Sixty-seventh Legislative Assembly of North Dakota

HOUSE BILL NO. 1353

Introduced by

Representatives Schmidt, Delzer, Monson, J. Nelson, Pollert Senators Kreun, Schaible, Sorvaag, Bell, Wardner

1 A BILL for an Act to create and enact sections 61-03-01.1, 61-03-01.2, and 61-03-01.3 of the

2 North Dakota Century Code, relating to the establishment of the department of water resources

3 and powers and duties of the director of the department of water resources; to amend and

4 reenact subsection 1 of section 4.1-01-18, sections 4.1-35-01 and 4.1-35-04, subsection 3 of

5 section 4.1-35-05, section 11-33.2-12.1, subsection 1 of section 23.1-01-02, sections

6 23.1-08-13, 23.1-11-06, 23.1-11-10, 23.1-11-11, 24-03-06, 24-03-08, and 24-06-26.1,

7 subsection 2 of section 37-17.1-11, subsection 12 of section 38-14.1-03, subdivision n of

8 subsection 1 of section 38-14.1-14, subsection 2 of section 38-14.1-21, subsection 7 of section

9 38-14.1-24, subsection 1 of section 38-14.1-25, subsection 1 of section 38-23-08, and

10 subsection 11 of section 40-50.1-01, section 43-35-03, subsection 1 of section 54-57-03,

11 sections 57-02-08.6 and 57-28-09, subsection 4 of section 61-01-01, sections 61-01-03,

12 61-01-05, 61-01-06, 61-01-25, 61-02-05, 61-02-14.2, 61-02-23.3, 61-02-26, 61-02-27, 61-02-30,

13 61-02-32, 61-02-33, 61-02-41, 61-02-68.10, 61-02.1-01, 61-03-03, 61-03-04, 61-03-06,

14 61-03-08, 61-03-10, 61-03-12, 61-03-13, 61-03-14, 61-03-15, 61-03-16, 61-03-17, 61-03-18,

15 61-03-19, 61-03-20, 61-03-21, 61-03-21.1, 61-03-21.2, 61-03-21.3, 61-03-21.4, 61-03-22,

16 61-03-23, 61-03-24, 61-03-25, and 61-04-01, subsection 1 of section 61-04-01.1 and

17 subsection 15 of section 61-04-01.1, sections 61-04-02, 61-04-02.1, 61-04-02.2, 61-04-03,

18 61-04-03.1, 61-04-04, 61-04-04.1, 61-04-04.2, 61-04-04.3, 61-04-05, 61-04-05.1, 61-04-06,

19 61-04-06.1, 61-04-06.2, 61-04-06.3, 61-04-07.2, 61-04-07.3, 61-04-09, 61-04-11, 61-04-12,

20 61-04-14, 61-04-15, 61-04-15.2, 61-04-15.3, 61-04-15.4, and 61-04-23, subsection 1 of section

21 61-04-24, sections 61-04-25, 61-04-26, 61-04-27, 61-04-28, 61-04-29, 61-04-30, 61-04-31, and

22 61-04.1-04, subsection 3 of section 61-05-01, sections 61-05-07, 61-05-08, 61-05-09, 61-05-10,

23 61-05-11, 61-05-12, 61-05-13, 61-05-14, 61-05-15, 61-05-16, 61-05-17, 61-05-18, 61-05-19,

24 61-05-20, 61-06-01, 61-06-03, 61-06-04, 61-06-05, 61-06-19, 61-07-08, 61-07-19, 61-07-27,

25 61-09-02, 61-10-27, 61-10-30, 61-10-35, 61-10-37, 61-11-04, 61-11-08, 61-11-09, 61-11-15,

- 1 61-12-46, 61-14-01, 61-14-03, 61-14-06, 61-14-07, 61-14-13, 61-15-03, 61-15-09, and
- 2 61-16-06.1, subsection 1 of section 61-16.1-09.1, sections 61-16.1-23, 61-16.1-37, 61-16.1-38,
- 3 61-16.1-39, 61-16.1-53.1, 61-16.2-01, 61-16.2-02, 61-16.2-03, 61-16.2-04, and 61-16.2-05,
- 4 subsection 1 of section 61-16.2-09, sections 61-16.2-11, 61-16.2-13, 61-16.2-14, 61-20-02,
- 5 61-20-03, 61-20-06, 61-20-07, 61-21-02.1, 61-21-22, 61-21-34, 61-24-07, 61-24.3-01,
- 6 61-24.5-01, 61-24.5-18, 61-24.6-01, 61-24.6-02, 61-24.6-03, 61-24.6-05, 61-24.8-01,
- 7 61-24.8-18, and 61-29-04, subsection 6 of section 61-31-02, and sections 61-32-03,
- 8 61-32-03.1, 61-32-08, 61-33-01, 61-33-01.1, 61-33-02, 61-33-03, 61-33-05, 61-33-05.1,
- 9 61-33-07, 61-33-08, 61-33-09, 61-33-10, 61-33.1-07, 61-34-01, 61-34-04, 61-35-01, 61-35-02,
- 10 61-35-02.1, 61-35-04, 61-35-05, 61-35-07, 61-35-08, 61-35-16, 61-35-18, 61-35-20, 61-35-21,
- 11 61-35-22, 61-35-23, 61-35-25, 61-35-63, 61-38-01, 61-38-02, 61-38-03, 61-38-04, 61-38-05,
- 12 61-38-06, 61-38-07, 61-38-08, 61-38-09, 61-38-10, 61-38-11, 61-39-01, and 61-40-07 of the
- 13 North Dakota Century Code, relating to the powers and duties of the department of water
- 14 resources and the state engineer and updates to statutory language; and to repeal sections
- 15 61-03-01, 61-03-02, and 61-03-05.1 of the North Dakota Century Code, relating to the powers
- 16 and duties of the state engineer and the water use fund.

17 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

18 SECTION 1. AMENDMENT. Subsection 1 of section 4.1-01-18 of the North Dakota Century

- 19 Code is amended and reenacted as follows:
- 20 1. The federal environmental law impact review committee consists of:
- a. The commissioner, who shall serve as the chairman;
- 22 b. The governor or the governor's designee;
- 23 c. The majority leader of the house of representatives, or the leader's designee;
- 24 d. The majority leader of the senate, or the leader's designee;
- e. One member of the legislative assembly from the minority party, selected by the
 chairman of the legislative management;
- f. One individual appointed by the North Dakota corn growers association;
- 28 g. One individual appointed by the North Dakota grain growers association;
- h. One individual appointed by the North Dakota soybean growers association;
- 30 i. One individual appointed by the North Dakota stockmen's association;

1		j.	One individual appointed by the North Dakota farm bureau;	
2	ł	k.	One individual appointed by the North Dakota farmers union;	
3		I.	The chairman of the public service commission or the chairman's designee;	
4	r	n.	The state engineerdirector of the department of water resources or the state-	
5			engineer'sdirector's designee;	
6	r	٦.	The director of the game and fish department, or the director's designee;	
7	C	Э.	The director of the department of transportation, or the director's designee;	
8	Ŗ	Э.	The director of the department of environmental quality, or the director's	
9			designee;	
10	C	q.	One representative of an investor-owned utility company;	
11		r.	One representative from the North Dakota association of rural electric	
12			cooperatives; and	
13	S	S.	Two individuals from the energy community appointed by the commissioner.	
14	SECT	ION	2. AMENDMENT. Section 4.1-35-01 of the North Dakota Century Code is	
15	amended	and	reenacted as follows:	
16	4.1-35	5-01	. Definitions.	
17	As use	ed ii	n this chapter:	
18	1. "	"Chemigation" means any process by which chemicals, including pesticides and		
19	f	ertil	izers, are applied to land or crops through an irrigation system.	
20	2. "	'Cor	nmissioner" means the agriculture commissioner and includes any employee or	
21	a	ager	nt designated by the commissioner.	
22	3. "	'Fer	tilizer" means any fertilizer as defined by section 4.1-40-01.	
23	4. "	'Pes	ticide" means that term defined in section 4.1-33-01.	
24	5. "	'Sta	te engineer" means the state engineer appointed by the state water commission-	
25	ť	unde	er section 61-03-01.	
26	SECT	ION	3. AMENDMENT. Section 4.1-35-04 of the North Dakota Century Code is	
27	amended	and	reenacted as follows:	
28	4.1-35	5-04	. Inspections - Assistance of state engineerdepartment of water resources.	
29	The state engineerdepartment of water resources shall cooperate with the commissioner in			
30	the inspec	tion	of any irrigation system using chemigation. The state engineerdepartment shall	

- 1 inform the commissioner of any violation of this chapter which is discovered in the course of the
- 2 state engineer's department's regular inspections of irrigation systems using chemigation.
- 3 SECTION 4. AMENDMENT. Subsection 3 of section 4.1-35-05 of the North Dakota Century
 4 Code is amended and reenacted as follows:
- 5 3. For the purpose of carrying out the provisions of this chapter, the commissioner and
 6 the state engineerdepartment of water resources may enter upon any public or private
 7 premises at reasonable times in order to:
- 8 a. Have access for the purpose of inspecting any equipment subject to this chapter
 9 and the premises on which the equipment is stored or used.
- b. Inspect or sample lands actually, or reported to be, exposed to pesticides or
 fertilizers through chemigation.
- 12 c. Inspect storage or disposal areas.
- 13 d. Inspect or investigate complaints of injury to humans or animals.
- e. Sample pesticides and fertilizers and pesticide or fertilizer mixes being applied or
 to be applied.
- 16 f. Observe the use and application of a pesticide or fertilizer through chemigation.
- g. Have access for the purpose of inspecting a premise or other place where
 equipment or devices used for chemigation are held for distribution, sale, or use.
- 19 SECTION 5. AMENDMENT. Section 11-33.2-12.1 of the North Dakota Century Code is
- 20 amended and reenacted as follows:
- 21

22

11-33.2-12.1. Contents of plat - Location and elevation of lakes, rivers, or streams - Notification of floodplain.

23 Whenever land, subject to regulation under this chapter, abutting upon any lake, river, or 24 stream is subdivided, the subdivider must show on the plat or other document containing the 25 subdivision a contour line denoting the present shoreline, water elevation, and the date of the 26 survey. If any part of a plat or other document lies within the one hundred year floodplain of a 27 lake, river, or stream as designated by the state engineerdepartment of water resources or a 28 federal agency, the mean sea level elevation of that one hundred year flood must be denoted 29 on the plat by numerals. Topographic contours at a two-foot [60.96-centimeter] contour interval 30 referenced to mean sea level must be shown for the portion of the plat lying within the 31 floodplain. All elevations must be referenced to a durable benchmark described on the plat with

- 1 its location and elevation to the nearest hundredth of a foot [0.3048 centimeter], which must be
- 2 given in mean sea level datum.
- 3 SECTION 6. AMENDMENT. Subsection 1 of section 23.1-01-02 of the North Dakota
 4 Century Code is amended and reenacted as follows:
- 5
 1. The environmental review advisory council is established to advise the department of
 environmental quality in carrying out its duties. The council consists of the stateengineerdirector of the department of water resources, state geologist, and director of
 the game and fish department, who serve as ex officio members, and ten members
 appointed by the governor. The director of the department of environmental quality or
 the director's designee shall serve as the executive secretary for the council. The
- 11 appointed members must be:
- 12 a. A representative of county or municipal government;
- b. A representative of manufacturing or agricultural processing;
- 14 c. A representative of the solid fuels industry;
- 15 d. A representative of the liquid and gas fuels industry;
- 16 e. A representative of crop agriculture;
- 17 f. A representative of the waste management industry;
- 18 g. A representative with an agronomy or soil sciences degree;
- 19 h. A representative of the thermal electric generators industry;
- 20 i. A representative of the environmental sciences; and
- 21 j. A representative of the livestock industry.
- 22 SECTION 7. AMENDMENT. Section 23.1-08-13 of the North Dakota Century Code is
- 23 amended and reenacted as follows:
- 24 23.1-08-13. Preconstruction site review.

25 The department, in cooperation with the state engineer<u>department of water resources</u> and

- 26 the state geologist, shall develop criteria for siting a solid waste disposal facility based upon
- 27 potential impact on environmental resources. Any application for a landfill permit received after
- 28 the department develops siting criteria as required by this section must be reviewed for site
- 29 suitability by the department after consultation with the state engineerdepartment of water
- 30 resources and state geologist before any site development. Site development does not include

- 1 the assessment or monitoring associated with the review as required by the department in
- 2 consultation with the state engineer<u>department of water resources</u> and state geologist.
- 3 SECTION 8. AMENDMENT. Section 23.1-11-06 of the North Dakota Century Code is

4 amended and reenacted as follows:

5 **23.1-11-06. Ground water quality monitoring.**

6 The department shall conduct ground water quality monitoring activities in cooperation with

- 7 the state engineer<u>department of water resources</u> and other state agencies. Based on
- 8 monitoring results, the department of environmental quality shall implement or require
- 9 appropriate mitigation activities or remedial action to prevent future contamination of ground
- 10 water. The commissioner may implement or require appropriate mitigation activities pursuant to
- 11 chapter 4.1-33 to prevent future contamination of ground water as it relates to the use of
- 12 pesticides.

13 SECTION 9. AMENDMENT. Section 23.1-11-10 of the North Dakota Century Code is

- 14 amended and reenacted as follows:
- 15 **23.1-11-10. Wellhead protection program.**
- 16 The department, in cooperation with the state engineer<u>department of water resources</u> and 17 state geologist, shall assist in implementing a public water supply wellhead protection program
- 18 for protection of ground water resources utilizing existing state and local statutory authority.
- 19 SECTION 10. AMENDMENT. Section 23.1-11-11 of the North Dakota Century Code is
- 20 amended and reenacted as follows:
- 21 **23.1-11-11. Rules**.
- 22 The department, with the approval of the commissioner and the state engineer<u>director of</u>
- 23 <u>the department of water resources</u>, shall adopt rules necessary for implementation of this
- 24 chapter.

25 **SECTION 11. AMENDMENT.** Section 24-03-06 of the North Dakota Century Code is 26 amended and reenacted as follows:

- 27 24-03-06. Method of construction of highway ditches.
- 28 All highways constructed or reconstructed by the department, board of county
- 29 commissioners, board of township supervisors, their contractors, subcontractors, or agents, or
- 30 by any individual firm, corporation, or limited liability company must be so designed as to permit
- 31 the waters running into the ditches to drain into coulees, rivers, and lakes according to the

1 surface and terrain where the highway or highways are constructed in accordance with the 2 stream crossing standards prepared by the department and the state engineerdepartment of 3 water resources so as to avoid the waters flowing into and accumulating in the ditches to 4 overflow adjacent and adjoining lands. In the construction of highways the natural flow and 5 drainage of surface waters to the extent required to meet the stream crossing standards 6 prepared by the department and the state engineerdepartment of water resources may not be 7 obstructed, but the water must be permitted to follow the natural course according to the 8 surface and terrain of the particular terrain. The department, county, township, their contractors, 9 subcontractors, or agents, or any individual firm, corporation, or limited liability company is not 10 liable for any damage caused to any structure or property by water detained by the highway at 11 the crossing if the highway crossing has been constructed in accordance with the stream 12 crossing standards prepared by the department and the state engineer department of water 13 resources. 14 SECTION 12. AMENDMENT. Section 24-03-08 of the North Dakota Century Code is

amended and reenacted as follows:

16 **24-03-08. Determinations of surface water flow and appropriate highway**

17 construction.

18 Whenever and wherever a highway under the supervision, control, and jurisdiction of the 19 department or under the supervision, control, and jurisdiction of the board of county 20 commissioners of any county or the board of township supervisors has been or will be 21 constructed over a watercourse or draw into which flow surface waters from farmlands, the 22 state engineerdepartment of water resources, upon petition of the majority of landowners of the 23 area affected or at the request of the board of county commissioners, township supervisors, or a 24 water resource board, shall determine as nearly as practicable the design discharge that the 25 crossing is required to carry to meet the stream crossing standards prepared by the department 26 and the state engineer<u>department of water resources</u>. When the determination has been made 27 by the state engineerdepartment of water resources, the department of transportation, the 28 board of county commissioners, or the board of township supervisors, as the case may be, 29 upon notification of the determination, shall install a culvert or bridge of sufficient capacity to 30 permit the water to flow freely and unimpeded through the culvert or under the bridge. The 31 department, county, and township are not liable for any damage to any structure or property

1 caused by water detained by the highway at the crossing if the highway crossing has been

2 constructed in accordance with the stream crossing standards prepared by the department and

3 the state engineer<u>department of water resources</u>.

SECTION 13. AMENDMENT. Section 24-06-26.1 of the North Dakota Century Code is
amended and reenacted as follows:

6 **24-06-26.1.** Township road and drainage construction standards.

7 WheneverWhen the construction or reconstruction of a township road or bridge, the 8 insertion of a culvert in a township road, or the construction or reconstruction of a ditch or drain 9 in connection with a township road affects the flow of surface waters and increases the surface 10 waterflow through ditches, drains, bridges, and culverts in other townships, the board of 11 township supervisors or the township overseer of highways of the township undertaking the 12 construction or reconstruction shall give notice to the boards of township supervisors or 13 township overseers of highways in all townships affected by the construction or reconstruction 14 projects.

ra projects.

15 The boards of township supervisors of townships affected by any road or bridge 16 construction that changes or increases the flow of surface waters shall cooperate in the 17 construction projects expending on any portion of the projects the portions of the road and 18 bridge tax as deemed conducive to the interests of the township. The board of township 19 supervisors shall construct the ditches, drains, bridges, and culverts in accordance with stream 20 crossing standards prepared by the department and the state engineerdepartment of water 21 resources. A township, board of township supervisors, and township overseer of highways are 22 not liable for any damage caused to any structure or property by water detained by the highway 23 at the crossing if the highway crossing has been constructed in accordance with the stream 24 crossing standards prepared by the department and the state engineerdepartment of water 25 resources.

SECTION 14. AMENDMENT. Subsection 2 of section 37-17.1-11 of the North Dakota
 Century Code is amended and reenacted as follows:

28 2. The North Dakota state engineer and the water commission and department of water
 29 resources, in conjunction with the division of homeland security, shall keep land uses
 30 and construction of structures and other facilities under continuing study and identify
 31 areas which that are particularly susceptible to severe land shifting, subsidence, flood,

1		or other catastrophic occurrence. The studies under this subsection must concentrate		
2	on means of reducing or avoiding the dangers caused by this occurrence severe land			
3	shifting, subsidence, flood, or other catastrophic occurrence, or the consequences			
4		thereofof severe land shifting, subsidence, flood, or other catastrophic occurrence.		
5	SEC	CTION 15. AMENDMENT. Subsection 12 of section 38-14.1-03 of the North Dakota		
6	Century	Code is amended and reenacted as follows:		
7	12. To adopt rules consistent with state law, in consultation with the state geologist,			
8		department of environmental quality, and the state engineerdepartment of water		
9		resources for the protection of the quality and quantity of waters affected by surface		
10		coal mining operations.		
11	SEC	TION 16. AMENDMENT. Subdivision n of subsection 1 of section 38-14.1-14 of the		
12	North Da	akota Century Code is amended and reenacted as follows:		
13		n. The name of the watershed and location of the surface stream or tributary into		
14		which surface and pit drainage will be discharged, including the drainage permit		
15		application to the state engineer<u>department</u> of water resources , if required ,		
16		pursuant to other applicable state law.		
17	SEC	TION 17. AMENDMENT. Subsection 2 of section 38-14.1-21 of the North Dakota		
18	Century	Code is amended and reenacted as follows:		
19	2.	The commission's approval or modification of the permit or permit revision application		
20		must include consideration of the advice and technical assistance of the state		
21		historical society, the department of environmental quality, the soil conservation		
22		committee, the game and fish department, the state forester, the state geologist, and		
23		the state engineerdepartment of water resources, and may also include those state		
24		agencies versed in soils, agronomy, ecology, geology, and hydrology, and other		
25		agencies and individuals experienced in reclaiming surface mined lands.		
26	SEC	TION 18. AMENDMENT. Subsection 7 of section 38-14.1-24 of the North Dakota		
27	Century	Code is amended and reenacted as follows:		
28	7.	Create, if authorized in the approved mining and reclamation plan and permit, as part		
29		of reclamation activities, permanent water impoundments in accordance with the		
30		requirements of the state engineer pursuant to other applicable state lawdepartment of		
31		water resources and all of the following standards:		

1		a.	The size of the impoundment will be adequate for its intended purposes.	
2		b.	The impoundment dam construction will be designed to achieve necessary	
3			stability with an adequate margin of safety compatible with the requirements of	
4			applicable state law.	
5		C.	The quality of impounded water will be suitable on a permanent basis for its	
6			intended use, and discharges from the impoundment will not exceed the quality	
7			limitations imposed by the North Dakota pollutant discharge elimination system or	
8			degrade the water quality below water quality standards established pursuant to	
9			this chapter, whichever is more stringent.	
10		d.	The level of water will be reasonably stable.	
11		e.	Final grading will provide adequate safety and access for maintenance and	
12			proposed water users.	
13		f.	SuchThe water impoundments will not result in the diminution of the quality or	
14			quantity of water utilized by adjacent or surrounding landowners for agricultural,	
15			industrial, recreational, or domestic uses.	
16	SEC	TION	19. AMENDMENT. Subsection 1 of section 38-14.1-25 of the North Dakota	
17	Century (Code	is amended and reenacted as follows:	
18	1.	A permittee may not use any coal or commercial leonardite mine waste piles		
19		consisting of mine wastes, tailings, coal processing wastes, or other liquid or solid		
20		wastes either temporarily or permanently as dams or embankments unless approved		
21		by the commission, after consultation with the state engineerdepartment of water		
22		<u>reso</u>	urces.	
23	SEC	TION	20. AMENDMENT. Subsection 1 of section 38-23-08 of the North Dakota	
24	Century (Code	is amended and reenacted as follows:	
25	1.	The	high-level radioactive waste advisory council is established to advise the	
26		com	mission in carrying out its duties. The council consists of the state-	
27		engi	neerdirector of the department of water resources, state health officer, director of	
28		the c	department of transportation, director of the game and fish department, the	
29		com	merce commissioner, and director of the department of environmental quality, who	
30		serv	e as ex officio members. The state geologist shall serve as the executive	
31		secr	etary for the council. Additional members on the council are:	

1		a.	A representative of county government, appointed by the governor;
2		b.	A representative of city government, appointed by the governor;
3		C.	A representative of the agricultural community, appointed by the governor;
4		d.	Two senators, appointed by the majority leader of the senate of the legislative
5			assembly; and
6		e.	Two representatives, appointed by the majority leader of the house of
7			representatives of the legislative assembly.
8	SEC		21. AMENDMENT. Subsection 11 of section 40-50.1-01 of the North Dakota
9	Century	Code	e is amended and reenacted as follows:
10	11.	Any	plat which includes lands abutting upon any lake, river, or stream must show a
11		cont	our line denoting the present shoreline, water elevation, and the date of survey. If
12		any	part of a plat lies within the one hundred year floodplain of a lake, river, or stream
13		as d	lesignated by the state engineer <u>department of water resources</u> or a federal
14		agei	ncy, the mean sea level elevation of that one hundred year flood must be denoted
15		on tl	he plat by numerals. Topographic contours at a two-foot [60.96-centimeter] contour
16		inter	rval referenced to mean sea level must be shown for the portion of the plat lying
17		with	in the floodplain. All elevations must be referenced to a durable benchmark
18		deso	cribed on the plat with its location and elevation to the nearest hundredth of a foot
19		[0.30	048 centimeter], which must be given in mean sea level datum.
20	SEC		22. AMENDMENT. Section 43-35-03 of the North Dakota Century Code is
21	amende	d and	reenacted as follows:
22	43-3	5-03.	. State board of water well contractors - Members' appointment -
23	Qualific	ation	l.
24	The	state	board of water well contractors consists of the state engineerdirector of the
25	<u>departm</u>	ent o	f water resources and the director of the department of environmental quality, or
26	their dul	y autł	norized designees, two water well contractors appointed by the governor, one
27	geotherr	nal sy	ystem driller or one monitoring well contractor appointed by the governor, one
28	water we	ell pu	mp and pitless unit installer appointed by the governor, and one member
29	appointe	ed at l	arge by the governor.
30	SEC		23. AMENDMENT. Subsection 1 of section 54-57-03 of the North Dakota
31	Century	Code	e is amended and reenacted as follows:

1 Notwithstanding the authority granted in chapter 28-32 allowing agency heads or other 1. 2 persons to preside in an administrative proceeding, all adjudicative proceedings of 3 administrative agencies under chapter 28-32, except those of the public service 4 commission, the industrial commission, the insurance commissioner, the state-5 engineerdepartment of water resources, the department of transportation, job service 6 North Dakota, and the labor commissioner, must be conducted by the office of 7 administrative hearings in accordance with the adjudicative proceedings provisions of 8 chapter 28-32 and any rules adopted pursuant to chapter 28-32. But, appeals 9 hearings pursuant to section 61-03-22 and drainage appeals from water resource 10 boards to the state engineer department of water resources pursuant to chapter 61-32 11 must be conducted by the office of administrative hearings. Additionally, hearings of 12 the department of corrections and rehabilitation for the parole board in accordance 13 with chapter 12-59, regarding parole violations; job discipline and dismissal appeals to 14 the board of higher education; Individuals With Disabilities Education Act and 15 section 504 due process hearings of the superintendent of public instruction; and 16 chapter 37-19.1 veterans' preferences hearings for any agency must be conducted by 17 the office of administrative hearings in accordance with applicable laws.

SECTION 24. AMENDMENT. Section 57-02-08.6 of the North Dakota Century Code is
 amended and reenacted as follows:

20 **57-02-08.6.** Authorization for receipt of funds.

21 The state treasurer is authorized tomay receive funds for the wetlands property tax 22 exemption program by legislative appropriation and by gift, grant, devise, or bequest of any 23 money or property from any private or public source. Funds appropriated from any source for 24 this purpose are not subject to section 54-44.1-11, and all income and moneys derived from the 25 investment of the funds must be credited to the fund for the wetlands property tax exemption 26 program. The director of the game and fish department, the agriculture commissioner, and the 27 state engineerdirector of the department of water resources shall work with the governor, the 28 United States fish and wildlife service, nonprofit conservation organizations, and any other 29 public official or private organization or citizen to develop a source of funding to implement 30 sections 57-02-08.4 and 57-02-08.5.

SECTION 25. AMENDMENT. Section 57-28-09 of the North Dakota Century Code is
 amended and reenacted as follows:

3 57-28-09. Tax deed to be issued.

4 After the date of foreclosure for property with an unsatisfied tax lien, the county auditor shall 5 issue a tax deed to the county or, in cases in which the state engineerdepartment of water 6 resources has made an assessment against the property under section 61-03-21.3, the county 7 auditor shall issue a tax deed to the state or, if the property was sold by another political 8 subdivision of this state within the ten years preceding the foreclosure, the county auditor shall 9 issue a tax deed to that political subdivision. The tax deed passes the property in fee to the 10 county, the state, or political subdivision, free from all encumbrances except installments of 11 special assessments certified to the county auditor or which may become due after the service 12 of the notice of foreclosure of tax lien, a homestead credit for special assessments lien provided 13 for in section 57-02-08.3, and an easement or right of way recorded with an effective date that 14 precedes the date of official notice to the record titleholder which states that property taxes are 15 delinguent and constitute a property lien. While the county, the state, or political subdivision 16 holds title under a tax deed, it is not liable for the payment of any installments of special 17 assessments which become due unless the board of county commissioners, the state, or 18 political subdivision has leased or contracted to sell the property. A deed issued under this 19 section is prima facie evidence of the truth and regularity of all facts and proceedings before the 20 execution of the deed. 21 SECTION 26. AMENDMENT. Subsection 4 of section 61-01-01 of the North Dakota 22 Century Code is amended and reenacted as follows:

All waters, excluding privately owned waters, in areas determined by the state engineerdepartment of water resources to be noncontributing drainage areas. A
 noncontributing drainage area is any area that does not contribute natural flowing
 surface water to a natural stream or watercourse at an average frequency more often
 than once in three years over the latest thirty-year period.

SECTION 27. AMENDMENT. Section 61-01-03 of the North Dakota Century Code is
 amended and reenacted as follows:

1	61-01-03. Claims to the use of water initiated prior to and after March 1, 1905.
2	In all cases of claims to the use of water initiated prior to March 1, 1905, the right shall-
3	relaterelates back to the initiation of the claim, upon the diligent prosecution to completion of the
4	necessary surveys and construction for the application of the water to a beneficial use. All-
5	claimsAny claim to the use of water initiated after March 1, 1905, shall relaterelates back to the
6	date of receipt of an application thereforfor the claim in the office of the state-
7	engineerdepartment of water resources or the department's predecessor, subject to compliance
8	with the applicable provisions of lawstatutes, and the rules, and regulations established
9	thereunder.
10	SECTION 28. AMENDMENT. Section 61-01-05 of the North Dakota Century Code is
11	amended and reenacted as follows:
12	61-01-05. Reclaiming waters turned into natural or artificial watercourse.
13	Water turned into any natural or artificial watercourse by any party entitled to the use of
14	suchthe water may be reclaimed below and diverted therefrom from the watercourse by such the
15	party, subject to existing rights, due allowance for losses being made, as determined by the
16	state engineerdepartment of water resources.
17	SECTION 29. AMENDMENT. Section 61-01-06 of the North Dakota Century Code is
18	amended and reenacted as follows:
19	61-01-06. Watercourse - Definition.
20	A watercourse entitled to the protection of the law is constituted if there is a sufficient
21	natural and accustomed flow of water to form and maintain a distinct and a defined channel. It is
22	not essential that the The supply of water should is not required to be continuous or from a
23	perennial living source. It is enough The criteria for constituting a watercourse are satisfied if the
24	flow arises periodically from natural causes and reaches a plainly defined channel of a
25	permanent character. If requested by a water resource board, the state engineerdepartment of
26	water resources shall determine if whether a watercourse is constituted.
27	SECTION 30. AMENDMENT. Section 61-01-25 of the North Dakota Century Code is
28	amended and reenacted as follows:

1 **61-01-25.** Penalty.

2 Any person violating any of the provisions of this chapter or any rule or regulation of the

3 state engineerdepartment of water resources for which another penalty is not specifically

4 provided is guilty of a class B misdemeanor.

5 SECTION 31. AMENDMENT. Section 61-02-05 of the North Dakota Century Code is

- 6 amended and reenacted as follows:
- 7 **61-02-05.** Chairman of commission.
- 8 The governor shall beis the chairman of the commission. The governor shall designate a

9 vice chairman who shall be a member<u>from the members</u> of the commission. The state engineer-

10 shall be<u>director of the department of water resources is</u> the secretary of the commission.

SECTION 32. AMENDMENT. Section 61-02-14.2 of the North Dakota Century Code is
 amended and reenacted as follows:

- 13 **61-02-14.2.** Commission contracts may be executed by state engineer<u>director</u>.
- 14 The state engineer director of the department of water resources, or the state-

15 engineer's<u>director's</u> authorized designee, may execute contracts approved by the commission.

16 SECTION 33. AMENDMENT. Section 61-02-23.3 of the North Dakota Century Code is

17 amended and reenacted as follows:

18 61-02-23.3. Construction and operation of the Devils Lake outlet - Authorization -

19 Agreement.

The state water commission may do all things reasonably necessary to construct an outlet from Devils Lake, including executing an agreement with the federal government whereinin

22 which the state water commission agrees to hold the United States harmless and free from

23 damages, except for damages due to the fault or negligence of the United States or its

24 contractors. The state engineer director of the department of water resources may employ

25 full-time personnel and may employ such other personnel as are necessary for the operation

26 and maintenance of the Devils Lake outlet within the limits of legislative appropriations for that

27 purpose. Notwithstanding section 61-02-64.1, funds disbursed from the contract fund and

28 appropriated for the purposes of this section may be used for salaries, equipment, operations,

and maintenance costs relating to the Devils Lake outlet.

30 SECTION 34. AMENDMENT. Section 61-02-26 of the North Dakota Century Code is
 31 amended and reenacted as follows:

Legislative Assembly 1 61-02-26. Duties of state agencies concerned with intrastate use or disposition of 2 waters. 3 Every state officer, department, board, and commission heretofore or hereafter authorized 4 by any law of this state to take any action, perform any duties, or make any contract which-5 concernsconcerning the use or disposition of waters, or water rights, within the state first shall 6 submit to the state engineer department of water resources any plans, purposes, and 7 contemplated action with respect to the use or disposition of such the waters, and except as 8 provided in this chapter, shallmust receive the consent and approval of the state-9 engineerdepartment of water resources before making any agreement, contract, purchase, 10 sale, or lease to carry into execution any works or projects authorized under the provisions of 11 this chapter. 12 SECTION 35. AMENDMENT. Section 61-02-27 of the North Dakota Century Code is 13 amended and reenacted as follows: 14 61-02-27. Proposals with respect to use or disposition of waters to be presented to 15 state engineerdepartment of water resources. 16 All persons, including corporations, limited liability companies, voluntary organizations, and-17 associations, when concerned with any agreement, contract, sale, or purchase, or the 18 construction of any works or project which involves the use and disposition of any water or 19 water rights, shall present to the state engineer department of water resources all proposals with 20 respect to the use or disposition of any such waters before making any agreement, contract, 21 purchase, sale, or lease in respect thereof regarding the waters. 22 SECTION 36. AMENDMENT. Section 61-02-30 of the North Dakota Century Code is 23 amended and reenacted as follows: 24 61-02-30. Commission acquiring water rights and administering provisions of chapter 25 - Declaration of intention. 26 In acquiring the rights and administering the terms of this chapter, the commission may 27 initiate a right to waters of this state by executing a declaration in writing of the intention to 28 store, divert, or control the unappropriated waters of a particular body, stream, basin, or source, 29 designating and describing in general terms the waters claimed, means of appropriation, and 30 location of proposed use, and shall cause said notice the declaration to be filed in the office of 31 the state engineerdepartment of water resources. The state engineer department shall issue a

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1 conditional water permit to the commission consistent with the terms of the declaration of 2 intention, which shall vestvests in suchthe commission on the date of the filing of suchthe 3 declaration. The commission also shall file in the office of the state engineerdepartment copies 4 of its the commission's plans and specifications involved in completing any project for the 5 appropriation of water which it the commission intends to construct. Except as provided by this 6 section, water rights shallmust be acquired by any person, association, firm, corporation, limited 7 liability company, municipality, or state or federal agency, department, or political subdivision in 8 the manner provided by chapter 61-04. 9 SECTION 37. AMENDMENT. Section 61-02-32 of the North Dakota Century Code is 10 amended and reenacted as follows: 11 61-02-32. Modification of plans by commission regarding project to appropriate 12 waters - Filing declaration of intention. 13 Thelf the commission, if it shall modify modifies its plans in connection with any proposed 14 project concerning for which the commission shall have filed a declaration of intention to 15 appropriate waters, the commission shall file in the office of the state engineer department of 16 water resources a declaration releasing all or part of the waters affected by such the declaration. 17 SECTION 38. AMENDMENT. Section 61-02-33 of the North Dakota Century Code is 18 amended and reenacted as follows: 19 61-02-33. Commission to file declaration of completion of appropriation with state-20 engineerdepartment of water resources. 21 Upon completing the construction of works and application to beneficial use of the waters 22 described in the declaration provided in section 61-02-30, the commission shall file in the office-23 of the state engineer department of water resources a declaration of completion of the 24 appropriation, reciting the matters contained in the original declaration of intention to 25 appropriate and the conditional water permit for such the works obtained from the state-26 engineerdepartment. 27 SECTION 39. AMENDMENT. Section 61-02-41 of the North Dakota Century Code is 28 amended and reenacted as follows:

1

61-02-41. Surveys for the diversion of waters.

For the purpose of regulating the diversion of the natural flow of waters, <u>employees of</u> the
 state engineerdepartment of water resources may enter upon the means and place of use of all
 appropriators for the purpose of making surveys of respective rights and seasonal needs.

5 SECTION 40. AMENDMENT. Section 61-02-68.10 of the North Dakota Century Code is
6 amended and reenacted as follows:

7

61-02-68.10. Execution and attestation of interim financing notes - Sale.

8 The interim financing notes shallmust be executed by the chairman or the vice chairman of
9 the commission and shall be attested by the signature of the state engineerdirector of the

10 <u>department of water resources</u>. The signature of the chairman or vice chairman, and the state-

engineer<u>director</u>, and any other signatures on appurtenant coupons, may be facsimiles. The
 notes <u>shallmust</u> be sold at private or public sale in <u>suchthe</u> manner, <u>and</u> at <u>suchthe</u> rate of

13 interest, and at such price as the commission shall determines by resolution determine.

SECTION 41. AMENDMENT. Section 61-02.1-01 of the North Dakota Century Code is
 amended and reenacted as follows:

16 61-02.1-01. Legislative findings and intent - Authority to issue bonds.

17 The legislative assembly finds that some cities suffered serious economic and social 1. 18 injuries due to the major flood disaster in 1997 and other recent floods and are at 19 significant risk for future flooding; that construction of flood control or reduction 20 projects is necessary for the protection of health, property, and enterprises and for the 21 promotion of prosperity and the general welfare of the people of the state; and that 22 construction of any such projects involves and requires the exercise of the sovereign 23 powers of the state and concerns a public purpose. Therefore, it is declared it is 24 necessary and in the public interest that the state by and through the state water 25 commission assist in financing the costs of constructing flood control or reduction 26 projects through the issuance of bonds.

27 2. The legislative assembly finds that continued construction of the southwest pipeline
 project is necessary for the protection of health, property, and enterprises and for the
 promotion of prosperity and the general welfare of the people of the state and that continued construction of the southwest pipeline project, involves and requires the
 exercise of the sovereign powers of the state, and concerns a public purpose. The

- legislative assembly also finds that current funding for the southwest pipeline project
 has become uncertain, and therefore, it is declared necessary and in the public
 interest that the state by and through the state water commission assist in financing
 the costs of continued construction of the southwest pipeline project through the
 issuance of bonds.
- 6 3. The legislative assembly finds that the Devils Lake basin is suffering and facing a 7 worsening flood disaster; that construction of an outlet from Devils Lake is necessary 8 for the protection of health, property, and enterprises and for the promotion of 9 prosperity and the general welfare of the people of the state; and that construction of 10 the outlet involves and requires the exercise of the sovereign powers of the state and 11 concerns a public purpose. Therefore, it is declaredIt is necessary and in the public 12 interest that an outlet from Devils Lake be constructed with financing from the state 13 water commission to provide flood relief to the Devils Lake basin.
- 4. The legislative assembly finds that there is a critical need to develop a comprehensive
 statewide water development program to serve the long-term water resource needs of
 the state and its people and to protect the state's current usage of, and the state's
 claim to, its proper share of Missouri River water.
- In furtherance of the public purpose set forth in subsection 1, the state water
 commission may issue bonds under chapter 61-02, and the proceeds are appropriated
 for flood control projects authorized and funded in part by the federal government and
 designed to provide permanent flood control or reduction to cities that suffered severe
 damages as a result of the 1997 flood or other recent floods and to repay the line of
 credit extended to the state water commission under S.L. 1999, ch. 535, § 4. The
 commission may issue bonds for a flood control or reduction project only:
 - a. When:

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- A flood control or reduction project involves a city that suffered catastrophic flood damage requiring evacuation of the major share of its populace;
- A flood control or reduction project includes interstate features and requires acquisition of private property to build permanent flood protection systems to comply with federal flood protection standards;

1	(3)	The governing body of a city provides a written certification to the state
2		water commission that the city has committed itself to contribute one-half or
3		more of the North Dakota project sponsor's share of the nonfederal share of
4		the cost to construct the project;
5	(4)	The United States army corps of engineers issues its approval of the flood
6		control or reduction project;
7	(5)	A project cooperation agreement, which contains provisions acceptable to
8		the state engineerdepartment of water resources and is approved by the
9		governor, is entered by the state of Minnesota or one of its political
10		subdivisions in which the flood control or reduction project is to be
11		constructed;
12	(6)	A project cooperation agreement, which contains provisions acceptable to
13		the state engineerdepartment of water resources and is approved by the
14		governor, is entered by the state or one of its political subdivisions in which
15		the flood control or reduction project is to be constructed;
16	(7)	The governing body of the city has approved a financing plan for all
17		amounts of the nonfederal share of a flood control or reduction project in
18		excess of the amounts to be paid by the state; and
19	(8)	That the The flood control or reduction project is designed to be
20		cost-effective, and that any impact on residential neighborhoods is
21		minimized in an amount reasonably practicable as determined by the state-
22		engineerdepartment of water resources and approved by the governor;
23	b. Wh	en a flood control or reduction project in a city with a population as of the
24	199	00 federal decennial census of at least eight thousand and not more than ten
25	thou	usand has received significant federal funding through federal grants and
26	fund	ds from the United States army corps of engineers and the federal emergency
27	mai	nagement agency; or
28	c. Wh	en a flood control or reduction project in a city with a population as of the
29	199	00 federal decennial census of at least four thousand five hundred and not
30	moi	re than six thousand has at least seventy percent of the land within the
31	bou	indaries of the city located within the one hundred year floodplain as

1		designated on a flood insurance rate map and the United States army corps of	
2		engineers issues its approval of the flood control or reduction project.	
3	6.	In furtherance of the public purpose set forth in subsection 2, the state water	
4		commission may issue bonds under chapter 61-02, and the proceeds are appropriated	
5		for construction of the southwest pipeline project and to repay the line of credit	
6		extended to the state water commission under S.L. 1999, ch. 535, § 4. The	
7		commission may only issue bonds under this chapter for continued construction of the	
8		southwest pipeline project only when it is determined that the Perkins County water	
9		system will not make payment to the state water commission in the amount of four	
10		million five hundred thousand dollars or on January 1, 2000, whichever occurs earlier.	
11		If the Perkins County water system makes payment to the state water commission	
12		after January 1, 2000, the payment must be used to pay principal and interest on	
13		bonds issued for continued construction of the southwest pipeline project as provided	
14		in subsection 2 of section 61-02.1-04. If the Perkins County water system does not	
15		make payment to the state water commission, no benefits may accrue to the Perkins	
16		County water system.	
17	7.	In furtherance of the public purposes set forth in subsections 3 and 4, the state water	
18		commission may issue bonds under chapter 61-02 to finance the cost of one or more	
19		of the projects identified in this section.	
20	8.	This chapter does not affect the state water commission's authority to otherwise issue	
21		bonds pursuant to chapter 61-02 or section 61-24.3-01.	
22	9.	Notwithstanding this section, the state water commission may not issue bonds	
23		authorized under subsection 5 for a project unless federal funds have been	
24		appropriated for that project.	
25	SEC	CTION 42. Section 61-03-01.1 of the North Dakota Century Code is created and enacted	
26	as follow	/S:	
27	<u>61-0</u>	3-01.1. Department of water resources established - Appointment and salary of	
28	director	<u>.</u>	
29	The	department of water resources is established and is the primary state water agency.	
30	<u>The gov</u>	ernor shall appoint a director of the department subject to approval by a majority of the	
31	members of the state water commission. The director may not engage in any other occupation		

1	or business that may conflict with the statutory duties of the director. The position of director of			
2	the department is not a classified position, and the state water commission shall set the salary			
3	of the director within the limits of legislative appropriations.			
4	SECTION 43. Section 61-03-01.2 of the North Dakota Century Code is created and enacted			
5	as follows:			
6	<u>61-03-01.2. Definitions.</u>			
7	For purposes of this chapter, unless the context otherwise requires:			
8	1. "Department" means the department of water resources.			
9	2. "Director" means the director of the department.			
10	SECTION 44. Section 61-03-01.3 of the North Dakota Century Code is created and enacted			
11	as follows:			
12	61-03-01.3. Director - State engineer- Powers and duties.			
13	1. The director shall:			
14	1. <u>a. Enforce all rules adopted by the department</u> ;			
15	2. b. Hire a state engineer who is both a technically qualified and experienced			
16	hydraulic engineer and an experienced irrigation engineera qualified professional			
17	engineer, has appropriate hydrology experience, and will report to the director;			
18	3. c. Hire other employees as necessary to carry out the duties of the department and			
19	director;			
20	4. d. Organize the department in an efficient manner; and			
21	5. e. Take any other action necessary and appropriate for administration of the			
22	department.			
23	2. The state engineer is responsible for and shall manage the department's oversight of			
24	dam safety, water appropriations, and construction and drainage permits, and			
25	associated technical duties related to public safety and property protection.			
26	SECTION 45. AMENDMENT. Section 61-03-03 of the North Dakota Century Code is			
27	amended and reenacted as follows:			
28	61-03-03. Auditing<u>Approval</u> of claims.			
29	All claims for services rendered, expenses incurred, or materials or supplies furnished			
30	under <u>the</u> direction of the state engineer <u>director</u> and which are payable from the funds			

- 1 appropriated for the prosecution of the work under the state engineer's director's direction and
- 2 supervision shallmust be approved by the state engineerdirector before payment.
- 3 SECTION 46. AMENDMENT. Section 61-03-04 of the North Dakota Century Code is

4 amended and reenacted as follows:

5 **61-03-04. Biennial report.**

6 The state engineer<u>director</u> may submit a biennial report to the governor and the secretary of 7 state in accordance with section 54-06-04.

8 SECTION 47. AMENDMENT. Section 61-03-06 of the North Dakota Century Code is

9 amended and reenacted as follows:

10 61-03-06. Records of state engineer - Open to public - Contents - Certified copies as-

11 evidencethe department.

12 The records of the office of the state engineer<u>department</u> are public records, shall remain-

13 on file in the state engineer's office, and shall be open to the inspection of the public at all times

14 during business hours. Such The records shallmust show in full all permits, certificates of

15 completion of construction, and licenses issued, together with all action thereon actions taken on

16 permits and licenses, and all actionactions or decisions of the state engineerdepartment

17 affecting any rights or claims to appropriate water. Certified copies of any records or papers on-

18 file in the office of the state engineer shall be evidence equally with the originals thereof, and

19 when introduced as evidence shall be held as of the same validity as the originals.

20 SECTION 48. AMENDMENT. Section 61-03-08 of the North Dakota Century Code is

21 amended and reenacted as follows:

22 61-03-08. Duty of state engineer to cooperate with boards of county commissioners

23 when requested.

24 Whenever requested so to doWhen asked by thea board of county commissioners of any-

25 county of this state, the state engineer<u>department</u> shall cooperate with such the board in the

26 engineering work required to lay out, establish, and construct any drain to be used by any

27 county or counties or portions of the same for the purpose of divertinga county to divert

28 floodwaters, lakes, or watercourses, and in general shall aid and assist the counties of this state-

29 in making preliminary surveys and establishing systems of drainage.

30 SECTION 49. AMENDMENT. Section 61-03-10 of the North Dakota Century Code is

31 amended and reenacted as follows:

1 61-03-10. Custodian of government plats. 2 The state engineer shall be department is the custodian of all plats, field notes, and similar 3 records that have been or hereafter may be turned overprovided to the state by thea federal 4 government entity. Suitable rooms shall be provided in the capitol building containing vaults for 5 fireproof protection and the safekeeping of such the records, and free access to any such field-6 notes, maps, records, and other papers for the purpose of taking extracts therefrom or making-7 copies thereof without charge of any kind, shall be allowed to all officers or employees of the 8 United States during office hours must be provided to the department. 9 SECTION 50. AMENDMENT. Section 61-03-12 of the North Dakota Century Code is 10 amended and reenacted as follows: 11 61-03-12. Attorney general and state's attorney advisers of state engineerto provide 12 legal counsel. 13 The attorney general, and the state's attorney of the county in which legal questions arise, 14 shall be the legal advisers of the state engineer, and shall perform any and all legal duties-15 necessary in connection with the state engineer's work, provide legal counsel for the department 16 without compensation other than their salaries as fixed by law, except when otherwise provided. 17 SECTION 51. AMENDMENT. Section 61-03-13 of the North Dakota Century Code is 18 amended and reenacted as follows: 19 61-03-13. Rules and regulations made by state engineer - ModificationRulemaking 20 authority. 21 The state engineer shall make all generaldepartment may adopt rules necessary to carry 22 into effectout the duties devolving upon the state engineer's office, and may change the same-23 from time to time of the department. All such The department shall amend rules relating to 24 applications for permits to appropriate water, for the inspection of works, for the issuance of 25 licenses, and for the determination of rights to the use of water shall be modified by the state-26 engineer, if required to do so by a vote of the state water commission. 27 SECTION 52. AMENDMENT. Section 61-03-14 of the North Dakota Century Code is 28 amended and reenacted as follows:

1 61-03-14. ModificationState water commission votes on modifications of rules and 2 regulations of engineer voted upon only upon appeal from engineer. 3 The modification of the rules and regulations of the state engineer provided for in section-4 61-03-13 shall be voted upon by the The state water commission may vote on a modification of 5 a department rule which is required under section 61-03-13 only on an appeal from a decision 6 of the state engineerdirector. 7 SECTION 53. AMENDMENT. Section 61-03-15 of the North Dakota Century Code is 8 amended and reenacted as follows: 9 61-03-15. Hydrographic surveys and investigations made by state engineerthe 10 department - Cooperating with federal agencies. 11 The state engineerdepartment shall make hydrographic surveys and investigations of each 12 stream system and source of water supply in the state, beginning with those most used for 13 irrigation, and shall obtain and record all available data for the determination, development, and 14 adjudication appropriation of the water supply of the state. The state engineer department may 15 cooperate with the agencies of the federal government engaged in similar surveys and. 16 investigations and in, or the construction of works for the development and use of the water 17 supply of the state, expending for such purposes any money available for the work of the state-18 engineer's office. The state engineer may accept and use, in connection with the operation of 19 the state engineer's department, the results of the work of the agencies of the government and 20 may expend funds appropriated to the department for that purpose. 21 SECTION 54. AMENDMENT. Section 61-03-16 of the North Dakota Century Code is 22 amended and reenacted as follows: 23 61-03-16. Suit for adjudication of water rights. 24 Upon the completion of a hydrographic survey of any stream system, the state-25 engineer<u>department</u> shall deliver a copy thereof, together with copies of the survey and all data 26 necessary for the determination of all rights to the use of the waters of such the system, to the 27 attorney general of the state, who, within sixty days thereafter, shall enter suit on behalf of the

state for the determination of all rights to the use of such<u>the</u> water, and shall prosecute the

29 same toproceed with the litigation until a final adjudication of the rights. If private parties initiated

- 30 the suit for the adjudication of such rights shall have been begun by private parties, the attorney
- 31 general shall not be required to bring suit, except that the attorney general shall intervene in

- 1 anythe suit for the adjudication of rights to the use of water, on behalf of the state, if notified by-
- 2 the state engineer that, in the state engineer's opinion, the public interest requires such actionif
- 3 the department notifies the attorney general intervening is necessary to protect the interests of

4 the state.

5 SECTION 55. AMENDMENT. Section 61-03-17 of the North Dakota Century Code is

6 amended and reenacted as follows:

7

61-03-17. Parties to and costs of suit for adjudication of water rights.

8 In any suit for the determination of a right to the use of the waters of any stream system, all

9 whopersons that claim the right to use such the waters shallmust be made parties. When any

10 suit has been filed, the court, by its order duly entered, shall direct the state engineer to make or-

11 furnish, and the department shall provide the court a complete hydrographic survey of suchthe

12 stream system as is provided in this chapter, in order to obtain all data necessary to the

13 determination of the rights involved. The cost of such the suit, including the litigation and survey

14 costs on behalf of incurred by the state, and of such surveys, shall must be charged against to

15 each of the private parties theretoto the suit in proportion to the amount of the water right

16 allotted.

SECTION 56. AMENDMENT. Section 61-03-18 of the North Dakota Century Code is
 amended and reenacted as follows:

19 **61-03-18. Hydrographic survey fund - Use - Payments.**

The hydrographic survey fund, a permanent fund, shallmay be used only for the payment of the expenses of the surveys ordered by the court as provided inrequired under section

22 61-03-17. All claims for services rendered, expenses incurred, or materials or supplies furnished

23 under the direction of the state engineer in the prosecution of suchdepartment for the surveys

24 shallmust be approved by the state engineerdepartment. The amounts paid by the private

25 parties to such suits, on account of such under section 61-03-17 for the surveys, shall must be

- 26 paid to the state treasurer, who shall credit the same to such payments to the hydrographic
- 27 <u>survey</u> fund, which shall continue to be available for advancing the expenses of such surveys,
- 28 as ordered by the court from time to time.

29 SECTION 57. AMENDMENT. Section 61-03-19 of the North Dakota Century Code is

30 amended and reenacted as follows:

1 61-03-19. Decree adjudicating water rights - Filing - Contents.

Upon the adjudication of the rights to the use of the waters of a stream system, a certified copy of the decree shallmust be prepared by the clerk of the court, at the cost of the parties, and shallmust be filed in the office of the state engineerdepartment. Such decree, in every case, shallThe decree must declare as to the water right adjudged to each party, the priority, amount, purpose, and place of use, and, as to water used for irrigation, the specific tracts of land to which it shall be the right is appurtenant, together with suchany other conditions as may be necessary to define the right and its the priority of the right.

9 SECTION 58. AMENDMENT. Section 61-03-20 of the North Dakota Century Code is
10 amended and reenacted as follows:

61-03-20. State engineer to cooperateCooperation with United States geological
 survey in making topographic maps.

13 The state engineerdepartment may confer with the director of the United States geological 14 survey and may accept the cooperation of the United States with this state in the execution of the 15 execute topographic surveys and maps of this state. The state engineerdepartment may 16 arrange with the director or other authorized representative of the United States geological 17 survey concerning the details of such workthe surveys or maps, the method of its execution, 18 and the order in which these the surveys and maps of different parts of the state shall be are 19 undertaken. In any such work, the director of the United States geological survey shall agree to-20 expend on the part of the United States upon said work a sum equal to that appropriated by the 21 state from time to time for this purpose. In arranging these details the state engineer, in addition-22 to such other provisions as the state engineer may deem wise, shall require that the maps-23 resulting from this survey show the outlines of all counties, towns, and extensive wooded areas, 24 as existing on the ground at the time of the execution of the survey, the location of all railways, 25 roads, streams, canals, lakes, and rivers, and contain contour lines showing the elevation and-26 depression for at least every twenty feet [6.10 meters] in vertical interval of the surface of the 27 country. The resulting map must recognize wholly the cooperation of the state of North Dakota-28 and, as each manuscript sheet of the map is completed, the United States geological survey-29 should furnish the state engineer with photographic copies of the same. As the engraving on-30 each sheet is completed, the director shall furnish the state engineer with transfers from the 31 copperplates of the same.

1 SECTION 59. AMENDMENT. Section 61-03-21 of the North Dakota Century Code is

2 amended and reenacted as follows:

61-03-21. State engineer may require planPlans of operation for reservoirs - Adequate structure.

5 Every operator of a water storage reservoir in North Dakota having a capacity of more than 6 one thousand acre-feet [1233481.84 cubic meters] annually shall annually file with the 7 department, between the first and fifteenth day of February, file with the state engineer an 8 operating plan for such the reservoir for the calendar year in which the same plan is filed. The 9 operator of any such the reservoir shall be required to cooperate with the state engineer to the 10 end that department to make all water releases shall be compatible with the best interest of the 11 greatest number of downstream water users and affected landowners. In the event that the 12 state engineerlif the department declares an emergency to exist in connection with the operation 13 of any such the reservoir, the operator thereof shall promptly shall submit to the state-14 engineerdepartment a separate interim operating plan therefor in addition to the annual 15 reservoir operating plan herein required for the reservoir. Such The interim operating plan shall-16 then<u>must</u> be coordinated and integrated with the suggestions and plans of the state-17 engineerdepartment to best serve the affected interestspersons during such the emergency. The 18 state engineerdepartment may also require suchreservoir operators to maintain adequate 19 structures and to operate them in a manner that will to prevent waste, promote the beneficial use 20 of water, and not endanger the general health and welfare of persons affected therebyby the 21 reservoirs. In the event such f an operator fails to maintain and operate adequate structures in-22 the manner provided in this section, the state engineer department shall set a place and time for 23 hearing and shall serve notice upon such the operator to show cause at such time and place-24 why the operator's water permit should not be declared terminated and canceled. A copy of any 25 order terminating or canceling such the water right shall must be filed in the office of the recorder 26 in the county or counties where the land to which the right is appurtenant is located. An appeal 27 may be taken from the decision of the state engineerdepartment in accordance with the-28 provisions of chapter 28-32.

SECTION 60. AMENDMENT. Section 61-03-21.1 of the North Dakota Century Code is
 amended and reenacted as follows:

1 61-03-21.1. Inspection by state engineer<u>department</u>.

2 Whenever the state engineerWhen the department is authorized or mandated by law to 3 inspect or investigate an alleged violation of a statute under this title, the state engineer shall-4 have the authority to department may enter upon land for the purposes of conducting such anto. 5 <u>conduct the</u> inspection or investigation. Except in emergency situations as determined by the 6 state engineerdepartment, the state engineerdepartment shall request written permission from 7 the landowner to enter the property. If the landowner refuses to give written permission, or fails 8 to respond within five days of the request, the state engineer department may request the district 9 court of the district containing the property for an order authorizing the state-10 engineer<u>department</u> to enter the property to inspect or investigate the alleged violation. 11 **SECTION 61. AMENDMENT.** Section 61-03-21.2 of the North Dakota Century Code is

12 amended and reenacted as follows:

13

61-03-21.2. Removal or modification of unsafe or unauthorized works.

14 If the state engineer pursuant to the state engineer's authority under this titledepartment. 15 determines that works are unsafe or unauthorized, the state engineer department shall notify the 16 landowners by registered mail at the landowner's last-known post-office address of record. A 17 copy of the notice must also must be sent to any tenant, if the state engineerdepartment has 18 actual knowledge of the fact that a tenant exists. The notice must specify the nature and extent 19 of the noncompliance, and the modifications necessary for compliance, and must state that if 20 the works are not modified or removed within the period stated in the notice, but not less than 21 thirty days, the state engineerdepartment shall cause the removal or modification of the works 22 and assess the cost thereof of the removal or modification, or such a portion of the cost as the 23 state engineer shall determinedepartment determines, against the property of the landowner 24 responsible. The notice also must also state that the affected landowner may, demand in writing 25 a hearing on the matter within fifteen days of the date the notice is mailed, demand, in writing, a 26 hearing upon the matter. The request for a hearing must state with particularity the issues, facts, 27 and points of law to be presented at the hearing. If the state engineerdepartment determines 28 the issues, facts, and law to be presented are well-founded and are not frivolous, and the 29 request for a hearing was not made merely to interpose delay, the state engineer department 30 shall set a hearing date without undue delay. In the event of an emergency, the state-31 engineerdepartment immediately may immediately apply to the appropriate district court for an

1 injunction prohibiting the landowner or tenant from constructing or maintaining the works, or 2 ordering the landowner to remove or modify the works. Any assessments levied under the-3 provisions of this section must be collected in the same manner as other assessments 4 authorized by this title. If, in the opinion of the state engineer director, more than one landowner 5 or tenant has been responsible, the costs may be assessed on a pro rata basis in proportion to 6 the responsibility of the landowners. Any person aggrieved by actiona decision of the state-7 engineer department under the provisions of this section may appeal the decision of the state-8 engineer to the district court of the county in which the land is located in accordance with the-9 procedures provided under chapter 28-32. A hearing as provided for inunder this section is a 10 prerequisite to an appeal, unless the hearing was denied by the state engineer department. 11 For purposes of this section, the term "works" includes dams, dikes, wells, or other devices 12 for water conservation, flood control, regulation, storage, diversion, or carriage of water. 13 SECTION 62. AMENDMENT. Section 61-03-21.3 of the North Dakota Century Code is 14 amended and reenacted as follows: 15 61-03-21.3. Removal, modification, or destruction of dangers in, on the bed of, or 16 adjacent to navigable waters. 17 If the state engineer<u>department</u> finds that buildings, structures, boat docks, debris, or 1. 18 other manmade objects, except a fence or corral, situated in, on the bed of, or 19 adjacent to waters that have been determined to be navigable by a court are, or are 20 likely to be, a menace to life or property or public health or safety, the state-21 engineerdepartment may issue an order to the person responsible for the object. If the 22 state engineerdepartment issues an order, the order must specify the nature and 23 extent of the conditions, the action necessary to alleviate, avert, or minimize the 24 danger, and a date by which that action must be taken. If the state-25 engineerdepartment determines that an object covered by flood insurance is likely to 26 be a menace to life or property or public health or safety, the date specified in the 27 order for action to be taken may not precede the date on which the person is eligible to 28 receive flood insurance proceeds. If a building, structure, boat dock, debris, or other 29 manmade object, except a fence or corral, is partially or completely submerged due to 30 the expansion of navigable waters, the person responsible is the person who owns or

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1		had control of the property on which the object is located or the person who owned or
2		had control of the property immediately before it became submerged by water.
3	2.	If the action is not taken by the date specified, but not less than twenty days from the
4		date of service of the notice, the state engineerdepartment may cause the action to be
5		taken. The state engineerdepartment may require the action to be taken in less than
6		twenty days if an emergency exists.
7	3.	a. The state engineerdepartment may bring an action to enforce an order of the
8		state engineerdepartment, or if the state engineerdepartment causes the action
9		to be taken, the state engineer <u>department</u> may:
10		a. (1) Assess the costs of taking suchthe action, or sucha portion of the costs as
11		the state engineerdepartment determines, against any property of the
12		person responsible; or
13		b. (2) Bring a civil action against the person responsible to recover the costs
14		incurred in taking the action.
15		<u>b.</u> If the state engineer <u>department</u> chooses to recover costs by assessing the cost
16		against property of the person responsible and the property is insufficient to cover
17		the costs incurred, the state engineer <u>department</u> may bring a civil action to
18		recover any costs not recovered through the assessment process. Any
19		assessments levied under this section must be collected in the same manner as
20		other real estate taxes are collected and paid. Any costs recovered must be
21		deposited in the fund from which the expenses were paid.
22	4.	A person who receives an order, within ten days of the date of service of the order,
23		may demand, in writing, a hearing on the matter. The demand for a hearing must state
24		with particularity the issues, facts, and points of law to be presented at the hearing. If
25		the state engineerdepartment determines the issues, facts, and law to be presented
26		are well-founded and not frivolous, and the request for a hearing was not made merely
27		to interpose delay, the state engineerdepartment shall set a hearing date without
28		undue delay.
29	5.	In the event of an emergency, the state engineerdepartment immediately may
30		immediately apply to the district court of the county in which the property is located for

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- an injunction ordering the person responsible to modify, remove, abate, or otherwise
 eliminate the dangerous condition.
- 6. Any person aggrieved by the action of the state engineer<u>department</u> may appeal the
 decision to the district court of the county in which the land is located in accordance
 with chapter 28-32. A hearing as provided for inunder this section is a prerequisite to
 an appeal unless the hearing was denied by the state engineerdepartment.
- 7 If the state engineer department has issued an order under this section with regard to a 7. 8 building, structure, boat dock, debris, or other manmade object that the state-9 engineerdepartment has determined is likely to be a menace to life or property or 10 public health or safety, and it later becomes known that the object would not have 11 become a menace, a person who has taken action required by the state engineer's-12 order is entitled to compensation in an amount equal to the value of any property 13 destroyed and reasonable costs incurred as a result of complying with the state-14 engineer's notice from the department.
- 15 8. Any person claiming compensation for the destruction of property or costs incurred
- 16 under subsection 7 must file a claim with the state engineer<u>department</u> in the form and
- 17 manner required by the state engineer<u>department</u>. Unless the amount of
- 18 compensation is agreed to between the claimant and the state engineer<u>department</u>,
- 19 the amount of compensation must be calculated in the same manner as compensation
- 20 due for taking of property pursuant to the condemnation laws of this state. In
- 21 determining compensation, the proceeds of any flood or other insurance or any other
- kind of compensatory payments must be subtracted from the amount paid.
- 23 **SECTION 63. AMENDMENT.** Section 61-03-21.4 of the North Dakota Century Code is
- 24 amended and reenacted as follows:
- 25

61-03-21.4. Economic analysis process required for certain projects.

The state engineer<u>department of water resources</u> shall develop an economic analysis process for water conveyance projects and flood-related projects expected to cost more than one million dollars, and a life cycle analysis process for municipal water supply projects. When the state water commission is considering whether to fund a water conveyance project,

30 flood-related project, or water supply project, the state engineer<u>department of water resources</u>

- 1 shall review the economic analysis or life cycle analysis, and inform the state water commission
- 2 of the findings from the analysis and review.
- 3 SECTION 64. AMENDMENT. Section 61-03-22 of the North Dakota Century Code is
 4 amended and reenacted as follows:
- 5 **61-03-22.** Hearing Appeals from decision of state engineer<u>department</u>.

6 Any person aggrieved by an action or decision of the <u>state engineerdepartment</u> under this 7 title has the right to a hearing. The <u>state engineerdepartment</u> must receive <u>thea</u> request for a 8 hearing within thirty days after the aggrieved person knew or <u>reasonably</u> should have 9 <u>reasonably</u> known of the action or decision. Once a hearing has been held or if the hearing 10 request is denied, the person aggrieved has the right to petition for reconsideration or appeal 11 under chapter 28-32.

SECTION 65. AMENDMENT. Section 61-03-23 of the North Dakota Century Code is
 amended and reenacted as follows:

- 14 **61-03-23.** Penalties Civil.
- 15 <u>1.</u> In addition to criminal sanctions that may be imposed pursuant to law, a person who
- violates any provision of this title or any rules adopted under this title may be assessed
 a civil penalty not to exceed twenty-five thousand dollars for each day the violation
 occurred and continues to occur and may be required by the state-
- 19 engineerdepartment to forfeit any right to the use of water. The civil penalty for
- 20 violation of an irrigation appropriation permit may not exceed five thousand dollars for
- each day the violation occurred and continues to occur. The civil penalty or forfeiture
- of a right to use water may be adjudicated by the courts or by the state-
- 23 engineerdepartment through an administrative hearing under chapter 28-32.
- 24 <u>2.</u> If a civil penalty levied by the state engineer<u>department</u> after an administrative hearing
 is not paid within thirty days after a final determination that the civil penalty is owed,
 the civil penalty may be assessed against the property of the landowner responsible
 for the violation leading to the assessment of the penalty. The assessment must be
 collected as other assessments made under this title are collected. Notwithstanding
 the provisions of section 57-20-22, all interest and penalties due on the assessment
 must be paid to the state. Any civil penalty assessed under this section must be in

addition to any costs incurred by the state engineer<u>department</u> for enforcement of the
 order.

3 SECTION 66. AMENDMENT. Section 61-03-24 of the North Dakota Century Code is
4 amended and reenacted as follows:

5 **61-03-24.** Pending administrative actions and permits.

6 If an applicant for any permit processed by the state engineer<u>department</u> has an unresolved

7 administrative order or complaint under this title, the permit willmay not be processed until the

8 order is complied with or complaint is resolved. At the state engineer's discretion of the

9 <u>department</u>, the permit may be processed if issuing the permit would resolve the administrative

10 order or complaint. If an applicant is not an individual, this section applies if the applicant is at

11 least twenty-five percent owned by an individual with an unresolved administrative order or

12 complaint under this title.

13 SECTION 67. AMENDMENT. Section 61-03-25 of the North Dakota Century Code is

14 amended and reenacted as follows:

15 **61-03-25. Emergency action plan - High-hazard or medium-hazard dam.**

16 The owner of a high-hazard or medium-hazard dam shall develop, periodically test, and

17 update an emergency action plan to be implemented if there is an emergency involving the

18 dam. The emergency action plan and any subsequent updates must be submitted to the state-

19 engineer<u>department</u> for approval.

SECTION 68. AMENDMENT. Section 61-04-01 of the North Dakota Century Code is
 amended and reenacted as follows:

22 61-04-01. Petitions, reports, surveys, and other documents filed with the commission.

Any petitions, applications, surveys, reports, orders, or other documents provided for in this
chapter must be filed with the commission in Bismarck, where they must be kept on file under

25 the control of the state engineer director of the department of water resources.

26 SECTION 69. AMENDMENT. Subsection 1 of section 61-04-01.1 of the North Dakota

- 27 Century Code is amended and reenacted as follows:
- "Adjudicative proceeding" means an appeal under chapter 28-32 of a recommended
 decision prepared by the state engineerdirector of the department of water resources
 for a water permit application.

1	SECTION 70. AMENDMENT. Subsection 15 of section 61-04-01.1 of the North Dakota
2	Century Code is amended and reenacted as follows:
3	15. "Perfected water permit" means a water permit where the water appropriated under a
4	conditional water permit has been applied to a beneficial use and the state-
5	engineerdepartment of water resources has inspected the works to verify all conditions
6	have been met.
7	SECTION 71. AMENDMENT. Section 61-04-02 of the North Dakota Century Code is
8	amended and reenacted as follows:
9	61-04-02. Permit for beneficial use of water required.
10	Any person, before commencing any construction for the purpose of appropriating waters of
11	the state or before taking waters of the state from any constructed works, shall first secure a
12	water permit from the state engineerdepartment of water resources unless such the construction
13	or taking from suchthe constructed works is for domestic or livestock purposes or for fish,
14	wildlife, and other recreational uses or unless otherwise provided by law. However, immediately
15	upon completing any constructed works for domestic or livestock purposes or for fish, wildlife,
16	and other recreational uses, the water user shall notify the state engineerdepartment of water
17	resources of the location and acre-feet [1233.48 cubic meters] capacity of suchthe constructed
18	works, dams, or dugouts. Regardless of proposed use, however, all water users, except those
19	reusing fossil byproduct water, shall secure a water permit prior to constructing an
20	impoundment capable of retaining more than twelve and one-half acre-feet [15418.52 cubic
21	meters] of water or the construction of a well from which more than twelve and one-half
22	acre-feet [15418.52 cubic meters] of water per year will be appropriated. If a permit is not
23	required of a landowner or the landowner's lessee to appropriate less than twelve and one-half
24	acre-feet [15418.52 cubic meters] of water from any source for domestic or livestock purposes
25	or for fish, wildlife, and other recreational uses, those appropriators may apply for water permits
26	in order to clearly establish a priority date, and the state engineerdepartment of water resources
27	may waive any fee or hearing for suchthe applications. An applicant for a water permit to irrigate
28	need not be the owner of the land to be irrigated.
29	SECTION 72. AMENDMENT. Section 61-04-02.1 of the North Dakota Century Code is
30	amended and reenacted as follows:

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1 **61-04-02.1.** Emergency or temporary authorization.

2 The state engineer<u>department of water resources</u> may authorize emergency or temporary

3 use of water for periods not to exceed twelve months if the state engineer<u>department</u>

4 determines suchthe use will not be to the detriment of existing rights. The state-

5 engineerdepartment shall establish by rule a separate procedure for the processing of-

6 applications for emergency or temporary use. No prescriptive or Prescriptive and other rights to

7 the use of water shall<u>may not</u> be acquired by use of water as authorized hereinin this section.

8 SECTION 73. AMENDMENT. Section 61-04-02.2 of the North Dakota Century Code is

9 amended and reenacted as follows:

10 **61-04-02.2.** Property interest required to hold a water permit.

A permitholder shall<u>must</u> have a legal interest in each point of diversion identified on the permit. If the permitholder does not have a legal interest in each point of diversion, the state engineerdepartment of water resources shall assign the permit, or portion of the permit, as provided in this chapter to the title owner.

A permitholder shallmust have a legal interest in each irrigated tract of land identified on the permit. If the permitholder does not have a legal interest in each irrigated tract of land, the permitholder may transfer the approved acres to other land, as provided in this chapter.

SECTION 74. AMENDMENT. Section 61-04-03 of the North Dakota Century Code is
 amended and reenacted as follows:

20 61-04-03. Water permit application - Contents - Information to accompany.

A permit application to make beneficial use of any waters of the state must be in the form required by the rules established by the <u>state engineerdepartment of water resources</u>. The rules shallmust prescribe the form and contents of, and the procedure for filing, the application. The application, along with all other information filed with it, must be retained with the commission after approval or disapproval of the application. The <u>state engineerdepartment of water</u> <u>resources</u> may require additional information not provided for in the general rules if the <u>state</u>.

27 engineerdepartment deems it to be the information necessary.

SECTION 75. AMENDMENT. Section 61-04-03.1 of the North Dakota Century Code is
 amended and reenacted as follows:

1

61-04-03.1. Limitation on amount of water.

2 An individualAn applicant may not apply for a permit or permits for irrigation which, if 3 approved, would enable the individuala person, at any one time, to hold a conditional water 4 permit or permits for more than seven hundred twenty acre-feet [888106.75 cubic meters] of 5 water which that has not been applied to beneficial use. Applications submitted in violation of 6 this section may not be assigned a priority date and must be returned to the applicant by the 7 state engineerdepartment of water resources. This section may not apply to water permit 8 applications from the Missouri River or to applications submitted by irrigation districts organized 9 pursuant to this title. For the purposes of this section, an individual means any person, including-10 the person's "person", when applied to an individual, means the individual and the individual's 11 spouse and dependents within the meaning of the Internal Revenue Code [26 U.S.C. 152]. 12 SECTION 76. AMENDMENT. Section 61-04-04 of the North Dakota Century Code is 13 amended and reenacted as follows:

14 61-04-04. Filing and correction of application.

15 The date of receipt of the application provided for in section 61-04-03 in the commission 16 shallmust be noted on the application. If the application is defective as to form, incomplete, or 17 otherwise unsatisfactory, it must be returned with a statement of the corrections, amendments, 18 or changes required, within thirty days after its receipt, and sixty days must be allowed for 19 refiling. If the application is corrected as required and is refiled within the time allowed, it the 20 application, upon being accepted, must take priority as of the date of its original filing. Any 21 corrected application filed after the time allowed must be treated in all respects as an original 22 application received on the date of its refiling. The application may be amended by the applicant 23 at any time prior to the commencement of administrative action by the state-24 engineerdepartment of water resources as provided in sections 61-04-05 through 61-04-06.3. 25 SECTION 77. AMENDMENT. Section 61-04-04.1 of the North Dakota Century Code is 26 amended and reenacted as follows:

27 61-04-04.1. Application fees.

28 The following fees must accompany a conditional water permit application and must be paid 29 by the state engineer department of water resources into the resources trust fund of the state 30 treasury:

31 1. For municipal or public use \$500

	Logiolat		
1	2.	For irrigation use	\$500
2	3.	For industrial use of one acre-foot [1233.48 cubic meters] or less	\$250
3	4.	For industrial use in excess of one acre-foot [1233.48 cubic meters]	\$1,000
4	5.	For recreation, livestock, or fish and wildlife	\$100
5	6.	Water permit amendment	\$100
6	SEC	CTION 78. AMENDMENT. Section 61-04-04.2 of the North Dakota Century C	ode is
7	amende	ed and reenacted as follows:	
8	61-0	04-04.2. Refund of water permit application fees.	
9	The	state engineerdepartment of water resources may refund a water permit app	olication
10	fee, upo	on the request of the applicant, if the application is withdrawn by the applicant	t, and:
11	1.	The state engineerdepartment has not published notice of the application; of	or
12	2.	The state engineerdepartment determines other good and sufficient cause	exists to
13		refund the application fee.	
14	SECTION 79. AMENDMENT. Section 61-04-04.3 of the North Dakota Century Code is		
15	amende	ed and reenacted as follows:	
16	61-0	04-04.3. Rejection of applications.	
17	lf th	e state engineer<u>department of water resources</u> determines a conditional wate	er permit
18	applicat	ion does not meet this chapter's requirements or the rules in North Dakota	
19	Adminis	trative Code article 89-03, the state engineer<u>department</u> shall reject the appl	ication and
20	decline	to order the publication of notice of application.	
21	SEG	CTION 80. AMENDMENT. Section 61-04-05 of the North Dakota Century Cod	de is
22	amende	ed and reenacted as follows:	
23	61-0	04-05. Notice of application - Contents - Proof - Failure to file satisfactor	y proof.
24	Wh	en an application is filed which complies with this chapter and the rules adopt	ted under
25	this cha	pter, the state engineer<u>department of water resources</u> shall instruct the appli	cant to:
26	1.	Give notice of the application by certified mail in the form prescribed by rule	e, to all
27		record title owners of real estate within a radius of one mile [1.61 kilometers	s] from the
28		location of the proposed water appropriation site, except:	
29		a. If the one-mile [1.61-kilometer] radius extends within the geographical	boundary
30		of a city, the notice must be given to the governing body of the city and	1 no further

1			notice need be given to the record title owners of real estate within the
2			geographical boundary of the city.
3		b.	If the one-mile [1.61-kilometer] radius includes land within the geographical
4			boundary of a rural subdivision where the lots are of ten acres [4.04 hectares] or
5			less, the notice must be given to the governing body of the township or other
6			governing authority for the rural subdivision and no further notice need be given
7			to the record title owners of real estate within the geographical boundary of the
8			rural subdivision.
9		C.	If the one-mile [1.61-kilometer] radius includes a single tract of rural land which is
10			owned by more than ten individuals, the notice must be given to the governing
11			body of the township or other governing authority for that tract of land and no
12			further notice need be given to the record title owners of that tract.
13	2.	Give	e notice of the application by certified mail in the form prescribed by rule to all
14		pers	ons holding water permits for the appropriation of water from appropriation sites
15		loca	ted within a radius of one mile [1.61 kilometers] from the location of the proposed
16		wate	er appropriation site. The state engineer <u>department of water resources</u> shall
17		prov	vide a list of all persons who must be notified under this subsection to the
18		appl	licant.
19	3.	Give	e notice of the application by certified mail in the form prescribed by rule to all
20		municipal or public use permitholders within a twelve-mile [19.32-kilometer] radius of	
21		the	proposed water appropriation site. The state engineerdepartment of water
22		resc	purces shall provide a list of all municipal or public use permitholders that must be
23		notif	fied under this subsection to the applicant.
24	4.	Pro	vide the state engineerdepartment of water resources with an affidavit of notice by
25		certi	fied mail within sixty days from the date of the engineer'sdepartment's instructions
26		to pi	rovide notice. If the applicant fails to file satisfactory proof of notice by certified mail
27		with	in sixty days and in compliance with the applicable rules, the state
28		engi	neerdepartment shall treat the application as an original application filed on the
29		date	e of receipt of the affidavit of notice by certified mail in proper form. If a properly
30		com	pleted affidavit of notice is not submitted within one hundred twenty days, the
31		state	e engineer<u>department</u> shall consider the application withdrawn. Upon receipt of a

- proper affidavit of notice by certified mail, the state engineerdepartment shall publish
 notice of the application, in a form prescribed by rule, in the official newspaper of the
 county in which the proposed appropriation site is located, once a week for two
 consecutive weeks.
- 5 5. The notice must give all essential facts as to the proposed appropriation, including the 6 places of appropriation and of use, amount of water, the use, the name and address of 7 the applicant, and the date by which written comments and requests for an 8 informational hearing regarding the proposed appropriation must be filed with the state-9 engineerdepartment of water resources. The notice also must also state that anyone 10 who files written comments with the state engineerdepartment will be mailed the state-11 engineer's department's recommended decision on the application. Persons filing 12 written comments will become a party of record to the application. The comment 13 deadline is five p.m. on the first business day thirty days after the first published notice 14 in the official county newspaper as specified in subsection 4.
- 15 6. The applicant shall pay all costs of the publication of notice.

SECTION 81. AMENDMENT. Section 61-04-05.1 of the North Dakota Century Code is
 amended and reenacted as follows:

18

61-04-05.1. Comments - Hearing.

- Comments regarding a proposed appropriation must be in writing and filed by the date
 specified by the state engineerdepartment of water resources under subsection 5 of
 section 61-04-05. The comments must state the name and mailing address of the
 person filing the comments. Comment letters submitted electronically must state the
 name and mailing address of the person filing the comments, and must be signed by
 the submitter to be considered valid and part of the official record.
- A person filing written comments <u>also</u> may <u>also</u> request an informational hearing on
 the application by the date specified by the <u>state engineerdepartment of water</u>
 <u>resources</u> under subsection 5 of section 61-04-05. If a request for an informational
 hearing is made and if the <u>state engineerdepartment</u> determines an informational
 hearing is necessary to obtain additional information to evaluate the application or to
 receive public input, the <u>state engineerdepartment</u> shall designate a time and place for
- 31 the informational hearing and serve a notice of hearing upon the applicant and any

- person who filed written comments. Service must be made in the manner allowed for
 service under the North Dakota Rules of Civil Procedure at least twenty days before
 the hearing.
- If two or more municipal or public use permitholders request the informational hearing
 to be held locally, the state engineerdepartment of water resources shall hold the
 hearing in the county seat of the county in which the proposed water appropriation site
 is located.
- 8 4. The state engineerdepartment of water resources shall consider all written comments
 9 received and testimony presented at an informational hearing, if held, and shall make
 10 a recommended decision in writing. The recommended decision must be mailed to the
 11 applicant and any party of record and may constitute:
- a. Approval of all or a portion of the application, with the remainder held inabeyance or denied;
- 14 b.
- 15 c. Deferral of the application.

Denial of the application; or

16 Within thirty days of service of the recommended decision, the applicant and any party 5. 17 of record who would be aggrieved by the decision may file additional written 18 comments with the state engineer department of water resources or request an 19 adjudicative proceeding on the application, or both. A request for an adjudicative 20 proceeding must be made in writing and must state with particularity how the person 21 would be aggrieved by the decision and the issues and facts to be presented at the 22 proceeding. If a request for an adjudicative proceeding is not made, the state engineer-23 department shall consider the additional comments, if any are submitted, and issue a 24 final decision. If a request for an adjudicative proceeding is made, and if the state-25 engineerdepartment determines an adjudicative proceeding is necessary, the state-26 engineerdepartment shall designate a time and place for the adjudicative proceeding 27 and serve the notice of adjudicative proceeding upon the applicant and any person 28 who filed written comments. Service must be made in the manner allowed for service 29 under the North Dakota Rules of Civil Procedure at least twenty days before the 30 hearing.

1	SECTI	ON 82. AMENDMENT. Section 61-04-06 of the North Dakota Century Code is	
2	amended and reenacted as follows:		
3	61-04-	06. Criteria for issuance of permit.	
4	1. T	he state engineerdepartment of water resources shall issue a permit if the state	
5	е	ngineer <u>department</u> finds all of the following:	
6	а	The rights of a prior appropriator will not be unduly affected.	
7	b	The proposed means of diversion or construction are adequate.	
8	с	The proposed use of water is beneficial.	
9	d	The proposed appropriation is in the public interest. In determining the public	
10		interest, the state engineerdepartment shall consider all of the following:	
11		(1) The benefit to the applicant resulting from the proposed appropriation.	
12		(2) The effect of the economic activity resulting from the proposed	
13		appropriation.	
14		(3) The effect on fish and game resources and public recreational opportunities.	
15		(4) The effect of loss of alternate uses of water that might be made within a	
16		reasonable time if not precluded or hindered by the proposed appropriation.	
17		(5) Harm to other persons resulting from the proposed appropriation.	
18		(6) The intent and ability of the applicant to complete the appropriation.	
19	2. S	ubsection 1 of section 28-32-38 does not apply to water permit application	
20	р	roceedings unless a request for an adjudicative proceeding is made. If an application	
21	is	approved, the state engineerdepartment of water resources shall issue a conditional	
22	W	ater permit allowing the applicant to appropriate water. However, the commission, by	
23	re	solution, may reserve unto itself final approval authority over any specific water	
24	р	ermit in excess of five thousand acre-feet [6167409.19 cubic meters].	
25	SECTI	ON 83. AMENDMENT. Section 61-04-06.1 of the North Dakota Century Code is	
26	amended a	ind reenacted as follows:	
27	61-04-	06.1. Preference in granting permits.	
28	When	here are competing applications for water from the same source, and the source is	
29	insufficient to supply all applicants, the state engineerdepartment of water resources shall		
30	adhere to t	he following order of priority:	
31	1. D	omestic use.	

- 1 2. Municipal or public use.
- 2 3. Livestock use.
- 3 4. Irrigation use.
- 4 5. Industrial use.
- 5 6. Fish, wildlife, and other recreational uses.

6 SECTION 84. AMENDMENT. Section 61-04-06.2 of the North Dakota Century Code is

7 amended and reenacted as follows:

8 **61-04-06.2.** Terms of permit.

9 The state engineer<u>department of water resources</u> may issue a conditional water permit for

10 less than the amount of water requested. Except for water permits for incorporated

11 municipalities or rural water systems, the state engineerdepartment may not issue a permit for

12 more water than can be beneficially used for the purposes stated in the application. Water

13 permits for incorporated municipalities or rural water systems may contain water in excess of

14 present needs based upon what may reasonably be necessary for the future water

15 requirements of the municipality or the rural water system. The state engineerdepartment may

16 require modification of the plans and specifications for the appropriation. The state-

17 engineerdepartment may issue a permit subject to fees for water use and conditions the state-

18 engineer<u>department</u> considers necessary to protect the rights of others and the public interest.

19 The fees must be used by the department for planning, research, and administration required to

20 regulate the allocation and appropriation of the waters of the state. Conditions must be related

21 to matters within the state engineer's department's jurisdiction. All conditions attached to any

22 permit issued before July 1, 1975, are binding upon the permitholder.

SECTION 85. AMENDMENT. Section 61-04-06.3 of the North Dakota Century Code is
 amended and reenacted as follows:

25 **61-04-06.3. Priority**.

Priority in time gives the superior water right. Priority of a water right acquired under this
chapter dates from the filing of an application with the state engineerdepartment of water

28 resources, except for water applied to domestic or livestock purposes, or fish, wildlife, and other

29 recreational uses in which case the priority date must relate back to the date when the quantity

30 of water in question was first appropriated, unless otherwise provided by law.

7

Priority of appropriation does not include the right to prevent changes in the condition of
 water occurrence, such as the increase or decrease of streamflow, or the lowering of a water
 table, artesian pressure, or water level, by later appropriators, if the prior appropriator can
 acquire reasonably the prior appropriator's water under the changed conditions.

5 SECTION 86. AMENDMENT. Section 61-04-07.2 of the North Dakota Century Code is
6 amended and reenacted as follows:

61-04-07.2. Conditional water permit application denial.

8 If the state engineer<u>department of water resources</u> determines an application or any portion 9 of an application does not meet the criteria prescribed in section 61-04-06 for any reason other 10 than sufficient information or data is lacking to allow for sound decisionmaking of the impacts of 11 the proposed diversion on the prior appropriators, the resource, or the public interest, the 12 application or portion must be denied.

13 SECTION 87. AMENDMENT. Section 61-04-07.3 of the North Dakota Century Code is

14 amended and reenacted as follows:

15 **61-04-07.3. Conditional water permit application deferral.**

16 If the state engineer<u>department of water resources</u> determines an application or any portion 17 of an application does not meet the criteria prescribed in section 61-04-06 because sufficient 18 information or data is lacking to allow for sound decisionmaking of the impacts of the proposed 19 diversion on the prior appropriators, the resource, or the public interest, the conditional water 20 permit application must be placed in a deferred status. The applicant must be notified by mail 21 the application has been placed in deferred status.

- 22 SECTION 88. AMENDMENT. Section 61-04-09 of the North Dakota Century Code is
- 23 amended and reenacted as follows:

24 61-04-09. Application to beneficial use - Inspection - Perfected water permit.

After the permit's beneficial use date, or upon notice from the permitholder that water has been applied to a beneficial use, the state engineerdepartment of water resources shall notify the conditional water permitholder and inspect the works. The inspection must determine the safety, efficiency, and actual capacity of the works. If the works are not <u>constructed</u> properly and safely <u>constructed</u>, the <u>state engineerdepartment</u> may require the necessary changes to be made within a reasonable time. Failure to make the changes within the time prescribed by the <u>state engineer shall causedepartment will result in</u> postponement of the permit's priority date to

1 the date the changes are made to the satisfaction of the state engineerdepartment. Any

2 intervening application submitted before the date the changes are made will have the benefit of

3 the postponement of priority. When the works are <u>constructed</u> properly and safely constructed

4 and inspected, the state engineerdepartment shall issue the perfected water permit, setting

5 forth the actual capacity of the works and the limitations or conditions upon the water permit as

6 stated in the conditional water permit authorized by section 61-04-06.2. All conditions attached

7 to any permit issued before July 1, 1975, are binding upon the permitholder.

8 SECTION 89. AMENDMENT. Section 61-04-11 of the North Dakota Century Code is
9 amended and reenacted as follows:

10 **61-04-11**. Inspection of works.

11 If the state engineerdepartment of water resources, in the course of the state-12 engineer's department's duties, finds any works used for the storage, diversion, or carriage of 13 water are unsafe and a menace to life or property, the state engineer department shall notify the 14 owner or the owner's agent, specifying the changes necessary and allowing a reasonable time 15 for putting the works in safe condition. Upon the request of any party, accompanied by the 16 estimated cost of inspection, the state engineer department shall inspect any alleged unsafe 17 works. If they shall be the works are found unsafe by the state engineer department, the money 18 deposited by the party must be refunded, and the fees for inspection must be paid by the owner 19 of such the works. If the fees are not paid by the owner of the works does not pay the fees within 20 thirty days after the decision of the state engineer department, they the fees must be a lien 21 against any property of the owner, and must be recovered by a suit instituted by the state's 22 attorney of the county shall initiate a suit to recover the fees from the owner at the request of 23 the state engineer<u>department</u>. The state engineer, when in the state engineer's opinion it is-24 necessary, department may inspect any works under construction for the storage, diversion, or 25 carriage of water and may require any changes necessary to secure their the safety of the 26 works. The fees for the inspection must be a lien on any property of the owner and must be 27 subject to collection as provided in this chapter but neither the United States nor the state of 28 North Dakota nor any government agency may be required to pay such fees.

SECTION 90. AMENDMENT. Section 61-04-12 of the North Dakota Century Code is
 amended and reenacted as follows:

1 61-04-12. Use of unsafe works - Penalty.

Any person using works for the storage, diversion, or carriage of water, at any time after an inspection thereofof the works by the state engineer<u>department of water resources</u> and receipt of notice from the <u>state engineerdepartment</u> that the <u>sameworks</u> are unsafe for the purpose for which they<u>the works</u> are used, and <u>untilbefore</u> the receipt of notice from the <u>state</u> engineerdepartment that in the state engineer's opinion theythe department deems the works to

7 have been made safe, shall beis guilty of a class A misdemeanor.

8 **SECTION 91. AMENDMENT.** Section 61-04-14 of the North Dakota Century Code is

9 amended and reenacted as follows:

10 **61-04-14. Extending time for application to beneficial use.**

11 The state engineerdepartment of water resources may extend the time for the application of 12 water to the beneficial use cited in the conditional water permit for good cause shown. When 13 the time has expired, the state engineerdepartment may renew and extend the sametime upon 14 application; provided, however. However, a conditional water permit, or any portion of the 15 application must be considered forfeited if no request for renewal is received by the state-16 engineerdepartment within sixty days after the date the permitholder is informed the period for 17 applying water to the beneficial use cited in the conditional water permit has expired. If a 18 request to extend the time for application to beneficial use for any conditional water permit, or 19 portion of the permit, is denied, the conditional water permit, or portion of the permit, must be 20 considered forfeited. Sections 61-04-23 through 61-04-25 do not apply to this section.

SECTION 92. AMENDMENT. Section 61-04-15 of the North Dakota Century Code is
 amended and reenacted as follows:

23 **61-04-15.** Assignment of conditional or perfected water permit.

Any conditional or perfected water permit may be assigned only upon approval by the stateengineerdepartment of water resources. Upon reasonable proof the assignment can be made without detriment to existing rights, the state engineerdepartment shall assign the water permit without losing priority of any right previously established. The transfer of title to land in any manner whatsoever must carry with it all rights to the use of water for irrigation of the land, except any conditional or perfected water permit for irrigation purposes must be assigned in accordance with this section.

1	SECTION 93. AMENDMENT. Section 61-04-15.2 of the North Dakota Century Code is
2	amended and reenacted as follows:
3	61-04-15.2. Add a point of diversion.
4	A permitholder may add a point of diversion to a conditional or perfected permit without
5	affecting the priority date, if approved by the state engineerdepartment of water resources.
6	Applications to add a point of diversion must be processed and evaluated in the same manner
7	as a conditional water permit application. The state engineerdepartment may approve the
8	additional point of diversion if the proposed addition will not adversely affect the rights of other
9	appropriators.
10	SECTION 94. AMENDMENT. Section 61-04-15.3 of the North Dakota Century Code is
11	amended and reenacted as follows:
12	61-04-15.3. Transfer of approved irrigated acreage.
13	A permitholder may transfer acres approved for irrigation on a conditional or perfected water
14	permit to any tract of land owned or leased by the permitholder without affecting the priority
15	date, if approved by the state engineerdepartment of water resources. The state-
16	engineerdepartment shall cause the water permit involved to be simultaneously severed and
17	transferred from suchthe land.
18	SECTION 95. AMENDMENT. Section 61-04-15.4 of the North Dakota Century Code is
19	amended and reenacted as follows:
20	61-04-15.4. Change in purpose of use.
21	A permitholder may change the purpose of use of a conditional or perfected water permit
22	without affecting the priority date, if approved by the state engineerdepartment of water
23	resources. Applications for a change in the purpose of use must be processed and evaluated in
24	the same manner as a conditional water permit application. A change in the purpose of use may
25	be authorized only for a superior use as determined by the order of priority in section
26	61-04-06.1. The state engineerdepartment may approve the proposed change if the proposed
27	change will not adversely affect the rights of other appropriators.
28	SECTION 96. AMENDMENT. Section 61-04-23 of the North Dakota Century Code is
29	amended and reenacted as follows:

1 **61-04-23.** Cancellation of water rights - Inspection of works.

2 Any appropriation of water must be for a beneficial use, and when the appropriator fails to 3 apply it to the beneficial use cited in the permit or ceases to use it for the beneficial use cited in 4 the permit for three successive years, unless the failure or cessation of use has been due to the 5 unavailability of water, a justifiable inability to complete the works, or other good and sufficient 6 cause, the state engineerdepartment of water resources may cancel the water permit or right. 7 For purposes of this chapter, an incorporated municipality or rural water system has good and 8 sufficient cause excusing the failure to use a water permit, if the water permit reasonably may 9 be necessary for the future water requirements of the municipality or the rural water system. 10 The state engineerdepartment of water resources, as often as necessary, shall examine the 11 condition of all works constructed or partially constructed within the state and compile 12 information concerning the condition of every water permit or right and all ditches and other 13 works constructed or partially constructed under the permit or right.

SECTION 97. AMENDMENT. Subsection 1 of section 61-04-24 of the North Dakota
 Century Code is amended and reenacted as follows:

16 1. If it appears any water appropriation or portion of an appropriation has not been used 17 for a beneficial use, or having been so used at one time has ceased to be used for 18 that purpose for more than three successive years, unless the failure or cessation of 19 use is due to the unavailability of water, a justifiable inability to complete the works, or 20 other good and sufficient cause, the state engineerdepartment of water resources. 21 shall set a place and time for a hearing. For purposes of this chapter, an incorporated 22 municipality or a rural water system has good and sufficient cause excusing the failure 23 to use a water permit, if the water permit reasonably may be necessary for the future 24 water requirements of the municipality or the rural water system. Any permitholder 25 using water from a common source of supply, any applicant for a permit to use water 26 from a common source of supply, or any interested party may request the state-27 engineerdepartment of water resources to conduct a hearing to cancel any unused 28 water rights to the common source of supply. Any decision of the state-29 engineerdepartment in denying a request for a hearing may be appealed in 30 accordance with chapter 28-32. Prior to the hearings, the state engineerdepartment 31 shall serve notice upon the permitholder and upon the owners of land benefited by the

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appropriation or works, except where the lands benefited are within the geographical
boundaries of a city, in which case notice must be given to the governing body of the
city, to show cause by a time and at a place why the water appropriation or a portion of
the appropriation should not be canceled.

5 SECTION 98. AMENDMENT. Section 61-04-25 of the North Dakota Century Code is
6 amended and reenacted as follows:

61-04-25. Cancellation of water rights - Hearing - Appeal.

8 At the hearing the recommended decision of the state engineerdepartment of water 9 resources is prima facie evidence for cancellation of the water permit or portion of the permit. If 10 no one appears at the hearing, the water permit or portion must be canceled. If interested 11 parties appear and contest the cancellation, the state engineer<u>department</u> shall hear the 12 evidence and, if it appears that the water has not been put to a beneficial use, or, having been 13 so used put to a beneficial use at one time, has ceased to be used for the purpose for more than 14 three successive years, unless the failure or cessation of use is due to the unavailability of 15 water, a justifiable inability to complete the works, or other good and sufficient cause, the permit, 16 or a portion of the permit, must be canceled. For purposes of this chapter, an incorporated 17 municipality or a rural water system has good and sufficient cause excusing the failure to use a 18 water permit, if the water permit reasonably may be necessary for the future water requirements 19 of the municipality or the rural water system. An appeal may be taken from the decision of the 20 state engineerdepartment in accordance with chapter 28-32.

SECTION 99. AMENDMENT. Section 61-04-26 of the North Dakota Century Code is
 amended and reenacted as follows:

23 **61-04-26.** Recorder to record water permit or order affecting water right.

24 A water permit may be recorded as any other instrument affecting the title to real property 25 without acknowledgment or further proof. The order canceling a water right, or portion of a water 26 right must be filed by the state engineerdepartment of water resources with the county recorder 27 where the affected land is located, and it shall be recorded as any other instrument affecting the 28 title to real property without acknowledgment or further proof. Any document filed under this 29 section must be listed in the index of the property affected as provided in section 11-18-07. 30 SECTION 100. AMENDMENT. Section 61-04-27 of the North Dakota Century Code is 31 amended and reenacted as follows:

1	61-04-27. Information filed with state engineerdepartment of water resources -
2	Installation of measuring devices.
3	By March thirty-first of each year, permitholders shall file with the state engineerdepartment
4	of water resources, on forms supplied by the state engineerdepartment, water use and other
5	information as the state engineer<u>department</u> requires. The <u>state engineerdepartment</u> also may
6	require permitholders to install measuring devices conforming to the state
7	engineer'sdepartment's specifications, at all points specified by the state engineerdepartment.
8	SECTION 101. AMENDMENT. Section 61-04-28 of the North Dakota Century Code is
9	amended and reenacted as follows:
10	61-04-28. Correction of application or water right by state engineerdepartment of
11	water resources.
12	Upon proof satisfactory to the state engineerdepartment of water resources that a water
13	permit application or water permit contains a nonmaterial error, the state engineer
14	maydepartment, by written notice to the holder of the affected water permit or application, may
15	correct the error without publication of notice.
16	SECTION 102. AMENDMENT. Section 61-04-29 of the North Dakota Century Code is
17	amended and reenacted as follows:
18	61-04-29. Enforcement.
19	The state engineerdepartment of water resources has full power and authority to institute,
20	maintain, and prosecute to determination in an administrative proceeding or any of the courts of
21	this state, or in any of the federal courts, any and all actions, suits, and special proceedings that
22	may be necessary to enjoin unauthorized use of water, enforce an order of the state-
23	engineerdepartment or the commission, or otherwise administer the provisions of this chapter.
24	Notwithstanding any other provision of law, the state engineerdepartment of water resources
25	may issue administrative orders requiring the immediate cessation of water use when the state-
26	engineerdepartment has a reasonable belief the use is unauthorized or continued use will
27	damage the rights of prior appropriators.
28	SECTION 103. AMENDMENT. Section 61-04-30 of the North Dakota Century Code is
29	amended and reenacted as follows:

1 **61-04-30.** Penalty.

2 A person who constructs works for an appropriation, or diverts, impounds, withdraws, or 3 uses a significant amount of water from any source without a permit specifically authorizing 4 such action, except as otherwise provided in section 61-04-02; who violates an order of the 5 state engineerdepartment of water resources; who fails or refuses to install meters, gauges, or 6 other measuring devices or to control works; who violates an order establishing corrective 7 controls for an area or for a source of water; who violates the terms of the permit; or who 8 knowingly makes a false or misleading statement in a declaration of existing rights is guilty of a 9 class A misdemeanor. As used in this section, "significant amount of water" means any amount 10 of water in excess of that allowed in a valid water permit, or any amount of water in excess of 11 the needs for domestic and livestock purposes where no permit has been issued. The state-12 engineerdepartment of water resources shall inform the tax commissioner of violations of 13 industrial use permits. 14 SECTION 104. AMENDMENT. Section 61-04-31 of the North Dakota Century Code is 15 amended and reenacted as follows: 16 61-04-31. Reservation of waters - Public hearing - Notice. 17 Whenever it appears necessary to the state engineerdepartment of water resources, 1. 18 or when directed by the commission, the state engineerdepartment may by regulation-19 reserve and set aside waters by regulation for beneficial use in the future. 20 Before the adoption of a regulation under this section, the statea. 21 engineerdepartment shall conduct a public hearing in each county where waters 22 relating to the regulation are located. At least seven days before the date set for 23 the public hearing, a notice must be published in the official county newspapers 24 within each of the counties. 25 b. Regulations adopted hereunder are subject to chapter 28-32. 26 2. When sufficient information or data is lacking to allow for sound decisionmaking on a 27 water permit application, the state engineer department of water resources may

- withdraw various waters of the state from additional appropriations until sufficient data
 or information is available. Water permit applications pending from these sources will
- 30 be placed in a deferred status.

1	SECTION 105. AMENDMENT. Section 61-04.1-04 of the North Dakota Century Code is			
2	amended and reenacted as follows:			
3	61-0	61-04.1-04. North Dakota atmospheric resource board created - Membership.		
4	The	There is created a		
5	<u>1.</u>	The North Dakota atmospheric resource board which shall beis a division of the state		
6		water commission. The board is composed of the director of the state aeronautics		
7		commission, a representative of the department of environmental quality, the state-		
8		engineerdirector of the department of water resources, and one additional board		
9		member from each of seven districts established by section 61-04.1-05. The governor		
10		shall initially appoint one board member for each of the seven districts from a list of		
11		three candidates given to the governor by weather modification authorities in each		
12		district and:		
13	1.	<u>a.</u> When the term of office of any board member from any district is about to expire.		
14	2.	b. When a vacancy has occurred, or is about to occur, in the term of office of a		
15		board member from any district for any reason other than expiration of term of		
16		office.		
17	<u>2.</u>	Beginning on July 1, 1983, the term of office for the board shallmust be arranged so		
18		that not lessno fewer than three nor more than four terms shall expire on the first day		
19		of July of each odd-numbered year. Therefore, board members appointed on July 1,		
20		1983, from districts II, IV, and VI shall serve for two-year terms, and board members-		
21		appointed on July 1, 1983, from districts I, III, V, and VII shall serve for four-year-		
22		terms. Thereafter, boardBoard members from each district shall serve for a four-year		
23		term of office except in the event the governor shall appointappoints a member for an		
24		unexpired term, in which case the member shall serve only for the unexpired portion of		
25		the term. In the eventIf any district fails to furnish a list to the governor, or if there are		
26		no weather modification authorities under this chapter within a district, the governor		
27		shall appoint a board member of the governor's choice residing within such the district.		
28	SEC	TION 106. AMENDMENT. Subsection 3 of section 61-05-01 of the North Dakota		
29	Century	Code is amended and reenacted as follows:		
30	3.	"Irrigable acres" or "irrigable lands" means those lands which can or will be served by		
31		the district's works, as determined by the state engineerdepartment of water resources		

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before the district is organized, or as determined from time to time by the district's
 board of directors. Whenever land or acreage is described as being susceptible of
 irrigation or subject to assessment, it means the same as irrigable acres.
 SECTION 107. AMENDMENT. Section 61-05-07 of the North Dakota Century Code is

5 amended and reenacted as follows:

6 61-05-07. Petition for a proposed irrigation district - Where filed - Signed by whom -

7 Contents.

8 A petition for a proposed irrigation district shall<u>must</u> be filed with the state-

9 engineer<u>department of water resources</u> and shall be signed by landowners of the proposed

10 district who together shall own a majority of the whole number of acres [hectares] subject to

11 assessment for construction or other costs within the district requesting the territory described in

12 such<u>the</u> petition be organized under the provisions of this chapter. <u>SuchThe</u> territory <u>shallmust</u>

13 be described and shall be included in suchthe district, if established, by legal governmental

14 subdivisions of forty acres [16.19 hectares] or more unless held in fractional lots or plotted units

15 of lesser size, or unless portions thereof of the territory are more readily susceptible to irrigation

16 from works other than those of the proposed district. The proposed district may include lands

17 which<u>that</u> are not contiguous to any other lands in the proposed district. Such<u>The</u> petition shall-

18 set forthmust include the name and address of each petitioner and a description of the

19 petitioner's land, and the petition shall have attached thereto a map or maps showing the

20 boundaries of the proposed district <u>must be attached to the petition</u>.

SECTION 108. AMENDMENT. Section 61-05-08 of the North Dakota Century Code is
 amended and reenacted as follows:

23 **61-05-08.** Petition accompanied by map - Contents - Scale.

24 The petition provided for in section 61-05-07 shallmust be accompanied by a map or maps 25 of the proposed district. The map shallmust show the location of the proposed conveyance 26 systems and other works by means of which it is intended to be used to irrigate the lands of the 27 proposed district. If the water supply is from a natural stream, the flow of such the stream 28 shallmust be stated in cubic feet [meters] per second. If the water supply for the district is to be 29 gathered by a storage reservoir or reservoirs, the map shallmust show the location thereof of the 30 storage reservoir and shall state their the reservoir's capacity in acre-feet. If the water supply is 31 from a ground water source, the map must show the general location of wells and proposed

1 pumping rates. Unless otherwise permitted by the state engineer department of water resources, 2 suchthe map shallmust be drawn to a scale of not less than two inches [5.08 centimeters] to the 3 mile [1.61 kilometers]. Preliminary designs of all proposed conveyance systems and other 4 works shallmust be prepared in sufficient detail to show the contemplated method of 5 construction, along with a feasibility report on the proposed plan of irrigation. The feasibility 6 report must include an analysis of the soil and water compatibility of the irrigable lands of the 7 proposed district. A registered professional engineer shall prepare the map, preliminary designs, 8 and feasibility report required by this section. 9 SECTION 109. AMENDMENT. Section 61-05-09 of the North Dakota Century Code is 10 amended and reenacted as follows: 11 61-05-09. Petition accompanied by bond - Approval of bond - Certified copy of 12 petition filed. 13 Unless otherwise permitted by the state engineer department of water resources, the 14 petition shallmust be accompanied by a good and sufficient bond to be approved by the state-15 engineer, which shalldepartment of water resources. The bond must be in double the amount of 16 the probable cost of organizing such the district, including the cost of the first election for the 17 organization of the district and shall. The bond also must be conditioned that the sureties will 18 pay all costs in case saidthe organization shall not be is not approved by the electors. Within ten 19 days after the filing of such the petition, and the approval of such the bond, the state-20 engineerdepartment of water resources shall file a copy of suchthe petition with the county 21 auditor of each county whereinin which the proposed irrigation district is situated. 22 SECTION 110. AMENDMENT. Section 61-05-10 of the North Dakota Century Code is 23 amended and reenacted as follows: 24 61-05-10. Hearing on petition - Notice - Report prepared by state engineer on 25 feasibility - Copy of report filed - Submitted to electors. 26 The state engineerdepartment of water resources shall examine the petition, maps, papers, 27 and data pertaining to the proposed irrigation district and shall fix a time and place for hearing 28 such the petition. A notice stating that such the petition will be heard, and stating the time and 29 place of hearing, shallmust be filed with the county auditor of each county wherein suchin which 30 the proposed district is located. The notice shallmust be published once each week for two

31 consecutive weeks in the newspaper or newspapers of general circulation where the district is

1 located and in the official newspaper of each county in which the district is located. The date set 2 for the hearing on the petition may not be less than twenty days after the first publication of the 3 notice. Prior to such Before the hearing the state engineer department shall review the maps, 4 preliminary designs, and feasibility study and shall prepare, or shall cause to be prepared, a 5 summary report showing the probable cost of the proposed irrigation works and the 6 practicability and feasibility of the plan of irrigation suggested or proposed by petitioners for the 7 irrigation of the lands within such the district. A copy of such the report shallmust be filed with the 8 county auditor of each county whereinin which the proposed irrigation district is situated, and 9 such the report shallmust be open to public inspection. The state engineer department of water 10 resources also shall submit such the report to the electors of the proposed district at the meeting 11 set for hearing the petition for the organization thereofof the proposed district. 12 SECTION 111. AMENDMENT. Section 61-05-11 of the North Dakota Century Code is 13 amended and reenacted as follows: 14 61-05-11. Amendment of plan of irrigation - Adjournment of hearing by state-15 engineerdepartment of water resources. 16 At the hearing provided in section 61-05-10, the state engineer department of water 17 resources may amend the plan of irrigation proposed in the petition provided in section 18 61-05-07. The state engineerdepartment may adjourn such the hearing from time to time and 19 may make such changes in the proposed boundaries of the district as the state engineer shall-20 deemdepartment deems advantageous and advisable, but the boundaries of the district 21 proposed in the petition for its organization shallmay not be enlarged or extended until the 22 electors who own a majority of the acres [hectares] of land subject to assessments for 23 construction or other costs to be included in the extension having in writing consented theretoto. 24 the enlargement or extension in writing. 25 SECTION 112. AMENDMENT. Section 61-05-12 of the North Dakota Century Code is 26 amended and reenacted as follows: 27 61-05-12. State engineerDepartment of water resources may make order denying 28 petition - Filing. 29 If the state engineer shall determine that department of water resources determines the plan 30 of irrigation proposed is not practicable or that such plan is not economically sound, the state-31 engineer department shall make an order denying the petition for the organization of an irrigation

- 1 district and shall state the reasons for the action. A copy of suchthe order shallmust be filed with
- 2 the county auditor of each county in which the proposed irrigation district is situated.
- 3 SECTION 113. AMENDMENT. Section 61-05-13 of the North Dakota Century Code is
 4 amended and reenacted as follows:

5 61-05-13. State engineer to make orderOrder establishing irrigation district - Calling

6 election - Dividing district - Contents of order.

- If the state engineer finds and department of water resources determines that the
 establishment of the proposed irrigation district is advisable, and that the plan
 proposed for irrigating the lands thereinin the proposed district is practicable and
 economically sound, the state engineer department shall make an order establishing
 the irrigation district, subject to the approval of the electors of the district at an election
 called by the state engineer department for that purpose.
- 13 If the district embraces more than twenty thousand irrigable acres [8093.72 irrigable <u>2.</u> 14 hectares] of land, the state engineerdepartment by the order shall divide the district 15 into five or seven divisions or precincts as the state engineer department determines 16 necessary for the convenience of the electors of the district. The divisions or precincts 17 must be <u>numbered and</u> as nearly equal in size as may be deemed practicable, the 18 divisions must be numbered, and one. One director must be elected from, and by the 19 electors of, each division. If an elector owns land in more than one division, the elector 20 mustshall cast all the elector's votes for director and beis eligible for election as a 21 director in the division in which the majority of the elector's land subject to assessment 22 lies.
- 23 <u>3.</u> The <u>department's</u> order must set forth:
- 24 <u>1.</u> <u>a.</u> The time and place of holding the election.
- 25 <u>2.</u> <u>b.</u> The boundaries of the district.
- 26 3. c. That a petition sufficient in form and substance was filed with the state 27 engineerdepartment of water resources.
- 4. <u>d.</u> That due and reasonable notice of time and place of hearing on petition was
 given to the qualified electors of the proposed irrigation district.

<u>4.</u> A copy of the order must be filed with the county auditor of each county in which the
 irrigation district is situated. The order is prima facie evidence of the matter and facts
 therein stated.

SECTION 114. AMENDMENT. Section 61-05-14 of the North Dakota Century Code is
 amended and reenacted as follows:

6

61-05-14. Notice of election by state engineer - Contents - Publication.

7 Upon making an order establishing an irrigation district, the state engineerdepartment of 8 water resources shall give notice of an election to be held in such the district for the purpose of 9 determining whether or notto determine whether the electors of the district approve the 10 establishment and organization thereof as anof the irrigation district. The notice shallmust state 11 that an elector desiring to be a candidate for the office of district director shall file the elector's 12 name with the state engineerdepartment of water resources not less than twenty days before 13 such the election. The notice shallmust carry a reference to the map or maps previously filed 14 with the county auditor describing the boundaries of the lands included in the district as 15 established by the state engineer<u>department</u> and shall designate a name for such the district. 16 The notice shallmust be filed with the county auditor of each county in which the proposed 17 district is situated and shall be published once each week for two consecutive weeks in the 18 newspaper or newspapers of general circulation where the district is located and in the official 19 newspaper of each county in which the district is located. The date set for the election shallmust 20 be not less than twenty-five, nor more than thirty-five, days after the first publication of the 21 notice.

SECTION 115. AMENDMENT. Section 61-05-15 of the North Dakota Century Code is
 amended and reenacted as follows:

24 **61-05-15**. Form of notice of election.

The notice of election provided for in section 61-05-14 must be substantially in the followingform:

27

NOTICE OF ELECTION

Notice is given that on _____, ___, an election will be held for the purpose of submitting to the electors within the territory established and described by the order of the state engineer<u>department of water resources</u> as ______ irrigation district, the question as to whether the order of the state engineer<u>department of water resources</u> establishing the

1	irrigation district is approved. Notice is given that the lands of the district are fully described
2	fully in the order of the state engineerdepartment of water resources establishing the district
3	and filed in the state engineer'sdepartment's office in Bismarck, North Dakota, and in the
4	office of the county auditor of County, North Dakota. The ballot must be in the
5	following form:
6	FOR IRRIGATION DISTRICT
7	Yes 🗆
8	No 🗆
9	Notice is further given that a board consisting of directors will be elected,
10	one from each district division, who willto serve as provided by law after the establishment
11	of the district is approved. Polls will be open from one p.m. to seven p.m. Notice is further
12	given that any elector desiring to be a candidate for the office of district director and to have
13	the elector's name appear on the ballot mustshall file the elector's request in writing with the
14	state engineerdepartment of water resources not less than twenty days before the election.
15	Dated,
16	Signed
16 17	Signed State EngineerDirector of the
17	State EngineerDirector of the
17 18	Department of Water Resources
17 18 19	State EngineerDirector of the Department of Water Resources SECTION 116. AMENDMENT. Section 61-05-16 of the North Dakota Century Code is amended and
17 18 19 20	State EngineerDirector of the Department of Water Resources SECTION 116. AMENDMENT. Section 61-05-16 of the North Dakota Century Code is amended and reenacted as follows:
17 18 19 20 21	State EngineerDirector of the Department of Water Resources SECTION 116. AMENDMENT. Section 61-05-16 of the North Dakota Century Code is amended and reenacted as follows: 61-05-16. State engineerDepartment of water resources to appoint clerk and two
17 18 19 20 21 22	State EngineerDirector of the Department of Water Resources SECTION 116. AMENDMENT. Section 61-05-16 of the North Dakota Century Code is amended and reenacted as follows: 61-05-16. State engineerDepartment of water resources to appoint clerk and two judges of election - Filling vacancies on board.
17 18 19 20 21 22 23	State EngineerDirector of the Department of Water Resources SECTION 116. AMENDMENT. Section 61-05-16 of the North Dakota Century Code is amended and reenacted as follows: 61-05-16. State engineerDepartment of water resources to appoint clerk and two judges of election - Filling vacancies on board. Prior to the holding of an election upon the question of establishing and organizing an
17 18 19 20 21 22 23 24	State EngineerDirector of the Department of Water Resources SECTION 116. AMENDMENT. Section 61-05-16 of the North Dakota Century Code is amended and reenacted as follows: 61-05-16. State engineerDepartment of water resources to appoint clerk and two judges of election - Filling vacancies on board. Prior to the holding of an election upon the question of establishing and organizing an irrigation district, the state engineerdepartment of water resources shall appoint from the
17 18 19 20 21 22 23 24 25	State EngineerDirector of the Department of Water Resources SECTION 116. AMENDMENT. Section 61-05-16 of the North Dakota Century Code is amended and reenacted as follows: 61-05-16. State engineerDepartment of water resources to appoint clerk and two judges of election - Filling vacancies on board. Prior to the holding of an election upon the question of establishing and organizing an irrigation district, the state engineerdepartment of water resources shall appoint from the electors of the district one clerk and two judges who shallto constitute a board of election for
17 18 19 20 21 22 23 24 25 26	State EngineerDirector of the Department of Water Resources SECTION 116. AMENDMENT. Section 61-05-16 of the North Dakota Century Code is amended and reenacted as follows: 61-05-16. State engineerDepartment of water resources to appoint clerk and two judges of election - Filling vacancies on board. Prior to the holding of an election upon the question of establishing and organizing an irrigation district, the state engineerdepartment of water resources shall appoint from the electors of the district one clerk and two judges who shallto constitute a board of election for such the district. If the district is divided into divisions or precincts, such the board of election
17 18 19 20 21 22 23 24 25 26 27	State EngineerDirector of the. Department of Water Resources SECTION 116. AMENDMENT. Section 61-05-16 of the North Dakota Century Code is amended and reenacted as follows: 61-05-16. State engineerDepartment of water resources to appoint clerk and two judges of election - Filling vacancies on board. Prior to the holding of an election upon the question of establishing and organizing an irrigation district, the state engineerdepartment of water resources shall appoint from the electors of the district one clerk and two judges who shallto constitute a board of election for such the district. If the district is divided into divisions or precincts, such the board of election shallmust be appointed from the electors of each such division and shall serve as a board of

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1 SECTION 117. AMENDMENT. Section 61-05-17 of the North Dakota Century Code is

2 amended and reenacted as follows:

3 61-05-17. Conduct of election - Votes canvassed by board and state-

4 engineerdepartment of water resources - Retaining ballots.

5 An election upon the question of organizing an irrigation district shallmust be conducted in 6 accordance with the general election laws of the state. After the polls are closed, the election 7 board shall proceed to canvass the votes cast thereat, and the clerk of the election board shall 8 certify to the state engineerdepartment of water resources the result of such the election. The 9 clerk of the board then shall wrap securely the ballots cast at such the election and shall express 10 or mail the samesecured ballots by registered or certified mail to the state engineer-11 whodepartment, which also shall canvass the ballots and verify the result. The state-12 engineerdepartment shall file and retain in the state engineer's department's office the ballots

13 cast at such<u>the</u> election.

SECTION 118. AMENDMENT. Section 61-05-18 of the North Dakota Century Code is
 amended and reenacted as follows:

16 61-05-18. Election governing organization of district - Filing record of election -

17 Certificates of election to directors.

18 If, upon a canvass of the votes cast and after suchAfter the canvass of votes has been 19 verified by the state engineer it appears that department of water resources, if a majority of all 20 votes cast are in favor of the organization of an irrigation district, the state engineerdepartment, 21 by an order, shall declare such the territory duly organized as an irrigation district under the 22 name and style designated and shall declare the persons receiving the highest number of votes 23 duly elected as directors. The state engineerdepartment shall cause a certified copy of such the 24 order, duly certified, to be filed immediately for record in the office of the recorder of each 25 county in which any portion of the irrigation district is situated and also shall file a copy of 26 suchthe order with the county auditor of each such county, and from and after the date of such-27 filing, the organization of such district shall be complete county in which any portion of the 28 district is situated. The organization of the district is complete upon the filings required in this 29 section. The state engineerdepartment of water resources immediately shall make out and mail, 30 by registered or certified mail, to each person elected to the office of director a certificate of

31 election signed by the state engineer. The directors thereupon shall enter upon the duties of-

- 1 their office director of the department, and the directors shall take office upon receipt of the
- 2 <u>certification</u>.

3 SECTION 119. AMENDMENT. Section 61-05-19 of the North Dakota Century Code is
4 amended and reenacted as follows:

5 61-05-19. State engineer Department of water resources to file order with secretary of

6 state - Secretary of state to make certificate - Evidence.

7 The state engineerdepartment of water resources shall file in the office of the secretary of 8 state a certified copy, duly certified by the state engineer, of the state engineer's department's 9 order declaring any territory to be duly organized as an irrigation district, and the secretary of 10 state shall make and issue to the state engineer<u>department</u> a certificate under the seal of the 11 state, of the due organization of such the district and. The secretary of state also shall file in the 12 secretary's office a copy of such the secretary's certificate and the said order of the state-13 engineerdepartment. Such The certificate of the secretary of state, or a copy thereof of the 14 certificate, authenticated by the secretary of state, shall be prima facie evidence of the

15 organization and existence of such<u>the</u> irrigation district.

16 SECTION 120. AMENDMENT. Section 61-05-20 of the North Dakota Century Code is

17 amended and reenacted as follows:

18 **61-05-20.** Appeal to district court from orders and decisions of the state-

19 engineerdepartment of water resources - Time - Undertaking.

20 An appeal may be taken to the district court from any order or decision of the state-21 engineerdepartment of water resources by any person who is aggrieved therebyby the order or 22 decision, at any time within thirty days after the order or decision appealed from has been filed 23 with the county auditor of the county in which the appeal is taken. Such appeal shall The appeal 24 must be taken by serving notice of appeal on the state engineer director of the department of 25 water resources and by filing the notice of appeal, proof of service thereof of the notice, and the 26 undertaking required in this section with the clerk of the district court of the county in which the 27 appeal is taken. To effect an appeal an undertaking must be executed by the appellant and 28 sufficient surety conditioned that the appellant will prosecute such the appeal without delay and 29 will pay all costs adjudged against the appellant in the district court. Such The undertaking 30 shallmust be made in favor of the state engineerdepartment of water resources as obligee and 31 may be enforced by the state engineer department. The appeal shallmust be taken to the district

1 court of the county in which the land claimed to be affected adversely by the order or decision 2 appealed from is situated and if such. If the land is situated in more than one county, suchthe 3 appeal may be taken to the district court of any county in which any part of such the land is 4 situated. Any appeal thus taken shalltaken under this section must be docketed in the district 5 court as any civil cause commenced in the district court is docketed and thereupon the. The 6 district court has and shall have and exercise original jurisdiction in such cause, the appeal and 7 shall hear and determine the same rule on the case, without a jury, in like the same manner as a 8 civil cause originally commenced in that court. The court may require and fix the time for the 9 service and filing of formal pleadings and fix the time therefor. Appeals to the supreme court 10 may be taken by the state engineer department of water resources or any other party to the 11 cause from any judgment entered in the district court in any such cause, and from any order of 12 saidthe court if an appeal would lie from such anthe order if the sameorder were entered by the 13 court in any other civil action.

SECTION 121. AMENDMENT. Section 61-06-01 of the North Dakota Century Code is
 amended and reenacted as follows:

16 61-06-01. Board of directors of irrigation district - Terms - Vacancies.

If an irrigation district contains less than twenty thousand irrigable acres [8093.72 irrigable hectares] of land and is not divided into precincts or divisions, the board of directors consists of five directors who must be residents of the state and electors of the district and must be elected at large. Two directors elected at the election for the organization of the district serve until the first Tuesday in April following the first regular district election, and three serve until the first Tuesday in April following the second regular election.

If an irrigation district contains twenty thousand irrigable acres [8093.72 irrigable hectares]
or more, it must be divided into five or seven divisions or precincts, as the case may be, and
one director must be elected from and by the electors of each division or precinct.

If an irrigation district contains twenty thousand irrigable acres [8093.72 irrigable hectares] or more and is divided into five divisions or precincts, the board of directors of the irrigation district consists of five directors. Two directors elected at the election for the organization of the district serve until the first Tuesday in April following the first regular district election, and three directors serve until the first Tuesday in April following the second regular district election.

1 If an irrigation district contains twenty thousand irrigable acres [8093.72 irrigable hectares] 2 or more and is divided into seven divisions or precincts, the board of directors of the irrigation 3 district consists of seven directors. Three directors elected at the election for the organization of 4 the district serve until the first Tuesday in April following the first regular district election, and 5 four directors serve until the first Tuesday in April following the second regular district election. 6 The terms of office of the directors elected at the first election for the organization of the 7 district must be determined by lot at their first meeting. Directors elected at subsequent 8 elections serve for four years and until their successors are duly elected and gualified. In case 9 the office of any director becomes vacant, the remaining members of the board shall fill the 10 vacancy by appointment. A director appointed to fill a vacancy serves the unexpired term of the 11 director whose office that director has been appointed to fill. If vacancies occur in the offices of 12 a majority of the directors of an irrigation district, the remaining members and the state-13 engineerdirector of the department of water resources shall fill the vacancies; and if the offices 14 of all the directors become vacant, the state engineer director of the department of water 15 resources shall appoint the members of the board and they who shall serve until the next regular 16 election of the district. Their The successors in office must then of the appointed directors must 17 be elected to serve the unexpired term of the directors whose offices became vacant. The 18 unexpired term of office that each director thus elected in this manner fills must be determined 19 by lot. 20 SECTION 122. AMENDMENT. Section 61-06-03 of the North Dakota Century Code is 21 amended and reenacted as follows:

22 61-06-03. Oath and bond of boards of directors - Filing.

After receiving a certificate of election each director shall take the oath prescribed for civil officers, and shall be bonded in the sum of one thousand dollars. <u>SuchThe</u> oath of office and bond <u>shallmust</u> be filed in the office of the <u>state engineerdepartment of water resources</u>.

SECTION 123. AMENDMENT. Section 61-06-04 of the North Dakota Century Code is
 amended and reenacted as follows:

61-06-04. Meeting of directors - Organization - Officers - Quorum - Term of officers.
 The directors elected at the first election in an irrigation district shall meet at the time and
 place designated by the state engineerdepartment of water resources and shall organize by
 selecting one of their members as chairman of the board. A temporary secretary shallmust be

- 1 designated until a permanent secretary of the board has been appointed. After the organization
- 2 of the board, a majority of the directors shall constitute constitutes a quorum for the transaction
- 3 of such business as may come before of the board. The board shall appoint and fix the

4 <u>compensation of</u> a secretary, a treasurer, and an assessor of the district and such other officers

5 or employees as the board shall deemdeems necessary for the efficient conduct of the district's

6 business and shall fix their compensation. Officers and employees appointed by the board shall

7 hold office duringat the pleasure of the board. The office of secretary, assessor, and treasurer

8 may be held by the same person. Each succeeding board of directors shall choose or appoint

9 its officers as herein provided in this section.

10 SECTION 124. AMENDMENT. Section 61-06-05 of the North Dakota Century Code is

11 amended and reenacted as follows:

12 61-06-05. Official bonds of assessor, district treasurer, and other employees -

13 Approval and filing of bonds.

14 The assessor shall<u>must</u> be bonded in the amount of five hundred dollars, and the district 15 treasurer shall<u>must</u> be bonded in an amount not less than double the amount of money that

16 may come into the treasurer's hands, the amount to be determined by the board of directors,

17 but such bond shall not be less than one thousand dollars. Other employees and

18 appointive appointed officers shallmust be bonded in such amounts as prescribed by the board

19 may prescribe. The official bonds of the assessor, treasurer, and other officers and employees

20 shallmust be approved by the board. Such bonds shall be and filed in the office of the state-

21 engineerdepartment of water resources.

22 SECTION 125. AMENDMENT. Section 61-06-19 of the North Dakota Century Code is

23 amended and reenacted as follows:

24 61-06-19. Secretary of board of directors to declare result of election - Contents.

- 25 <u>1.</u> The secretary of the board of directors, as soon as the result of the election is
- 26 declared, shall enter upon the records of the board a statement of such result which
 27 shall showrecord the election results including:
- 28 <u>1.</u> <u>a.</u> The whole number of votes cast in the district.
- 29 2. <u>b.</u> The names of the persons voted for who received votes.
- 30 3. <u>c.</u> Each question voted upon.
- 31 4. <u>d.</u> The number of votes cast for each person and the.

1	<u>e.</u>	The number of votes cast for and against each question voted upon at the
2		election.

2. A copy of suchthe statement shallof election results must be recorded in a permanent
 record of the board to be kept for that purpose. SuchThe statement shallmust be
 signed by the secretary of the board and authenticated by the seal of the district. A
 copy of suchthe signed and authenticated statement thus signed and authenticated shallmust be filed with the county auditor of each county whereinin which the irrigation
 district is situated, and a like copy shallanother copy must be mailed to the state engineerdepartment of water resources.

SECTION 126. AMENDMENT. Section 61-07-08 of the North Dakota Century Code is amended and reenacted as follows:

12 61-07-08. Surveys, examinations, and plans made to determine cost of construction

13 in district - State engineerDepartment of water resources to prepare report.

14 For the purpose of ascertaining To ascertain the cost of any irrigation construction work in a 15 district, the board shall cause such surveys, examinations, and plans to be made as may 16 demonstrate the practicability of the plan and furnish the proper basis for an estimate of the cost 17 of carrying out the plan. All surveys, examinations, maps, plans, and estimates must be made 18 under the direction of a registered professional engineer, who may be the state engineeran 19 employee of the department of water resources, and must be certified by the registered 20 professional engineer. The board shall submit a copy to the state engineer whothe department 21 of water resources, which shall prepare a summary report and file the report with the board. The 22 report must contain such matters as in the judgment of the state engineer are desirable the 23 matter required by the department. Upon receiving the report, the board of directors shall 24 determine the amount of money required to be raised. 25 SECTION 127. AMENDMENT. Section 61-07-19 of the North Dakota Century Code is 26 amended and reenacted as follows: 27 61-07-19. Petition for specific orders or changes in canals or other conveyance 28 systems - Methods. 29 Upon the filing of a petition in the office of the board of any irrigation district, signed by

30 electors who own a majority of the total number of acres [hectares] subject to assessment for
 31 construction or other costs, and requesting that rules be adopted by the board adopt rules

permitting and providing for any of the following specific orders or changes in the method of
operating its canal, pipeline, or other conveyance system, such the board immediately shall
provide for the adoption and enforcement of the samerules:

- That a measuring device of a type approved by the state engineerdepartment of water
 resources be placed in or near the headgate of any main diverting gate of the main
 canal, or in any pipeline, or other main conveyance system in order thatso the district
 will keep a continuous record shall be kept by such district of the amount of water
 received into the canal or pipeline for the use of the lands in such the district.
- 9 2. That a measuring device of a type approved by the state engineer<u>department of water</u>
- <u>resources</u> be placed in the headgates or valves of all main laterals and distributing
 laterals within the district from and by which water is diverted to tracts or units of
 twenty acres [8.09 hectares], or more, for the purpose of determining at all times the
- amount of water going to or being received upon any and all such the tracts of land,
- and that it be made the duty of the district toshall keep a separate and correct record
 of the amount of water delivered through each of such the headgates and valves at all
- 16 times, and to file the samethe record in the office of the board for public inspection.

SECTION 128. AMENDMENT. Section 61-07-27 of the North Dakota Century Code is amended and reenacted as follows:

61-07-27. Conclusion of hearing - Findings - Decree - Costs of hearing - Filing copies of findings.

Upon the conclusion of the hearing provided for in section 61-07-24, the court shall determine the legality and validity of the proceedings had for the issuance of bonds or improvement warrants, the making of any contract, or the levying of any assessments, as the case may be, and shall determine the validity and legality of any other matter properly before the court. The court shall prepare its findings of fact and, conclusions of law, and shallany necessary order that the decree of the court be entered in conformity therewith. The court may apportion the costs of the proceeding, in the discretion of the court, may be allowed and-

- 28 apportioned between to the parties thereto. The secretary of the board of directors of the district
- shall file with the state engineer<u>department of water resources</u> a certified copy of the court's
- 30 findings of fact, conclusions of law, <u>and</u> order, and decree.

SECTION 129. AMENDMENT. Section 61-09-02 of the North Dakota Century Code is
 amended and reenacted as follows:

61-09-02. District assessor to make list or prepare map to show apportionment of assessments - Filing.

5 The assessor shall make, or cause to be made, a list showing the apportionment or 6 distribution of assessments, and containing with a description of each unit or tract of land 7 assessed in the district, and the name of the record owner thereof, or of each unit or tract. 8 <u>Alternatively</u>, the assessor may prepare a map on a convenient scale showing each unit or tract 9 of land with the amount per acre [.40 hectare] apportioned thereto the unit or tract. 10 SuchWhere practicable, the units of land shall, wherever practicable, must consist of 11 governmental subdivisions of forty acres [16.19 hectares] or more. If all lands on suchthe 12 statement or map are assessed at the same amount or rate per acre [.40 hectare], a general 13 statement to that effect shall be sufficient. A copy of such the list or map shall must be filed in 14 the office of the county auditor of each county in which the district is situated, one copy shall be-15 filed in the office of the state engineer, and one copy shall remainand another copy must be filed 16 in the department of water resources. One copy must remain in the office of the board for public 17 inspection.

SECTION 130. AMENDMENT. Section 61-10-27 of the North Dakota Century Code is
 amended and reenacted as follows:

20 **61-10-27. Board may include lands in district.**

21 If the board of directors deems it not for the best interest of the district that a change in 22 its district boundaries be made so as to include any of the lands mentioned in the petition, or any 23 part thereof, it is not in the best interests of the district, the board shall reject the petition. If it-24 deems it forthe board deems the change is in the best interest of the district, the board shall 25 grant the petition in whole or in part and by resolution direct the chairman and the secretary of 26 the board to issue itsan order, including all or any part of the lands mentioned in the petition in 27 the district, unless electors who together own at least ten percent of the whole number of acres 28 [hectares] in the district subject to assessment for irrigation costs object in writing at or before 29 the time of hearing to the inclusion of such the lands. When lands are included in a district, the 30 order of the board of directors allowing inclusion shallmust be filed with the state-31 engineer<u>department of water resources</u> and with the county auditor of each county in which

1 suchthe lands are situated and shall. The order also must be filed and recorded in the office of

2 the recorder of each such county.

3 SECTION 131. AMENDMENT. Section 61-10-30 of the North Dakota Century Code is
 4 amended and reenacted as follows:

5 61-10-30. Result of election - Duty of the board and secretary.

6 If a majority of the votes cast at the election shall beare against the inclusion of the land 7 described in the resolution of the board of directors, the board shall deny the petition and 8 shallmay not proceed no further in the matter. If, however, a majority of the votes cast at the 9 election shall beare in favor of including such the lands in the district, the board shall issue its 10 order setting forth the filing of the petition, the action of the board thereon on the petition, and 11 the result of the election, and shall order such the lands added to the district. The order 12 shallmust describe the lands to be included in the district. A certified copy of the order of the 13 board shallmust be filed with the state engineer department of water resources and the county 14 auditor of each county in which the included lands lie. A certified copy of such the order shall-15 also must be filed and recorded in the office of the recorder in each such county.

SECTION 132. AMENDMENT. Section 61-10-35 of the North Dakota Century Code is
 amended and reenacted as follows:

18 61-10-35. Outstanding bonds or improvement warrants or contractual obligations -

19 Order excluding lands - Assent.

20 If the holders of outstanding bonds or improvement warrants, or of contracts obligating the 21 district, consent in writing to exclusion of lands mentioned in the petition, the board of directors 22 may by resolution direct the chairman and the secretary of the board to execute its the board's 23 order excluding such the lands from the district. The assent in writing of holders of district bonds 24 or improvement warrants, or of anyone interested in a contract obligating the district, shallmust 25 be filed with the secretary of the district and shall be copied in the minutes of the board, and 26 suchthe minutes or a certified copy thereof shall beof the minutes are admissible in evidence 27 with the same effect as the written assent. If such assent is not given, the board shall deny and 28 dismiss the petition. When lands are excluded from the district, a certified copy of the order of 29 the board shallmust be filed in the offices of the state engineer department of water resources 30 and the county auditor of each county in which the excluded lands are situated and filed and 31 recorded in the office of the recorder of each such countyof those counties.

1 SECTION 133. AMENDMENT. Section 61-10-37 of the North Dakota Century Code is 2 amended and reenacted as follows: 3 61-10-37. Result of election - Order excluding lands. 4 If at an election for exclusion of lands from an irrigation district, a majority of the votes cast 5 shall beare against exclusion, the board shall dismiss the petition and may not proceed no-6 further in the matter, but if. If a majority of such the votes shall beare in favor of excluding 7 such the lands from the district, the board shall issue its order setting forth the filing of the 8 petition, the action of the board thereonon the petition, and the result of the election, and shall 9 order suchthe lands excluded from the district. A certified copy of suchthe order shallmust be 10 filed in the offices of the state engineer department of water resources and the county auditor of 11 each county in which the excluded lands lie and shallmust be filed and recorded in the office of 12 the recorder of each such county. 13 SECTION 134. AMENDMENT. Section 61-11-04 of the North Dakota Century Code is 14 amended and reenacted as follows: 15 61-11-04. Conduct of election - Canvassing and reporting result of election. 16 An election on the question of dissolution in all respects shallmust be conducted, and the 17 votes therefrom canvassed, in the same manner as provided for a regular election of the 18 district. A certified copy of the statement of the election result by the district's board of directors 19 and all ballots, lists, tally sheets, and other documents pertaining to the election shallmust be 20 forwarded to the state engineerdepartment of water resouces by registered or certified mail or 21 express. 22 SECTION 135. AMENDMENT. Section 61-11-08 of the North Dakota Century Code is 23 amended and reenacted as follows: 24 61-11-08. Sale of district property authorized - Appraisers appointed - Oath -25 Compensation. 26 If a majority of the votes cast at an election for dissolution of a district favor dissolution and 27 sale, the irrigation works, franchises, and other property of the district may be sold at not less 28 than a valuation to be determined by a board of three appraisers. One member of such the 29 board of appraisers shallmust be appointed by the board of directors of the district, one 30 shallmust be appointed by the state engineer director of the department of water resources, and 31 the two appointed appraisers thus selected shall choose the third appraiser. The board of

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appraisers shall<u>must</u> be sworn by an officer who is authorized to administer oaths and who has
 an official seal. SuchThe board shall appraise the irrigation works, franchises, and all other
 property of the district at itstheir cash value, and to determine such value, with the consent of
 the board of directors of the district, may employ engineers, accountants, and suchother expert
 assistance as may be necessary. The board of directors shall fix the compensation of suchthe
 appraisers, engineers, accountants, and others shall be fixed by the board of directors.

SECTION 136. AMENDMENT. Section 61-11-09 of the North Dakota Century Code is
 amended and reenacted as follows:

9 61-11-09. Appraisal of property by appraisers - Report to board - Advertising property
 10 for sale - Opening of bids.

11 The board of appraisers shall appraise all of the property of the district and shall make a 12 report of its appraisement the appraisal to the board of directors. A copy of such the report 13 shallmust be filed by the secretary of the district with the state engineer department of water 14 resources. The board of directors shall advertise for sale all of the property of the district and 15 shall publish a notice once each week for two consecutive weeks specifying that sealed bids will 16 be received, opened, and considered by the board at the time and place specified in suchthe 17 notice, and setting forth a description of describing the property. At the time and place 18 designated in such the notice, or as soon thereafterafter the time as the board can meet, it the 19 board shall open and consider all bids received for the purchase of the property, and it board 20 may reject any and all bids which do not, in the judgment of the board, offer a fair and just 21 consideration.

SECTION 137. AMENDMENT. Section 61-11-15 of the North Dakota Century Code is
 amended and reenacted as follows:

61-11-15. Report of dissolution when - Where filed - Contents - Recording of in office
 of recorder.

After all the property of an irrigation district shall have been is disposed of upon dissolution and all the obligations thereof shall have been of the district are paid, the directors of such the district shall file in the office of the county auditor of each county in which such the district is situated, and in the office of the state engineer department of water resources, a report signed by the chairman of the board and attested by the secretary, and bearing the seal of the district, stating that the district has disposed of its property and franchises, that all of the obligations of

1 the district have been <u>paid</u> fully paid, and that the district has been disorganized and dissolved.

2 Such<u>The</u> report shall<u>must</u> be recorded in the miscellaneous records of the recorder in each of

3 the counties in which the district is located, and from and after suchthe filing and recording,

4 such<u>the</u> irrigation district shall beis deemed to be dissolved.

5 SECTION 138. AMENDMENT. Section 61-12-46 of the North Dakota Century Code is
 6 amended and reenacted as follows:

7 61-12-46. State engineer Department of water resources to assist county board of

8 flood irrigation.

9 The state engineerdepartment of water resources, upon the request of the board of flood 10 irrigation of any county in this state, shall assist said<u>the</u> board in determining whether or not the 11 construction of any proposed dams, gates, and necessary ditches and canals for the purpose of 12 controlling, regulating, and forcing the overflow of water in non-navigable rivers or streams 13 within this state would be conducive to the public health, convenience, or welfare.

14 SECTION 139. AMENDMENT. Section 61-14-01 of the North Dakota Century Code is

15 amended and reenacted as follows:

16 **61-14-01. Units of measurement.**

17 The standard of measurement for the flow and volume of water shall be established by rule

18 by the state engineer<u>department of water resources</u>.

19 SECTION 140. AMENDMENT. Section 61-14-03 of the North Dakota Century Code is

20 amended and reenacted as follows:

21 **61-14-03.** Amount of water for irrigation.

22 In the issuance of When issuing a permit to appropriate water for irrigation or in the-

23 adjudication of adjudicating the rights to the use of water for such purpose, the amount of water-

24 allowed by the state engineer shall not be in excess of use water for irrigation, the department of

25 <u>water resources may not allow more than</u> two acre-feet [2466.96 cubic meters] of water per

26 acre [.40 hectare] per year, or the equivalent thereof, to be delivered on the land, except that-

27 during periods of sufficient water supply the state engineerdepartment may allow up to three

28 <u>acre-feet per acre [3700.45 cubic meters per .40 hectare] per irrigation season to be delivered</u>

29 <u>on the land for a specified period of time</u>, in accordance with the method of irrigation being

30 used, the type of soil to which the water is to be applied, and other criteria established by the

31 state engineer, may increase the amount of water allowed to three acre-feet per acre [3700.45-

1 cubic meters per .40 hectare], per irrigation season, for a specified period of time which in no-2 event shall be of greater duration than the period of sufficient water supply. Notwithstanding any-3 other provision of this section, the state engineer may not allow more of an amount of water-4 than can be beneficially used department. The department may not allow more water to be 5 delivered on the land than can be used beneficially. 6 SECTION 141. AMENDMENT. Section 61-14-06 of the North Dakota Century Code is 7 amended and reenacted as follows: 8 61-14-06. Measuring devices - Unlawful to take water without using. 9 Every ditch owner shall construct and maintain a substantial headgate at the point where 10 the water is diverted and shall construct a measuring device, of a design approved by the state-11 engineer<u>department of water resources</u>, at the most practicable point or points for measuring 12 and apportioning the water as determined by the state engineerdepartment. The state-13 engineer department may order the construction of such the measuring device by the ditch 14 owner, and if construction is not completed within twenty days thereafter after receipt of the 15 order, the person in charge of the irrigation works, upon instructions from the state-16 engineerdepartment, shall refuse to deliver water to such the ditch owner. The taking of water by-17 such ditch owner may not take water from the irrigation works until the construction of 18 suchmeasuring device and the approval thereof by the state engineer shall be unlawfulis. 19 constructed and the department approves the device. Such Measuring devices shall be somust 20 be arranged thatso they can be locked in place, and when locked by the person in charge of the 21 irrigation works or that person's authorized agent, for the measurement or apportionment of 22 water, it shall be unlawful toother persons may not interfere with, disturb, or change the same, 23 and the<u>devices. The</u> use of water through such a measuring device after having beenthat was 24 interfered with, disturbed, or changed shall beconstitutes prima facie evidence of the guilt of the 25 person benefited by such the interference, disturbance, or change violated this section. 26 **SECTION 142. AMENDMENT.** Section 61-14-07 of the North Dakota Century Code is 27 amended and reenacted as follows: 28 61-14-07. Unlawful interference with rights to use of water - Penalty. 29 Any person interfering with or injuring or destroying any headqate, weir, benchmark, well, or 30 other appliance or works for the appropriation, diversion, storage, apportionment, or 31 measurement of water, or for any hydrographic or hydrologic surveys, or who shall-

1 interfereinterfering with any person engaged in the discharge of duties connected therewith with

2 <u>a headgate, weir, benchmark, well, or other appliance or works for those purposes, shall beis</u>

3 guilty of a class A misdemeanor, and also shall be liable for the injury or damage resulting from

4 suchthe unlawful act. The state engineerdepartment of water resources and the person in

5 charge of an irrigation work, and their authorized assistants and agents, may enter upon private

6 property for the performance of their respective duties, but shall do no unnecessary injury

7 theretomay not damage the property unnecessarily.

8 SECTION 143. AMENDMENT. Section 61-14-13 of the North Dakota Century Code is

9 amended and reenacted as follows:

10 **61-14-13. Seepage water.**

In the case of seepage water from any constructed works, any party desiring to use the
 same shall make application to the state engineer, as in the case of unappropriated water, and

13 such party shall<u>A person wishing to use seepage water from a constructed works shall apply to</u>

14 the department of water resources for the use in the same manner as applying for a permit to

15 <u>use unappropriated water and shall</u> pay to the owner of such<u>the</u> works a reasonable charge for

16 the storage or carriage of suchthe water in suchthe works, if the appearance of suchthe

17 seepage water can be traced beyond reasonable doubt to the storage or carriage of water in

18 such<u>the</u> works. The state engineer shall<u>department of water resources may</u> not issue a permit

19 to appropriate such the seepage waters until an any agreement for the payment of such charges-

20 shall have been entered into by the said parties reasonable charges required by this section is

21 <u>executed</u>.

22 SECTION 144. AMENDMENT. Section 61-15-03 of the North Dakota Century Code is

23 amended and reenacted as follows:

24 61-15-03. Water and wildlife conservation projects - Supervision.

The authority, control, and supervision of all water and wildlife conservation projects and wildlife reservations shall beis vested in the state engineerdepartment of water resources. The state engineerdepartment may accept cooperation, aid, and assistance from the United States of America, its instrumentalities or agencies, in the construction, maintenance, and operation of any structure for the purposes set forth in this chapter, and may do any act necessary to make such aid, assistance, and cooperation from the federal government available, and shall have-

- 1 the right to. The department may grant such easements to the United States of America, its
- 2 instrumentalities or agencies, as may be required.
- 3 **SECTION 145. AMENDMENT.** Section 61-15-09 of the North Dakota Century Code is
- 4 amended and reenacted as follows:
- 5 61-15-09. Conservation of lakes and streams of Turtle Mountain region.
- 6 The state engineer of this state<u>department of water resources</u> shall take <u>suchany necessary</u>
- 7 action as may be necessary to conserve the water levels and rehabilitate the streams and
- 8 brooks in the Turtle Mountain region of North Dakota lying in Bottineau and Rolette Counties,-
- 9 and shall do any act necessary to bring about such rehabilitation of streams, lakes, and brooks.
- 10 SECTION 146. AMENDMENT. Section 61-16-06.1 of the North Dakota Century Code is
- 11 amended and reenacted as follows:
- 12 **61-16-06.1.** Consolidation of water resource districts.
- Any two or more water resource districts may be consolidated into a single district, or
 existing districts may be adjusted to reflect watershed boundaries, as determined by
 the state engineerdepartment of water resources, by filing with the state water
- 16 commission a petition signed by:

17 a. A <u>a</u> majority of the members of the board of each of the districts; or

- 18 b. Fifty fifty percent or more of the landowners within each of the districts.
- When the petition is filed by the district boards, it must be accompanied by a certified
 copy of the resolution of the governing boards authorizing the signing of the petition.
- 21 The petition must contain a detailed plan for the disposition of the property, assets,
- and liabilities of each of the districts. This plan must be as equitable as practicable to
 every landowner within the districts and must fully protect creditors and the holders of
- improvement warrants of the petitioning districts. The plan may provide for a
 continuance of assessments upon properties in the petitioning districts to retire
- 26 outstanding obligations, or for the assumption of outstanding obligations and the
- 27 spreading of assessments for the payment thereof of the outstanding obligations over
- properties in the newly created district. No petition may be approved by the <u>The</u> state
 water commission <u>may not approve the petition</u> unless <u>it the petition</u> fully meets the
- 30 requirements of this section.

- The state water commission shall fix a time and place for a public hearing <u>on a petition</u>
 <u>filed under this section</u> at a site convenient and accessible for a majority of the
 affected individuals. At least fifteen days prior to the date of hearing, the commission
 shall publish notice of the hearing in at least one newspaper of general circulation in
 each of the districts being consolidated or adjusted. Additional notice of the hearing
 may be given in a manner prescribed by the state water commission.
- 7 Prior to the hearing, the state engineer department of water resources shall make, or 3. 8 cause to be made, an investigation of the need for consolidation of the petitioning 9 districts and shall submit a report of the findings to the state water commission. This 10 report must be presented at the petition hearing. If the state water commission finds it 11 is not feasible, desirable, or practical to consolidate the petitioning districts, itthe 12 commission shall deny the petition and state the reasons for denial. If, however, the 13 state water commission finds that problems of flood control, watershed development 14 or improvement, drainage, water supply, or other reasons make consolidation or 15 boundary adjustment and establishment of the proposed water resource district 16 desirable, it the commission shall grant the petition and create the district. Upon 17 creation of the new water resource district, the state water commission shall dissolve 18 the included districts or make necessary boundary adjustments to existing districts.

SECTION 147. AMENDMENT. Subsection 1 of section 61-16.1-09.1 of the North Dakota
 Century Code is amended and reenacted as follows:

21 1. A water resource board may undertake the snagging, clearing, and maintaining of 22 natural watercourses and the debrisment of bridges and low-water crossings. The 23 board may finance the project in whole or in part with funds raised through the 24 collection of a special assessment levied against the land and premises benefited by 25 the project. The benefits of a project must be determined in the manner provided in 26 section 61-16.1-17. Revenue from an assessment under this section may not be used 27 for construction of a drain or reconstruction or maintenance of an existing assessment 28 drain. Any question as to whether the board is maintaining a natural watercourse or is 29 constructing a drain or reconstructing or maintaining an existing assessment drain 30 must be determinedresolved by the state engineerdepartment of water resources. All 31 provisions of this chapter apply to assessments levied under this section except:

1	a.	An a	assessment may not exceed fifty cents per acre [.40 hectare] annually on		
2		agri	cultural lands and may not exceed fifty cents annually for each five hundred		
3		dolla	ars of taxable valuation of nonagricultural property; and		
4	b.	If th	e assessment is for a project costing less than one hundred thousand dollars,		
5		no a	action is required for the establishment of the assessment district or the		
6		assessments except the board must approve the project and assessment by a			
7		vote	e of two-thirds of the members and the board of county commissioners of the		
8		county in which the project is located must approve and levy the assessments to			
9		be r	nade by a vote of two-thirds of its members.		
10		(1)	If a board that undertakes a project finds that the project will benefit lands		
11			outside water resource district boundaries, the board shall provide notice to		
12			the water resource board where the benefited lands are located together		
13			with the report prepared under section 61-16.1-17.		
14		(2)	The board of each water resource district containing lands benefited by a		
15			project must approve the project and assessment by a vote of two-thirds of		
16			its members. The board of county commissioners in each county that		
17			contains lands benefited by a project must approve and levy the		
18			assessment to be made by a vote of two-thirds of its members.		
19		(3)	If a project and assessment is not approved by all affected water resource		
20			boards and county commission boards, the board of each water resource		
21			district and the board of county commissioners of each county shall meet to		
22			ensure that all common water management problems are resolved pursuant		
23			to section 61-16.1-10. In addition, the water resource board that undertakes		
24			the project may proceed with the project if the board finances the cost of the		
25			project and does not assess land outside the boundaries of the district.		
26	C.	All r	evenue from an assessment under this section must be exhausted before a		
27		sub	sequent assessment covering any portion of lands subject to a prior		
28		asse	essment may be levied.		
29	SECTION	148	AMENDMENT. Section 61-16.1-23 of the North Dakota Century Code is		
30	0 amended and reenacted as follows:				

1	61-16.1-23. Appeal to state engineerdepartment of water resources.
2	After the hearing provided for in section 61-16.1-22, affected landowners and any political
3	subdivision subject to assessment, having not less than twenty percent of the possible votes , as
4	determined by section 61-16.1-20, who believe that the assessment had not been was not made
5	fairly or equitably made, or thator the project is not properly located or designed properly, may
6	appeal to the state engineerdepartment of water resources by petition, within ten days after the
7	hearing on assessments, to make a review of the assessments and to examine the location and
8	design of the proposed project. Upon receipt of suchthe petition the state engineerdepartment
9	shall examine the lands assessed and the location and design of the proposed project, and if it
10	appears that the assessments have not beenwere not made equitably, the state-
11	engineerdepartment may proceed to correct the sameassessments, and the state-
12	engineer'sdepartment's correction and adjustment of saidthe assessment is final. Should it
13	appear that, in the judgment of the state engineer, If the department believes the project has-
14	been improperlywas located or designed improperly, the state engineerdepartment may order a
15	relocation and redesign. Such relocation and redesign that must be followed in the construction
16	of the proposed project. Upon filing a bond for two hundred fifty dollars with the board for the
17	payment of the costs of the state engineer <u>department</u> in the matter, any landowner or political
18	subdivision who or which claims that claiming the landowner or political subdivision will receive
19	no benefit at all from the construction of a new project may appeal that issue to the state-
20	engineerdepartment within ten days after the hearing on assessments, the question of whether-
21	there is any benefit. The state engineer may not determine the specific amount of benefit
22	uponUpon an appeal by an individual landowner or political subdivision, but shall onlythe
23	department may determine if whether there is any benefit to the landowner or political
24	subdivision, and the but not the specific amount of benefit. The determination of the state-
25	engineer upon such question department regarding whether there is a benefit is final.
26	SECTION 149. AMENDMENT. Section 61-16.1-37 of the North Dakota Century Code is
27	amended and reenacted as follows:
28	61-16.1-37. Commission, state engineerdepartment of water resources, and water
29	resource board shall encourage both structural and nonstructural alternatives.
30	The commission, state engineerdepartment of water resources, and the appropriate water
31	resource board shall encourage both structural and nonstructural solutions to water

1 management problems within the district by federal and state agencies, private individuals,

2 public and private corporations, and limited liability companies and other persons, and shall lend

3 their aid, counsel, and assistance to any such facilitate appropriate solutions. All structural

4 alternatives, including dams, dikes, drains, and other works, whether constructed by public

5 authorities or private persons, unless specifically exempted therefrom, shall be are subject to all

6 the provisions of this chapter <u>unless specifically exempted</u>.

7 SECTION 150. AMENDMENT. Section 61-16.1-38 of the North Dakota Century Code is
8 amended and reenacted as follows:

9 61-16.1-38. Permit to construct or modify dam, dike, or other device

10 required - Penalty - Emergency.

11 No dikes, dams, or other devices for water conservation, flood control regulation, watershed 12 improvement, or storage of water which are capable of retaining, obstructing, or diverting more 13 than fifty acre-feet [61674.08 cubic meters] of water or twenty-five acre-feet [30837.04 cubic 14 meters] of water for a medium-hazard or high-hazard dam, may be constructed within any 15 district except in accordance with the provisions of this chapter. An application for the 16 construction of any dike, dam, or other device, along with complete plans and specifications, 17 must be presented first to the state engineerdepartment of water resources. Except for 18 low-hazard dams less than ten feet [3.05 meters] in height or agricultural dikes less than 19 two feet [0.61 meters] in height, the plans and specifications must be completed by a 20 professional engineer registered in this state. After receipt, the state engineer department shall 21 consider the application in such detail as the state engineerdepartment deems necessary and 22 proper. The state engineer department shall refuse to allow the construction of any unsafe or 23 improper dike, dam, or other device which would interfere with the orderly control of the water 24 resources of the district, or may order such changes, conditions, or modifications as in the 25 judgment of the state engineerdepartment may be necessary for safety or the protection of 26 property. Within forty-five days after receipt of the application, except in unique or complex 27 situations, the state engineerdepartment shall complete the state engineer's initial review of the 28 application and forward the application, along with any changes, conditions, or modifications, to 29 the water resource board of the district within which the contemplated project is located. The 30 board thereupon shall consider, the application within forty-five days, the application, and 31 suggest any changes, conditions, or modifications to the state engineer department. If the board

1 approves the application meets with the board's approval, the board shall forward the approved 2 application to the state engineerdepartment. If the board fails to respond within forty-five days, it-3 shall be determined the board has will be deemed to have no changes, conditions, or 4 modifications to make. The state engineer department shall make the final decision on the 5 application and forward that decision to the applicant and the local water resource board. The 6 state engineerdepartment may issue temporary permits for dikes, dams, or other devices in 7 cases of an emergency. Any person constructing a dam, dike, or other device, which is capable 8 of retaining, obstructing, or diverting more than fifty acre-feet [61674.08 cubic meters] of water 9 or twenty-five acre-feet [30837.04 cubic meters] of water for a medium-hazard or high-hazard 10 dam, without first securing a permit to do so, as required by this section, is liable for all 11 damages proximately caused by the dam, dike, or other device, and is guilty of a class B 12 misdemeanor. 13 SECTION 151. AMENDMENT. Section 61-16.1-39 of the North Dakota Century Code is 14 amended and reenacted as follows: 15 61-16.1-39. Dams or other devices constructed within a district shall come under 16 control of a water resource board. 17 All dams, dikes, and other water conservation and flood control works or devices 18 constructed within any district, unless specifically exempted therefrom, shall, without affecting-19 the commission's or the state engineer's authority relative to such works, automatically come, 20 are under the jurisdiction of the water resource board for the district within which the dam, dike, 21 works, or device exists or is to be constructed. The district's jurisdiction over the dam, dike, 22 works, or device does not affect the commission's or department's authority relative to the dam, 23 dike, works, or device. No changes or modification of any existing dams, dikes, or other works 24 or devices shallmay be made without complying fully with the provisions of this chapter. 25 SECTION 152. AMENDMENT. Section 61-16.1-53.1 of the North Dakota Century Code is 26 amended and reenacted as follows: 27 61-16.1-53.1. Appeal of board decisions - State engineerDepartment of water 28 resources review - Closing of noncomplying dams, dikes, or other devices for water 29 conservation, flood control, regulation, and watershed improvement. 30 1. The board shall make the decision required by section 61-16.1-53 within a reasonable 31 time, not exceeding one hundred twenty days, after receiving the complaint. The board

1 shall notify all parties of its decision by certified mail. Any aggrieved party may appeal 2 the board's decision to the state engineerdepartment of water resources. The appeal 3 to the state engineerdepartment must be made within thirty days from the date notice 4 of the board's decision has been received. The appeal must be made by submitting a 5 written notice to the state engineer, department which must state specifically set forth-6 the reason why the board's decision is erroneous. The appealing party shall also shall 7 submit copies of the written appeal notice to the board and to all nonappealing parties. 8 Upon receipt of this notice the board, if it has ordered removal of a dam, dike, or other 9 device, is relieved of its obligation to procure the removal of the dam, dike, or other 10 device. The state engineer department shall handle the appeal by conducting an 11 independent investigation and making an independent determination of the matter. 12 The state engineerdepartment may enter property affected by the complaint to 13 investigate the complaint. 14 2. If the board fails to investigate and make a determination concerning the complaint

- 14 2. In the board fails to investigate and make a determination concerning the complaint
 15 within a reasonable time, not exceeding one hundred twenty days, the person filing the
 16 complaint may file the complaint with the state engineer department of water resources.
 17 within one hundred fifty days of the submittal date of the original complaint. The state 18 engineer shall, without Without reference to chapter 28-32, the department shall cause
 19 the investigation and determination to be made, either by action against the board or
 20 by conducting the investigation and making the determination.
- 3. If the state engineer<u>department of water resources</u> determines that a dam, dike, or
 other device has been constructed or established by a landowner or tenant contrary to
 title 61 or any rules adopted by the board, the state engineer<u>department</u> shall take one
 of these three actions:
- a. Notify the landowner by certified mail at the landowner's post-office address of
 record;
- 27 b. Return the matter to the jurisdiction of the board along with the investigation28 report; or
- 29 c. Forward the dam, dike, or other device complaint and investigation report to the30 state's attorney.

- 1 If the state engineerdepartment of water resources decides to notify the landowner, 2 the notice must specify the nature and extent of the noncompliance and state that if 3 the dam, dike, or other device is not removed within a reasonable time as determined 4 by the state engineer department, but not less than thirty days, the state-5 engineerdepartment shall procure the removal of the dam, dike, or other device and 6 assess the cost of removal against the responsible landowner's property. The notice 7 from the state engineerdepartment also must state that, within fifteen days of the date 8 the notice is mailed, the affected landowner may demand, in writing, a hearing on the 9 matter. Upon receipt of the demand, the state engineerdepartment shall set a hearing 10 date within fifteen days from the date the demand is received. If, in the opinion of the 11 state engineerdepartment, more than one landowner or tenant has been responsible, 12 the costs may be assessed on a pro rata basis in proportion to the responsibility of the 13 landowners. Upon assessment of costs, the state engineerdepartment shall certify the 14 assessment to the county auditor of the county where the noncomplying dam, dike, or 15 other device is located. The county auditor shall extend the assessment against the 16 property assessed. Each assessment must be collected and paid as other property 17 taxes are collected and paid. Assessments collected must be deposited with the state 18 treasurer and credited to the contract fund established by section 61-02-64.1. Any 19 person aggrieved by action of the state engineerdepartment under this section may 20 appeal the decision of the state engineer<u>department</u> to the district court under 21 chapter 28-32. A hearing by the state engineerdepartment as provided for in this 22 section is a prerequisite to an appeal. 23 5. If the state engineerdepartment of water resources, after completing the investigation 24 required under this section, decides to return the matter to the board, a complete copy 25 of the investigation report must be forwarded to the board and it must include the
- nature and extent of the noncompliance. Upon having the matter returned to its
 jurisdiction, the board shall carry out the state engineer's department's decision under
 the terms of this section.
- If the state engineer<u>department of water resources</u>, after completing the investigation
 required under this section, decides to forward the dam, dike, or other device
 complaint to the state's attorney, a complete copy of the investigation report must also

- be forwarded, which and must include the nature and extent of the noncompliance.
 The state's attorney shall prosecute the complaint under the statutory responsibilities
- 3 prescribed in chapter 11-16.

4 7. In addition to the penalty imposed by the court on conviction under this statute, the 5 court shall order the dam, dike, or other device removed within a reasonable time 6 period as the court determines, but not less than thirty days. If the dam, dike, or other 7 device is not removed within the time prescribed by the court, the court shall procure 8 the removal of the dam, dike, or other device, and assess the cost against the property 9 of the landowner responsible, in the same manner as other assessments under 10 chapter 61-16.1 are levied. If, in the opinion of the court, more than one landowner or 11 tenant has been responsible, the costs may be assessed on a pro rata basis in 12 proportion to the responsibility of the landowners.

SECTION 153. AMENDMENT. Section 61-16.2-01 of the North Dakota Century Code is
 amended and reenacted as follows:

15

61-16.2-01. Legislative intent and purpose.

16 The legislative assembly finds and declares that a large portion of the state's land 17 resources is subject to recurrent flooding by overflow of streams and other watercourses 18 causing loss of life and property, disruption of commerce and governmental services, unsanitary 19 conditions, and interruption of transportation and communications, all of which are detrimental 20 to the health, safety, welfare, and property of the occupants of flooded lands and the people of 21 this state. The legislative assembly further finds that public interest necessitates that the 22 floodplains of this state be developed in a manner which will alleviate loss of life and threat to 23 health, and reduce private and public economic loss caused by flooding.

It is therefore the policy of this state and the purpose of this chapter to guide development of the floodplains of this state in accordance with the enumerated legislative findings, to reduce flood damages through sound floodplain management, stressing nonstructural measures such as floodplain zoning and floodproofing, acquisition and relocation, and flood warning practices; and to ensure as far as practicable that the channels and those portions of the floodplains of watercourses which are the floodways are not inhabited and are kept free and clear of interference or obstructions which may cause any undue restriction of the capacity of the

31 floodways.

1	It is also the policy of this state and purpose of this chapter to provide state coordination					
2	and ass	d assistance to communities in floodplain management activities, to encourage communities				
3	to adopt	to adopt, administer, and enforce sound floodplain management ordinances, and to provide the				
4	state en	state engineer with department of water resources the authority necessary to carry out and				
5	enforce	enforce a floodplain management program for the state and to coordinate federal, state, and				
6	local floo	odpla	in management activities in this state.			
7	SEC		N 154. AMENDMENT. Section 61-16.2-02 of the North Dakota Century Code is			
8	amende	d an	d reenacted as follows:			
9	61-1	6.2-0	02. Definitions.			
10	<u>1.</u>	In tl	his chapter, unless the context or subject matter otherwise provides:			
11	1.	<u>a.</u>	"Commission" means state water commission.			
12	2.	<u>b.</u>	"Community" means any political subdivision that has the authority to zone.			
13	3.	<u>C.</u>	"Conveyance" or "hydraulic conveyance" means a geometric characteristic of a			
14			river or watercourse at a given point that determines the flow-carrying capacity at			
15			that point.			
16	4.	<u>d.</u>	"Department" means the department of water resources.			
17		<u>e.</u>	"District" means a water resource district, as defined in chapter 61-16.1.			
18	5.	<u>f.</u>	"Flood fringe" means that portion of a floodplain outside of the floodway.			
19	6.	<u>g.</u>	"Floodway" or "regulatory floodway" means the channel of a river or other			
20			watercourse and the adjacent land areas that must be reserved in order to			
21			discharge the base flood without cumulatively increasing the water surface			
22			elevation more than one foot [30.48 centimeters].			
23	7.	<u>h.</u>	"Person" means any person, firm, partnership, association, corporation, limited			
24			liability company, agency, or any other private or governmental organization,			
25			which includes any agency of the United States, a state agency, or any political			
26			subdivision of the state.			
27	8.	"Sta	ate engineer" means the state engineer appointed pursuant to section 61-03-01,			
28		who is also the chief executive officer of the commission, or, for the purpose of this-				
29		cha	pter, the state engineer's designee.			
30	<u>2.</u>	For the purposes of this chapter, the state engineerdepartment shall, in addition to the				
31		definitions listed above, follow the definitions in this section and the definitions under				

- 1 the national flood insurance program [42 U.S.C. 4001 et seq.] and implementing 2 regulations, which are hereby incorporated into and made a part of this chapter by 3 reference. 4 SECTION 155. AMENDMENT. Section 61-16.2-03 of the North Dakota Century Code is 5 amended and reenacted as follows: 6 61-16.2-03. Duties of state engineerthe department. 7 The state engineerdepartment shall: 8 1. Collect and distribute information relating to flooding and floodplain management. 9 2. Coordinate local, state, and federal floodplain management activities to the greatest 10 extent possible, and encourage appropriate federal agencies to make their flood 11 control planning data available to communities and districts for planning purposes, in 12 order to allow adequate local participation in the planning process and in the selection 13 of desirable alternatives. 14 3. Assist communities and districts in their floodplain management activities within the 15 limits of available appropriations and personnel in cooperation with the division of 16 homeland security. 17 4. Do all other things, within lawful authority, which are necessary or desirable to manage 18 the floodplains for uses compatible with the preservation of the capacity of the 19 floodplain to carry and discharge the base flood. In cooperation with communities and 20 districts, the state engineerdepartment shall conduct, whenever possible, periodic 21 inspections to determine the effectiveness of local floodplain management programs, 22 including an evaluation of the enforcement of and compliance with local floodplain 23 management ordinances. 24 SECTION 156. AMENDMENT. Section 61-16.2-04 of the North Dakota Century Code is 25 amended and reenacted as follows: 26 61-16.2-04. Delineation of floodplains and floodways. 27 The state engineerdepartment shall assist communities in preparing and obtaining data and 28 other necessary information for the delineation of floodplains and floodways. When the state-29 engineerdepartment determines that sufficient technical information is available for the 30 delineation of floodplains and floodways on a watercourse or lake, the state engineer shall-
- 31 thendepartment shall consult with the appropriate district and each affected community. The

1	state engineerdepartment, the affected community, and the appropriate district shall consider					
2	flooding experiences, plans to avoid potential hazards, estimates of economic impacts of					
3	flooding	on the community, both historical and prospective, and such other data as the district				
4	and com	munity may consider appropriate. Upon obtaining and developing the necessary				
5	informat	ion for delineation of the floodplain and floodway, the state engineerdepartment and the				
6	affected	community shall notify the appropriate federal agency and request that such-				
7	material	the information be used to delineate the floodplain and floodway under the national				
8	flood ins	surance program [42 U.S.C. 4001 et seq.]. The regulatory floodway must be able to				
9	carry the	e waters of the base flood without cumulatively increasing the water surface elevation of				
10	the base	e flood more than one foot [30.48 centimeters] at any point.				
11	SECTION 157. AMENDMENT. Section 61-16.2-05 of the North Dakota Century Code is					
12	amended and reenacted as follows:					
13	61-16.2-05. Floodplain management ordinances.					
14	1.	Each community shall submit the floodplain management ordinances adopted under				
15		the national flood insurance program [42 U.S.C. 4001 et seq.] to the state-				
16		engineerdepartment for review.				
17	2.	If the state engineer <u>department</u> determines that there is a failure by a community to				
18		comply with the intent, purposes, and provisions of this chapter and the minimum				
19		ordinances adopted under the national flood insurance program [42 U.S.C. 4001				
20		et seq.], the state engineerdepartment shall notify the appropriate federal agency and				
21	the community of those findings. The state engineer shall also department also shall					
22	notify the community of the state and federal penalties for such noncompliance and					
23	shall work with the community until such time as the state engineerdepartment					
24		determines that the community will comply or is complying.				
25	SECTION 158. AMENDMENT. Subsection 1 of section 61-16.2-09 of the North Dakota					
26	Century	Code is amended and reenacted as follows:				
27	1.	It is unlawful for any person to establish any use which is not in accordance with <u>that</u>				
28		does not comply with this chapter within any floodplain without prior written approval of				
29		the affected community. Every use placed in the floodplain in violation of this chapter				
30		or a floodplain management ordinance adopted under or in compliance with the				
31		provisions of this chapter, or adopted under the national flood insurance program [42				

1 U.S.C. 4001 et seq.], is a public nuisance, and the construction or installation thereofof 2 the use may be enjoined by an action brought by the state engineerdepartment or the 3 appropriate community. The state engineerdepartment or community may obtain a 4 court order directing the removal or elimination of such the public nuisance, or 5 authorizing the state engineerdepartment or community to remove the public 6 nuisance, or cause the public nuisance to be removed, at the expense of the owner. A 7 person who violates any of the provisions of this chapter is guilty of a class B 8 misdemeanor.

9 SECTION 159. AMENDMENT. Section 61-16.2-11 of the North Dakota Century Code is
10 amended and reenacted as follows:

11

61-16.2-11. Authority to enter and investigate lands or waters.

The state engineer<u>department</u> or any community must notify all landowners prior to making any entry upon any lands and waters in the state for the purpose of making an investigation, survey, removal, or repair contemplated by this chapter. An investigation of a nonconforming use or existing construction or structure shall<u>must</u> be made by the state engineer<u>department</u> either on the state engineer's<u>department's</u> own initiative, on the written request of an owner of land abutting the watercourse involved, or on the written request of a community.

SECTION 160. AMENDMENT. Section 61-16.2-13 of the North Dakota Century Code is
 amended and reenacted as follows:

20 **61-16.2-13. Flood insurance**.

21 Communities that have residential and nonresidential structures in areas subject to

22 excessive flooding, as determined by the state engineer<u>department</u>, shall participate in the

23 national flood insurance program [Pub. L. 90-448] and Acts amendatory thereof or-

24 supplementary thereto, so that the people of North Dakota may have the opportunity to-

25 indemnify themselves from future flood losses through the purchase of this-

26 insurance administered by the federal emergency management agency. A community is not

27 required to participate in the program if all of the land under the jurisdiction of the community is

enrolled as a result of another community's participation in the program.

SECTION 161. AMENDMENT. Section 61-16.2-14 of the North Dakota Century Code is
 amended and reenacted as follows:

1 61-16.2-14. <u>State engineerDepartment</u> review of development in regulatory floodways

Before issuing a permit or authorization to allow a use in a regulatory floodway, the

community responsible for permitting or authorizing such the use shall notify the state-

2 - Exceptions.

3

4

5 engineerdepartment of the proposed use. The state engineerdepartment shall determine 6 whether a functioning hydraulic model is needed to measure the effect of the proposed use. 7 Upon the request of the state engineer department, the community shall submit to the state-8 engineerdepartment for review all technical documentation, including a functioning hydraulic 9 model and other technical information needed for the state engineer's department's review to 10 analyze the proposed use and to identify its proposed impact. The state engineer department 11 shall complete the state engineer's review within thirty days after receiving the technical 12 documentation. Upon completion of the state engineer's review, the state engineerdepartment 13 shall notify the community whether the proposed use is in compliance with state and federal 14 law. A community may apply to the state engineer department for an exemption on a 15 case-by-case basis from this section. The state engineerdepartment may grant the exemption if 16 the state engineer department determines that the community, by using its own technical review, 17 can determine if whether the proposed use is in compliance with state and federal law. 18 SECTION 162. AMENDMENT. Section 61-20-02 of the North Dakota Century Code is 19 amended and reenacted as follows: 20 61-20-02. Drilling artesian or flowing well - Requirements. 21 Every person, stock company, association, corporation, or limited liability company that 22 shall drill an artesian or flowing well shall comply with the rules of the state engineer department 23 of water resources regarding such activity. 24 SECTION 163. AMENDMENT. Section 61-20-03 of the North Dakota Century Code is 25 amended and reenacted as follows: 26 61-20-03. Wild wells. 27 The provisions of this chapter shall apply to a wild well, or a well out of control, except that if 28 it is determined by the state engineer that such department of water resources the well cannot 29 be repaired for use, no valve shallmay be attached, but every effort shallmust be made by the 30 owner to seal, plug, or cut off the samewell. Old wells which that might be damaged by so doing

- 1 need not be shut off, but such wells shallmust be put in repair at the earliest possible date and
- 2 shallmust be regulated thereafterafter the repair.
- 3 SECTION 164. AMENDMENT. Section 61-20-06 of the North Dakota Century Code is

4 amended and reenacted as follows:

5 **61-20-06.** Duties of state engineer<u>the department of water resources</u>.

6 The state engineer<u>department of water resources</u> shall advise the citizens of the state as to
7 the practicability of measures affecting the underground waters of this state. The state engineer8 shall by:

- Counsel and consult with the owner and assistCounseling, consulting, and assisting
 the owner to work out the most desirable control and use of the owner's well.
- SelectSelecting at least three representative flowing wells in each county having that
 number, and as many more as itthe department may deem advisable.
- 3. <u>CauseCausing</u> the record of <u>theirthe wells'</u> flows and pressures to be taken, from time
 to time, to learn as much as possible of the decline, fluctuations, and permanence of
 the artesian supply.
- 16 4. Plan and conduct such Planning and conducting other investigations as it the
- 17 <u>department</u> may find advisable to ascertain the best method of prolonging the utility of
 18 the same.
- 19 5. <u>KeepKeeping</u> a record of the location, size, depth, flow, size of flow, character of
- water, construction, and history of all artesian wells of the state, and keep itkeeping
 the record on file for public reference.
- SecureSecuring the enforcement of all laws pertaining to artesian and phreatic waters
 of the state.
- Publish from time to time, as it may deem advantageous, Publishing bulletins
 containing information concerning the artesian wells and phreatic waters of the state
 as often as the department deems advantageous.
- 27 The state engineer may make such
- <u>8.</u> <u>Making any</u> additional, reasonable rules and regulations governing suchartesian wells
 as it shall determineas the department determines are necessary.
- 30 SECTION 165. AMENDMENT. Section 61-20-07 of the North Dakota Century Code is
- 31 amended and reenacted as follows:

1 **61-20-07. Enforcement of chapter** by state engineer - Appeal.

2 The provisions of this chapter must be enforced by the state engineer<u>department of water</u>

3 resources. The state engineerdepartment may issue administrative orders requiring compliance

4 with this chapter. An appeal from the engineer's a ruling of the department may be taken under

5 the provisions of chapter 28-32.

6 SECTION 166. AMENDMENT. Section 61-21-02.1 of the North Dakota Century Code is
7 amended and reenacted as follows:

8 **61-21-02.1.** Assessment drain culverts.

As part of the design and construction of a proposed assessment drain or the maintenance or reconstruction of an existing assessment drain, the board, upon approval of the appropriate road authority, may locate, relocate, size, and install culverts through roads which are not on the routes of assessment drains but which are within the assessment area and which are necessary for surface water to reach the assessment drain. The design and installation of culverts under this section must be consistent with chapters 24-03 and 24-06 and the

15 streamcrossing and construction site protection standards prepared by the department of

16 transportation and the state engineer<u>department of water resources</u>.

SECTION 167. AMENDMENT. Section 61-21-22 of the North Dakota Century Code is
amended and reenacted as follows:

19 **61-21-22.** Hearing on assessment - Appeal to state engineer - Correction of

20 assessments - Relocating drain - Fees of state engineer.

21 At the hearing provided for in section 61-21-21, the board shall proceed to hear all 22 complaints relative to the percentage assessments and shall correct or confirm the same. 23 Should landowners subject to assessment or whose property is subject to condemnation for the 24 construction of the proposed drain having a majority of the possible votes, as determined by 25 section 61-21-16, believe that the assessment had not been fairly or equitably made, or that the 26 drain is not properly located or designed, they may appeal to the state engineerdepartment of 27 water resources by petition within ten days after the hearing on assessments, to make a review 28 of such the percentage assessments and to examine the location and design of the proposed 29 drain. Upon the receipt of such the petition, the state engineer department shall proceed to-30 examine the lands assessed and the location and design of the proposed drain, and should it-31 appear to the state engineer that such the department determine the assessments have not

1 been made equitably, the state engineer<u>department</u> may proceed to correct the 2 sameassessments, and the state engineer's department's correction and adjustment of said-3 assessments shall beare final. Should it appear that, in the judgment of the state engineer, the 4 department determine the drain has been improperly located or designed, the state-5 engineerdepartment may order a relocation and redesign. Such The relocation and redesign 6 shallmust be followed in the construction of the proposed drain. For the state-7 engineer's department's services in making such review of reviewing the assessments and 8 examination of examining the location and design, the state engineer shall be-9 alloweddepartment is entitled to ten dollars per day and actual and necessary expenses during 10 the time the state engineer department is engaged upon such the work. All moneys received by 11 the state engineer shall department must be paid into the state treasury and credited to the 12 general fund. After the hearing provided in this section, the board shall make a finding that the 13 benefits to all tracts of land will exceed the costs that will be assessed against the lands. Any 14 landowner who may claim that claims the landowner will receive no benefit at all from the 15 construction of a new drain may appeal the question of whether there is any benefit to the state-16 engineerdepartment upon the filing of a bond in the sum of two hundred fifty dollars with the 17 board for the payment of the costs of the state engineer<u>department</u> in the matter. The state-18 engineer shalldepartment may not determine the specific amount of benefits upon an appeal by 19 an individual landowner, but shall only determine if only whether there is any benefit to the 20 landowner, and the determination of the state engineer upon such question shall bedepartment 21 <u>is</u> final. 22 SECTION 168. AMENDMENT. Section 61-21-34 of the North Dakota Century Code is

SECTION 168. AMENDMENT. Section 61-21-34 of the North Dakota Century Code is
 amended and reenacted as follows:

61-21-34. Procedure to construct or extend a drain through or into two or more
counties.

In order to construct or extend a drain through or into two or more counties in this state, a petition shall<u>must</u> be presented to the several boards for the establishment of <u>suchthe</u> drain in their several counties as provided in this chapter. The boards of <u>such severalthe</u> counties shall hold a joint meeting and shall determine the necessity or expediency of the establishment of suchthe drain. The several boards of all counties through or into which <u>suchthe</u> proposed drain may run shall agree upon the proportion of damages and benefits to accrue to the lands

1 affected in each county, and for this purpose they the boards shall consider the entire course of 2 saidthe drain through all saidthe counties as one drain. Should the boards fail to agree upon the 3 benefits to accrue to the lands in each county, they the boards shall submit the points in 4 controversy to the state engineer of the state water commissiondepartment of water resources, 5 and the state engineer's decision thereon shall be department's decision is final. They The 6 boards may apportion the cost of establishing and constructing such the entire drain ratably and 7 equitably upon the lands in each such county in proportion to the benefits to accrue to such the 8 county's lands. When they the boards have so apportioned the same, they costs, the boards 9 shall make written reports of such the apportionment to the auditors of the several counties 10 affected, which. The reports shallmust show the portion of cost of such the entire drain to be 11 paid by taxes upon the lands in each of such the counties and such reports shallmust be signed 12 by the boards of all counties affected. Upon the filing of such the reports, the several boards 13 shall meet and assess against the lands in each of such the counties, ratably and equitably as 14 provided by this chapter, an amount sufficient to pay the proportion of the cost of such the drain 15 in each of such counties so fixed by all said boardscounty. The provisions of this chapter 16 relating to drains within a single county shall govern the establishment, construction, 17 maintenance, repair, and cleanout of suchthe drains. 18 SECTION 169. AMENDMENT. Section 61-24-07 of the North Dakota Century Code is 19 amended and reenacted as follows: 20 61-24-07. Attorney general shall act as legal adviser - Chief engineer of state water-21 commissionDepartment of water resources to assist board - Employment of counsel and 22 engineers.

23 The attorney general shall, as far as the attorney general's duties permit, act as the legal 24 adviser of the board to the extent the duties of the attorney general permit. The chief engineer-25 of the state water commissiondepartment of water resources shall furnish such engineering 26 services and assistance asto the extent the duties of the chief engineer's office department 27 permit. When the district has funds available, the board of directors may employ other counsel 28 to advise and represent it the board in its the board's proceedings and affairs, and may employ 29 other engineers and engineering services in connection with its the board's work and the affairs 30 of the district.

SECTION 170. AMENDMENT. Section 61-24.3-01 of the North Dakota Century Code is
 amended and reenacted as follows:

3 **61-24.3-01.** Legislative findings and intent.

4 The legislative assembly finds that adequate water supplies for municipal, domestic, 5 livestock, rural, irrigation, industrial, and other uses are essential for the social stability and 6 economic security of the people of the state of North Dakota. It is further found that the 7 development and utilization of the water resources of this state are necessary for the protection 8 of health, property, and enterprise, and for the promotion of prosperity and general welfare of 9 the people of the state of North Dakota, and that such development and utilization of water 10 resources in this state involves, necessitates, and requires the exercise of the sovereign powers 11 of the state and concern a public purpose. Therefore, it is hereby declared t is necessary that-12 the southwest pipeline project, as authorized and approved pursuant to this chapter, be 13 established and constructed, to provide for the supplementation of the water resources of a 14 portion of the area of North Dakota south and west of the Missouri River with water supplies 15 from the Missouri River for multiple purposes, including domestic, rural, and municipal uses. In 16 furtherance of this public purpose, the state water commission may provide for the issuance of 17 bonds not to exceed twenty-five million dollars in accordance with chapter 61-02 to finance the 18 cost of the project. The provisions of this chapter may not be construed to, in any manner, 19 abrogate or limit the rights, powers, duties, or functions of the state water commission or the 20 state engineerdepartment of water resources, but are supplementary theretoto the rights. 21 powers, duties, or functions. Nor may this chapter be construed as limiting or in any way-22 affecting the laws of this state relating to the organization or operation of irrigation districts, 23 water resource districts, or other political subdivisions.

SECTION 171. AMENDMENT. Section 61-24.5-01 of the North Dakota Century Code is
 amended and reenacted as follows:

26 **61-24.5-01.** Findings and declaration of policy.

27 It is hereby found and declared by the legislative assembly that many

- 28 <u>1.</u> <u>Many</u> areas and localities in southwestern North Dakota do not enjoy adequate
- 29 quantities of high-quality drinking water. It is also found and declared that otherOther
- 30 areas and localities in southwestern North Dakota do not have sufficient quantities of
- 31 water to ensure a dependable, long-term supply. It is further found and declared that

- supplementationSupplementation of the water resources of southwestern North
 Dakota, with water supplies from Lake Sakakawea and the Missouri River, utilizing a
 pipeline transmission and delivery system, is a feasible approach to provide
 southwestern North Dakota with a safe, good quality, dependable source, and
 adequate quantity of water.
- 6 It is further declared that opportunity
- 7 Opportunity for greater economic security, protection of health, property, enterprise, 2. 8 preservation of the benefits from the land and water resources of this state, and the 9 promotion of the prosperity and general welfare of all of the people of North Dakota 10 depends on the effective development and utilization of the land and water resources 11 of this state, and necessitate and require the exercise of the sovereign powers of the 12 state and concern a public purpose. Therefore, in order to To accomplish this public 13 purpose, it is hereby declared necessary that a project to supply and distribute water 14 to southwestern North Dakota, as authorized by chapter 61-24.3, and acts amendatory-15 thereof and supplementary thereto, must be established and constructed, to:
- <u>1.</u> <u>a.</u> Provide for the supply and distribution of water to the people of southwestern
 North Dakota through a pipeline transmission and delivery system for purposes
 including domestic, rural water, municipal, livestock, light industrial, mining, and
 other uses, with primary emphasis on domestic, rural water, and municipal uses.
- 20 2. b. Provide for the future economic welfare and property of the people of this state,
 21 and particularly the people of southwestern North Dakota, by making available
 22 waters from Lake Sakakawea and the Missouri River for beneficial and public
 23 uses.
- 3. It is also declared necessary to study and further develop water resources to provide
 adequate water supplies for energy, industrial, agriculture, and other opportunities in
 southwest North Dakota. The provisions hereof This section may not be construed to
 abrogate or limit the rights, powers, duties, and functions of the state water
 commission or the state engineer department of water resources, but must be
 considered supplementary theretoto those rights, powers, duties, and functions.
- 30 SECTION 172. AMENDMENT. Section 61-24.5-18 of the North Dakota Century Code is 31 amended and reenacted as follows:

61-24.5-18. Easement granted for ditches, canals, tramways, and transmission lines on any public lands. In connection with the construction and development of the southwest pipeline project, there is granted over all the lands belonging to the state, including lands owned or acquired for highway right-of-way purposes, a right of way for pipelines, connections, valves, and all other appurtenant facilities constructed as part of the southwest pipeline project, provided, however,

7 that the director of the department of transportation and the state engineer director of the

8 <u>department of water resources</u> must approve the plans of the authority with respect to regarding

9 the use of any and all right of way of roads prior to such before the grant becoming is effective.

10 SECTION 173. AMENDMENT. Section 61-24.6-01 of the North Dakota Century Code is

11 amended and reenacted as follows:

12 61-24.6-01. Findings and declaration of policy.

13 It is hereby found and declared by the legislative assembly that manyMany areas and 14 localities in northwestern North Dakota do not enjoy safe drinking water, and that the water in 15 these areas and localities contains iron, sulfates, alkali, salt, nitrates, fluoride, and other 16 hazardous and discoloring substances. It is also found and declared that otherOther areas and 17 localities in northwestern North Dakota do not have sufficient quantities of water to ensure a 18 dependable, long-term supply. It is further found and declared that

19 supplementationSupplementation of the water resources of northwestern North Dakota with

20 water supplies from the Missouri River, utilizing a pipeline transmission and delivery system,

21 may be the only alternative to provide northwestern North Dakota with a safe, good quality,

22 dependable source, and adequate quantity of water.

23 It is further declared that effective Effective development and utilization of the land and water 24 resources of this state; the opportunity for greater economic security; the protection of health, 25 property, enterprise, and the preservation of the benefits from the land and water resources of 26 this state; and the promotion of the prosperity and general welfare of all of the people of North 27 Dakota involve, necessitate, and require the exercise of the sovereign powers of the state and 28 concern a public purpose. Therefore, in order to To accomplish this public purpose, it is hereby-29 declared necessary that a project be pursued that would to supply and distribute water to the 30 people of northwestern North Dakota through a pipeline transmission and delivery system for 31 purposes, including domestic, rural water districts, municipal, livestock, light industrial, mining,

1 and other uses, with primary emphasis on domestic, rural water district, and municipal uses 2 must be pursued. In furtherance of this public purpose, the state water commission may provide 3 for the issuance of bonds in accordance with chapter 61-02 to finance the costs of the project. 4 The provisions of this This chapter may not be construed to abrogate or limit the rights, 5 powers, duties, and functions of the state water commission or the state engineerdepartment of 6 water resources, but must be considered supplementary to those rights, powers, duties, and 7 functions. 8 SECTION 174. AMENDMENT. Section 61-24.6-02 of the North Dakota Century Code is 9 amended and reenacted as follows: 10 61-24.6-02. Northwest area water supply advisory committee - Created. 11 The northwest area water supply advisory committee consists of the following 12 representatives, appointed by the state engineerdirector of the department of water resources: 13 1. One person from the city of Minot recommended by the Minot city council. 14 2. One person from the city of Williston recommended by the Williston city council. 15 3. One person from the Bottineau, Burke, Divide, McHenry, McLean, Mountrail, Pierce, 16 Renville, Ward, or Williams County water resource districts recommended jointly by 17 the governing boards of the Bottineau, Burke, Divide, McHenry, McLean, Mountrail, 18 Pierce, Renville, Ward, or Williams County water resource districts. 19 4. One representative of the state water commission recommended by the commission. 20 5. One representative of the Three Affiliated Tribes, representing that area of the Fort 21 Berthold Indian Reservation north of the Missouri River and Lake Sakakawea 22 recommended by the tribal council. 23 6. One representative of rural water distribution systems located in northwestern North 24 Dakota. This representative must be a resident of Bottineau, Burke, Divide, McHenry, 25 McLean, Mountrail, Pierce, Renville, Ward, or Williams County. 26 One representative of a municipality other than the city of Minot, located in Bottineau, 7. 27 Burke, Divide, McHenry, McLean, Mountrail, Pierce, Renville, Ward, or Williams 28 County. 29 8. One representative of the Garrison Diversion Conservancy District recommended by 30 the board of directors of the conservancy district. 31 9. One at-large representative.

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1	SECTION 175. AMENDMENT. Section 61-24.6-03 of the North Dakota Century Code is						
2	amended and reenacted as follows:						
3	61-24.6-03. Advisory committee - Officers - Meetings - Compensation.						
4	The northwest area water supply advisory committee shall elect a chairman and vice						
5	chairman. The advisory committee shall meet at the times and places necessary to carry out the						
6	purpose	purposes of this chapter. The advisory committee members may be reimbursed for their					
7	mileage	mileage and expenses in the amount provided for by sections 44-08-04 and 54-06-09. The					
8	advisory	advisory committee members serve at the pleasure of the state engineerdirector of the					
9	<u>departm</u>	nent of water resources. Vacancies must be filled in the same manner as original					
10	appointi	ments are made.					
11	SECTION 176. AMENDMENT. Section 61-24.6-05 of the North Dakota Century Code is						
12	amende	ed and reenacted as follows:					
13	61-24.6-05. State engineerDepartment of water resources - Employment of staff.						
14	The	state engineerdirector of the department of water resources may employ full-time and					
15	other pe	ersonnel and may employ such other personnel as areas necessary for the-					
16	adminis	tration ofto administer this chapter and as available funds permit. Notwithstanding					
17	section	61-02-64.1, funds disbursed from the contract fund or appropriated for purposes of					
18	adminis	tering this chapter may be used for salaries and expenses of persons employed					
19	pursuar	t to this chapter.					
20	SECTION 177. AMENDMENT. Section 61-24.8-01 of the North Dakota Century Code is						
21	amended and reenacted as follows:						
22	61-24.8-01. Definitions.						
23	As u	used in this chapter:					
24	1.	"Auditor" means the county auditor.					
25	2.	"Board" means the board of directors of the Garrison Diversion Conservancy District.					
26	3.	"Bond" means any revenue bond, refunding bond, improvement bond, or other					
27		evidence of indebtedness, including indebtedness owed to banks, or other public or					
28		private lending sources, of the district issued under this chapter.					
29	4.	"Direct benefit" means water is delivered to a tract of land.					
30	5.	"Director" means a member of the board of directors.					
31	6.	"District" means the Garrison Diversion Conservancy District.					

- 7. "Federal agency" includes the United States, the president of the United States, or any agency, instrumentality, or corporation of the United States which has been or may be designated or created by or pursuant to any act or acts or joint resolutions of the Congress of the United States or which may be owned or controlled, directly or indirectly, by the United States.
- 8. "Holder of bonds" or "bondholder", or any similar term, means any person who is the
 registered owner of any outstanding revenue bond, improvement bond, or refunding
 bond.
- 9 9. "Law" means any statute of this state.
- 10 10. "Project" means any work, undertaking, enterprise, or any combination of two or more 11 projects, which the district is authorized to construct. The term includes all irrigation 12 improvements, betterments, extensions, and replacements of work, undertaking, or 13 enterprises, and all appurtenances, facilities, easements, lands, rights in land, water 14 rights, contract rights, approaches, dams, reservoirs, generating stations, trunk 15 connections, other water mains, filtration works, pumping stations, equipment, 16 franchises, and structures in connection with or incidental to any irrigation work, 17 undertaking, or enterprise the district is authorized to construct.
- 18 11. "Refinancing" means funding, refunding, paying, or discharging by means of refunding
 bonds or the proceeds from the sale of refunding bonds, all or any part of any notes,
 bonds, or other obligations issued to finance or to aid in financing the acquisition,
 construction, or improvement of a project.
- 12. "Refunding bonds" means notes, bonds, certificates, or other obligations of the district
 issued under this chapter, the proceeds of which are to be used to pay the principal of
 or interest on any outstanding bonds or other obligations.
- 13. "Revenues" means all fees, tolls, rates, rentals, and charges levied and collected by
 the district in connection with, and all other income and receipts of whatever kind or
 character derived by the district from, the operation of any project.
- 28 14. "State engineer" has the same meaning as provided in chapter 61-03.
- 15. "Warrant" means an order drawn by the proper official of the district on its treasury, the
 warrant to be so drawn that when signed by the district treasurer in an appropriate
 place it becomes a check on the depository of the district, and a warrant upon the

- 1 treasury may not be delivered or mailed to the payee or the payee's agent or
- 2 representative until the warrant has been signed by the district treasurer and entered
- 3 on the district's books as a check drawn on a bank depository.

SECTION 178. AMENDMENT. Section 61-24.8-18 of the North Dakota Century Code is
amended and reenacted as follows:

6

61-24.8-18. Appeal to state engineerdepartment of water resources.

7 Within ten days after the hearing under section 61-24.8-17, affected landowners subject to 8 assessment, who believe that the assessment has not been fairly or equitably made, or that the 9 project is not properly located or designed, may petition the state engineerdepartment of water 10 resources to review the assessments and examine the location and design of the proposed 11 project. Upon receipt of a petition, the state engineerdepartment shall examine the lands 12 assessed and the location and design of the proposed project. If it appears to the state engineer-13 that department the assessments have not been made equitably, the state engineer department 14 may proceed to correct the assessments. The state engineer's department's correction and 15 adjustment of assessments is final. If it appears to the state engineer that department the project 16 has been improperly located or designed, the state engineerdepartment may order a relocation 17 and redesign, which must be followed in the construction of the proposed project. Any 18 landowner claiming to receive no direct benefit from the project may appeal to the state-19 engineer department the question of whether there is any direct benefit. The appeal must be 20 filed with the state engineerdepartment within ten days after the hearing on assessments in 21 section 61-24.8-17. The state engineerdepartment may not determine the specific amount of 22 benefit upon an appeal by an individual landowner and may determine only if there is any direct 23 benefit to the landowner. The determination of the state engineerdepartment upon the appeal is 24 final.

SECTION 179. AMENDMENT. Section 61-29-04 of the North Dakota Century Code is amended and reenacted as follows:

27 **61-29-04.** Administration.

This chapter must be administered by a Little Missouri River commission composed of the director of the parks and recreation department, the director of the department of environmental quality, the chief engineer of the state water commission<u>director of the department of water</u> <u>resources</u>, or their designated representatives, and one member from each of the following

1 counties: McKenzie, Billings, Slope, Golden Valley, Dunn, and Bowman. The commission 2 members representing the above-mentioned counties must be appointed by their respective 3 boards of county commissioners and shall serve without compensation except that each 4 appointing board of county commissioners may reimburse its county representative for actual 5 and necessary mileage to and from meetings of the commission at the same rate as state 6 officers. The county representatives appointed must be resident landowners who live adjacent 7 to the Little Missouri River with the exception of the Golden Valley County representative. A 8 county representative unable to attend a meeting of the commission may be represented by a 9 person who has a written proxy from the representative authorizing that person to act and vote 10 for the representative. The proxy must be a resident landowner of the county that the proxy is 11 representing, but need not live adjacent to the Little Missouri River. The county members shall 12 serve terms of office as follows: two members shall serve one-year terms, two members shall 13 serve two-year terms, and two members shall serve three-year terms. 14 SECTION 180. AMENDMENT. Subsection 6 of section 61-31-02 of the North Dakota

15 Century Code is amended and reenacted as follows:

- 16 6. "State assessment team" means representatives from the department of agriculture,
- 17 the game and fish department, the state engineer's staffdepartment of water
- 18 resources, the United States department of agriculture's soil conservation service, and
 19 the United States fish and wildlife service.
- SECTION 181. AMENDMENT. Section 61-32-03 of the North Dakota Century Code is
 amended and reenacted as follows:
- 22 61-32-03. Permit to drain waters required Penalty.

Any person, before draining a pond, slough, lake, or sheetwater, or any series thereof,
which has a watershed area comprising eighty acres [32.37 hectares] or more, shall first secure

a permit to do so. The permit application must be submitted to the state engineer<u>department of</u>

- 26 <u>water resources</u>. The state engineer<u>department</u> shall refer the application to the water resource
- 27 district or districts within which is found a majority of the watershed or drainage area of the
- 28 pond, slough, lake, or sheetwater for consideration and approval, but the state-

29 engineerdepartment may require that applications proposing drainage of statewide or

- 30 interdistrict significance be returned to the state engineer<u>department</u> for final approval. A permit
- 31 may not be granted until an investigation discloses that the quantity of water which will be

1 drained from the pond, slough, lake, or sheetwater, or any series thereofof those water bodies, 2 will not flood or adversely affect downstream lands. If the investigation shows that the proposed 3 drainage will flood or adversely affect lands of downstream landowners, the water resource 4 board may not issue a permit until flowage easements are obtained. The flowage easements 5 must be filed for record in the office of the recorder of the county or counties in which the lands 6 are situated. An owner of land proposing to drain shall undertake and agree to pay the 7 expenses incurred in making the required investigation. This section does not apply to the 8 construction or maintenance of any existing or prospective drain constructed under the 9 supervision of a state or federal agency, as determined by the state engineerdepartment of 10 water resources. 11 Any person draining, or causing to be drained, a pond, slough, lake, or sheetwater, or any 12 series thereofof those water bodies, which has a watershed area comprising eighty acres [32.37 13 hectares] or more, without first securing a permit to do so, as provided by this section, is liable 14 for all damage sustained by any person caused by the draining, and is guilty of an infraction. As 15 used in this section, sheetwater means shallow water that floods land not normally subject to 16 standing water. The state engineer department of water resources may adopt rules for 17 temporary permits for emergency drainage. 18 **SECTION 182. AMENDMENT.** Section 61-32-03.1 of the North Dakota Century Code is 19 amended and reenacted as follows: 20 61-32-03.1. Permit to drain subsurface waters required - Permit form - Penalty. 21 1. a. Installation of a subsurface water management system comprising eighty acres 22 [32.37 hectares] of land area or more requires a permit. The watershed area

- drained by a subsurface water management system may not be used to
 determine whether the system requires a permit under this section.
- b. Subsurface water management systems that use surface intakes must be
 permitted exclusively under this section if the system will have a drainage
 coefficient of three-eighths of an inch [0.95 centimeters] or less. Subsurface
 water management systems that use surface intakes must be permitted
 exclusively under section 61-32-03 if the system will have a drainage coefficient
 exceeding three-eighths of an inch [0.95 centimeters].

1		C.	Installation of a subsurface water management system comprising less than
2			eighty acres [32.37 hectares] of land area does not require a permit.
3	2.	a.	The state engineerdepartment of water resources shall develop an application
4			form for a permit required under this section. A person seeking to construct a
5			subsurface water management system that requires a permit under this section
6			must submit a completed application to the water resource district board within
7			which is found a majority of the land area for consideration and approval. The
8			water resource district board may charge permit applicants a fee up to one
9			hundred fifty dollars. Water resource districts shall forward copies of all approved
10			permits to the state engineerdepartment of water resources.
11		b.	Upon submission of a completed application for a permit, the water resource
12			district board immediately shall give notice and a copy of the submission via
13			certified mail to each owner of land within one mile [1.61 kilometers] downstream
14			of the proposed subsurface water management system outlet unless the distance
15			to the nearest waterway depicted as a perennial or intermittent stream or river on
16			a United States geological survey topography map, assessment drain, natural
17			watercourse, slough, or lake is less than one mile [1.61 kilometers], in which case
18			notice and a copy of the submission must be given immediately to each owner of
19			land between the outlet and the nearest assessment drain, natural watercourse,
20			slough, or lake. The notice requirement in this section must be waived if the
21			applicant presents signed, notarized letters of approval from all downstream
22			landowners entitled to notice in this subsection.
23	3.	a.	If the water resource board receives notarized letters of approval from all
24			downstream landowners entitled to notice, the board shall approve the completed
25			permit application as soon as practicable but no later than thirty days after receipt
26			of the last letter. Otherwise, the water resource board shall review the completed
27			application at its next meeting that is at least thirty days after receipt of the

application. The board shall consider any written, technical evidence provided by
the applicant or a landowner notified under subsection 2 addressing whether the
land of a notified landowner will be flooded or unreasonably harmed by the
proposed subsurface water management system. For purposes of this section

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1 "technical evidence" means written information regarding the proposed 2 subsurface water management system, prepared after consideration of the 3 design and physical aspects of the proposed system, and any adverse hydraulic 4 effects, including erosion, flood duration, crop loss, and downstream water 5 control device operation impacts, which may occur to land owned by a landowner 6 provided under subsection 2. Technical evidence must be submitted to the permit 7 applicant, notified landowners, and the board within thirty days of the receipt of 8 the completed permit application by the board. A notified landowner may not 9 object to the proposed system unless the landowner presents technical evidence 10 under this subsection.

- b. If the board finds, based on technical evidence, the proposed subsurface water
 management system will flood or unreasonably harm lands of a landowner
 notified under subsection 2, the board may require the applicant to obtain a
 notarized letter of approval before issuing a permit for the system. The board may
 not require a letter of approval for any land downstream of a system that outlets
 into an assessment drain, natural watercourse, or pond, slough, or lake if notified
 landowners did not provide technical evidence to the district.
- 18 C. A water resource district may attach reasonable conditions to an approved permit 19 for a subsurface water management system that outlets directly into a legal 20 assessment drain or public highway right of way. For purposes of this subsection, 21 "reasonable conditions" means conditions that address the outlet location, proper 22 erosion control, reseeding of disturbed areas, installation of riprap or other ditch 23 stabilization, and conditions that require all work to be done in a neat and 24 professional manner. Any condition to locate the project a minimum distance from 25 rural water supply lines may not extend beyond an existing easement for lines, or 26 no greater than twenty feet [6.1 meters] from either side of the water line if the 27 rural water line was installed under a blanket easement.
- 28 d. A water resource district may require a subsurface water management system
 29 granted a permit under this section to incorporate a control structure at the outlet
 30 into the design of the system and may require the control structure be closed
 31 during critical flood periods.

1		e.	A water resource district board may not deny a completed permit application			
2			under this section unless the board determines, based on technical evidence			
3			submitted by a landowner notified under subsection 2, the proposed water			
4			management system will flood or unreasonably harm land of a notified			
5			landowner, and a notarized letter of approval required by the board has not be			
6			obtained by the applicant. For purposes of this section, "unreasonable harm" is			
7			limited to hydraulic impacts, including erosion or other adverse impacts that			
8			degrade the physical integrity of a roadway or real property within one mile [1.61			
9			kilometers] downstream of the system's outlet. The board shall include a written			
10			explanation of the reasons for a denial of a completed application and notify, by			
11			certified mail, the applicant and all landowners notified under subsection 2 of the			
12			approval or denial.			
13		f.	The board may not deny a permit more than sixty days after receipt of the			
14			completed application for the permit. If the board fails to deny the permit			
15			application within sixty days of receipt, the permit application is deemed			
16			approved.			
17	4.	A de	enial of a completed permit application by a water resource district board may be			
18		appe	ppealed, under section 28-34-01, to the district court of the county in which the permit			
19		appl	pplication was filed. The court may approve a completed permit application denied by			
20		a wa	ater resource district board or the state engineerdepartment of water resources if			
21		the a	application meets the requirements of this section.			
22	5.	Awa	ater resource district board may not be held liable to any person for issuing a			
23		pern	nit under this section.			
24	6.	A pe	erson that installs a subsurface water management system requiring a permit			
25		unde	er this section without first securing the permit is liable for all damages sustained			
26		by a	person caused by the subsurface water management system.			
27	7.	A pe	erson that installs a subsurface water management system requiring a permit			
28		unde	er this section without first securing the permit is guilty of an infraction.			
29	SECTION 183. AMENDMENT. Section 61-32-08 of the North Dakota Century Code is					
30	amended and reenacted as follows:					

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1 61-32-08. Appeal of board decisions - State engineerDepartment of water resources

2 review - Closing of noncomplying drains.

3 1. The board shall make the decision required by section 61-32-07 within a reasonable 4 time, but not to exceed one hundred twenty days, after receiving the complaint. The 5 board shall notify all parties of its decision by certified mail. Any aggrieved party may 6 appeal the board's decision to the state engineerdepartment of water resources. The 7 appeal to the state engineerdepartment must be made within thirty days from the date 8 notice of the board's decision has been received. The appeal must be made by 9 submitting a written notice to the state engineerdepartment, which and the notice must 10 specifically set forth specify the reason why the board's decision is erroneous. The 11 appealing party also shall also submit copies of the written appeal notice to the board 12 and to all nonappealing parties. Upon receipt of this notice the board, if it has ordered 13 closure of a drain, lateral drain, or ditch, is relieved of its obligation to procure the 14 closing or filling of the drain, lateral drain, or ditch. The state engineerdepartment shall 15 handle the appeal by conducting an independent investigation and making an 16 independent determination of the matter. The state engineerdepartment may enter 17 property affected by the complaint to investigate the complaint.

- 18
 2. If the board fails to investigate and make a determination concerning the complaint
 within a reasonable time, but not to exceed one hundred twenty days, the person filing
 the complaint may file the complaint with the state engineerdepartment of water
 21
 resources within one hundred fifty days of the submittal date of the original complaint.
 The state engineer shalldepartment, without reference to chapter 28-32, shall cause
 the investigation and determination to be made, either by action against the board or
 by conducting the investigation and making the determination.
- 3. If the state engineer<u>department of water resources</u> determines that a drain, lateral
 drain, or ditch has been opened or established by a landowner or tenant contrary to
 title 61 or any rules adopted by the board, the state engineer<u>department</u> shall take one
 of three actions:
- a. Notify the landowner by certified mail at the landowner's post-office address of
 record;

1 2 b. Return the matter to the jurisdiction of the board along with the investigation report; or

- 3 C. Forward the drainage complaint and investigation report to the state's attorney. 4 4. If the state engineerdepartment of water resources decides to notify the landowner, 5 the notice must specify the nature and extent of the noncompliance and state that if 6 the drain, lateral drain, or ditch is not closed or filled within a reasonable time as 7 determined by the state engineer department, but not less than thirty days, the state-8 engineerdepartment shall procure the closing or filling of the drain, lateral drain, or 9 ditch and assess the cost, against the responsible landowner's property. The notice 10 from the state engineer department must state that the affected landowner may 11 demand in writing, within fifteen days of the date the notice is mailed, demand in-12 writing a hearing on the matter. Upon receipt of the demand, the state-13 engineerdepartment shall set a hearing date within fifteen days from the date the 14 demand is received. If, in the opinion of the state engineerdepartment, more than one 15 landowner or tenant has been responsible, the costs may be assessed on a pro rata 16 basis in proportion to the responsibility of the landowners. Upon assessment of costs, 17 the state engineerdepartment shall certify the assessment to the county auditor of the 18 county where the noncomplying drain, lateral drain, or ditch is located. The county 19 auditor shall extend the assessment against the property assessed. Each assessment 20 must be collected and paid as other property taxes are collected and paid. 21 Assessments collected must be deposited with the state treasurer and credited to the 22 contract fund established by section 61-02-64.1. Any person aggrieved by action of the 23 state engineerdepartment under the provisions of this section may appeal the decision 24 of the state engineerdepartment to the district court under chapter 28-32. A hearing by 25 the state engineer as provided for indepartment under this section is a prerequisite to
 - an appeal.

26

If the state engineer<u>department of water resources</u>, after completing the investigation
required under this section, decides to return the matter to the board, a complete copy
of the investigation report must be forwarded to the board and it must include the
nature and extent of the noncompliance. Upon having the matter returned to its

jurisdiction, the board shall carry out the state engineer's<u>department's</u> decision under
 the terms of this section.

6. If the state engineerdepartment of water resources, after completing the investigation
required under this section, decides to forward the drainage complaint to the state's
attorney, a complete copy of the investigation report must also be forwarded, which
and must include the nature and extent of the noncompliance. The state's attorney
shall prosecute the complaint under the statutory responsibilities prescribed in
chapter 11-16.

9 7. In addition to the penalty imposed by the court on conviction under this statute, the 10 court shall order the drain, lateral drain, or ditch closed or filled within a reasonable 11 time period as the court determines, but not less than thirty days. If the drain, lateral 12 drain, or ditch is not closed or filled within the time prescribed by the court, the court 13 shall procure the closing or filling of the drain, lateral drain, or ditch, and assess the 14 cost against the property of the landowner responsible, in the same manner as other 15 assessments under chapter 61-16.1 are levied. If, in the opinion of the court, more 16 than one landowner or tenant has been responsible, the costs may be assessed on a 17 pro rata basis in proportion to the responsibility of the landowners.

18 SECTION 184. AMENDMENT. Section 61-33-01 of the North Dakota Century Code is
amended and reenacted as follows:

- 20 **61-33-01**. **Definitions**.
- 21 As used in this chapter, unless the context otherwise requires:
- 22 1. "Board" means the sovereign lands advisory board.
- 2. "Board of university and school lands" means that entity created by section 15-01-01.
- 3. "Navigable waters" means waters that were in fact navigable at the time of statehood,
 and that are used, were used, or were susceptible of being used in their ordinary
 condition as highways for commerce over which trade and travel were or may have
 been conducted in the customary modes of trade on water.
- 4. "Ordinary high water mark" means that line below which the presence and action of
 the water upon the land is continuous enough so as to prevent the growth of terrestrial
 vegetation, destroy its value for agricultural purposes by preventing the growth of what

- 1 may be termed an ordinary agricultural crop, including hay, or restrict its growth to 2 predominantly aquatic species. 3 5. "Sovereign lands" means those areas, including beds and islands, lying within the 4 ordinary high water mark of navigable lakes and streams. Lands established to be 5 riparian accretion or reliction lands pursuant to section 47-06-05 are considered to be 6 above the ordinary high water mark and are not sovereign lands. 7 "State engineer" means the person appointed by the state water commission pursuant 6. 8 to section 61-03-01. 9 SECTION 185. AMENDMENT. Section 61-33-01.1 of the North Dakota Century Code is 10 amended and reenacted as follows: 11 61-33-01.1. Ordinary high water mark determination - Factors to be considered. 12 The state engineerdepartment of water resources shall maintain ordinary high water mark 13 delineation guidelines consistent with this section. 14 When determining the ordinary high water mark for delineating the boundary of 1. 15 sovereign lands, vegetation and soils analysis must be considered the primary 16 physical indicators. When considering vegetation, the ordinary high water mark is the 17 line below which the presence and action of the water is frequent enough to prevent 18 the growth of terrestrial vegetation or restrict vegetation growth to predominately 19 aquatic species. Generally, land, including hay land, where the high and continuous 20 presence of water has destroyed the value of the land for agricultural purposes must 21 be deemed within the ordinary high water mark. 22 When feasible, direct hydrological and hydraulic measurements from stream gauge 2. 23 data, elevation data, historic records of water flow, high resolution light detection and 24 ranging systems, prior elevation and survey maps, and statistical hydrological 25 evidence must be considered when determining the ordinary high water mark. The 26 state engineerdepartment of water resources shall establish appropriate guidelines, 27 technical standards, and other criteria, including use of light detection and ranging
- 28 systems or other future technological advancements, as necessary, for conducting
 29 hydrologic and hydraulic modeling required by this section.
- 30 3. Secondary physical indicators, including litter, debris, or staining, may be considered
 31 to supplement the analysis of the ordinary high water mark investigation but may not

1 supersede primary physical indicators unless primary physical indicators are deemed 2 inadequate or inconclusive. Physical indicators directly affected by influent 3 non-navigable tributaries, adjoining water bodies, or wetlands may not be used to 4 delineate the sovereign land boundary of a navigable body of water. 5 SECTION 186. AMENDMENT. Section 61-33-02 of the North Dakota Century Code is 6 amended and reenacted as follows: 7 61-33-02. Administration of sovereign lands. 8 All sovereign lands of the state must be administered by the state engineerdepartment of 9 water resources and the board of university and school lands subject to the provisions of this 10 chapter. Lands managed pursuant to this chapter are not subject to leasing provisions found 11 elsewhere in this code. 12 SECTION 187. AMENDMENT. Section 61-33-03 of the North Dakota Century Code is 13 amended and reenacted as follows: 14 61-33-03. Transfer of possessory interests in real property. 15 All possessory interests now owned or that may be acquired except oil, gas, and related 16 hydrocarbons, in the sovereign lands of the state owned or controlled by the state or any of its 17 officers, departments, or the Bank of North Dakota, together with any future increments, are 18 transferred to the state of North Dakota, acting by and through the state engineerdirector of the 19 department of water resources. All such possessory interests in oil, gas, and related 20 hydrocarbons in the sovereign lands of the state are transferred to the state of North Dakota, 21 acting by and through the board of university and school lands. These transfers are 22 self-executing. No evidence other than the provisions of this chapter is required to establish the 23 fact of transfer of title to the state of North Dakota, acting by and through the state-24 engineer<u>director of the department of water resources</u> and board of university and school lands. 25 Proper and sufficient delivery of all title documents is conclusively presumed. 26 SECTION 188. AMENDMENT. Section 61-33-05 of the North Dakota Century Code is 27 amended and reenacted as follows: 28 61-33-05. Duties and powers of the state engineerdepartment of water resources. 29 The state engineerdepartment of water resources shall manage, operate, and supervise all 30 properties transferred to it by this chapter; may enter into any agreements regarding such the 31 property; may enforce all rights of the owner in its own name; may issue and enforce Page No. 107 21.0063.02003

1	administrative orders and recover the cost of the enforcement from the party against which				
2	enforcement is sought; and may make and execute all instruments of release or conveyance as				
3	may be	requi	ired p	ursuant to agreements made with respect to such <u>the</u> assets, whether such <u>the</u>	
4	agreements were made heretofore, or are made hereafterbefore or after this section was				
5	enacted. The state engineerdepartment of water resources may enter agreements with the				
6	game and fish department or other law enforcement entities to enforce this chapter and rules				
7	adopted	lund	er this	s chapter.	
8	SEC	стю	N 189	. AMENDMENT. Section 61-33-05.1 of the North Dakota Century Code is	
9	amende	ed and	d reer	nacted as follows:	
10	61-33-05.1. Navigability determinations.				
11	1.	Bef	ore m	aking a determination that a body of water or portion of a body of water is	
12		nav	igable	e, the state engineerdepartment of water resources shall:	
13		a.	Dev	elop and deliver to the state water commission a preliminary finding	
14			rega	arding the navigability of the body of water or portion of a body of water and	
15			the	legal rationale for the preliminary finding; and	
16		b.	Cor	sult with the state water commission in an open meeting and demonstrate	
17			the	public need and purpose for the determination to be made.	
18	2.	Afte	er con	npleting the requirements of subsection 1, the state engineer <u>department of</u>	
19		<u>wat</u>	water resources may proceed with making a final determination of navigability by:		
20		a.	Pro	viding reasonable public notice of the preliminary finding, legal rationale for	
21			the	preliminary finding, and opportunity for the public to provide comments for no	
22			less	than sixty days. The notice must:	
23			(1)	Include the address and electronic mail address to which public comments	
24				may be sent and the deadline by which public comments must be received;	
25			(2)	Clearly identify the specific body of water or portion of a body of water for	
26				which the finding of navigability is sought;	
27			(3)	State the state engineerdepartment will hold a public hearing regarding the	
28				preliminary finding before a final determination of navigability is made, and	
29				provide the date, time, and location of the public hearing;	

1		(4)	Be provided to the governing body of each soil conservation district, water
2			resource district, and county adjacent to the body of water or portion of a
3			body of water for which the preliminary finding was made;
4		(5)	Be published in the official county newspaper for each county adjacent to
5			the body of water or portion of a body of water for which the preliminary
6			finding was made; and
7		(6)	Briefly state the purpose of the hearing and describe the impact or effect a
8			determination of navigability will have on the property rights of persons who
9			own property adjacent to the body of water or portion of a body of water for
10			which the determination of navigability may be made; and
11		b. Hol	ding a public hearing regarding the preliminary finding.
12	3.	After con	npleting the requirements of subsection 2 and making a determination of
13		navigabi	lity, the state engineer <u>department of water resources</u> shall prepare a report
14		regarding	g the determination, including summaries of the information provided to the
15		state wat	ter commission, the public hearings held, and the public comments received.
16		The state	e engineerdepartment shall provide the report to the state water commission,
17		send the	report by certified mail to any person that appeared at the public hearing
18		required	under subsection 2 or provided written comments by the deadline, make the
19		report av	vailable to the public, including on the website for the office of the secretary of
20		state, an	d provide public notice of the report's availability. The report is final on the
21		date it is	provided to the state water commission.
22	4.	A determ	ination of navigability may be appealed directly to a court of competent
23		jurisdictio	on in accordance with sections 28-32-42 through 28-32-46 and sections
24		28-32-50) and 28-32-51.
25	SEC	TION 190	D. AMENDMENT. Section 61-33-07 of the North Dakota Century Code is
26	amende	d and ree	nacted as follows:
27	61-33-07. Deposit of income.		
28	All income derived from the lease and management of the lands acquired by the state-		
29	engineerdepartment of water resources and board of university and school lands pursuant to		
30	this cha	pter and n	ot belonging to other trust funds must be deposited in the strategic investment
31	and improvements fund.		

1	SEC	TION 191. AMENDMENT. Section 61-33-08 of the North Dakota Century Code is	
2	amended and reenacted as follows:		
3	61-33-08. Advisory board - Responsibilities.		
4	There is created a sovereign lands advisory board. The board's responsibility is to advise		
5	the state	e engineerdepartment of water resources and the board of university and school lands	
6	on general policies as well as specific projects, programs, and uses regarding sovereign lands.		
7	The board, being solely advisory, has no authority to require the state engineerdepartment of		
8	<u>water re</u>	sources or the board of university and school lands to implement or otherwise accept	
9	the boar	d's recommendations.	
10	SEC	CTION 192. AMENDMENT. Section 61-33-09 of the North Dakota Century Code is	
11	amended and reenacted as follows:		
12	61-3	33-09. Members of the board - Organization - Meetings.	
13	1.	The board consists of the manager of the Garrison Diversion Conservancy District, the	
14		state engineerdirector of the department of water resources, the commissioner of	
15		university and school lands, the director of the parks and recreation department, the	
16		director of the game and fish department, and the director of the department of	
17		environmental quality, or their representatives.	
18	2.	The state engineerdirector of the department of water resources is the board's	
19		secretary.	
20	3.	The board shall meet at least once a year or at the call of the state engineerdirector of	
21		the department of water resources or two or more members of the board. The board	
22		shall meet at the office of the state engineerdirector of the department of water	
23		resources or at any other place decided upon by the board.	
24	4.	The board may adopt rules to govern its activities.	
25	SECTION 193. AMENDMENT. Section 61-33-10 of the North Dakota Century Code is		
26	amended and reenacted as follows:		
27	61-3	33-10. Penalty.	
28	A pe	erson who violates this chapter or any rule implementing this chapter is guilty of a	
29	class B misdemeanor unless a lesser penalty is indicated. A civil penalty may be imposed by a		
30	court in a civil proceeding or by the state engineerdepartment of water resources through an		

- 1 preclude the imposition of other sanctions authorized by law, this chapter, or rules adopted
- 2 under this chapter. The state engineer<u>department of water resources</u> may bring a civil action to
- 3 recover damages resulting from violations and may also recover any costs incurred.

4 **SECTION 194. AMENDMENT.** Section 61-33.1-07 of the North Dakota Century Code is

- 5 amended and reenacted as follows:
- 6

61-33.1-07. State engineer Department of water resources regulatory jurisdiction.

- 7 (Retroactive application <u>See note</u>)
- 8 This chapter does not affect the authority of the state engineer department of water
- 9 resources to regulate the historical Missouri riverbed channel, minerals other than oil and gas,
- 10 or the waters of the state, provided the regulation does not affect ownership of oil and gas
- 11 minerals in and under the riverbed or lands above the ordinary high water mark of the historical
- 12 Missouri riverbed channel subject to inundation by Pick-Sloan Missouri basin project dams.

13 SECTION 195. AMENDMENT. Section 61-34-01 of the North Dakota Century Code is

14 amended and reenacted as follows:

15 **61-34-01. Definitions.**

- 16 In this chapter, unless the context otherwise requires:
- 17 1. "Commission" means the state water commission.
- 18 2. "Program" means the drought disaster livestock water assistance program.
- 19 3. "State engineer" means the state engineer appointed under section 61-03-01.

20 SECTION 196. AMENDMENT. Section 61-34-04 of the North Dakota Century Code is

21 amended and reenacted as follows:

22 **61-34-04.** Eligibility - Application for assistance.

23 Applicants with livestock water supply problems caused by drought may apply for 24 assistance from the program. An applicant must first apply for water cost-share assistance from 25 the United States department of agriculture farm service agency. If cost-share assistance is 26 denied by the agency, the applicant may forward the application to the commission for 27 consideration. An application forwarded to the commission must include a document from the 28 United States department of agriculture farm service agency stating the reason for denial of 29 cost-share assistance. The state engineerdepartment of water resources shall review all 30 applications received by the commission. Notwithstanding any other provision of law, a water 31 supply project commenced after application for funding is made but without prior approval of the

1 state engineerdepartment is eligible for funding consideration from the program. The state-2 engineerdepartment shall provide funds for approved applications in accordance with rules and 3 criteria for eligibility and only to the extent that funding is available. A drought disaster livestock 4 water assistance program project located on Indian land is eligible for the program. 5 SECTION 197. AMENDMENT. Section 61-35-01 of the North Dakota Century Code is 6 amended and reenacted as follows: 7 61-35-01. Definitions. 8 As used in this chapter: 9 1. "Auditor" means the county auditor. 10 2. "Benefit unit" means the fee each member pays, for each service that is planned to be 11 connected to the water system, for the privilege of using the district's facilities. 12 3. "Board" means the board of directors of a district. 13 4. "Bond" means any revenue bond, refunding bond, or improvement bond, or other 14 evidence of indebtedness of a district issued under this chapter. 15 5. "Director" means a member of the board of directors. 16 6. "District" means a water district organized under this chapter. 17 7. "Federal agency" includes the United States, the president of the United States, or any 18 agency, instrumentality, or corporation of the United States which has been or may be 19 designated or created by or pursuant to any act or acts or joint resolutions of the 20 Congress of the United States or which may be owned or controlled, directly or 21 indirectly, by the United States. 22 8. "Holder of bonds" or "bondholder", or any similar term, means any person who is the 23 registered owner of any outstanding revenue bond, improvement bond, or refunding 24 bonds. 25 9. "Law" means any statute of this state. 26 10. "Member" means an owner of real property that is located within a district, the tenant 27 of the real property, or another person acting for the owner with the owner's written 28 consent. 29 11. "Participating member" means a member who has subscribed to and paid the 30 established fee for at least one benefit unit in a district, in the manner provided by this 31 chapter.

1 "Project" means any work, undertaking, enterprise, or any combination of two or more 12. 2 projects which a district is authorized to construct and from which the district has 3 derived or may derive revenues. "Project" includes all improvements, betterments, 4 extensions, and replacements of work, undertaking, or enterprises, and all 5 appurtenances, facilities, easements, lands, rights in land, water rights, contract rights, 6 approaches, dams, reservoirs, generating stations, sewage disposal plants, 7 intercepting sewers, trunk connections, other sewer and water mains, filtration works, 8 pumping stations, equipment, franchises, and structures in connection with or 9 incidental to any work, undertaking, or enterprise a district is authorized to construct. 10 13. "Refinancing" means funding, refunding, paying, or discharging, by means of 11 refunding bonds or the proceeds from the sale of refunding bonds, all or any part of 12 any notes, bonds, or other obligations issued to finance or to aid in financing the 13 acquisition, construction, or improvement of a project and payable solely from all or 14 any part of the revenue or interest on the revenue of the project in arrears or about to 15 become due whether or not such interest is represented by interest certificates. 16 14. "Refunding bonds" means notes, bonds, certificates, or other obligations of a district 17 issued under this chapter, the proceeds of which are to be used to pay the principal of 18 or interest on any outstanding bonds or other obligations. 19 15. "Revenues" means all fees, tolls, rates, rentals, and charges levied and collected by a 20 district in connection with, and all other income and receipts of whatever kind or 21 character derived by a district from, the operation of any project. 22 16. "State engineer" has the same meaning as provided in chapter 61-03. 23 17. "Warrant" means an order drawn by the proper official of a district on its treasury, the 24 warrant of order to be so drawn that when signed by the district treasurer in an 25 appropriate place it becomes a check on the depository of such district, and a warrant 26 upon the treasury may not be delivered or mailed to the payee or the payee's agent or 27 representative until the warrant has been signed by the district treasurer and entered

28 on the district's books as a check drawn on a bank depository.

SECTION 198. AMENDMENT. Section 61-35-02 of the North Dakota Century Code is
 amended and reenacted as follows:

1 **61-35-02.** Petition.

A petition may at any time be filed with the state engineerdepartment of water resources requesting the state engineerdepartment to organize a district encompassing an area in one county or in two or more adjacent counties for the purpose of providing an adequate supply of water for the residents of the area. An area to be included in a district may not include property then included in any other district or included in the service area of a nonprofit corporation or cooperative association established under title 10 to operate a rural water system, except as otherwise permitted under section 61-35-25.

9 SECTION 199. AMENDMENT. Section 61-35-02.1 of the North Dakota Century Code is
10 amended and reenacted as follows:

61-35-02.1. Conversion of water resource district water supply system to water
 district.

13 A water resource district that has developed a water supply system under chapter 61-16.1 14 may convert that system to a water district as provided in this section. The water resource 15 district board operating a water supply system may petition the state engineerdepartment of 16 water resources to organize a district in the manner provided by section 61-35-02. The 17 signatures of the water resource district's board of directors on the petition and a resolution 18 adopted by the water supply system's users approving the petition suffice in lieu of signatures of 19 owners of fifty percent of the real property in the proposed district, if the petition presenter 20 provides evidence satisfactory to the state engineerdepartment that a sufficient number of 21 members of the proposed district will subscribe or have subscribed to benefit units to make its 22 operation feasible. The procedure for hearing and determination of disposition of the petition is 23 as provided by this chapter. In any district organized upon the petition of a water resource board 24 of directors, the following procedures apply:

After final approval of the petition by the state engineer<u>department of water resources</u>,
 the secretary of the water resource board shall file a notice with the secretary of state.

- Upon filing of the notice, the assets and liabilities of the water supply system become
 the assets and liabilities of the newly organized district without any further meetings,
 voting, notice to creditors, or other actions by the members of the board.
- 30 3. The officers and board of directors of the water resource district are the officers and31 board of the district.

- The applicable laws of the state governing the water resource district board control the
 initial size and the initial terms of office of officers and the board, in lieu of sections
 61-35-08 through 61-35-11.
- 4 5. The district shall bring its operation and structure into compliance with the 5 requirements of section 61-35-08 regarding the number and qualification of directors, 6 section 61-35-09 regarding new bylaws, section 61-35-10 regarding dividing its 7 directors into classes, and section 61-35-11 regarding board meetings at the first 8 annual meeting of the participating members and board. The new district has all the 9 rights and all the property of the original water supply system and is responsible for all 10 its obligations. Title to any property is vested in the new district with no reversion or 11 impairment of ownership rights caused by the conversion to a district. A water supply 12 agreement entered by a water resource district is binding for its term on a successor 13 district organized by the water resource district, unless otherwise agreed in writing by 14 all parties to the agreement. The right of any creditor may not be impaired by this 15 section without the creditor's consent.

SECTION 200. AMENDMENT. Section 61-35-04 of the North Dakota Century Code is
 amended and reenacted as follows:

18

61-35-04. Hearing after filing.

When a petition for the organization of a district is filed with the state engineerdepartment of water resources, the state engineerdepartment shall fix a time for a hearing on the petition not less than fifteen nor more than forty-five days after the filing of the petition. The stateengineerdepartment shall prepare a notice as required by section 61-35-05. At least seven days before the date fixed for the hearing on the petition, the notice must be published in the official county newspapers in the counties included within the district. The applicant shall pay all costs of the publication notice.

SECTION 201. AMENDMENT. Section 61-35-05 of the North Dakota Century Code is
 amended and reenacted as follows:

28 61-35-05. Contents of notice.

29 The notice prepared by the state engineer<u>department of water resources</u> must set forth:

The location of the area designated by the petitioners to be included in the proposed
 district, as described or shown by the original petition.

- The time and place fixed by the state engineerdepartment of water resources for the
 hearing on the petition.
- 3 3. That all owners or tenants of real property or other interested persons within theboundaries described may appear and be heard.
- 5 4. That the proposed district, if organized, has no power or authority to levy any taxes.

6 SECTION 202. AMENDMENT. Section 61-35-07 of the North Dakota Century Code is

- 7 amended and reenacted as follows:
- 8 61-35-07. Findings Order.

9 After the hearing, the state engineerdepartment of water resources may strike off any part 10 of the territory that testimony shows will not be benefited by the creation of the district. If the 11 state engineer<u>department</u> does not find that the district is reasonably necessary, the state-12 engineerdepartment shall dismiss the petition. If the state engineerdepartment finds that the 13 required notice of the hearing has been given and that the proposed district is reasonably 14 necessary for the public health, convenience, and comfort of the residents, the state-15 engineerdepartment shall make an order establishing the district as a political subdivision. 16 designating its boundary, and identifying it by name or number. The order shallmust be 17 published in the same newspaper or newspapers that published the notice of hearing. The 18 applicant shall pay all costs of the publication of the order. The state engineerdepartment shall 19 prepare and preserve a complete record of the hearing on the petition and the state-20 engineer's department's findings and action.

SECTION 203. AMENDMENT. Section 61-35-08 of the North Dakota Century Code is
 amended and reenacted as follows:

23 **61-35-08.** Meeting of members - Election of board.

As a part of the order organizing the district, the <u>state engineerdepartment of water</u> <u>resources</u> shall fix the time and place at which the members shall meet to select from their number a board of directors. Selection of the initial board may not be later than thirty days after the order is issued. The number of directors on the board, not to exceed nine, must be determined by a majority vote of those members present. Any member elected a director who fails to become a participating member, within thirty days after entry in the minutes of the board of a declaration of availability of benefit units for subscription, forfeits the office of director.

1 SECTION 204. AMENDMENT. Section 61-35-16 of the North Dakota Century Code is

2 amended and reenacted as follows:

3 **61-35-16**. Plans and specifications.

4 As soon as reasonably possible after organizing a district, the board shall file with the state-5 engineerdepartment of water resources copies of the plans and specifications for, and 6 estimates of the cost of, any improvements authorized by this chapter which the board 7 proposes to construct or acquire. The board shall determine a reasonable fee that each 8 member shall pay for the privilege of utilizing the district's facilities, which shall be known as a 9 benefit unit. By publication in the official county newspaper of each county in which all or part of 10 the district is located, the board shall generally describe generally the planned improvements, 11 the area to be served, and the fee members will be required to pay for each service connected 12 to the water system. 13 SECTION 205. AMENDMENT. Section 61-35-18 of the North Dakota Century Code is 14 amended and reenacted as follows: 15 61-35-18. Inclusion of property in district - Inclusion of municipality - Merger. 16 1. Owners of real property outside any district which can economically be served 17 economically by the facilities of the district may petition to be attached to the district. 18 The petition must be filed with the state engineerdepartment of water resources, and 19 the state engineerdepartment shall proceed in substantially the same manner as is-20 provided by this chapter for filing of and proceeding on a petition for organization of a 21 district. 22 2. All or part of an incorporated city may be included in the boundaries of any existing 23 district or a district being newly organized, provided the governing body of the city by 24 resolution or ordinance gives its consent.

3. Boards of two or more districts by concurrent action and by approval of the stateengineerdepartment of water resources may merge their districts into one. In case of
merger, the members of the boards of the merged districts may serve until the next
annual meeting at which time the district shall comply with the requirements of section
61-35-08 regarding the number and eligibility of directors, adopt new bylaws, and set
the terms of the new board according to section 61-35-10. The resulting district shall

- 1 Obligations of any district secured by the revenue of the systems operated by the 2 district must continue to be required, or a sinking fund must be established for that 3 purpose created from revenue from the system operated over the same area by the 4 resulting district in accordance with the laws under which the obligations were issued, 5 until all obligations of the old district have been retired. 6 4. If there is a conflict between two or more districts concerning which district will serve 7 an area, the state engineerdepartment of water resources, after a public hearing, shall 8 determine which district can provide services more adequately and economically 9 provide service within the area. 10 SECTION 206. AMENDMENT. Section 61-35-20 of the North Dakota Century Code is 11 amended and reenacted as follows: 12 61-35-20. Exclusion of real property from district. 13 If it becomes apparent that any real property included within a district but contiguous to a 14 border cannot economically or adequately be served by the facilities of the district, the owners 15 of the real property or the board may file with the state engineerdepartment of water resources. a petition to the state engineer requesting that the real property be excluded from the district. 16 17 The petition must: 18 1. Describe by full and partial section and by township and range, or by lot number and 19 subdivision, as the case may be, the real property that it is proposed the petitioner 20 proposes to exclude from the district. 21 2. State that the real property cannot be served economically or adequately be served by 22 the facilities of the district, and that it is not feasible for the district to enlarge or extend 23 its facilities to serve economically and adequately serve the real property. 24 3. Be signed by the owners of all the real property that it is desired to exclude proposed 25 to be excluded from the district or by all of the board. 26 SECTION 207. AMENDMENT. Section 61-35-21 of the North Dakota Century Code is 27 amended and reenacted as follows: 28 61-35-21. Inactive district dissolved. 29 A petition may be filed with the state engineer<u>department of water resources</u> requesting the
- 30 state engineer<u>department</u> to dissolve an inactive district. The petition must:

1	1.	List	all real and personal property of any kind exclusive of records, maps, plans, and
2		files	s and state that all of its debts and obligations have been fully paid <u>fully</u> .
3	2.	Sta	te that the district is not functioning and <u>probably</u> will probably continue to be
4		inop	perative.
5	3.	Be	signed by three-fourths of the members of the district.
6	SEC		N 208. AMENDMENT. Section 61-35-22 of the North Dakota Century Code is
7	amende	d an	d reenacted as follows:
8	61-3	85-22	. Hearing.
9	<u>1.</u>	Upo	on the filing with the state engineerdepartment of water resources of a petition
10		und	ler section 61-35-20 or 61-35-21, the state engineerdepartment shall fix a time for
11		con	sideration of the petition. The state engineer <u>department</u> may hold a hearing on the
12		peti	ition. After consideration of the petition, and after the hearing if one is held, the
13		stat	e engineerdepartment shall ascertain whether:
14	1.	<u>a.</u>	The petition meets all of the requirements prescribed by section 61-35-20 or
15			61-35-21.
16	2.	<u>b.</u>	It appears from all information available to the state engineerdepartment that
17			each allegation included in the petition is factual.
18	<u>2.</u>	lf th	e state engineer'sdepartment's finding on each of the foregoing points is positive,
19		the	state engineer <u>department</u> shall declare the real property described in the petition
20		deta	ached from the district or declare the district dissolved , as the case may be . The
21		stat	e engineerdepartment shall notify the secretary of the district of the state-
22		eng	ineer'sdepartment's action, and the secretary shall amend the records of the
23		dist	rict to show that the real property described in the petition has been detached from
24		the	district. Within thirty days, the secretary shall deliver to the state-
25		eng	ineerdepartment all records, maps, plans, and files of the dissolved district.
26	SEC	TIO	N 209. AMENDMENT. Section 61-35-23 of the North Dakota Century Code is
27	amende	d an	d reenacted as follows:
28	61-3	85-23	B. Disposition of assets.
29	lf a d	distri	ct is dissolved, the state engineerdepartment of water resources shall provide for
30	the disposition of any property owned by the district and for the apportionment of the proceeds		

31 and any other moneys belonging to the district to an adjoining district. If there is no adjoining

district, the state engineer<u>department</u> shall apportion and dispose of the property and proceeds
to the general fund of each county in the district in proportion to the county's area in the district.
Any pledge or lien given with respect to any outstanding bonds of the district remains and any
property so encumbered must be handled in conformity with the bond resolution or trust
indenture. Money, property, or the proceeds from property may not be distributed to any private
interests.

7 SECTION 210. AMENDMENT. Section 61-35-25 of the North Dakota Century Code is
8 amended and reenacted as follows:

9 **61-35-25.** Alternate operation by nonprofit corporation or cooperative.

10 A nonprofit corporation or cooperative association established under title 10 for the specific 11 purpose of operating a rural water system may petition the state engineer department of water 12 resources to organize a district, in the manner provided by section 61-35-02. The signatures of 13 the corporation's or cooperative's officers on the petition and a resolution adopted by the 14 members in the manner provided in section 10-15-37 for amendments to articles or in the 15 manner provided in chapter 10-33 for dissolution, as the case may be, approving the petition 16 suffice in lieu of signatures of owners of fifty percent of the real property in the proposed district, 17 if the petition presenter provides evidence satisfactory to the state engineerdepartment that a 18 sufficient number of members of the proposed district will subscribe or have subscribed to 19 benefit units to make its operation feasible. The procedure for hearing and determination of 20 disposition of the petition is as provided by this chapter. In any district organized upon the 21 petition of a nonprofit corporation or cooperative association, the following procedures apply: 22 After final approval of the petition by the state engineer department, the secretary of 1.

- 22 The state engineer <u>department</u>, the secretary of
 23 the corporation or cooperative shall file a notice with the secretary of state or attorney
 24 general, if applicable, in accordance with title 10.
- 25
 2. Upon filing of the notice, the nonprofit corporation or cooperative ceases to exist as a
 title 10 entity and all assets and liabilities of the nonprofit corporation or cooperative
 become the assets and liabilities of the newly organized district without any further
 meetings, voting, notice to creditors, or other actions by the members of the board.
- 3. The officers and board of directors of the corporation or cooperative are the officersand board of the district.

- The applicable laws of the state and the articles of incorporation and bylaws of the
 corporation or cooperative control the initial size and initial term of office of officers and
 the board, in lieu of sections 61-35-08 through 61-35-11.
- 4 5. The district shall bring its operation and structure into compliance with the 5 requirements of section 61-35-08 regarding the number and qualification of directors, 6 section 61-35-09 regarding new bylaws, section 61-35-10 regarding dividing its 7 directors into classes, and section 61-35-11 regarding board meetings at the first 8 annual meeting of the participating members and board. The new district has all the 9 rights and all the property of the original corporation or cooperative and is responsible 10 for all its obligations. Title to any property is vested in the new district with no reversion 11 or impairment of ownership rights caused by the conversion to a district. A water 12 supply agreement entered by a nonprofit corporation or cooperative association is 13 binding for its term on a successor district organized by the nonprofit corporation or 14 cooperative association, unless otherwise agreed in writing by all parties to the 15 agreement. The right of any creditor may not be impaired by this section without the 16 creditor's consent.

SECTION 211. AMENDMENT. Section 61-35-63 of the North Dakota Century Code is
amended and reenacted as follows:

19 **61-35-63.** Appeal to state engineer<u>department of water resources</u>.

20 Within ten days after the hearing under section 61-35-62, affected landowners and any 21 political subdivision subject to assessment, having not less than twenty-five percent of the 22 possible votes as determined under section 61-35-60, who believe that the assessment has not 23 been fairly or equitably made, or that the project is not properly located or designed, may 24 appeal to the state engineer<u>department of water resources</u> by petition, to review the 25 assessments and examine the location and design of the proposed project. Upon receipt of a 26 petition, the state engineerdepartment shall examine the lands assessed and the location and 27 design of the proposed project, and if it appears that the assessments have not been made 28 equitably, the state engineer department may proceed to correct the assessments, and the state-29 engineer's department's correction and adjustment of assessments is final. If it appears to the 30 state engineer that department the project has been improperly located or designed improperly, 31 the state engineerdepartment may order a relocation and redesign, which must be followed in

1 the construction of the proposed project. Upon filing a bond for two hundred fifty dollars with the 2 board for the payment of the costs of the state engineerdepartment in the matter, any 3 landowner or political subdivision claiming to receive no benefit from the project may appeal to 4 the state engineer department the question of whether there is any benefit. The appeal must be 5 filed with the state engineerdepartment within ten days after the hearing on assessments in 6 section 61-35-62. The state engineerdepartment may not determine the specific amount of 7 benefit upon an appeal by an individual landowner or political subdivision andbut may 8 determine only if there is any benefit to the landowner or political subdivision. The determination 9 of the state engineerdepartment upon the appeal is final. 10 SECTION 212. AMENDMENT. Section 61-38-01 of the North Dakota Century Code is 11 amended and reenacted as follows: 12 61-38-01. Definitions. (Contingent effective date - See note) 13 The state engineerdepartment of water resources shall adopt definitions that are consistent 14 with federal law for, among other words: "dredged material", "fill material", "general permit", 15 "person", "waters of the state", and "wetlands". 16 SECTION 213. AMENDMENT. Section 61-38-02 of the North Dakota Century Code is 17 amended and reenacted as follows: 18 61-38-02. Powers. (Contingent effective date - See note) 19 The state engineer department of water resources has the following powers: 20 1. To exercise general supervision of the administration and enforcement of this chapter 21 and all rules and orders adopted pursuant to this chapter. 22 2. To advise, consult, and cooperate with other agencies of the state, the federal 23 government, and other states and interstate agencies, and with affected groups, 24 political subdivisions, and industries in furtherance of the purposes of this chapter. 25 3. To accept and administer loans and grants from the federal government and from 26 other sources, public or private, for carrying out any of its functions, which. The loans 27 and grants may not be expended for other than the purposes other than those for 28 which the loans and grants were provided. 29 4. To enter upon or through a permittee's premises where dredged or fill material is 30 discharged, after written notice to the permittee. Such power may be exercised by-31 authorized agents, representatives, and employees of the state engineer.

1	5.	To exercise all incidental powers necessary to carry out the purposes of this chapter.	
2	6.	To make rules governing the application, issuance, denial, modification, or revocation	
3		of permits for the discharge of dredged or fill material into waters of the state and for	
4		the administration of this chapter.	
5	7.	To hold any hearings necessary for the administration of this chapter.	
6	8.	To initiate actions in court for the enforcement of this chapter, including actions to	
7		enjoin any threatened or continuing violation of any requirement.	
8	9.	To issue administrative orders to restrain any person from engaging in any	
9		unauthorized activity.	
10	10.	To take all action necessary or appropriate to secure to the state the benefits of	
11		section 404 of the Clean Water Act [33 U.S.C. 1344].	
12	SECTION 214. AMENDMENT. Section 61-38-03 of the North Dakota Century Code is		
13	amended and reenacted as follows:		
14	61-3	8-03. Permits - Certification from state department of health required.	
15	(Contingent effective date - <u>See note</u>)		
16	The state engineerdepartment of water resources may not issue a permit under this chapter		
17	without a certification from the state department of health that the permitted activity will not		
18	adversely affect water quality.		
19	SEC	TION 215. AMENDMENT. Section 61-38-04 of the North Dakota Century Code is	
20	amende	d and reenacted as follows:	
21	61-3	8-04. Specification of disposal sites. (Contingent effective date - <u>See note</u>)	
22	The	state engineerdepartment of water resources shall specify a disposal site for each	
23	permit issued. Each disposal site must be specified for each permit through application of rules		
24	adopted by the state engineerdepartment. The rules must be consistent with federal law. The		
25	state engineerdepartment may prohibit the specification of any defined area as a disposal site,		
26	withdraw any defined area from specification as a disposal site, or deny or restrict the use of		
27	any defined area for specification as a disposal site whenever the state engineerwhen the		
28	department determines, after notice and opportunity for public hearing, that the discharge of		
29	dredged or fill materials will have an unacceptable adverse effect on municipal water supplies,		
30	shellfish beds and fishery areas, wildlife, or recreational areas.		

21.0063.02003

1	SECTION 216. AMENDMENT. Section 61-38-05 of the North Dakota Century Code is		
2	amended and reenacted as follows:		
3	61-38-05	. Discharge of dredged or fill material - Permit required - Exceptions.	
4	(Contingent	effective date - <u>See note</u>)	
5	1. Exc	ept as otherwise provided by this chapter, no person may discharge dredged or fill	
6	mat	erial into waters of the state unless that person has a permit from the state-	
7	eng	ineerdepartment of water resources. No person may discharge dredged or fill	
8	mat	erial in violation of a permit. A permit is not required for:	
9	a.	The discharge of dredged or fill material when an activity is authorized by a	
10		general permit issued pursuant to section 61-38-06;	
11	b.	Normal farming, silviculture, and ranching activities such as plowing, seeding,	
12		cultivating, minor drainage, harvesting for the production of food, fiber, and forest	
13		products, or upland soil and water conservation practices;	
14	C.	Maintenance, including emergency reconstruction of recently damaged parts, of	
15		currently serviceable structures such as dikes, dams, levies, groins, riprap,	
16		breakwaters, causeways, bridge abutments or approaches, and transportation	
17		structures, which does not change the character, scope, or size of the original fill	
18		design;	
19	d.	Construction or maintenance of farm or stock ponds or irrigation ditches or the	
20		maintenance of drainage ditches;	
21	e.	Construction of temporary sedimentation basins on a construction site which that	
22		does not include placement of fill material into waters of the state;	
23	f.	Construction or maintenance of farm roads or forest roads, or temporary roads	
24		for moving mining equipment, where suchthe roads are constructed and	
25		maintained, in accordance with best management practices, to assure that flow	
26		and circulation patterns and chemical and biological characteristics of the waters	
27		of the state are not impaired, that the reach of the waters of the state is not	
28		reduced, and that any adverse effect on the aquatic environment will be	
29		otherwise minimized; or	
30	g.	The placement of fill material associated with activities which the state regulates	
31		by requiring best management practices under chapter 61-28.	

1	2.	Any discharge of dredged or fill material into waters of the state incidental to any of the
2		activities identified in subdivisions a through g of subsection 1 must have a permit if it
3		is part of an activity whose purpose is to convertwith the purpose of converting an area
4		of waters of the state into a use to which it was not previously subject, where the flow
5		or circulation of waters of the state may be impaired or the reach of such waters
6		reduced, or if the discharge contains a toxic pollutant. Where the proposed discharge
7		will result in significant discernible alterations to flow or circulation, the presumption is
8		that flow or circulation may be impaired by suchthe alteration.
9	SEC	TION 217. AMENDMENT. Section 61-38-06 of the North Dakota Century Code is
10	amende	d and reenacted as follows:
11	61-3	88-06. General permits. (Contingent effective date - <u>See note</u>)
12	1.	In carrying out the functions relating to the discharge of dredged or fill material, the
13		state engineer maydepartment of water resources, after notice and opportunity for
14		public hearing, may issue general permits on a state or regional basis for any category
15		of activities involving discharges of dredged or fill material if the state-
16		engineerdepartment determines that the activities in the category are similar in nature,
17		will cause only minimal adverse environmental effects when performed separately,
18		and will have only minimal accumulative adverse effects on the environment. Any
19		general permit issued under this section must set forth the requirements and
20		standards which applyapplicable to any activity authorized by the general permit.
21		General permits must be issued pursuant to rules adopted by the state-
22		engineerdepartment which are consistent with federal law.
23	2.	A general permit may be revoked or modified by the state engineer if department of
24		water resources, after opportunity for public hearing, the state engineerif the
25		department determines that the activities authorized by the general permit have an
26		adverse impact on the environment or such activities are authorized more
27		appropriately authorized by individual permits.
28	3.	The state engineerdepartment of water resources may require an individual permit for
29		any proposed activity under a general permit where the nature or location of the
30		activity makes an individual permit more appropriate.

1 SECTION 218. AMENDMENT. Section 61-38-07 of the North Dakota Century Code is 2 amended and reenacted as follows: 3 61-38-07. Emergency permits. (Contingent effective date - See note) 4 The state engineerdepartment of water resources may issue a temporary emergency permit 5 for the discharge of dredged or fill material if unacceptable harm to life or severe loss of 6 physical property is likely to occur before a permit could be issued or modified under 7 procedures normally required. 8 SECTION 219. AMENDMENT. Section 61-38-08 of the North Dakota Century Code is 9 amended and reenacted as follows: 10 61-38-08. Permit application - Notice - Hearing. (Contingent effective date - See note) 11 Any person desiring to discharge dredged or fill material for which a permit is required shall 12 file an application with the state engineer department of water resources. The application must 13 be on a form prescribed by the state engineer department and must include information required 14 by the state engineer department. The state engineer department may issue a permit after notice 15 and opportunity for public hearing. Within fifteen days of receipt of all the information required to 16 complete an application for a permit, the state engineerdepartment shall publish the notice. 17 SECTION 220. AMENDMENT. Section 61-38-09 of the North Dakota Century Code is 18 amended and reenacted as follows: 19 61-38-09. Proceedings. (Contingent effective date - See note) 20 Any proceeding to determine compliance with or violation of the provisions of this 1. 21 chapter or any rule, order, or condition in a permit issued pursuant to this chapter by 22 the state engineerdepartment of water resources must be conducted in accordance 23 with chapter 28-32. 24 2. Any person claiming to be aggrieved or adversely affected by actions taken or by any 25 rule or order issued pursuant to this chapter may request a hearing by the state-26 engineerdepartment of water resources if no hearing on the matter resulting in the 27 action has been held. If a hearing has been held, the person claiming to be aggrieved 28 or adversely affected may petition for reconsideration and may appeal in accordance 29 with chapter 28-32. 30 SECTION 221. AMENDMENT. Section 61-38-10 of the North Dakota Century Code is 31 amended and reenacted as follows:

1 61-38-10. Penalties. (Contingent effective date - See note) 2 The state engineerdepartment of water resources may assess or sue to recover civil 3 penalties and seek criminal remedies as provided in this section. 4 1. The state engineerdepartment may assess or recover civil penalties for discharges of 5 dredged or fill material without a required permit or in violation of any permit condition 6 of up to five thousand dollars per day of such violation. 7 2. The state engineer department may seek criminal fines against any person who 8 willfully or with criminal negligence discharges dredged or fill material without a 9 required permit or violates any permit condition issued under this chapter of up to ten 10 thousand dollars per day of such the violation. 11 3. The state engineerdepartment of water resources may seek criminal fines against any 12 person who knowingly makes a false statement, representation, or certification in any 13 application, record, report, plan, or other document filed or required to be maintained 14 under this chapter or any rules adopted pursuant to this chapter, or falsifies, tampers 15 with, or knowingly renders inaccurate any monitoring device or method required to be 16 maintained under the permit of up to five thousand dollars for each instance of 17 violation. 18 SECTION 222. AMENDMENT. Section 61-38-11 of the North Dakota Century Code is 19 amended and reenacted as follows: 20 61-38-11. Restoration. (Contingent effective date - See note) 21 In lieu of or in addition to the penalties authorized under section 61-38-10, the state-22 engineer department of water resources may require restoration of areas in which dredged or fill 23 material has been illegally discharged illegally. If the state engineerdepartment determines that 24 any person has discharged dredged or fill material without a permit or in violation of any permit 25 condition, the state engineerdepartment shall notify the person by registered or certified mail. 26 The notice must specify the nature and extent of noncompliance and state that the area in 27 which the dredged or fill material is located must be restored to the satisfaction of the state-28 engineerdepartment within thirty days of receipt of the notice. If the area is not restored as 29 required, the state engineerdepartment shall cause the restoration of the area and assess the 30 cost of the restoration against the person or persons responsible for the illegal discharge.

SECTION 223. AMENDMENT. Section 61-39-01 of the North Dakota Century Code is
 amended and reenacted as follows:

3 **61-39-01. Findings and declaration of policy.**

4 The legislative assembly declares that many areas and localities in eastern and central 5 North Dakota do not enjoy adequate quantities of high-quality drinking water; that other areas 6 and localities in eastern and central North Dakota do not have sufficient quantities of water to 7 ensure a dependable, long-term supply; that greater economic security and the protection of 8 health and property benefits the land and water resources of this state; and that the promotion 9 of the prosperity and general welfare of all of the people of this state depend on the effective 10 development and utilization of the land and water resources of this state and necessitates and 11 requires the exercise of the sovereign powers of this state and concern a public purpose. To 12 accomplish this public purpose, it is declared necessary that a water authority is needed to 13 store and distribute water to eastern and central North Dakota be established to provide for the 14 supply and distribution of water to the people of eastern and central North Dakota for purposes. 15 including domestic, rural water, municipal, livestock, industrial, and other uses, with primary 16 emphasis on domestic, rural water, and municipal uses; and provide for the future economic 17 welfare and prosperity of the people of this state, and particularly the people of eastern and 18 central North Dakota, by the bulk purchase of water from the Garrison Diversion Conservancy 19 District delivered by the Red River valley water supply project for beneficial and public uses. 20 The Garrison Diversion Conservancy District may acquire, construct, and improve, and own the 21 Red River valley water supply project and may enter water supply contracts with member cities 22 and water districts for the sale of water for consumption within or outside the district or the state, 23 including with Canada. Alternatively, the Lake Agassiz water authority may enter one or more 24 contracts to provide for the authority to acquire bulk water from the Garrison Diversion 25 Conservancy District and may enter water supply contracts with member cities and water 26 districts for the resale of this water for consumption within or outside the state. 27 The legislative assembly acknowledges that North Dakota and Minnesota communities

interest of eastern North Dakota and Minnesota communities
jointly use the Red River as a water resource. It is in the best interest of eastern North Dakota
also to study and possibly provide for the water needs of those Minnesota communities through
a Red River valley water supply project, particularly if that project maintains the use of the Red
River for North Dakota communities.

1 In furtherance of this public purpose, the state water commission may provide for the 2 issuance of bonds in accordance with chapter 61-02 to finance the costs of any project to 3 deliver water to eastern and central North Dakota or utilize other financing as addressed in this 4 chapter. This chapter does not abrogate or limit the rights, powers, duties, and functions of the 5 state water commission or state engineer<u>department of water resources</u>, but is supplementary 6 to those rights, powers, duties, and functions. 7 SECTION 224. AMENDMENT. Section 61-40-07 of the North Dakota Century Code is 8 amended and reenacted as follows: 9 61-40-07. Easement granted for pipelines and appurtenant facilities on any public 10 lands. 11 In connection with the construction and development of the project, there is granted over all 12 the lands belonging to the state, including lands owned or acquired for highway right-of-way 13 purposes, a right of way for pipelines, connections, valves, and all other appurtenant facilities 14 constructed as part of the project. However, the director of the department of transportation and 15 the state engineer must approve the plans of the authority with respect to the use of right of way 16 of roads <u>must be approved by the director of the department of transportation and the director</u> 17 of the department of water resources before the grant becomes effective. 18 SECTION 225. REPEAL. Sections 61-03-01, 61-03-02, and 61-03-05.1 of the North Dakota 19 Century Code are repealed.