## 2024 South Dakota Legislature

## **Senate Bill 134**

## AMENDMENT 134A FOR THE INTRODUCED BILL

1	An Act to make an appropriation to create the healthy forest critical infrastructure
2	relief and grant program and to declare an emergency.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
4	Section 1. There is hereby appropriated the sum of \$20,000,000 \$6,000,000 in federal fund
5	expenditure authority, for the expenditure of State Fiscal Recovery Fund moneys authorized
6	by the American Rescue Plan Act, to the Department of Agriculture and Natural Resources for
7	creating and administering the healthy forest critical infrastructure relief and grant program.
8	Eligible infrastructure entities may apply for either relief from financial losses incurred on or
9	after January 1, 2020, or a grant to prevent potential financial losses.
10	Castian 2. For the numbers of this Ast, the term like it is in frequency and the linear section.
10	Section 2. For the purposes of this Act, the term "eligible infrastructure entity" means:
11	(1) An entity participating in landscape-scale treatment to private, state, or federal
12	lands within the Black Hills at risk from insect epidemics and wildfire by removing
13	timber and offsetting the cost of removal through commercial products; or
14	(2) An entity converting raw timber, or byproducts of raw timber, into a commercial
15	product for sale and the entity's use and sale of the products offset the cost of
16	treating private, state, and federal lands within the Black Hills.
17	No eligible entity may receive more than seventy five fifty percent of the amount appropriated
18	under section 1 of this Act.
10	Castian 3. To be aliable for reactiving relief and another Act, an aliable infrastructure antity.
19	Section 3. To be eligible for receiving relief under this Act, an eligible infrastructure entity
20	must provide the following to the Department of Agriculture and Natural Resources as part of
21	its application:
22	(1) Sufficient evidence of losses incurred in any calendar year from 2020 onward;
23	(2) Sufficient evidence the losses were incurred while operating an eligible
24	infrastructure entity;
25	(3) Sufficient evidence work was conducted, during the period for which relief is

requested, to provide treatment to private, state, or federal lands within the Black

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134A 2 134

Hills, or to convert raw timber, or byproducts of raw timber, into a commercial product for sale; and

3 (4) Sufficient evidence of ownership and operation of infrastructure in the state.

- Section 4. To be eligible for receiving a grant under this Act, an eligible infrastructure entity
   must provide the following to the Department of Agriculture and Natural Resources as part of
   its application:
  - (1) Sufficient evidence of need, including documentation showing how the entity's continuing viability has been or will be negatively impacted by reductions to the National Forest Service's timber sale program related to the COVID-19 pandemic;
  - (2) Sufficient evidence of the entity's ability to achieve financial stability as a going concern, if requested moneys are granted, within two years of the application date;
  - (3) Sufficient evidence any granted moneys will maintain critical infrastructure and workers used to treat private, state, and federal lands within the Black Hills or used to convert raw timber, or byproducts of raw timber, into a commercial product for sale; and
  - (4) A statement of need describing how much is being requested in grant moneys and how the moneys will be utilized to support critical infrastructure and workers.
- Section 5. The Department of Agriculture and Natural Resources shall provide relief and grants to eligible infrastructure entities based on their submitted evidence. Until all appropriated moneys have been expended, the department shall report annually to the Legislature by January seventh on:
  - (1) The amount of moneys granted in the past year;
- 23 (2) The amount of moneys expended by recipients in the past year;
  - (3) The name of each recipient of moneys to date; and
- 25 (4) The uses for which each recipient has expended moneys to date.
- Section 6. The Department of Agriculture and Natural Resources and grant subrecipients
- 27 <u>shall comply with all federal guidance on using State Fiscal Recovery Fund moneys.</u>
- 28 **Section 7.** The secretary of the Department of Agriculture and Natural Resources shall
- 29 approve vouchers and the state auditor shall draw warrants to pay expenditures authorized
- 30 by this Act.

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- 1 **Section 8.** Any amounts appropriated in this Act not lawfully expended or obligated by
- 2 December 31, 2026, shall revert in accordance with the procedures prescribed in chapter 4-
- 3 <u>8.</u>
- 4 **Section 9.** Whereas, this Act is necessary for the support of the state government and its
- 5 existing public institutions, an emergency is hereby declared to exist, and this Act shall be in
- 6 <u>full force and effect from and after its passage and approval.</u>