#### JOURNAL OF THE HOUSE

# Fifty-third Legislative Assembly

\* \* \* \* \*

Bismarck, April 24, 1993

The House convened at 8:00 a.m., with Speaker R. Berg presiding.

The prayer was offered by Rep. James Coats.

The roll was called and all members were present except Representatives Glassheim and Henegar.

A quorum was declared by the Speaker.

HOUSE ENGROSSING AND ENROLLING REPORT

The following bills were engrossed and enrolled: HB 1006, HB 1010, HB 1014, HB 1017, HB 1155, HB 1391.

ANNOUNCEMENT BY THE SPEAKER

SPEAKER R. BERG ANNOUNCED that the House would stand in recess until 9:30 a.m.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The President has signed: HCR 3074.

MRS. SPEAKER: The President has signed and your signature is respectfully requested on: SB 2001, SB 2009, SB 2012, SB 2014, SB 2017, SB 2018, SB 2020, SB 2174.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The Senate has adopted the conference committee report and subsequently passed: HB 1001.

THE HOUSE RECONVENED pursuant to recess taken, with Speaker R. Berg presiding.

REPORT OF CONFERENCE COMMITTEE

REP. GERNTHOLZ MOVED that the conference committee report on Engrossed HB 1007 as printed on HJ pages 2211-2212 be adopted, which motion prevailed.

Engrossed HB 1007, as amended, was placed on the Eleventh order of business on the calendar.

SECOND READING OF HOUSE BILL

HB 1007: A BILL for an Act to provide an appropriation for defraying the expenses of the adjutant general; and to provide an appropriation for the North Dakota veterans' cemetery.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 93 YEAS, 0 NAYS, 0 EXCUSED, 5 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Allmaras; Austin; Bateman; Belter; Berg, J.; Bernstein; Bodine; Boehm; Boucher; Brodshaug; Brown; Byerly; Carlisle; Carlson, A.; Carlson, C.; Christopherson; Clayburgh; Cleary; Coats; DeWitz; Dobrinski; Dorso; Drovdal; Freier; Froseth; Gates; Gerntholz; Glassheim; Goffe; Gorman; Grosz; Grumbo; Gulleson; Hagle; Hanson; Hausauer; Hokana; Holm; Howard; Huether; Jacobs; Johnson; Kaldor; Keiser; Kelsch; Kempenich; Kerzman; Kilichowski; Klein; Kretschmar;

Kroeber; Kunkel; Laughlin; Mahoney; Maragos; Martin; Monson; Mutzenberger; Nelson; Ness; Nicholas; Nichols; Oban; Olson, A.; Payne; Poolman; Porter; Price; Pyle; Rennerfeldt; Ring; Rydell; Schindler; Shide; Sitz; Skarphol; Soukup; St. Aubyn; Stenehjem; Stenson; Svedjan; Sveen; Thorpe; Timm; Tollefson; Torgerson; Wald; Wanzek; Wardner; Wentz; Wilkie; Speaker R. Berg

ABSENT AND NOT VOTING: Dalrymple; Gorder; Henegar; Martinson; Olsen, D.

Engrossed HB 1007 passed and the title was agreed to.

# 

REP. KELSCH MOVED that the conference committee report on Engrossed HB 1416 as printed on HJ pages 2187-2210 be adopted, which motion prevailed.

Engrossed HB 1416, as amended, was placed on the Eleventh order of business on the calendar.

### SECOND READING OF HOUSE BILL

HB 1416: A BILL for an Act to amend and reenact section 53-06.1-01, subsection 1 of section 53-06.1-01.1, sections 53-06.1-01.2, 53-06.1-02., 53-06.1-02.1, 53-06.1-03.3, 53-06.1-03.3, 53-06.1-05.1, 53-06.1-06, 53-06.1-03, 53-06.1-07.1, 53-06.1-07.2, 53-06.1-07.3, 53-06.1-07.4, 53-06.1-08, 53-06.1-08.1, 53-06.1-09.2, 53-06.1-10, 53-06.1-10.1, 53-06.1-11, 53-06.1-12, 53-06.1-12.2, 53-06.1-13.1, 53-06.1-14, 53-06.1-15, 53-06.1-15.1, 53-06.1-15.4, 53-06.1-16.2, 53-06.1-17, and subsection 5 of section 53-06.2-11 of the North Dakota Century Code, relating to games of chance and the gaming commission.

#### ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 66 YEAS, 31 NAYS, 0 EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Allmaras; Berg, J.; Bernstein; Boucher; Brodshaug; Brown; Byerly; Carlisle; Carlson, C.; Clayburgh; Cleary; Coats; Dobrinski; Drovdal; Froseth; Gates; Gerntholz; Glassheim; Goffe; Grumbo; Gulleson; Hagle; Hanson; Hausauer; Hokana; Holm; Howard; Huether; Jacobs; Johnson; Kaldor; Keiser; Kelsch; Kempenich; Kerzman; Kilichowski; Klein; Kroeber; Kunkel; Laughlin; Mahoney; Maragos; Martinson; Mutzenberger; Nelson; Ness; Nicholas; Nichols; Oban; Porter; Price; Pyle; Ring; Sitz; Skarphol; St. Aubyn; Stenehjem; Stenson; Svedjan; Sveen; Thorpe; Torgerson; Wald; Wanzek; Wardner

NAYS: Austin; Bateman; Belter; Bodine; Boehm; Carlson, A.; Christopherson; Dalrymple; DeWitz; Dorso; Freier; Gorder; Gorman; Grosz; Kretschmar; Martin; Monson; Olsen, D.; Olson, A.; Payne; Poolman; Rennerfeldt; Rydell; Schindler; Shide; Soukup; Timm; Tollefson; Wentz; Wilkie; Speaker R. Berg

ABSENT AND NOT VOTING: Henegar

Engrossed HB 1416 passed and the title was agreed to.

# 

REP. MARTINSON MOVED that the House clinch HB 1007 and HB 1416, which motion prevailed.

REP. MARTINSON MOVED that the House message immediately HB 1007 and HB 1416 to the Senate, which motion prevailed.

#### ANNOUNCEMENT BY THE SPEAKER

SPEAKER R. BERG ANNOUNCED that the House would stand in recess until 11:30 a.m.

#### REPORT OF CONFERENCE COMMITTEE

HB 1020, as engrossed: Your conference committee (Sens. Redlin, DeMers, Goetz and Reps. DeWitz, Dalrymple, Wilkie) recommends that the SENATE RECEDE from the Senate amendments on HJ pages 1627-1629, adopt amendments as follows, and place HB 1020 on the Seventh order:

That the Senate recede from its amendments as printed on pages 1627-1629 of the House Journal and pages 1457-1459 of the Senate Journal and that Engrossed House Bill No. 1020 be amended as follows:

- Page 1, line 2, remove the second "and"
- Page 1, line 4, after "projects" insert "; and to authorize the industrial commission to issue and sell evidences of indebtedness for capital projects"
- Page 1, remove line 21
- Page 2, remove lines 1 through 7
- Page 2, line 8, replace "4" with "3"
- Page 2, remove lines 12 through 15
- Page 2, line 16, replace "6" with "4"
- Page 3, line 2, replace "BISMARCK STATE COLLEGE" with "NORTH DAKOTA STATE UNIVERSITY"
- Page 3, line 3, replace "400,000" with "250,000"
- Page 3, line 4, replace "400,000" with "250,000"
- Page 4, line 5, replace "4,376,308" with "366,000"
- Page 4, line 6, replace "10,967,035" with "27,422,943"
- Page 4, line 7, replace "15,343,343" with "27,788,943"
- Page 4, line 11, replace "\$6,465,035" with "\$6,315,035"
- Page 4, line 13, replace "\$400,000 for a parking lot at Bismarck" with "\$250,000 for an addition to the varsity mart at North Dakota state university"
- Page 4, line 14, remove "state college"
- Page 4, remove lines 18 through 20
- Page 4, line 29, replace "project" with "projects"
- Page 5, line 1, replace "loan notes" with "evidences of indebtedness"
- Page 5, line 3, remove "The industrial commission may offer loan notes issued"
- Page 5, remove lines 4 and 5
- Page 5, line 6, remove "comparable loan notes purchased by the Bank of North Dakota."

Page 5, line 7, replace "loan notes" with "evidences of indebtedness"

Page 5, line 9, replace "project" with "projects"

Page 5, after line 14, insert:

"Minot state university	Memorial library	2,550,000
North Dakota university system	Capital construction projects, including handicapped	8,630,908
	accessibility projects and special assessments	
Industrial school	Building demolition and asbestos removal from tunnel system	250,000
Adjutant general	Grand Forks armory and other projects	375,000
Total		\$13,540,908"

Page 5, line 15, replace "loan notes" with "evidences of indebtedness"

Page 5, line 17, replace "loan" with "evidences of indebtedness"

Page 5, line 18, remove "notes"

Page 5, line 21, replace "bonds" with "evidences of indebtedness"

Page 5, line 22, replace "bonds" with "evidences of indebtedness"

Page 5, after line 22, insert:

"The state board of higher education may obtain and utilize federal funds to assist in remodeling and expanding the former library at Minot state university. There is hereby appropriated to the state board of higher education the sum of \$4,800,000, or so much of the sum as may be necessary, from any federal or other funds that may become available for this project for the biennium beginning July 1, 1993, and ending June 30, 1995."

Page 5, line 23, replace "loan" with "evidences of indebtedness"

Page 5, line 24, remove "notes"

Page 5, line 25, replace "\$1,735,000 from Job Service North Dakota," with "\$1,990,000"

Page 5, line 26, replace "loan notes" with "evidences of indebtedness"

Page 5, line 27, replace the second "project" with "projects"

Page 5, after line 28, insert:

"Minot state university Memorial library 255,000
Job service North Dakota Office building 1,735,000
Total \$1,990,000

Minot state university shall pay fifty percent of its local matching share to the industrial commission by June 30, 1996, and the remaining fifty percent of the local matching amount in six equal annual installments beginning after fiscal year 1996, and may prepay any or all of its matching share. Job service North Dakota shall pay its matching share to the industrial commission in equal annual installments over the life of the issue. Such payments of local matching amounts must be deposited in a special industrial commission

account from which the industrial commission shall use the funds in making principal and interest payments.

SECTION 7. INTENT. It is the intent of the fifty-third legislative assembly that no institution in the North Dakota university system, which sells computers and provides warranty services for computers shall enter the business in competition with the private sector of providing computer repair services to students for nonwarranty computer repairs.

SECTION 8. INTENT. It is the intent of the fifty-third legislative assembly that the state board of higher education present to the fifty-fourth legislative assembly its proposal for major capital projects at the university of North Dakota - Lake Region, the university of North Dakota - Williston center, North Dakota state university - Bottineau, Dickinson state university, Bismarck state college, University of North Dakota and Valley City state university."

Renumber accordingly

# STATEMENT OF PURPOSE OF AMENDMENT:

## DEPARTMENT 215 - NORTH DAKOTA UNIVERSITY SYSTEM

CONFERENCE COMMITTEE - This amendment removes the general fund appropriation of \$3,385,308 of funding to be used for handicapped accessibility projects and systemwide capital projects, and replaces it with \$7,600,000 of other funds derived from the issuance of evidences of indebtedness. This amendment also adds \$1,030,908 of bonding for special assessments at the institutions of higher education. The following schedules show the breakdown of the \$1,030,908 and the \$7,600,000 of bonding:

INSTITUTION OR AGENCY	CONSTRUCTION/ ACQUISITION FUNDS	ADA PROJECTS	SYSTEMWIDE PROJECTS
Board office Bismarck State College UND-Lake Region University of North Dakota North Dakota State University	\$ 81,344 76,561 1,550,165 1,360,330	\$2,000,000	\$1,100,000
State College of Science Dickinson State University	486,589 184,183		
Mayville State University Minot State University Valley City State	249,808 227,259 169,261		
University NDSU-Bottineau	114,500		
Total	\$4,500,000	\$2,000,000	\$1,100,000
INSTITUT	ION	SPECIA	L ASSESSMENTS
Bismarck State College UND-Williston University of North Dakota North Dakota State Universi North Dakota State College Dickinson State University Valley City State Universit	of Science		\$ 98,468 6,669 288,312 495,803 14,850 34,366 92,449
Total			\$1,030,908

This amendment adds a section of intent requiring the Board of Higher Education to present its capital improvement proposals at the University of North Dakota - Lake Region, University of North Dakota - Williston, North Dakota State University - Bottineau, Dickinson State University, Bismarck State College, University of North Dakota and Valley City State University to the Fifty-fourth Legislative Assembly.

# DEPARTMENT 227 - BISMARCK STATE COLLEGE

CONFERENCE COMMITTEE - This amendment removes the \$400,000 of other funds for the parking lot since the science and mathematics center it relates to is not included in the bill.

# DEPARTMENT 235 - NORTH DAKOTA STATE UNIVERSITY

CONFERENCE COMMITTEE - This amendment adds \$250,000 of other funds for an addition to the Varsity Mart bookstore. This amendment also adds a section of legislative intent stating that the computer repair services to be provided at the Varsity Mart are not to be nonwarranty computer repair services to students in competition with the private sector.

#### DEPARTMENT 241 - MINOT STATE UNIVERSITY

CONFERENCE COMMITTEE - This amendment adds the Memorial Library renovation and addition to the bill. The cost of the project is \$7,350,000, of which \$2,550,000 is to be derived through the issuance of evidences of indebtedness by the industrial commission and \$4,800,000 is federal funds.

#### DEPARTMENT 405 - INDUSTRIAL COMMISSION

CONFERENCE COMMITTEE - This amendment adds the following capital project with bonding and local matching amounts to the bill as follows:

Bond		

Total

Minot State University	\$ 2,550,000
Matching: Minot State University	\$ 255,000

# Other appropriated funds: Minot State University (federal funds)

\$ 4,800,000

\$11,805,908

This amendment increases the amount to be bonded by \$11,805,908, from \$1,735,000 to \$13,540,908, for the following items:

Minot State University	\$ 2,550,000
North Dakota University System	\$ 8,630,908
Industrial School	250,000
Adjutant General	375,000

DEPARTMENT 533 - INDUSTRIAL SCHOOL

CONFERENCE COMMITTEE - This amendment changes the funding source for the \$250,000 from the general fund to other funds derived from the issuance of evidences of indebtedness.

#### DEPARTMENT 540 - ADJUTANT GENERAL

CONFERENCE COMMITTEE - This amendment changes the funding source for the \$375,000 from the general fund to other funds derived from the issuance of evidences of indebtedness.

In total, this amendment decreases the general fund appropriation by \$4,010,308, from \$4,376,308 to \$366,000 and increases the other funds appropriation by \$16,455,908, from \$10,967,035 to \$27,422,943 for a total appropriation of \$27,788,943.

Engrossed HB 1020 was placed on the Seventh order of business on the calendar.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has adopted the conference committee report and
subsequently passed: HB 1007, HB 1416.

REPORT OF CONFERENCE COMMITTEE

HB 1016, as engrossed: Your conference committee (Sens. Yockim, Krauter, Thane and Reps. Dalrymple, Kunkel, Huether) recommends that the SENATE RECEDE from the Senate amendments on HJ pages 1558-1559, adopt amendments as follows, and place HB 1016 on the Seventh order:

That the Senate recede from its amendments as printed on pages 1558-1559 of the House Journal and pages 1357-1359 of the Senate Journal and that Engrossed House Bill No. 1016 be amended as follows:

Page 1, line 3, after the semicolon insert "to create and enact a new section to chapter 4-14.1 of the North Dakota Century Code, relating to administrative costs of the agricultural products utilization commission;", replace "section" with "sections", and after "4-14.1-02" insert "and 4-14.1-03.1"

Page 1, line 4, after "fund" insert 'and grant programs of the agricultural products utilization commission'

Page 1, line 13, replace "82,486" with "95,212"

Page 1, line 14, replace "2,000" with "3,906"

Page 1, line 15, replace "76.164" with "116.164"

Page 1, line 17, replace "1,691,395" with "2,812,395"

Page 1, line 19, replace "5,505,395" with "6,681,027"

Page 2, line 6, replace "\$1,348,395" with "\$1,349,537"

Page 3, after line 22, insert:

"SECTION 6. A new section to chapter 4-14.1 of the North Dakota Century Code is created and enacted as follows:

Agricultural products utilization commission - Administrative expenses. Administrative expenses of the agricultural products utilization commission, including expenses of members of the commission, employment of needed personnel, hiring of consultants, and contracting with public or private entities for services may not exceed ten percent of the funds provided to the commission for grants each biennium excluding federal funds."

Page 4, remove lines 28 and 29

Page 5, replace lines 1 through 3 with:

"SECTION 8. AMENDMENT. Section 4-14.1-03.1 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

4-14.1-03.1. Agricultural products utilization commission - Authority — Duties.

- The North Dakota agricultural products utilization commission may apply for, accept, and expend any appropriation, grant, gift, or service made available from public or private sources consistent with the purpose of this chapter.
- 2. The commission shall may administer a cooperative marketing grant program designed to encourage groups of agricultural producers to develop innovative marketing strategies. The commission shall adopt rules to implement this grant program.
- 3. The commission shall administer a farm diversification grant program designed to stimulate and foster diversification and innovation and to encourage value added processing. The commission shall adopt rules to implement this grant program grant programs consistent with the purpose of this chapter including a basic and applied research grant program, utilization and marketing grant program, cooperative marketing grant program, farm diversification grant program, and a North American marketing grant program."

Renumber accordingly

#### STATEMENT OF PURPOSE OF AMENDMENT:

DEPARTMENT 612 - AGRICULTURAL PRODUCTS UTILIZATION COMMISSION

CONFERENCE COMMITTEE - The salaries and wages line item is increased by \$726 of special funds to reflect the state employee salary increase provisions of House Bill No. 1018.

The information services line item is reduced by \$94 from special funds in accordance with the provisions of House Bill No. 1018.

The research, utilization, and marketing grants line item is reduced by \$54,000 from special funds to provide additional administrative funding as follows (the same as provided in the Senate version):

Salaries and wages Information services Operating expenses \$12,000 2,000 40,000

Total special funds

\$54,000

The research, utilization, and marketing grants line item is also increased by \$1,175,000 of other funds available through the Department of Economic Development and Finance as provided for in Senate Bill No. 2021. Of the \$1,175,000, up to \$400,000 should be dedicated to a North American marketing initiative. Funds should be directed to new marketing efforts of North Dakota processed products in Mexico and Canada.

A new section is added to Chapter 4-14.1 providing that the administrative expenses of the commission may not exceed 10 percent of the funds provided to the commission for grants excluding federal funds. The administrative costs limitation is removed from Section 4-14.1-02.

Section 4-14.1-03.1 is amended to allow the commission to offer various grant programs to develop and promote uses for agricultural products.

In total, this amendment increases funding for the commission by \$1,175,632 of special funds.

Engrossed HB 1016 was placed on the Seventh order of business on the calendar.

HOUSE ENGROSSING AND ENROLLING REPORT

The following bills were engrossed and enrolled: HB 1004, HB 1136, HB 1212, HB 1389, HB 1518, HB 1519.

#### ANNOUNCEMENT

REP. MARTINSON ANNOUNCED that the House would stand in recess until 1:30 p.m.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The Senate has not adopted the conference committee report on
SB 2200. The committee is discharged and new conference committee members
are Sens. Maxson, Mathern, Lindgren on SB 2200.

REPORT OF CONFERENCE COMMITTEE

HB 1003, as engrossed: Your conference committee (Sens. O'Connell, Kelsh, Holmberg and Reps. Kunkel, R. Berg, Kaldor) recommends that the SENATE RECEDE from the Senate amendments on HJ pages 1675-1694, adopt amendments as follows, and place HB 1003 on the Seventh order:

That the Senate recede from its amendments as printed on pages 1675-1694 of the House Journal and pages 1509-1547 of the Senate Journal and that Engressed House Bill No. 1003 be amended as follows:

Page 1, line 3, replace "an exemption" with "exemptions"

Page 1, line 4, remove "and"

Page 1, line 5, after "fund" insert "; to provide an appropriation for a legislative council study; to provide for the contingent distribution of a separate and additional per student payment; to create and enact a new section to chapter 15-40.1 of the North Dakota Century Code, relating to cooperating school districts; to amend and reeract section 2 of chapter 701 of the 1989 Session Laws of North Dakota, as amended by section 1 of chapter 656 of the 1991 Session Laws of North Dakota, sections 15-27.3-19, 15-27.6-10, and 15-38-17 as amended by section 11 of Senate Bill No. 2418, as approved by the fifty-third legislative assembly, sections 15-40.1-06, 15-40.1-07, 15-40.1-08, 15-40.1-09, 15-40.1-16, 15-40.1-18, and 15-40.2-04 of the North Dakota Century Code, relating to the foundation aid program, appointments to the education standards and practices board and the administrator's professional practices board, the expiration date concerning withdrawals from special reserve funds, school district reorganization, per student payments, and transportation aid"

Page 1, line 17, replace "8,255,919" with "8,904,389"

Page 1, line 18, replace "632,172" with "688,946"

Page 1, line 19, replace "5,480,382" with "5,170,554"

Page 1, line 20, replace "281,471" with "345,505"

Page 2, after line 1, insert:

"Grants - foundation aid and transportation

396,519,892"

Page 2, line 3, replace "44,077,495" with "46,577,495"

Page 2, after line 3, insert:

"Grants - governor's school

125,000"

Page 2, after line 4, insert:

"Grants - vocational and technical education

Page 2, line 6, replace "2,550,000" with "3,266,375"

Page 2, line 9, replace "140,000" with "184,000"

Page 2, line 11, replace "203,984,601" with "604,589,318"

Page 2, line 12, replace "159,621,158" with "159,843,094"

Page 2, line 13, replace "44,363,443" with "444,746,224"

Page 2, line 16, replace "1,664,885" with "1,614,325"

Page 2, line 17, replace "72,098" with "78,289"

Page 2, line 18, replace "1,207,506" with "889,098"

Page 2, after line 20, insert:

# "Talking book program

Page 2, line 22, replace "843,000" with "893,000"

Page 2, line 23, replace "3,927,989" with "3,850,483"

Page 2, line 24, replace "1,183,595" with "1,138,873"

Page 2, line 25, replace "2,744,394" with "2,711,610"

Page 2, line 28, replace "3,374,443" with "3,470,870"

Page 2, line 29, replace "42,862" with "47,025"

Page 3, line 1, replace "811,598" with "802,536"

Page 3, line 4, replace "4,315,476" with "4,407,004"

Page 3, line 5, replace "480,525" with "469,688"

Page 3, line 6, replace "3,834,951" with "3,937,316"

Page 3, line 9, replace "2,251,531" with "2,271,017"

Page 3, line 10, replace "5,000" with "4,950"

Page 3, line 11, replace "495,018" with "465,000"

Page 3, line 14, replace "2,791,549" with "2,780,967"

Page 3, line 15, replace "471,855" with "292,471"

Page 3, line 16, replace "2,319,694" with "2,488,496"

Page 3, line 17, replace "53,262,482" with "454,058,646"

Page 3, line 18, replace "161,757,133" with "161,804,126"

Page 3, line 19, replace "215,019,615" with "615,862.772"

Page 4, line 6, replace "843,000" with "893,000"

Page 4, remove lines 14 through 28

240,000"

235,271"

Page 5, remove lines 1 and 2

Page 5, after line 8, insert:

"SECTION 7. LEGISLATIVE INTENT - BLIND SCHOOL RENTAL. It is the intent of the legislative assembly that the school for the blind pursue renting any of its available facilities to the university of North Dakota and that any proceeds from the rental charges be deposited in the state general fund.

SECTION 8. - SCHOOL CONSORTIUMS INTENT - CONTINGENT APPROPRIATION. Of the \$3,266,375 included in the school district restructuring line item in subdivision 1, \$400,000 is for grants to be distributed on a competitive basis for consortiums that received planning grants during 1992-93. Up to another \$125,000 may be used for grants during the 1993-95 biennium on a competitive basis if funding is available from unspent amounts for student payments resulting from fewer than estimated consortiums. It is the intent of the legislative assembly that any unspent student payment amounts over \$125,000 be transferred to the foundation aid line item and be distributed as part of the contingent separate and additional May 1, 1995, foundation aid payments. It is the intent of the fifty-third legislative assembly that the fifty-fourth legislative assembly review the school consortium issue to evaluate possible funding alternatives for those school consortiums if more than fifty percent of the consortiums vote to reorganize.

SECTION 9. APPROPRIATION. There is hereby appropriated out of any moneys in the general fund in the state treasury, not otherwise appropriated, the sum of \$100,000 and up to \$60,000 from other funds that may be available from the office of intergovernmental assistance, or so much of the sum as may be necessary, to the department of public instruction for the purpose of undertaking a study during the beginning biennium beginning July 1, 1993, and ending June 30, 1995, of school transportation services and developing by December 1, 1994, a school transportation system data base that includes the network of usable roads, school district boundaries, and the location of all schools and related facilities. The department of public instruction is to negotiate with North Dakota state university in order to utilize any available information the university has regarding the study.

SECTION 10. LEGISLATIVE INTENT. It is the intent of the legislative assembly that the \$240,000 included in the grants -vocational and technical education line item in subdivision 1 of section 1 be used by the state board of vocational and technical education for the purchase and sharing of high technology equipment. It is the intent of the legislative assembly that the board of vocational education prior to spending any of the appropriation obtain a letter from the United States department of education stating that the \$240,000 for the above purpose does not increase the state's funding level requirements for meeting federal maintenance of effort requirements.

SECTION 11. LEGISLATIVE COUNCIL STUDY OF EDUCATION FINANCE. The legislative council shall appoint a committee consisting of fourteen members. The house and senate majority leaders shall each recommend four members, and the house and senate minority leaders shall each recommend three members. The legislative council shall ensure that the committee contains a balanced representation. During the 1993-95 interim, the committee shall study the use of nonproperty factors in financing education, quality of education, legal action in this state regarding education finance issues, and the effect of any legislation passed by the fifty-third legislative assembly that relates to education financing, and may consider any other matters related to education. The legislative council shall report its findings and

recommendations, together with any legislation necessary to implement the recommendations, to a special session of the fifty-third legislative assembly or to the fifty-fourth legislative assembly.

SECTION 12. APPROPRIATION. There is hereby appropriated out of ary moneys in the general fund in the state treasury, not otherwise appropriated, the sum of \$75,000, or so much of the sum as may be necessary, to the legislative council for the purpose of conducting the study required by section 11 of this Act, and paying associated expenses, including necessary travel and the professional services of one or more consultants to assist with the study, during the biennium beginning July 1, 1993, and ending June 30, 1995.

SECTION 13. CONTINGENT SEPARATE AND ADDITIONAL PER STUDENT PAYMENTS. The superintendent of public instruction shall distribute a separate and additional per student payment from any unspent amount appropriated to the grants - foundation aid program for the biennium beginning July 1, 1993, and ending June 30, 1995, in the May 1, 1995, foundation aid payment to school districts. Any payment made under this section must be on a weighted basis, as determined under chapter 15-40.1.

SECTION 14. EXEMPTIONS. The educational technology grants authorized for the 1991-93 biennium in the grants - other grants line item of Senate Bill No. 2003, as approved by the fifty-second legislative assembly, are not subject to the provisions of section 54-44.1-11 and any unexpended funds from that appropriation are available for educational technology grants during the biennium beginning July 1, 1993, and ending June 30, 1995.

SECTION 15. AMENDMENT. Section 15-27.3-19 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

15-27.3-19. Changes in reorganization proposal. At any time after the reorganization proposal has become effective, any provision of the reorganization proposal theretofore or thereafter adopted, including provisions affecting the adjustment of assets and liabilities but excepting provisions defining the boundaries of the district, may be changed by a majority vote of the qualified electors without approval of the state board or the county committee. The school board in the reorganized district may, upon its own motion, or shall, upon the filing with it of a petition signed by a number of qualified electors equal in number to twenty percent of the number of persons enumerated in the most recent school district census for that district for the most recent year the census was taken, unless the census is greater than four thousand, in which case only fifteen percent of the number of persons enumerated in the school census is required, submit the question of authorizing a change in the school district's adopted reorganization proposal at the next regular or special election. However, not fewer than twenty-five signatures of qualified electors is required unless the district has fewer than twenty-five qualified electors, in which case the petition must be signed by not less than twenty-five percent of the qualified electors of the district. In those districts with fewer than twenty-five qualified electors, the county superintendent for the county in which the school is located shall determine the number of qualified electors in the qualified district. If a majority of all votes cast by the electors residing in each of the geographic areas is in favor of the proposed change, then the proposed change is effected. However, a If a reorganization plan has been in effect for at least ten years, any proposed change to geographic voting areas is effective upon a majority vote in an election at large by the qualified electors of the district. A school board in a reorganized school district may change, by resolution, to at large voting for school board candidates if there is a variance of more

than ten percent in the population between any of the district's established geographic areas with resident candidates.

SECTION 16. AMENDMENT. Section 15-27.6-10 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

15-27.6-10. Approved proposal received by county superintendent - Special election called - Formation of new district.

- Upon receipt from the state board of an approved proposal for the reorganization of school districts, the county superintendent, after consulting with the interim district board, shall call a special election as provided in section 15-27.3-08.
- If a majority of electors residing within each school district vote in favor of the formation of the new district, the county superintendent shall make the proper adjustments and perform all necessary duties as provided in subsection 6 of section 15-27.3-08.
- 3. If fewer than all of the districts vote in favor of a new district, any contiguous districts voting in favor of the proposal shall form a new district if the new district would qualify to receive the payments provided for in section 15-27.6-11 and if approved by the state board approves and:
  - a. There are three districts, at least one of which offers grades one through twelve, they have a minimum combined enrollment of six hundred students, and they cover a minimum combined area of seven hundred square miles [181299.168 hectares]; or
  - b. There are four or more districts, at least one of which offers grades one through twelve, and they have a minimum combined enrollment of six hundred students or they cover a minimum combined area of seven hundred square miles [181299.168 hectares].

Any contiguous districts voting that vote in favor of forming a new district, but that would not qualify for payments under section 15-27.6-11 do not meet the requirements of either subdivision a or b of this subsection, may form a new district. To form a new district, the board members of the interim district board who represent the contiguous districts involved shall make a determination and adjustment of property, assets, debts, and liabilities of the districts as provided in section 15-27.3-04 and make a determination of tax levy as provided in section 15-27.3-06. hold a hearing similar to the one described in section 15-27.6-07, and submit a new proposal to the state board for approval. No additional vote is required on the revised including a proposal that becomes effective on July 1, 1993. However, the newly proposed mill levy may not exceed the general fund mill levy limitations provided in section 57-15-14 plus the additional levy authorized by Senate Bill No. 2024, as approved by the fifty-third legislative assembly. For purposes of determining the amount that can be levied under Senate Bill No. 2024, the amount levied in dollars in the base year is the amount proposed to be levied in dollars by the new district in its first year of operation. If the state board approves the plan, the county superintendent shall make the proper adjustment of the property, assets, debts, and liabilities as provided in the proposal and organize and establish the districts and, in doing so, shall perform all other necessary duties as provided in subsection 6 of section 15-27.3-08.

- 4. a. If fewer than all of the districts vote in favor of a new district and the contiguous districts voting in favor do not meet the requirements of subdivision a or b of subsection 3, all or some of the districts may choose to vote again on the same or on a revised reorganization proposal, provided the districts meet the requirements of subdivision a or b of subsection 3.
  - b. If the reorganization proposal is revised, the interim district board members representing the districts choosing to vote again shall hold another hearing and make findings as outlined in section 15-27.6-07. The interim district board members shall keep a record of the hearing and shall submit the record and the revised proposal, along with any other relevant information, to the state board for approval. If the state board approves the revised reorganization proposal, the county superintendent shall proceed pursuant to subsection 1 of this section.
  - <u>c.</u> The second special election must be held within one year after the initial special election.
- 5. If a school district does not vote in favor of forming a new school district, any part of that school district excluded from the reorganization proposal pursuant to section 15-27.6-07 may either proceed with annexation or remain a part of that school district.

SECTION 17. AMENDMENT. Section 15-38-17 of the North Dakota Century Code as amended by section 11 of Senate Bill No. 2418, as approved by the fifty-third legislative assembly, is amended and reenacted as follows:

15-38-17. Education standards and practices board administrator's professional practices board. The education standards and practices board consists of nine members. The governor shall appoint four classroom teachers from public schools, one classroom teacher from a private school, one school board member, two school administrators, and one dean of a college of education. superintendent of public instruction or the superintendent's designee shall serve as a nonvoting ex officio member. The administrator's professional practices board consists of five members from the education standards and practices board. The administrator's professional practices board includes the two school administrators who are members of the education standards and practices board, the one school board member who is a member of the education standards and practices board, and two teacher members who are members of and are selected by the education standards and practices board. The term of office of members of the education standards and practices board and the administrator's professional practices board shall be three years commencing on January first of the year of the appointment. Vacancies shall be filled for an unexpired term in the same manner as original appointments. No person may serve for more than two consecutive terms as a member of either board. For each classroom teacher vacancy on the education standards and practices board, the governor shall appoint the member from a list of three names provided by the North Dakota education association. For each administrator vacancy on either board, the governor shall appoint the member from a list of three names provided by the North Dakota council of school administrators. For each school board vacancy on the board, the governor shall appoint the member from a list of three names provided by the North Dakota school board association. For each college dean vacancy on the board, the governor shall appoint a member from a list of three names provided by the deans of colleges of education. Members of the current teachers' professional practices commission may serve out their remaining terms.

The education standards and practices board and the administrator's professional practices board shall each annually select a chairman and vice chairman, and the executive director of the education standards and practices board or the executive director's designee shall serve as secretary. Meetings of either board must be held after ten days' notice to all members at the call of the chairman or upon request in writing of a majority of either board. A majority shall constitute a quorum and a majority of the quorum shall have authority to act upon any matter properly before either board. Each board shall adopt its own rules of order and procedure not inconsistent with sections 15-38-16 through 15-38-19 and shall hold meetings pursuant to the provisions of sections 15-38-16 through 15-38-19.

The members of each board shall receive twenty-five dollars for each day actually engaged in the service of the appropriate board and shall be paid actual and necessary traveling and other expenses at the same rate as for employees of the state. No member of either board shall lose the member's regular salary or the above compensation while serving on official business of the appropriate board. The office of management and budget shall approve proper vouchers for expenses.

SECTION 18. A new section to chapter 15-40.1 of the North Dakota Century Code is created and enacted as follows:

High school per student payments - Cooperating districts. If any school district receiving payments under section 15-40.1-07 cooperates with another school district for the joint provision of education services under a plan approved by the superintendent of public instruction, each cooperating district is entitled to receive, for a period of four years, at least the same per student payment for each high school student as the district received prior to initiation of the cooperative plan.

SECTION 19. AMENDMENT. Section 15-40.1-06 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

15-40.1-06. Declaration of legislative intent - Educational support per pupil student - School district equalization factor - Limitations.

- It is the intent of the legislative assembly, not considering any separate and supplemental payments as may be provided by law, to support elementary and secondary education in this state from state funds based on the educational cost per pupil student. In determining the educational cost per pupil student, the following criteria may not be used:
  - Expenditures for capital outlay for buildings and sites, or debt service.
  - Expenditures from school activities and school lunch programs.
  - Expenditures for the cost of transportation, including the cost of schoolbuses.
- a. The educational support per pupil student during the first year of the 1991-93 1993-95 biennium must be one

thousand five hundred fifty two seventy dollars and for the second year of the biennium the educational support per pupil student must be one thousand six hundred eight thirty-six dollars and is the basis for calculating grants-in-aid on a per-pupil per student basis as provided in sections 15-40.1-07 and 15-40.1-08.

- b. School districts operating high schools not meeting the minimum curriculum as provided in section 15-41-24 or the teacher qualifications in section 15-41-25 must be supported in the amount of two hundred twenty dollars, which is the basis for calculating grants-in-aid on a per-pupil per student basis as provided in section 15-40.1-07.
- c. School districts operating high schools that are not accredited pursuant to the accreditation standards adopted by the superintendent of public instruction on July 1, 1991, or that become unaccredited in any succeeding school year must be supported for the 1991-92 school year or for the first year that they become unaccredited in the amount of the educational support per pupil student established in subdivision a, which is the basis for calculating grants-in-aid on a per-pupil per student basis as provided in section 15-40.1-07, but those school districts are not entitled to the amounts resulting from applying the factors in that section. The amount of aid a school district is entitled to under this subsection for each high school that is not accredited must be reduced by two hundred dollars times the number of pupils students in the school for the second school year that the high school is unaccredited, and an additional two hundred dollars per pupil student in the unaccredited school for each additional year the school remains unaccredited. Any high school that becomes accredited is entitled to the per pupil per student payments provided for in section 15-40.1-07 for the entire school year in which the school becomes accredited.
- School districts operating elementary schools that are not accredited pursuant to the accreditation standards adopted by the superintendent of public instruction on July 1, 1992, or that become unaccredited in any succeeding school year must be supported for the 1992-93 school year or for the first year that they become unaccredited in the amount of the educational support per pupil student established in subdivision a, which is the basis for calculating grants-in-aid on a per-pupil per student basis as provided in section 15-40.1-08, except that the amount of aid that a school district is entitled to under this subsection for each elementary school that is unaccredited must be reduced by two hundred dollars times the number of pupils students in the school each year that the elementary school is unaccredited. Any elementary school that becomes accredited is entitled to the per-pupil per student payments provided for in section 15-40.1-08 for the entire school year in which the school becomes accredited.
- In determining the amount of <u>payments</u> <u>payments</u> due school districts for <u>per pupil</u> <u>per student and transportation</u> aid under this section, the <u>amount of per student aid and</u> <u>transportation</u> aid for which a school <u>district</u> is eligible

must be added together, and from that total, the following amounts must be subtracted from the amount of such aid:

- a. The product of twenty-one twenty-three mills for the 1989-90 1993-94 school year and twenty two twenty-four mills for each year thereafter times the latest available net assessed and equalized valuation of property of the school district.
- b. The amount that the unobligated <u>general fund</u> balance of a school <u>district's interim fund district</u> on the preceding June thirtieth is in excess of the <u>amount</u> authorized by section 57 15 27 three-fourths of the actual expenditures, plus an additional twenty thousand dollars.
- 4. No school district may receive foundation payments beyond the October payment unless the following reports have been filed with the superintendent of public instruction:
  - a. Annual average daily membership report.
  - b. Annual school district financial report.
  - c. The September tenth fall enrollment report.
  - d. The personnel report forms for certified and noncertified employees.
- No school district may receive the January foundation payment unless the taxable valuation and mill levy certifications are on file with the department of public instruction by December fifteenth.

SECTION 20. AMENDMENT. Section 15-40.1-07 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

- 15-40.1-07. High school per-pupil per student payments Amount Proportionate payments. Payments must be made each year from state funds to each school district operating a high school and to each school district contracting to educate high school pupils students in a federal school, subject to adjustment as provided in section 15-40.1-09, as follows:
  - 1. For each high school district having under seventy-five pupils students in average daily membership in grades nine through twelve, the amount of money resulting from multiplying the factor 1.635 for the 1989 90 school year and, beginning July 1, 1990, the factor 1.625 adjusted by twenty-five percent of the difference between 1.625 and the factor representing the five-year average cost of education per student for this category, as determined by the superintendent of public instruction, times the number of high school pupils students in grades nine through twelve registered in that school district, times the educational support per pupil student as provided in section 15-40.1-06. Beginning July 1, 1994, the factor is 1.625 adjusted by fifty percent of the difference between 1.625 and the factor representing the five-year average cost of education per student for this category, as determined by the superintendent of public instruction.
  - For each high school district having seventy-five or more, but less than one hundred fifty pupils students in average

daily membership in grades nine through twelve, the amount of money resulting from multiplying the factor 1.35 for the 1989 90 school year and, beginning July 1, 1990, the factor 1.335 adjusted by twenty-five percent of the difference between 1.335 and the factor representing the five-year average cost of education per student for this category, as determined by the superintendent of public instruction, times the number of high school pupils students in grades nine through twelve registered in that school district, times the educational support per pupil as student provided in section Beginning July 1, 1994, the factor is 1.335 15-40, 1-06. adjusted by fifty percent of the difference between 1.335 and the factor representing the five-year average cost of education per student for this category, as determined by the superintendent of public instruction.

- 3. For each high school district having one hundred fifty or more, but less than five hundred fifty pupils students in average daily membership in grades nine through twelve, the amount of money resulting from multiplying the factor 1.28 for the 1989 90 school year and, beginning July 1, 1990, the factor 1.24 adjusted by twenty-five percent of the difference between 1.24 and the factor representing the five-year average cost of education per student for this category, as determined by the superintendent of public instruction, times the number of high school pupils students in grades nine through twelve registered in that school district, times the educational support per pupil as student provided in section 15-40.1-06. Beginning July 1, 1994, the factor is 1.24 adjusted by fifty percent of the difference between 1.24 and the factor representing the five-year average cost of education per student for this category, as determined by the superintendent of public instruction.
- 4. For each high school district having a total high school enrollment of five hundred fifty or more pupils students in average daily membership in grades nine through twelve, the amount of money resulting from multiplying the factor 1.17 for the 1989-90 school year and, beginning July 1, 1990, the factor 1.14 adjusted by twenty-five percent of the difference between 1.14 and the factor representing the five-year average cost of education per student for this category, as determined by the superintendent of public instruction, times the number of high school pupils students in grades nine through twelve registered in that school district, times the educational support per pupil as student provided in section 15-40.1-06. Beginning July 1, 1994, the factor is 1.14 adjusted by fifty percent of the difference between 1.14 and the factor representing the five-year average cost of education per student for this category, as determined by the superintendent of public instruction.
- For high schools having an approved alternative education program, the amount of money resulting from multiplying the factor in:
  - a. Subsection 1 times the number of pupils students registered in the alternative education program, times the educational support per pupil as student provided in section 15-40.1-06, if the alternative education program has less than seventy-five pupils students in average daily membership.
  - b. Subsection 2 times the number of pupils students registered in the alternative education program, times

the educational support per <u>pupil as student</u> provided in section 15-40.1-06, if the alternative education program has seventy-five or more, but less than one hundred fifty <u>pupils students</u> in average daily membership.

- c. Subsection 3 times the number of <u>pupils</u> <u>students</u> registered in the alternative education program, times the educational support per <u>pupil as student</u> provided in section 15-40.1-06, if the alternative education program has one hundred fifty or more, but less than five hundred fifty <u>pupils</u> students in average daily membership.
- d. Subsection 4 times the number of pupils students registered in the alternative education program times the educational support per pupil student as provided in section 15-40.1-06 if the alternative education program has five hundred fifty or more pupils students in average daily membership.

Every high school district must receive at least as much in total payments as it would have received if it had the highest number of pupils students in the next lower category. Such payments Payments may not be made unless four or more units of standard high school work approved by the superintendent of public instruction are offered during the current year, only certificated teachers have been employed, and the other standards prescribed by this chapter have been met. Payments must be made to the high school district in which the student is enrolled for graduation and units of approved vocational education in accordance with the provisions of chapter 15-20.1, and other courses approved by the superintendent of public instruction, earned in another high school district must be included to meet the minimum four required In the case of students enrolled in nonpublic schools for graduation or students enrolled in less than four units of standard high school work who are in their fourth year of high school coursework and who are enrolled in approved alternative high school curriculum programs, proportionate payments must be made to the public school district in which such the student is enrolled for specific courses. School districts offering high school summer school programs are eligible for proportionate payments provided each course offered in such programs satisfies requirements for graduation, comprises at least as many clock hours as courses offered during the regular school term, and complies with rules adopted by the superintendent of public instruction. The superintendent may adopt rules regarding eligibility for school districts to receive proportionate payments for such summer education programs.

Districts that did not maintain high schools during the year of 1964 1965 are not eligible for payments unless they have a minimum enrollment of twenty five pupils if four years of high school work are offered, a minimum enrollment of twenty pupils if three years of high school work are offered, a minimum enrollment of fifteen pupils if two years of high school work are offered, and a minimum enrollment of ten pupils if one year of high school work is offered. Payments pursuant to this chapter to school districts in bordering states must be made after subtracting the amounts provided for in subsection 3 of section 15-40.1-06 in the sending school district divided by the total number of resident pupils students enrolled in the school district plus the number of resident pupils students from the district attending school in another state.

SECTION 21. AMENDMENT. Section 15-40.1-08 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

- 15-40.1-08. Elementary per-pupil per student payments Amount. Payments must be made from state funds to each school district operating an elementary school and to each school district contracting to educate elementary pupils students in a federal school, employing teachers holding valid certificates or permits in accordance with section 15-47-46 and chapter 15-36, adjusted as provided in section 15-40.1-09, as follows:
  - For each one-room rural school, the amount of money resulting from multiplying the factor 1.29 for the 1989-90 school year and, beginning July 1, 1990, the factor 1.28 adjusted by twenty-five percent of the difference between 1.28 and the factor representing the five-year average cost of education per student for this category, as determined by the superintendent of public instruction, times the number of pupils students in that school in grades one through eight in average daily membership, up to a maximum of sixteen pupils students, times the educational support per pupil as student provided in section 15-40.1-06. There must be paid .9 times each additional pupil student in its school in grades one through eight in average daily membership times the educational support per pupil as student provided in section 15-40.1-06, except that no payment may be made for more than twenty pupils students in average daily If the one-room rural school is located in a membership. school district with another elementary school, the weighting factor for the pupils students in grades one through six must be based on the average daily membership in the district in grades one through six as provided in subsections 2 If the one-room rural school is located in a through 4. school district with another school that has pupils students in grade seven or eight, the weighting factor for the pupils students in grades grade seven and or eight must be the same as that provided for in subsection 5. Beginning July 1, 1994, the factor is 1.28 adjusted by fifty percent of the difference between 1.28 and the five-year average cost of education per student for this category, as determined by the superintendent of public instruction.
  - For each elementary school in school districts having under one hundred pupils students in average daily membership in grades one through six, the amount of money resulting from multiplying the factor 1.045 for the 1989-90 school year and, beginning July 1, 1990, the factor 1.09 adjusted by twenty-five percent of the difference between 1.09 and the factor representing the five-year average cost of education per student for this category, as determined by the superintendent of public instruction, times the number of pupils students in that school in grades one through six in average daily membership in each classroom or for each teacher, up to a maximum of twenty pupils students per classroom or per teacher, times the educational support per pupil as student provided in section 15-40.1-06. There must be paid .9 times each additional pupil student in that school in grades one through six in average daily membership in each classroom or for each teacher times the educational support per pupil as student provided in section 15-40.1-06. except that no payment may be made for more than twenty-five pupils students in average daily membership in each
    classroom or for each teacher. Beginning July 1, 1994, the factor is 1.09 adjusted by fifty percent of the difference between 1.09 and the five-year average cost of education per student for this category, as determined by the superintendent of public instruction.

- 3. For each elementary school in school districts having one hundred or more pupils students in average daily membership in grades one through six, and provided the districts in which such schools are located have an average daily membership of less than one thousand elementary pupils students in grades one through six, the amount of money resulting from multiplying the factor .9025 for the 1989-90 school year and, beginning July 1, 1990, the factor .905 adjusted by twenty-five percent of the difference between .905 and the factor representing the five-year average cost of education per student for this category, as determined by the superintendent of public instruction, times the number of pupils students in that school in grades one through six in average daily membership in each classroom or for each teacher times the educational support per pupil as student provided in section 15-40.1-06, except that no payment may be made for more than thirty pupils students in average daily membership in each classroom or for each teacher. Beginning July 1, 1994, the factor is .905 adjusted by fifty percent of the difference between .905 and the five-year average cost of education per student for this category, as determined by the superintendent of public instruction.
- 4. For each elementary school in school districts having an average daily membership of one thousand or more elementary pupils students in grades one through six, the amount of money resulting from multiplying the factor .95 adjusted by twenty-five percent of the difference between .95 and the factor representing the five-year average cost of education student for this category, as determined by the superintendent of public instruction, times the number of pupils students in that school in grades one through six in average daily membership in each classroom or for each teacher times the educational support per pupil as student provided in section 15-40.1-06, except that no payment may be made for more than thirty pupils students in average daily membership in each classroom or for each teacher. Beginning July 1, 1994, the factor is .95 adjusted by fifty percent of the difference between .95 and the five-year average cost of education per student for this category, as determined by the superintendent of public instruction. Beginning July 1, 1995, the factor is .95 adjusted by seventy-five percent of the difference between .95 and the five-year average cost of education per student for this category, as determined by the superintendent of public instruction. Beginning July 1, 1996, the superintendent of public instruction shall establish the factor that reflects the five-year average cost of education per student for this category.
- 5. For each of the above classes of elementary schools, except for one-room rural schools that are not located in a district with another school that has pupils having students in grade seven or eight, there must be paid to each school the amount of money resulting from multiplying the factor 1.005 for the 1989 90 school year and, beginning July 1, 1990, the factor 1.01 adjusted by twenty-five percent of the difference between 1.01 and the factor representing the five-year average cost of education per student for this category, as determined by the superintendent of public instruction, times the number of pupils students in that school in grades seven and eight in average daily membership in each classroom or for each teacher times the educational support per pupil as student provided in section 15-40.1-66, except that no payment may be made for more than thirty pupils students in

- average daily membership in each classroom or for each teacher. Beginning July 1, 1994, the factor is 1.01 adjusted by fifty percent of the difference between 1.01 and the five-year average cost of education per student for this category, as determined by the superintendent of public instruction.
- 6. For each elementary school having pupils students under the compulsory age for school attendance, but not less than three years of age, in a special education program approved by the director of special education, the amount of money resulting from multiplying the factor .75 for the 1989-90 school year and, beginning July 1, 1990, the factor 1.01 adjusted by twenty-five percent of the difference between 1.01 and the factor representing the five-year average cost of education per student for this category, as determined by the superintendent of public instruction, times the number of special education pupils students in that school under the compulsory age for school attendance in average daily membership in each classroom or for each teacher times the educational support per pupil as student provided in section 15-40.1-06. Beginning July 1, 1994, the factor is 1.01 adjusted by fifty percent of the difference between 1.01 and the five-year average cost of education per student for this category, as determined by the superintendent of public instruction.
- 7. For each elementary school providing a kindergarten that is established according to provisions of section 15-45-01, and for each out-of-state kindergarten program, approved by the state superintendent and utilized by North Dakota school districts bordering other states, the amount of money resulting from multiplying the factor .50 adjusted by twenty-five percent of the difference between .50 and the factor representing the five-year average cost of education per student for this category, as determined by the superintendent of public instruction, times the number of pupils students in that school in average daily membership in each classroom or for each teacher times the educational support per-pupil payment per student for that elementary school, as determined under this section, except that no payment may be made for more than twenty-five pupils students in average daily membership in each classroom or for each teacher. The full per pupil per student payment shall be made only to those kindergarten programs providing the equivalent of ninety full days of classroom instruction during any twelve-month period. Programs providing shorter periods of instruction during the same time period shall receive a proportionately smaller per pupil per student payment. Beginning July 1, 1994, the factor is .50 adjusted by fifty percent of the difference between .50 and the five-year average cost of education per student for this category, as determined by the superintendent of public instruction.

Every school district must receive at least as much in total payments for elementary  $\frac{\text{pupils}}{\text{students}}$  as it would have received if it had the highest number of  $\frac{\text{pupils}}{\text{students}}$  in the next lower category. Payments pursuant to this chapter to school districts in bordering states must be made after subtracting the amounts provided for in subsection 3 of section 15-40.1-06 in the sending school district divided by the total number of resident  $\frac{\text{pupils}}{\text{students}}$  enrolled in the school district plus the number of resident  $\frac{\text{pupils}}{\text{pupils}}$  students from the district attending school in another state.

SECTION 22. AMENDMENT. Section 15-40.1-09 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

15-40.1-09. Application for payments - Verification and determination of payments for high school students - Report of county superintendent of schools - Appeal. Immediately upon the completion of the registration of students at the beginning of each school term and in no event later than September tenth of each year, the business manager of each school district within or without this state which is claiming payments from state funds under the provisions of this chapter shall file with the county superintendent of schools a claim on a form prescribed by the superintendent of public instruction stating the number of students registered in high school and elementary grades for which payments are claimed, and such other information as may be reasonably requested by the superintendent of public instruction. later than December first, the superintendent of public instruction shall certify to the office of management and budget a list of the school districts and schools not operated by school districts entitled to payments from state funds, together with the amounts to which the several districts and schools are entitled. Per pupil Per student aid as provided under sections 15-40.1-06, 15-40.1-07, and 15-40.1-08 must be computed on the basis of the previous year's average daily membership less the number of students attending school during the current school year in another district under the provisions of open enrollment or the current year's fall enrollment, whichever is greater, for all current grade levels. Adjustments must be made in the subsequent year according to a comparison between the average daily membership for the year for which the adjusted payment is being made and the year preceding the year for which the adjusted payment is being made, whichever is greater, for grade levels that existed in both The greater of the two preceding years' average daily membership must be used in computing any adjustment in a district's foundation aid payments. For purposes of this chapter, "average daily membership" shall mean the total days all students in a given school are in attendance, including days set aside for the North Dakota education association convention, plus any three holidays selected from those listed in subsections 2 through 10 of section 15-38-04.1 which have been decided upon after consultation with the teachers, the total days all students are absent, and the two parent-teacher conference days authorized in section 15-47-33, divided by one hundred eighty days. School districts educating children of agricultural migratory workers or offering high school summer school programs during the months of June, July, and August shall not be restricted to payments for a one hundred eighty-day school term.

Immediately upon the termination of the school term and in no event later than July fifteenth of each year, the business manager of each school district within or without this state which has received payments from state funds under the provisions of this chapter shall file with the county superintendent of schools a verified statement of the name, residence, and membership of elementary and high school students as provided for in this section, and number of units of high school work taken by each high school student enrolled during the previous school year. Such The statement shall be attested to by the county superintendent of schools. The county superintendent shall investigate the validity of the statement and shall determine the residence and other qualifications of each student named in the statement filed with him. He. The county superintendent shall certify to the superintendent of public instruction on or before September first of each year the number of enrolled students in each district in his the county for the previous school year upon which any adjustment may be based as provided in this section. If any statement is disallowed in whole or in part, notice thereof of the disallowance and the names of students who are disallowed shall be reported to the

superintendent of public instruction and to the district filing the statement. Any district may appeal to the superintendent of public instruction from the determination of the county superintendent of schools on or before September fifteenth in the year in which the determination is made. The superintendent of public instruction may change or modify the determination of the county superintendent if the evidence submitted by the district warrants a modification. The judgment of the superintendent of public instruction shall be final.

SECTION 23. AMENDMENT. Section 15-40.1-16 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

- 15-40.1-16. Aid for transportation. There shall be paid from state funds to each school district providing schoolbus transportation in contract schoolbuses or in district-owned and operated schoolbuses, and to school districts with students riding commercial buses to and from school within the incorporated limits of a city, the following amounts:
  - 1. For schoolbuses and school vehicles transporting pupils students who live outside the incorporated limits of the city in which school the pupil student is enrolled is located, a sum equal to twenty-five cents per mile [1.61 kilometers] during each year of the 1991-93 biennium for vehicles having a capacity of nine or fewer pupils students and sixty-seven cents per mile [1.61 kilometers] for each year of the 1991-93 biennium for schoolbuses having a capacity of ten or more pupils. In addition, those school students. School districts qualifying for payments for buses having a capacity of ten or more pupils students are entitled to an amount equal to twenty-eight cents per day for each public school pupil student living outside the city limits who is transported in such buses.
  - 2. For pupils students who ride schoolbuses or commercial buses to or from school and who live within the incorporated limits of the city in within which the school that the pupil is enrolled students attend is located, a sum equal to seventeen and one-half cents per pupil student per one-way trip. However, no payment shall may be made under this subsection for a student who rode on a vehicle for which payments are claimed under subsection 1.

The mileage payments provided for in this section shall be made to each school district for transporting pupils students to and from school. Such payments Payments shall be made only to school districts operating schoolbuses in accordance with the laws of this state relating to standards for schoolbuses, and to the qualifications of schoolbus drivers. Certification as to the compliance with the laws of this state in regard to schoolbuses and their drivers shall be made in such manner and in such detail as the superintendent of public instruction may require at the time an application is made for payments provided under this section.

SECTION 24. AMENDMENT. Section 15-40.1-18 of the North Dakota Century Code is amended and reenacted as follows:

15-40.1-18. State transportation payments to school districts. The superintendent of public instruction shall determine the total amount of payments to be made to the school districts for transportation aid. The office of management and budget shall pay the sum certified by the superintendent of public instruction to each school district. Such payments Payments shall be made in the same manner and at the same time as other payments from the state to school

districts are made, as provided in section 15-40.1-05. <u>During the 1993-94 school year</u>, no school district may receive more than one hundred percent of the actual costs it incurs in the provision of transportation services. During the 1994-95 school year, no school district may receive more than ninety percent of the actual costs it incurs in the provision of transportation services. The superintendent of public instruction shall calculate the difference between the actual costs incurred by all districts in the provision of transportation services during the 1994-95 school year and ninety percent of the actual costs incurred by all school districts in the provision of transportation services during the previous school year. The superintendent shall use the difference to increase the per student payments provided for in subsections 1 and 2 of section 15-40.1-16 by the same amount under each subsection. For purposes of this section, actual costs include the transportation operating expenditures reported to the superintendent of public instruction for the most recent year plus the eight-year average cost of transportation equipment determined by the superintendent of public instruction.

SECTION 25. AMENDMENT. Section 15-40.2-04 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

15-40.2-04. Nonresident tuition payments mandatory - Payments are exclusive. Any

- 1. a. Except as provided in this subsection, any school district that admits nonresident pupils students to its schools, as provided by this chapter, shall charge tuition for such pupils except that school those students. School districts have the option of charging tuition for nonresident pupils students enrolled in an approved alternative education program. The whole amount of the tuition must be paid by the district from which the pupil student is admitted, in accordance with section 15-40.2-03, or by the pupil's student's parent or guardian, in accordance with section 15-40.2-06.
  - b. Except as otherwise provided, any school district that fails to sign a tuition agreement and fails to charge and collect tuition for nonresident students as provided for in section 15-40.2-03 and this section shall forfeit foundation payments for those nonresident students for whom tuition is not paid. A school district may accept a nonresident student from another school district in this state which offers the same grade level as that in which the student is enrolled, without a charge and collection of tuition if a written agreement is made between the sending and receiving districts. No written agreement is necessary if the nonresident student is enrolled in an approved alternative education program for which no tuition is charged.
  - C. No school district may charge or collect from any nonresident pupil student, parent or guardian of a nonresident pupil student, or the district of the pupil's student's residence, any registration, textbook, or laboratory fee, or any other fee or charge which is not charged to or for all resident pupils students.
- For purposes of subsection 1 and all statutory provisions relating to open enrollment, the member districts of a consortium must be treated as a single school district.

SECTION 26. AMENDMENT. Section 2 of chapter 701 of the 1989 Session Laws of North Dakota, as amended by section 1 of chapter 656 of the 1991 Session Laws of North Dakota, is amended and reenacted as follows:

SECTION 2. EXPIRATION DATE. This Act is effective through June 30, 1993, and after that date is ineffective."

Renumber accordingly

STATEMENT OF PURPOSE OF AMENDMENT:

DEPARTMENT 201 - PUBLIC INSTRUCTION

CONFERENCE COMMITTEE - These amendments make the following changes:

LINE ITEM	ENGROSSED HB 1003	\$60 PER HONTH INCREASE	RESTORE HOUSE REDUCTIONS	REHOVE INDIRECT COST AND RESTORE ISD PORTION	RESTORE FILM LIBRARY <sup>2</sup>	ADD 2 FTEs <sup>2</sup>	ADD FUNDING FOR SPECIAL PROJECTS	INCREASE FUNDING FOR GRANTS	TOTAL (DECREASES) INCREASES	CONFERENCE COMMITTEE VERSION OF DPI
Salaries and	\$ 8,255,919	\$65,283	\$315,000		\$ 93,786	\$174,401			\$ 648,470	\$ 8,984,389
wages Information	632,172			\$ 54,324	500		\$ 1,950		56,774	688,946
services Operating	5,480,382		40,000	(588, 498)	95,945	112,725	30,000		(309,828)	5,170,554
expenses Equipment Foundation	281,471				62,934		1,100	\$396,519,892	64,834 396,519,892	345,505 396,519,892
Special	44,077,495							2,500,000	2,500,000	46,577,495
education Governor's	0							125,0004	125,000	125,000
school Vocational	0							248,888	240,000	248,888
education Restructuring LEAD All other line items	2,558,000 140,000 142,567,162							716,375 44,000 8	716,375 44,808 8	3,266,375 184,000 142,567,162
Total	\$203,984,601	\$65,283	\$355,000	\$ (534, 174)	\$253,165	\$287,126	\$33,050	\$400,145,267	\$400,604,717	\$604,589,318
Other funds	\$159,621,158	\$26,113	\$ 76,000	\$(138,064)	\$105,052	\$119,785	\$33,050		\$ 221,936	\$159,843,094
General fund	\$ 44,363,443	\$39,170	\$279,000	\$(396,110)	\$148,113	\$167,341	0	\$400,145,267	\$400,382,781	\$444,746,224
FTEs	124.45		4.0	0	2.0	2.8	0	0	8.0	132.45

ANALYSIS OF CONFEDENCE COMMITTEE CHANGES TO THE 1993-95 DEPARTMENT OF BURLIC INSTRUCTION APPROPRIATION FROM ENCOCRED DILL

<sup>1</sup> This restores the four FTEs deleted by the House, three from the general fund and one from other funds (\$305.000 in salaries and wages); restores \$10,000 of the \$60,000 reduction made by the House for underfunding the pay plan; and restores \$40,000 of \$65,000 House reduction in operating expenses.

<sup>&</sup>lt;sup>2</sup> The amount provided is \$38,000 less than the Senate version in salaries and wages and \$24,648 in equipment. Six FTEs are still authorized. The Department of Public Instruction is to provide the next Legislative Assembly alternatives for the film library.

<sup>3</sup> This restores a state testing position and related operating expenses (total \$185,546, \$167,341 from general fund) and a secondary education position of \$181,588 from other funds.

This provides \$125,000 from the general fund for the Governor's School with the intent that the Department of Public Instruction negotiate with all possible site officials in order to determine the best location for holding the Governor's School.

A COMPARISON OF THE VARIOUS DEPARTMENT OF PUBLIC INSTRUCTION VERSIONS IS AS FOLLOWS:

	HOUSE <sup>1</sup>	SENATE	CONFERENCE COMMITTEE	CONFERENCE COMPARED TO HOUSE	CONFERENCE COMPARED TO SENATE
General fund Other funds	\$ 44,363,443 159,621,158	\$445,666,788 159,546,989	\$444,846,224 159,963,094	\$400,482,781 281,936	\$(820,556) 356,105
Total	\$203,984,601	\$605,213,769	\$604,749,318	\$400,764,717	\$(464,451)
FTEs	124.45	133.45	132.45	8.0	(1.0)

<sup>1</sup> Does not include an amount for per-pupil and transportation.

A section is added to appropriate \$160,000, \$100,000 from the general fund and \$60,000 from other funds to be received through pursuing funds from the Office of Intergovernmental Assistance for a school transportation study and the development of a transportation system data base. The Department of Public Instruction is to work with North Dakota State University to utilize the university's information on its data base.

A section is added providing \$75,000 from the general fund for a Legislative Council education finance study.

#### Foundation Aid:

The following schedule compares foundation aid and state tuition fund payments for 1991-93, Sinner 1993-95, Schafer 1993-95, and Senate 1993-95:

	1991-93 APPROPRIATION	1993-95 GOVERNOR SINNER	1993-95 GOVERNOR SCHAFER	1993-95 SENATE	1993-95 CONFERENCE COMMITTEE
Per-pupil payments Less: Mills deducted	\$386,784,025 _(42,076,240)	\$ 472,112,798 _(103,271,462)	\$390,801,486 _(41,308,584)	\$397,433,283 _(43,920,935)	\$484,839,927 _(43,920,035)
Total per-pupil	\$344,707,785	\$ 368,841,336	\$349,492,902	\$353,513,248	\$360,919,892
Transportation payments	36,306,549	31,521,432	31,521,432	34,986,752	35,600,000
Total general fund - fourdation program	\$381,014,334	\$ 400,362,768	\$381,014,334	\$388,500,000	\$396,519,892
Tuition apportionment	\$ 47,225,456	\$ 46,917,800	\$ 46,017,060	\$ 45,017,000	\$ 46,817,888
Per-pupil payments					
1st year	\$ 1,552	Not specified	Not specified	\$ 1,589	\$ 1,570
2nd year	\$ 1,541	Not specified	Not specified	\$ 1,647	\$ 1,636
Mill deducts					
1st year	22 mills	50 mills	22 mills	23 mills	23 mills
2nd year	22 mills	60 mills	22 mills	24 mills	24 mills

Weighted units in the Senate version are changed to reflect 25 percent of the difference between current weighted factors and the five-year average and in the conference committee to reflect 25 percent of the difference between current weighted factors in the first year and another 25 percent in the second year.

NOTE: The per-pupil payments under the Senate version are more than the conference committee version due to 25 percent of tuition apportionment being placed in the funding formula in the Senate version.

# The "special projects" were changed as follows:

#### ANALYSIS OF "SPECIAL PROJECTS"

		1991-93 ROPRIATION	A	993-95 AGENCY LEQUEST	1993- EXECUT RECOMME			HB 1003 1993-95 HOUSE COMMENDATION		HB 1003 1993-95 SENATE COMMENDATION	CO	B 1003 993-95 NFERENCE WHITTEE
Electronic media Uniform accounting Uniform student records	\$	368,000 150,000 0	5	412,354 75,080 250,000	\$	8	\$	360,000 0 0	\$	360,000 0	5	360,000 0
School district restructuring	9	5,900,000	16	3,235,661		0	2	2,550,0001	7	7,660,7502		3,266,3753
Telecommunications Teacher centers LEAD		5,050,295 199,400 140,000	(	5,752,000 240,000 228,000		8	3	269,688 148,098	3	200,000 200,000 228,000	3	200,000 184,000
Education reform Governor's school Special projects and		9 9		479,000 200,000 0	7,00	8 8 9,080		0 0		283,080		125,000 0
Total	\$11	1,799,695	\$18	3,872,015	\$7,00	0,000	\$6	5,250,000	\$1	1,648,750	5	7,135,375

<sup>&</sup>lt;sup>1</sup> The \$2,550,600 provides \$2,050,600 for \$165 per student payments for one more year for consortiums organized in 1991; \$200,000 for annexation and reorganization funding; \$250,000 reorganization grants for school districts that received planning grants during 1991-93; and \$50,000 miscellaneous grants.

# DEPARTMENT 250 - STATE LIBRARY

CONFERENCE COMMITTEE - The salaries and wages line item is increased by \$17,711 from the general fund to reflect the \$60 per month salary increase plan in accordance with the provisions of House Bill No. 1018.

Talking Book Program: The salaries and wages line item is reduced by \$68,271 and operating expenses by \$167,000, and these amounts totaling \$235,271 from federal funds are provided as a talking book program line item. The funding is to reinstate three FTE positions deleted by the House and to operate the talking book program at the State Library rather than contracting with South Dakota for the service. It is the intent of the Legislative Assembly that the State Library begin operating the program during the first year of the 1993-95 biennium and that the Office of Management and Budget waive the rent charges for the 1993-95 biennium.

The information services line item is increased by \$6,191, of which \$5,341 is from the general fund and \$850 from other funds in accordance with the provisions of House Bill No. 1018.

Operating expenses are reduced by \$151,408, \$105,836 of which is from the general fund, to remove the amount added by the House for indirect cost allocation payments.

The multitype library authority program line item remains at \$50,000 from the general fund for continuing the pilot project begun during 1991-93. The Senate had added \$55,836 from the general fund.

The grants to public libraries line item is increased by \$50,000, from \$843,000 to \$893,000 from the general fund to ensure meeting maintenance of effort requirements. The House had reduced this line item by \$50,000 and provided the \$50,000 for the multitype library authority.

In total, the amendments decrease the general fund by \$32,784, other funds by \$44,722, and the total by \$77,506.

<sup>&</sup>lt;sup>2</sup> The \$7,660,750, \$6,670,750 is to provide per student payments of \$105 for years 1 through 3, \$205 for year 4, and \$105 for year 5, \$80,000 is provided for four planning grants; \$160,000 for technical assistance to consortiums; and \$750,000 for educational service agreements. Funding is provided to consortiums that received planning grants prior to January 1, 1993.

<sup>&</sup>lt;sup>2</sup> The \$3,266,375 provides \$2,706,375 for \$105 per student payments for the consortiums implemented in 1990 and 1991; \$400,000 for grants on a competitive basis for consortiums that received planning grants in 1992-93; and \$160,000 for technical assistance to consortiums. In addition, up to another \$125,000 may be spent for the competitive grants from the unspent student payment amounts due to those consortiums not having a successful vote to reorganize.

CONFERENCE COMMITTEE - The salaries and wages line item is increased by \$26,427 from the general fund to reflect the \$60 per month salary increase plan in accordance with the provisions of House Bill No. 1918.

Salaries and wages are increased by \$70,000 from the general fund for the school to use in employing as it determines a .75 FTE dormitory counselor, .76 FTE librarian I, and a .79 FTE speech clinician. The Senate had provided \$123,049 from the general fund.

The information services line item is increased by \$4,163, of which \$4,058 is from the general fund and \$105 is from other funds in accordance with the provisions of House Bill No. 1018.

The operating expenses line item is increased by \$30,000 from the general fund to restore \$30,000 of the \$50,000 reduced by the House, and decreased by \$39,062, of which \$28,120 is from the general fund and \$10,942 is from other funds to remove the indirect cost allocation payments to the Office of Management and Budget.

This amendment provides for a total authorized FTE level of 52.27, 1.54 FTEs more than the House level of 50.73 FTEs.

In total, from the House version this amendment increases the school's general fund appropriation by \$102,365 and decreases the other funds by \$10,837, for a net increase of \$91,528.

DEPARTMENT 253 - SCHOOL FOR THE BLIND

CONFERENCE COMMITTEE - The salaries and wages line item is increased by \$19,486 from the general fund to reflect the \$60 per month salary increase plan in accordance with the provisions of House Bill No. 1018.

The information services lines item is decreased by \$50 from the general fund in accordance with the provisions of House Bill No. 1018.

This amendment decreases the operating expenses line item by \$30,018, of which \$20,634 is from the general fund and \$9,384 is from other funds to remove the indirect cost allocation payments to the Office of Management and Budget.

This amendment also increases the general fund appropriation by \$170,000 and decreases the other funds appropriation by \$170,000 to more accurately reflect the anticipated income the school will receive during the biennium.

A section of intent is added stating that the school should pursue renting available facilities to the University of North Dakota.

In total, this amendment increases the school's general fund appropriation by \$168,802 and decreases the other funds by \$179,384, for a net decrease of \$10,582.

Engrossed HB 1003 was placed on the Seventh order of business on the calendar.

THE HOUSE RECONVENED pursuant to recess taken, with Speaker R. Berg presiding.

# REPORT OF CONFERENCE COMMITTEE

 $\ensuremath{\mathsf{REP.}}$  DALRYMPLE MOVED that the conference committee report on Engrossed HB 1016 be adopted, which motion prevailed.

Engrossed HB 1016, as amended, was placed on the Eleventh order of business on the calendar.

#### SECOND READING OF HOUSE BILL

HB 1016: A BILL for an Act to provide an appropriation for defraying the expenses of the agricultural products utilization commission and for ethanol production incentives; to create and enact a new section to chapter 4-14.1 of the North Dakota Century Code, relating to administrative costs of the agricultural products utilization commission; to amend and reenact sections 4-14.1-02 and 4-14.1-03.1 of the North Dakota Century Code, relating to uses of the agricultural fuel tax fund and grant programs of the agricultural products utilization commission; and to provide a statement of legislative intent.

# ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 94 YEAS, 0 NAYS, 0 EXCUSED, 4 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Allmaras; Austin; Bateman; Belter; Berg, J.; Bernstein; Bodine; Boehm; Boucher; Brodshaug; Brown; Byerly; Carlisle; Carlson, A.; Carlson, C.; Christopherson; Clayburgh; Cleary; Coats; Dalrymple; DeWitz; Dobrinski; Dorso; Drovdal; Freier; Froseth; Gates; Gerntholz; Glassheim; Goffe; Gorder; Gorman; Grosz; Grumbo; Gulleson; Hagle; Hanson; Hausauer; Holm; Howard; Huether; Jacobs; Johnson; Kaldor; Keiser; Kelsch; Kempenich; Kerzman; Klein; Kretschmar; Kroeber; Kunkel; Laughlin; Mahoney; Maragos; Martin; Martinson; Monson; Nelson; Ness; Nicholas; Nichols; Oban; Olsen, D.; Olson, A.; Payne; Poolman; Porter; Price; Pyle; Rennerfeldt; Ring; Rydell; Schindler; Shide; Sitz; Skarphol; Soukup; St. Aubyn; Stenehjem; Stenson; Svedjan; Sveen; Thorpe; Timm; Tollefson; Torgerson; Wald; Wanzek; Wardner; Wentz; Wilkie; Speaker R. Berg

ABSENT AND NOT VOTING: Henegar; Hokana; Kilichowski; Mutzenberger

Engrossed HB 1016 passed and the title was agreed to.

# \*\*\*\*\*\*\*\*\*

REPORT OF CONFERENCE COMMITTEE

REP. DEWITZ MOVED that the conference committee report on Engrossed HB 1020 be adopted, which motion prevailed on a verification vote.

Engrossed HB 1020, as amended, was placed on the Eleventh order of business on the calendar.

SECOND READING OF HOUSE BILL

HB 1020: A BILL for an Act providing an appropriation for capital projects of various state departments and institutions; to authorize the state board of higher education to issue and sell self-liquidating tax-exempt bonds for capital projects; and to authorize the industrial commission to issue and sell evidences of indebtedness for capital projects.

#### ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 90 YEAS, 6 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Allmaras; Bateman; Belter; Berg, J.; Bernstein; Bodine; Boehm; Boucher; Brown; Byerly; Carlisle; Carlson, A.; Carlson, C.; Christopherson; Clayburgh; Cleary; Coats; Dalrymple; DeWitz; Dobrinski; Dorso; Freier; Froseth; Gates; Gerntholz; Glassheim; Goffe; Gorder; Gorman; Grumbo; Gulleson; Hagle; Hanson; Hausauer; Hokana; Holm; Howard; Huether; Jacobs; Johnson; Kelsch; Kempenich; Kerzman; Kilichowski; Klein; Kretschmar; Kroeber; Kunkel; Laughlin; Mahoney; Maragos; Martin; Martinson; Monson; Mutzenberger; Nelson; Ness; Nicholas; Nichols; Oban; Olsen, D.; Payne; Poolman; Porter; Price;

Pyle; Rennerfeldt; Ring; Rydell; Schindler; Shide; Sitz; Skarphol; Soukup; St. Aubyn; Stenehjem; Stenson; Svedjan; Sveen; Thorpe; Timm; Tollefson; Torgerson; Wald; Wanzek; Wardner; Wentz; Wilkie; Speaker R. Berg

NAYS: Austin; Brodshaug; Drovdal; Grosz; Keiser; Olson, A.

ABSENT AND NOT VOTING: Henegar; Kaldor

Engrossed HB 1020 passed and the title was agreed to.

\*\*\*\*\*\*\*

#### REPORT OF CONFERENCE COMMITTEE

 $\ensuremath{\mathsf{REP}}.$  TIMM MOVED that the conference committee report on Engrossed SB 2024 be adopted, which motion prevailed.

Engrossed SB 2024, as amended, was placed on the Fourteenth order of business on the calendar.

## SECOND READING OF SENATE BILL

SB 2024: A BILL for an Act providing optional property tax levy increase authority for political subdivisions and providing limitations on that authority; and to provide an effective date and an expiration date.

#### ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 68 YEAS, 28 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Allmaras; Austin; Belter; Bernstein; Brown; Byerly; Carlisle; Carlson, A.; Christopherson; DeWitz; Dobrinski; Dorso; Drovdal; Freier; Froseth; Gerntholz; Gorder; Gorman; Grosz; Grumbo; Hagle; Hausauer; Hokana; Holm; Howard; Huether; Jacobs; Johnson; Kelsch; Kempenich; Kerzman; Klein; Kretschmar; Kunkel; Laughlin; Maragos; Martin; Martinson; Mutzenberger; Ness; Nicholas; Nichols; Oban; Olsen, D.; Olson, A.; Porter; Price; Rennerfeldt; Ring; Rydell; Schindler; Shide; Skarphol; Soukup; St. Aubyn; Stenehjem; Svedjan; Sveen; Thorpe; Timm; Tollefson; Torgerson; Wald; Wanzek; Wardner; Wentz; Wilkie; Speaker R. Berg

WAYS: Aarsvold; Bateman; Berg, J.; Bodine; Boehm; Boucher; Brodshaug; Carlson, C.; Clayburgh; Cleary; Coats; Dalrymple; Gates; Glassheim; Goffe; Gulleson; Hanson; Keiser; Kilichowski; Kroeber; Mahoney; Monson; Nelson; Payne; Poolman; Pyle; Sitz; Stenson

ABSENT AND NOT VOTING: Henegar; Kaldor

Engrossed SB 2024 passed and the title was agreed to.

\*\*\*\*\*\*\*

#### MOTION

REP. MARTINSON MOVED that the House reconsider its action whereby the House requested the return of SB 2022 from the Senate, and that the motion requesting the return of SB 2022 be withdrawn, which motion prevailed.

# COMMUNICATION FROM REP. MARTINSON, HOUSE MAJORITY LEADER April 24, 1993

Rep. Roy Hausauer and Rep. Clarence Martin are my appointees to the Legislative Council.

#### MOTION

REP. MARTINSON MOVED that HB 1016, HB 1020, and SB 2024 be messaged to the Senate immediately, which motion prevailed.

#### ANNOUNCEMENT BY THE SPEAKER

SPEAKER R. BERG ANNOUNCED that the House would stand in recess until 3:30 p.m.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has adopted the conference committee report and
subsequently passed: HB 1016, HB 1020.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has adopted the conference committee report and
subsequently passed: SB 2024.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The Senate has adopted the conference committee report and subsequently passed: HB 1007, HB 1416.

THE HOUSE RECONVENED pursuant to recess taken, with Speaker R. Berg presiding.

#### REPORT OF CONFERENCE COMMITTEE

HB 1008, as engrossed: Your conference committee (Sens. Lindaas, Tallackson, Lips and Reps. Gerntholz, Clayburgh, Kroeber) recommends that the SENATE RECEDE from the Senate amendments on HJ page 1534, adopt amendments as follows, and place HB 1008 on the Seventh order:

That the Senate recede from its amendments as printed on page 1534 of the House Journal and pages 1338-1339 of the Senate Journal and that Engrossed House Bill No. 1008 be amended as follows:

Page 1, line 2, after "health" insert "; and to amend and reenact section 36-01-08 of the North Dakota Century Code, relating to fees charged by the state board of animal health"

Page 1, line 7, remove "and from special funds derived from other income,"

Page 1, line 10, replace "348,378" with "461,123"

Page 1, line 11, replace "7,603" with "7,440"

Page 1, line 12, replace "128,054" with "110,554"

Page 1, remove lines 14 and 15

Page 1, line 16, replace "431,347" with "581,351"

Page 1, after line 16, insert:

"SECTION 2. AMENDMENT. Section 36-01-08 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

36-01-08. Duties of board - Rules - Fees. The state board of animal health shall protect the health of the domestic animals and captive wildlife of this state and shall determine and employ the most efficient and practical means for the prevention, suppression, control, and eradication of dangerous, contagious, and infectious diseases among the domestic animals and captive wildlife of this state. The board may make rules for the conduct of its business and to carry into effect the purposes of this chapter and other duties prescribed in this title. The rules of the state board of animal health must be adopted in accordance with chapter 28-32. The board shall collect six cents for each brucellosis tag and each identification tag, and eight dollars for each health book it distributes. The fees collected by the board must be deposited in the state general fund."

## STATEMENT OF PURPOSE OF AMENDMENT:

DEPARTMENT 617 - BOARD OF ANIMAL HEALTH

CONFERENCE COMMITTEE - This amendment makes the following changes:

The salaries and wages line item is increased by \$1,758 from the general fund to reflect the state employee salary increase provisions of House bill No. 1018.

The information services line item is reduced by \$163 from the general fund in accordance with provisions of House Bill No. 1018.

Funding for the third veterinarian position is added as follows:

Salaries and wages (1 FTE)
Operating expenses

\$102,352

Total general fund

\$109,852

Funding of \$8,635 from the general fund is added for pay equity increases for two of the three veterinarians (director and deputy) on staff. This change provides a total of \$37,942 from the general fund for pay equity increases.

The operating expenses line item is reduced by \$25,000 from the general fund to remove funding provided to contract for veterinarian services.

A section is added authorizing the board to charge fees for health books and tags. Estimated revenue generated from these fees of \$28,400 for the 1993-95 biennium will be deposited in the general fund. The estimated income line item of \$54,922 included in the House version is removed as a result of these fees being deposited in the general fund.

Compared to the House version, this amendment increases funding for the Board of Animal Health by \$95,082. General fund support is increased by \$150,004 and other funds are reduced by \$54,922. If the estimated additional general fund revenue of \$28,400 generated by the fees charged is considered for comparison purposes, this amendment reduces the state general fund by \$121,604 compared to the House version.

Compared to the Senate version, this amendment increases funding for the Board of Animal Health by \$66,931 from the general fund. If the estimated additional general fund revenue of \$28,400 generated by the fees charged is considered for comparison purposes, this amendment reduces the state general fund by \$38,531 compared to the Senate version.

Engrossed HB 1008 was placed on the Seventh order of business on the calendar.

# REPORT OF CONFERENCE COMMITTEE

REP. KUNKEL MOVED that the conference committee report on Engrossed HB 1003 be adopted, which motion prevailed.

Engrossed HB 1003, as amended, was placed on the Eleventh order of business on the calendar.

### SECOND READING OF HOUSE BILL

HB 1003: A BILL for an Act to provide an appropriation for defraying the expenses of the department of public instruction, the school for the deaf, the school for the blind, and the state library; to provide exemptions from the provisions of section 54-44.1-11; to provide for an appropriation of funds from the displaced homemaker fund; to provide an appropriation for a legislative council study; to provide for the contingent distribution of a separate and additional per student

payment; to create and enact a new section to chapter 15-40.1 of the North Dakota Century Code, relating to cooperating school districts; and to amend and reenact section 2 of chapter 701 of the 1989 Session Laws of North Dakota, as amended by section 1 of chapter 656 of the 1991 Session Laws of North Dakota, sections 15-27.3-19, 15-27.6-10, and 15-38-17 as amended by section 11 of Senate Bill No. 2418, as approved by the fifty-third legislative assembly, sections 15-40.1-06, 15-40.1-07, 15-40.1-08, 15-40.1-09, 15-40.1-16, 15-40.1-18, and 15-40.2-04 of the North Dakota Century Code, relating to the foundation aid program, appointments to the education standards and practices board and the administrator's professional practices board, the expiration date concerning withdrawals from special reserve funds, school district reorganization, per student payments, and transportation aid.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 71 YEAS, 26 NAYS, 0 EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Austin; Bateman; Belter; Bernstein; Boehm; Brown; Byerly; Carlisle; Carlson, A.; Carlson, C.; Christopherson; Clayburgh; Dalrymple; DeWitz; Dorso; Drovdal; Freier; Froseth; Gates; Gerntholz; Gorder; Gorman; Grosz; Grumbo; Hagle; Hanson; Hausauer; Hokana; Holm; Howard; Huether; Jacobs; Johnson; Kaldor; Kelsch; Kempenich; Klein; Kretschmar; Kunkel; Laughlin; Maragos; Martin; Martinson; Monson; Ness; Nicholas; Olsen, D.; Olson, A.; Payne; Poolman; Porter; Price; Rennerfeldt; Rydell; Schindler; Shide; Skarphol; Soukup; St. Aubyn; Stenehjem; Svedjan; Sveen; Thorpe; Timm; Tollefson; Wald; Wanzek; Wardner; Wentz; Speaker R. Berg

NAYS: Allmaras; Berg, J.; Bodine; Boucher; Brodshaug; Cleary; Coats; Dobrinski; Glassheim; Goffe; Gulleson; Keiser; Kerzman; Kilichowski; Kroeber; Mahoney; Mutzenberger; Nelson; Nichols; Oban; Pyle; Ring; Sitz; Stenson; Torgerson; Wilkie

ABSENT AND NOT VOTING: Henegar

Engrossed HB 1003 passed and the title was agreed to.

MOTION

REP. MARTINSON MOVED that the vote by which HB 1003 passed be reconsidered and the motion to reconsider be laid on the table, which motion prevailed.

MOTION

REP. MARTINSON MOVED that HB 1003 be messaged to the Senate immediately, which motion prevailed.

REP. GATES MOVED that the Conference Committee on HB 1498 be dissolved, which motion prevailed.

REP. GATES MOVED that the House reconsider its action whereby it did not concur in the Senate amendments to HB 1498, which motion prevailed.

REP. GATES MOVED that the House do concur in the Senate amendments to HB 1498, which motion prevailed.

SPEAKER R. BERG ANNOUNCED that HB 1498 was before the House on the Eleventh order.

REP. GATES MOVED that HB 1498 be laid on the table, which motion prevailed.

REPORT OF CONFERENCE COMMITTEE

HB 1413, as engrossed: Your conference committee (Sens. Heinrich (refused to

sign), O'Connell, Evanson and Reps. Gates, Torgerson, Aarsvold) recommends that the SENATE RECEDE from the Senate amendments on HJ pages 1728-1730, adopt amendments as follows, and place HB 1413 on the Seventh order:

That the Senate recede from its amendments as printed on pages 1728-1730 of the House Journal and pages 1127-1128 of the Senate Journal and that Engrossed House Bill No. 1413 be amended as follows:

- Page 1, line 1, replace "section" with "sections" and after "15-27.6-05" insert ", 15-27.6-10, and 15-27.6-11"
- Page 1, line 3, replace "; to repeal section 15-27.6-11 and chapter 15-27.6" with a period
- Page 1, remove lines 4 through 6
- Page 1, line 13, remove "that received first"
- Page 1, remove lines 14 and 15
- Page 1, line 16, replace "this section" with "implemented", replace "1992-93" with "1990 or 1991", and overstrike "for a"
- Page 1, line 17, overstrike "period" and remove "of one year"
- Page 1, line 18, overstrike "sixty-five" and insert immediately thereafter "five" and after "dollars" insert "during each year of the 1993-95 biennium"
- Page 2, replace lines 12 through 17 with:
  - "SECTION 2. AMENDMENT. Section 15-27.6-10 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:
  - 15-27.6-10. Approved proposal received by county superintendent Special election called Formation of new district.
    - Upon receipt from the state board of an approved proposal for the reorganization of school districts, the county superintendent, after consulting with the interim district board, shall call a special election as provided in section 15-27.3-08.
    - If a majority of electors residing within each school district vote in favor of the formation of the new district, the county superintendent shall make the proper adjustments and perform all necessary duties as provided in subsection 6 of section 15-27.3-08.
    - 3. If fewer than all of the districts vote in favor of a new district, any contiguous districts voting in favor of the proposal shall form a new district if the new district would qualify to receive the payments provided for in section 15-27.6-11 and if approved by the state board approves and:
      - a. There are three districts, at least one of which offers grades one through twelve, they have a minimum combined enrollment of six hundred students, and they cover a minimum combined area of seven hundred square miles [181299.168 hectares]; or
      - b. There are four or more districts, at least one of which offers grades one through twelve, and they have a minimum

combined enrollment of six hundred students or they cover a minimum combined area of seven hundred square miles [181299.168 hectares].

Any contiguous districts voting that vote in favor of forming a new district, but that would not qualify for <del>Payments under section 15 27.6-11</del> do not meet the requirements of either subdivision a or b of this subsection, may form a new district. To form a new district, the board members of the interim district board who represent the contiguous districts involved shall make a determination and adjustment of property, assets, debts, and liabilities of the districts as provided in section 15-27.3-04 and make a determination of tax levy as provided in section 15-27.3-06, hold a hearing similar to the one described in section 15-27.6-07, and submit a new proposal to the state board for approval. No additional vote is required on the revised proposal, including a proposal that becomes effective on July 1, 1993. However, the newly proposed mill levy may not exceed the general fund mill levy limitations provided in section 57-15-14 plus the additional levy authorized by Senate Bill No. 2024, as approved by the fifty-third legislative assembly. For purposes of determining the amount that can be levied under Senate Bill No. 2024, the amount levied in dollars in the base year is the amount proposed to be levied in dollars by the new district in its first year of operation. If the state board approves the plan, the county Superintendent shall make the proper adjustment of the property, assets, debts, and liabilities as provided in the proposal and organize and establish the districts and, in doing so, shall perform all other necessary duties as provided in subsection 6 of section 15-27.3-08.

- 4. a. If fewer than all of the districts vote in favor of a new district and the contiguous districts voting in favor do not meet the requirements of subdivision a or b of subsection 3, all or some of the districts may choose to vote again on the same or on a revised reorganization proposal, provided the districts meet the requirements of subdivision a or b of subsection 3.
  - b. If the reorganization proposal is revised, the interim district board members representing the districts choosing to vote again shall hold another hearing and make findings as outlined in section 15-27.6-07. The interim district board members shall keep a record of the hearing and shall submit the record and the revised proposal, along with any other relevant information, to the state board for approval. If the state board approves the revised reorganization proposal, the county superintendent shall proceed pursuant to subsection 1 of this section.
  - c. The second special election must be held within one year after the initial special election.
- 5. If a school district does not vote in favor of forming a new school district, any part of that school district excluded from the reorganization proposal pursuant to section 15-27.6-07 may either proceed with annexation or remain a part of that school district.

SECTION 3. AMENDMENT. Section 15-27.6-11 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

## 15-27.6-11. Supplemental pupil student payments.

- A newly formed district is eligible to receive the supplemental pupil student payment of one hundred five dollars provided for in section 15-27.6-05 for an additional period of two years one year following the effective date of the reorganization based on the number of full-time equivalent students in average daily membership during the year prior to the effective date of the reorganization if the newly formed district:
  - a. Encompasses at least seven hundred square miles [181299.168 hectares], enrolls at least six hundred students, and, prior to the reorganization, consisted of three contiguous school districts, each of which operated grades kindergarten through twelve programs or grades one through twelve programs;
  - b. Prior to the reorganization, consisted of at least six contiguous school districts, four of which operated grades kindergarten through twelve programs or grades one through twelve programs; or
  - e. Either enrolls a minimum of six hundred students or encompasses at least seven hundred square miles [181299.168 hectares], and, prior to the reorganization, consisted of four or five school districts, each of which operated grades kindergarten through twelve programs or grades one through twelve programs.
- Sections 15-27.3-12 through 15-27.3-15 and 15-27.3-17 through 15-27.3-21 apply to school district reorganizations under this chapter.
- A newly formed school district that was approved to receive a planning grant prior to July 17, 1991, is eligible to receive the additional supplemental pupil payments."

Renumber accordingly

Engrossed HB 1413 was placed on the Seventh order of business on the calendar.

#### REPORT OF CONFERENCE COMMITTEE

REP. GERNTHOLZ MOVED that the conference committee report on Engrossed HB 1008 be adopted.

#### REQUEST

REP. WALD REQUESTED a recorded roll call vote on the motion to adopt the conference committee report on Engrossed HB 1008, which request was granted.

#### ROLL CALL

The question being on the motion to adopt the conference committee to Engrossed HB 1008, the roll was called and there were 40 YEAS, 57 NAYS,  $\theta$  EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Allmaras; Berg, J.; Bodine; Boucher; Brodshaug; Clayburgh; Cleary; Coats; Dobrinski; Froseth; Gerntholz; Glassheim; Goffe; Grosz; Grumbo; Gulleson; Hagle; Hanson; Hokana; Huether; Kaldor; Kerzman; Kilichowski; Kroeber; Laughlin; Mahoney; Mutzenberger; Nelson; Ness; Nicholas; Nichols; Oban; Pyle; Ring; Sitz; Stenson; Thorpe; Wentz; Wilkie

NAYS: Austin; Bateman; Belter; Bernstein; Boehm; Brown; Byerly; Carlisle; Carlson, A.; Carlson, C.; Christopherson; Dalrymple; DeWitz; Dorso;

Drovdal; Freier; Gates; Gorder; Gorman; Hausauer; Holm; Howard; Jacobs; Johnson; Keiser; Kelsch; Kempenich; Klein; Kretschmar; Kunkel; Maragos; Martin; Martinson; Monson; Olsen, D.; Olson, A.; Payne; Poolman; Porter; Price; Rennerfeldt; Rydell; Schindler; Shide; Skarphol; Soukup; St. Aubyn; Stenehjem; Svedjan; Sveen; Timm; Tollefson; Torgerson; Wald; Wanzek; Wardner; Speaker R. Berg

ABSENT AND NOT VOTING: Henegar

The conference committee report on Engrossed HB 1008 failed.

Engrossed HB 1008, as amended, was rereferred to conference committee.

#### MOTION

REP. MARTINSON MOVED that the same conferees be appointed to the conference committee on HB 1008, which motion prevailed.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The Senate has adopted the conference committee report and subsequently passed: HB 1016.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The President has signed and your signature is respectfully requested on: SB 2002, SB 2005, SB 2040.

SIGNING OF BILLS AND RESOLUTIONS

The Speaker signed the following enrolled bills: SB 2002, SB 2005, SB 2040.

#### REPORT OF CONFERENCE COMMITTEE

REP. GATES MOVED that the conference committee report on Engrossed HB 1413 be adopted, which motion prevailed.

Engrossed HB 1413, as amended, was placed on the Eleventh order of business on the calendar.

SECOND READING OF HOUSE BILL

HB 1413: A BILL for an Act to amend and reenact sections 15-27.6-05, 15-27.6-10, and 15-27.6-11 of the North Dakota Century Code, relating to planning grants and supplemental payments for school district consortia.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 93 YEAS, 3 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Allmaras; Austin; Bateman; Belter; Berg, J.; Bernstein; Bodine; Boehm; Boucher; Brodshaug; Brown; Byerly; Carlisle; Carlson, A.; Carlson, C.; Christopherson; Clayburgh; Cleary; Coats; Dalrymple; DeWitz; Dobrinski; Dorso; Drovdal; Freier; Gates; Gerntholz; Glassheim; Goffe; Gorder; Gorman; Grosz; Grumbo; Gulleson; Hagle; Hanson; Hausauer; Hokana; Holm; Howard; Huether; Jacobs; Johnson; Kaldor; Keiser; Kelsch; Kempenich; Kerzman; Kilichowski; Klein; Kretschmar; Kroeber; Kunkel; Laughlin; Mahoney; Maragos; Martin; Martinson; Monson; Nelson; Ness; Nicholas; Nichols; Oban; Olsen, D.; Olson, A.; Payne; Poolman; Porter; Price; Pyle; Rennerfeldt; Ring; Rydell; Schindler; Shide; Sitz; Skarphol; Soukup; St. Aubyn; Stenehjem; Stenson; Svedjan; Thorpe; Timm; Tollefson; Torgerson; Wanzek; Wardner; Wentz; Wilkie; Speaker R. Berg

NAYS: Froseth; Mutzenberger; Sveen

ABSENT AND NOT VOTING: Henegar; Wald

Engrossed HB 1413 passed and the title was agreed to.

#### \*\*\*\*\*\*

#### MOTION

REP. MARTINSON MOVED that HB 1413 be messaged to the Senate immediately, which motion prevailed.

## HOUSE ENGROSSING AND ENROLLING REPORT

The following bill was engrossed and enrolled: HB 1001.

#### ANNOUNCEMENT BY THE SPEAKER

SPEAKER R. BERG ANNOUNCED that the House would stand in recess until 5:00 p.m.

THE HOUSE RECONVENED pursuant to recess taken, with Speaker R. Berg presiding.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has reconsidered its action whereby it requested
the return of SB 2022 and subsequently withdraws its motion.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has adopted the conference committee report and
subsequently passed: HB 1003.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has adopted the conference committee report and
subsequently passed: HB 1413.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The Speaker has signed: SB 2002, SB 2005, SB 2040.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has not adopted the conference committee report
on HB 1008. The House has dissolved the conference committee and appointed
as a new conference committee to act with a like committee from the Senate on
HB 1008: Reps. Gerntholz, Clayburgh, Kroeber.

#### SIGNING OF BILLS AND RESOLUTIONS

The Speaker signed the following enrolled bills: HB 1001, HB 1011, HB 1012, HB 1013, HB 1015, HB 1018, HB 1055, HB 1219, HB 1504, HB 1511.

#### REPORT OF CONFERENCE COMMITTEE

HB 1399, as engrossed: Your conference committee (Sens. Dotzenrod, Tomac, Tennefos and Reps. Belter, Dorso, Dobrinski) recommends that the SENATE RECEDE from the Senate amendments on HJ pages 1534-1535, adopt amendments as follows, and place HB 1399 on the Seventh order:

That the Senate recede from its amendments as printed on pages 1534-1535 of the House Journal and pages 1331-1332 of the Senate Journal and that Reengrossed House Bill No. 1399 be amended as follows:

Page 1, line 1, replace "two" with "a"

Page 1. line 2, replace "sections" with "section"

Page 1, line 5, remove "and marking of diesel fuel claimed as exempt"

Page 1, line 6, remove "from per-gallon special fuel taxes" and after the first semicolon insert "to amend and reenact subsection 1 of section 57-43.2-14 and section 57-43.2-15 of the North Dakota Century Code, relating to special fuel users;"

Page 1, underscore lines 11 through 21

Page 2, underscore lines 1 through 25

Page 2, underscore lines 28 and 29

Page 3, underscore lines 1 through 29

Page 4, underscore lines 1 through 6

Page 4, replace lines 7 through 12 with:

"SECTION 3. AMENDMENT. Subsection 1 of section 57-43.2-14 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

1. Except as otherwise provided in this section, the commissioner may proceed to audit the returns of special fuel dealers and purchase records of special fuel users and, not later than three years after the due date of the return, or three years after the return was filed, whichever period expires later, or three years after purchase by a special fuel user, assess the tax and, if any additional tax is found due, the commissioner shall notify the taxpayer in detail of the reason for the increase.

SECTION 4. AMENDMENT. Section 57-43.2-15 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

57-43.2-15. Refusal or failure to file return or pay tax when due - Deficiencies - Penalties. If any special fuel dealer refuses or fails to file a return required by this chapter or fails to pay the tax due within the time prescribed by section 57-43.2-12, there is imposed a penalty of five dollars or a sum equal to five percent of the tax due, whichever is greater, together with interest at the rate of one percent per month on the tax due, for each calendar month or fraction of a month during which such the refusal or failure continues, excepting the month within which the tax became due. If any special fuel user fails to pay any tax due under this chapter, the commissioner shall impose a penalty of five dollars or a sum equal to five percent of the tax due, whichever is greater, together with interest at the rate of one percent per month on the tax due, for each calendar month or fraction of a month during which the refusal or failure continues, not including the month within which the tax became due. commissioner, for good cause shown, may waive the penalty or the interest provided by this section. No licensed special fuel dealer may be held liable for taxes due from a special fuel user."

Page 4, underscore lines 16 and 17

Page 4, line 29, replace "June 30" with "December 31"

Renumber accordingly

Engrossed HB 1399 was placed on the Seventh order of business on the calendar.

ANNOUNCEMENT BY THE SPEAKER

SPEAKER R. BERG ANNOUNCED that the House would stand in recess until  $7:00~\mathrm{p.m.}$ 

THE HOUSE RECONVENED pursuant to recess taken, with Speaker R. Berg presiding.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The Senate has dissolved the conference committee and appointed

as a new conference committee to act with a like committee from the House on HB 1008: Sens. Lindaas, Tallackson, Lips.

REPORT OF CONFERENCE COMMITTEE

HB 1008, as engrossed: Your conference committee (Sens. Lindaas, Tallackson, Lips and Reps. Gerntholz, Clayburgh, Kroeber) recommends that the SENATE RECEDE from the Senate amendments on HJ page 1534, adopt amendments as follows, and place HB 1008 on the Seventh order:

That the Senate recede from its amendments as printed on page 1534 of the House Journal and pages 1338-1339 of the Senate Journal and that Engrossed House Bill No. 1008 be amended as follows:

Page 1, line 2, after "health" insert "; and to amend and reenact section 36-01-08 of the North Dakota Century Code, relating to fees charged by the state board of animal health"

Page 1, line 7, remove "and from special funds derived from other income."

Page 1, line 10, replace "348,378" with "358,771"

Page 1, line 11, replace "7,603" with "7,440"

Page 1, remove lines 14 and 15

Page 1, line 16, replace "431,347" with "496,499"

Page 1, after line 16, insert:

"SECTION 2. AMENDMENT. Section 36-01-08 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

36-01-08. Duties of board - Rules - Fees. The state board of animal health shall protect the health of the domestic animals and captive wildlife of this state and shall determine and employ the most efficient and practical means for the prevention, suppression, control, and eradication of dangerous, contagious, and infectious diseases among the domestic animals and captive wildlife of this state. The board may make rules for the conduct of its business and to carry into effect the purposes of this chapter and other duties prescribed in this title. The rules of the state board of animal health must be adopted in accordance with chapter 28-32. The board shall collect six cents for each brucellosis tag and each identification tag, and eight dollars for each health book it distributes. The fees collected by the board must be deposited in the state general fund."

Renumber accordingly

STATEMENT OF PURPOSE OF AMENDMENT:

DEPARTMENT 617 - BOARD OF ANIMAL HEALTH

CONFERENCE COMMITTEE - This amendment makes the following changes:

The salaries and wages line item is increased by \$1,758 from the general fund to reflect the state employee salary increase provisions of House bill No. 1018.

The information services line item is reduced by \$163 from the general fund in accordance with provisions of House Bill No. 1018.

Funding of \$8,635 from the general fund is added for pay equity increases for the two veterinarians (director and deputy) on staff. This change provides a total of \$37,942 from the general fund for pay equity increases.

Funding of \$25,000 from the general fund included in the engrossed bill for contract veterinarian services remains under provisions of this amendment since the third veterinarian position is not included.

A section is added authorizing the board to charge fees for health books and tags. Estimated revenue generated from these fees of \$28,400 for the 1993-95 biennium will be deposited in the general fund. The estimated income line item of \$54,922 included in the House version is removed and funding of \$54,922 from the general fund is added as a result of these fees being deposited in the general fund.

Compared to the House version, this amendment increases funding for the Board of Animal Health by \$10,230. General fund support is increased by \$65,152 and other funds are reduced by \$54,922. If the estimated additional general fund revenue of \$28,400 generated by the fees charged is considered for comparison purposes, this amendment reduces the state general fund by \$36,752 compared to the House version.

Compared to the Senate version, this amendment decreases funding for the Board of Animal Health by \$17,921 from the general fund. If the estimated additional general fund revenue of \$28,400 generated by the fees charged is considered for comparison purposes, this amendment increases the state general fund by \$46,321 compared to the Senate version.

Engrossed HB 1008 was placed on the Seventh order of business on the calendar.

#### REPORT OF CONFERENCE COMMITTEE

REP. BELTER MOVED that the conference committee report on Engrossed HB 1399 be adopted, which motion prevailed.

Engrossed HB 1399, as amended, was placed on the Eleventh order of business on the calendar.

#### SECOND READING OF HOUSE BILL

HB 1399: A BILL for an Act to create and enact a new section to chapter 57-43.1, a new section to chapter 57-43.2, and a new subsection to section 57-43.2-23 of the North Dakota Century Code, relating to additional motor vehicle fuels taxes and special fuels taxes to be imposed if additional federal highway matching funds become available; to amend and reenact subsection 1 of section 57-43.2-14 and section 57-43.2-15 of the North Dakota Century Code, relating to special fuel users; to provide a penalty; to provide an appropriation; and to provide an expiration date.

## ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 79 YEAS, 15 NAYS, 0 EXCUSED, 4 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Allmaras; Austin; Belter; Berg, J.; Bernstein; Boehm; Boucher; Brodshaug; Brown; Byerly; Carlson, A.; Carlson, C.; Christopherson; Clayburgh; Cleary; Coats; Dalrymple; DeWitz; Dobrinski; Dorso; Freier; Froseth; Gates; Gerntholz; Glassheim; Goffe; Gorder; Gorman; Grumbo; Gulleson; Hagle; Hausauer; Hokana; Holm; Huether; Johnson; Kaldor; Keiser; Kelsch; Kempenich; Klein; Kretschmar; Kunkel; Laughlin; Maragos; Monson; Nelson; Nicholas; Nichols; Oban; Olsen, D.; Olson, A.; Payne; Poolman; Porter; Price; Pyle; Rennerfeldt; Ring; Schindler; Shide; Sitz; Skarphol; Soukup; St. Aubyn; Stenehjem; Stenson; Svedjan; Sveen; Thorpe; Timm; Tollefson; Torgerson; Wald; Wardner; Wentz; Wilkie; Speaker R. Berg

NAYS: Bateman; Carlisle; Drovdal; Grosz; Hanson; Howard; Jacobs; Kerzman; Kilichowski; Kroeber; Mahoney; Martin; Martinson; Ness; Wanzek

ABSENT AND NOT VOTING: Bodine; Henegar; Mutzenberger; Rydell

Engrossed HB 1399 passed and the title was agreed to.

\*\*\*\*\*\*\*\*\*

## REPORT OF CONFERENCE COMMITTEE

REP. GERNTHOLZ MOVED that the conference committee report on Engrossed HB 1008 be adopted, which motion prevailed.

Engrossed HB 1008, as amended, was placed on the Eleventh order of business on the calendar.

#### SECOND READING OF HOUSE BILL

HB 1008: A BILL for an Act making an appropriation for defraying the expenses of the state board of animal health; and to amend and reenact section 36-01-08 of the North Dakota Century Code, relating to fees charged by the state board of animal health.

#### ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 67 YEAS, 27 NAYS, 0 EXCUSED, 4 ABSENT AND NOT VOTING.

- YEAS: Austin; Bateman; Belter; Berg, J.; Bernstein; Boehm; Brodshaug; Brown; Byerly; Carlisle; Carlson, A.; Carlson, C.; Christopherson; Clayburgh; Dalrymple; DeWitz; Dorso; Drovdal; Freier; Froseth; Gates; Gorder; Gorman; Grosz; Grumbo; Hausauer; Holm; Howard; Jacobs; Johnson; Kaldor; Keiser; Kelsch; Kempenich; Klein; Kretschmar; Kunkel; Maragos; Martin; Martinson; Monson; Nelson; Nicholas; Oban; Olsen, D.; Olson, A.; Payne; Poolman; Porter; Price; Rennerfeldt; Schindler; Shide; Skarphol; Soukup; St. Aubyn; Stenehjem; Svedjan; Sveen; Timm; Tollefson; Torgerson; Wald; Wanzek; Wardner; Wentz; Speaker R. Berg
- NAYS: Aarsvold; Allmaras; Boucher; Cleary; Coats; Dobrinski; Gerntholz; Glassheim; Goffe; Gulleson; Hagle; Hanson; Hokana; Huether; Kerzman; Kilichowski; Kroeber; Laughlin; Mahoney; Ness; Nichols; Pyle; Ring; Sitz; Stenson; Thorpe; Wilkie

ABSENT AND NOT VOTING: Bodine; Henegar; Mutzenberger; Rydell

Engrossed HB 1008 passed and the title was agreed to.

\*\*\*\*\*\*

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has reconsidered its action whereby it did not
concur with the Senate amendments to HB 1498 and wishes to inform you that
the House does now concur with the Senate amendments to HB 1498. Also the
House has dissolved the House conference committee and subsequently HB 1498
was laid on the table.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The Speaker has signed and your signature is respectfully
requested on: HB 1001, HB 1011, HB 1012, HB 1013, HB 1015, HB 1018, HB 1065,
HB 1219, HB 1504, HB 1511.

#### MOTION

REP. MARTINSON MOVED that the House message HB 1399 and HB 1008 to the Senate immediately, which motion prevailed.

#### ANNOUNCEMENT BY THE SPEAKER

SPEAKER R. BERG ANNOUNCED that the House would stand in recess until 8:30 p.m.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The Senate has adopted the conference committee report and subsequently passed: SB 2108.

REPORT OF CONFERENCE COMMITTEE

SB 2108: Your conference committee (Sens. Maxson, Mathern, Lindgren and Reps. Dorso, Jacobs, Mahoney) recommends that the SENATE ACCEDE to the House amendments on HJ pages 962-963 and place SB 2108 on the Seventh order.

SB 2108 was placed on the Seventh order of business on the calendar.

THE HOUSE RECONVENED pursuant to recess taken, with Speaker R. Berg presiding.

MOTION

REP. MARTINSON MOVED that the Conference Committee on SB 2011 be dissolved, which motion prevailed.

REPORT OF CONFERENCE COMMITTEE

REP. DORSO MOVED that the conference committee report on SB 2108 be adopted, which motion prevailed.

MOTION

REP. MARTINSON MOVED that Engrossed SB 2539 be returned to the House floor from the Finance and Taxation Committee and and be placed on the Fourteenth order for second reading and final passage, which motion prevailed.

SECOND READING OF SENATE BILL

SB 2539: A BILL for an Act to create and enact seven new sections to chapter 53-06.1, subsection 4 of section 53-06.1-11, and a new chapter to title 57 of the North Dakota Century Code, relating to a video gaming tax and a tax to fund medical assistance; to amend and reenact section 53-06.1-01, subsection 1 of section 53-06.1-01.1, sections 53-06.1-01.2, 53-06.1-02, 53-06.1-02.1, 53-06.1-03.3, 53-06.1-01.2, 53-06.1-02, 53-06.1-06, 53-06.1-03, 53-06.1-07.1, 53-06.1-05, 53-06.1-05.1, 53-06.1-06, 53-06.1-07, 53-06.1-07.1, 53-06.1-07.2, 53-06.1-07.3, 53-06.1-07.4, 53-06.1-08, 53-06.1-08.1, 53-06.1-09, 53-06.1-10, 53-06.1-10.1, 53-06.1-11, 53-06.1-12, 53-06.1-13, 53-06.1-13.1, 53-06.1-14, 53-06.1-15, 53-06.1-15.1, 53-06.1-15.4, 53-06.1-16.1, 53-06.1-15.2, 53-06.1-17, subsection 5 of section 53-06.2-11, subsection 1 of section 57-36-25, subsection 1 of section 57-36-26, and section 57-36-32 of the North Dakota Century Code, relating to games of chance and the taxation of cigarettes and tobacco products; to provide a penalty; to provide an appropriation; to provide an effective date; and to declare an emergency.

ROLL CALL

The question being on the final passage of the bill, which has been read, the roll was called and there were 0 YEAS, 88 NAYS, 0 EXCUSED, 10 ABSENT AND NOT VOTING.

NAYS: Aarsvold; Allmaras; Austin; Bateman; Belter; Berg, J.; Bernstein; Boehm; Boucher; Brodshaug; Brown; Byerly; Carlisle; Carlson, A.; Carlson, C.; Christopherson; Cleary; Coats; Dalrymple; DeWitz; Dobrinski; Drovdal; Froseth; Gates; Gerntholz; Glassheim; Goffe; Gorder; Gorman; Grosz; Grumbo; Hagle; Hanson; Hausauer; Hokana; Holm; Jacobs; Johnson; Kaldor; Keiser; Kelsch; Kempenich; Kerzman; Kilichowski; Klein; Kretschmar; Kroeber; Kunkel; Mahoney; Maragos; Martin; Martinson; Monson; Mutzenberger; Nelson; Ness; Nicholas; Nichols; Oban; Olsen, D.; Olson, A.; Payne; Poolman; Porter; Price; Pyle; Rennerfeldt; Ring; Schindler; Shide; Sitz; Skarphol; Soukup; St. Aubyn; Stenehjem; Stenson; Svedjan; Sveen; Thorpe; Timm; Tollefson; Torgerson; Wald; Wanzek; Wardner; Wentz; Wilkie; Speaker R. Berg

ABSENT AND NOT VOTING: Bodine; Clayburgh; Dorso; Freier; Gulleson; Henegar; Howard; Huether; Laughlin; Rydell

Engrossed SB 2539 was declared lost.

# COMMUNICATION FROM REP. OBAN, HOUSE MINORITY LEADER April 8, 1993

As required under North Dakota Century Code section 54-35-01, I recommend the following Representatives for appointment to the Legislative Council representing the Democratic House Caucus:

Representative Lyle Hanson Representative Barbara Pyle Representative Gerry Wilkie

#### MOTTON

REP. MARTINSON MOVED that the House stand in recess until 9:30 p.m.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has adopted the conference committee report and subsequently passed: HB 1008, HB 1399.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has dissolved the Conference Committee on
SB 2011.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has adopted the conference committee report on
SB 2108.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has amended and failed to pass: SB 2539.

THE HOUSE RECONVENED pursuant to recess taken, with Speaker R. Berg presiding.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The Senate has adopted the conference committee report and subsequently passed: HB 1003, HB 1008, HB 1020, HB 1413.

#### REPORT OF CONFERENCE COMMITTEE

HB 1005, as engrossed: Your conference committee (Sens. Redlin, Kelly, Lips and Reps. Dorso, Howard, Huether) recommends that the SENATE RECEDE from the Senate amendments on HJ pages 1694-1701, adopt amendments as follows, and place HB 1005 on the Seventh order:

That the Senate recede from its amendments as printed on pages 1694-1701 of the House Journal and pages 1549-1562 of the Senate Journal and that Engrossed House Bill No. 1005 be amended as follows:

Page 1, line 3, after the semicolon insert "to provide for the merger of a nonprofit corporation doing business as a hospital with a corporation organized for profit;" and replace "6-09.10-03" with "23-29-07"

Page 1, remove line 4

Page 1, line 5, remove "and" and after "41-09-42.1" insert ", and subsections 2 and 5 of section 54-06-04"

Page 1, line 6, after "Code" insert "and section 4 of House Bill No. 1927, as approved by the fifty-third legislative assembly" and replace the second "the" with "solid waste management facility permits."

Page 1, remove line 7

Page 1, line 8, remove "insurance tax distribution fund, and"

Page 1, line 9, after "fund" insert ", preparation of agency biennial reports, and accessibility standards for buildings and facilities subject to the federal Americans with Disabilities Act of 1990"

Page 1, line 11, remove "to provide a"

Page 1, remove line 12

Page 1, line 13, remove "adjustments;"

Page 1, line 15, after "authorize" insert "the"

Page 1, line 16, remove "sections 18-04-04.1,"

Page 1, remove line 17

Page 1, line 18, remove "and"

Page 1, line 19, remove "insurance tax distribution fund, the insurance regulatory"

Page 1, line 20, remove "trust fund, and the"

Page 1, line 21, after the semicolon insert "to provide an effective date;"

Page 2, line 11, replace "4,754,875" with "4,773,576"

Page 2, line 13, replace "1,534,986" with "1,634,539"

Page 2, remove line 25

Page 2, line 26, replace "200,000" with "100,000"

Page 2, line 27, replace "48,892,886" with "47,911,140"

Page 2, line 28, replace "40,904,725" with "40,414,648"

Page 2, line 29, replace "7,988,161" with "7,496,492"

Page 3, line 3, replace "2,979,741" with "3,110,931"

Page 3, line 7, replace "1,926,000" with "1,626,000"

Page 3, line 8, replace "7,617,541" with "7,448,731"

Page 3, line 9, replace "300,000" with "500,000"

Page 3, line 10, replace "7,317,541" with "6,948,731"

Page 3, line 13, replace "10,212,604" with "10,262,330"

Page 3, line 14, replace "18,123,904" with "18,963,344"

Page 3, line 16, replace "33,516,508" with "34,405,674"

Page 3, line 19, replace "1,284,074" with "1,305,546"

Page 3, line 20, replace "51,174" with "56,133"

Page 3, line 21, replace "2,444,878" with "2,356,982"

- Page 3, line 23, replace "3,820,126" with "3,758,661"
- Page 3, line 26, replace "1,922,882" with "1,940,868"
- Page 3, line 27, replace "1,221,836" with "1,208,260"
- Page 3, line 28, replace "434,402" with "411,208"
- Page 4, line 1, replace "3,702,120" with "3,683,336"
- Page 4. line 2, replace "332,006" with "330,000"
- Page 4. line 3, replace "3,370,114" with "3,353,336"
- Page 4, line 4, replace "18,675,816" with "17,798,559"
- Page 4. line 5, replace "78,873,365" with "79,408,983"
- Page 4, line 6, replace "97,549,181" with "97,207,542"
- Page 4, remove lines 28 and 29
- Page 5, remove lines 1 through 3
- Page 5, line 4, replace "\$300,000" with "\$500,000" and after the second "of" insert "the"
- Page 5, remove lines 17 through 27
- Page 6, line 13, after the period insert "Notwithstanding North Dakota Century Code section 54-44.1-15, the department of public instruction and the state department of health and consolidated laboratories may deposit indirect cost recoveries in their operating accounts."
- Page 6, line 17, replace "7,500,000" with "12,000,000"
- Page 6, line 18, replace "2,000,000" with "2,500,000"
- Page 6. line 19, replace "2,000,000" with "2,500,000"
- Page 6, line 21, replace "Housing finance agency reserves" with "State aid distribution fund" and replace "1,500,000" with "18,894,000"
- Page 6, after line 22, insert:

"The state treasurer shall transfer to the general fund, upon request of the director of the office of management and budget, prior to June 30, 1995, any funds remaining in the state aid distribution fund, after it has been determined that sufficient funds have been deposited in the state aid distribution fund to make payments pursuant to all appropriations and other transfers from the state aid distribution fund for the biennium ending June 30, 1995.

The authorized transfers from the state bonding fund are up to \$2,000,000 after December 22, 1994, and up to \$500,000 after June 1, 1995. The authorized transfers from the fire and tornado fund are up to \$4,000,000 after December 29, 1993, up to \$4,000,000 after June 29, 1994, and up to \$4,000,000 after December 30, 1994.

SECTION 12. Merger of nonprofit corporation doing business as a hospital with a corporation organized for profit - Retention of property tax status. Notwithstanding any provision of chapters 10-19.1 and 10-25, a nonprofit corporation doing business as a hospital may merge with a corporation organized for profit and form a nonprofit corporation. Notwithstanding any provision of chapter 57-02 or any

other provision of law, any interest in property of corporations merging under this section retains the same property tax status after the merger as it had in the taxable year before the merger. Notwithstanding any provision of chapters 57-39.2 or 57-40.2 or any other provision of law, the sale, purchase, or use of any property by a corporation merging under this section retains the same status under the sales and use tax laws after the merger as it would have had before the merger."

Page 6, line 25, remove "or any"

Page 6, line 26, remove "other marketing program" and remove "and the"

Page 6, remove line 27

Page 6, line 28, remove "of agriculture as a result of the agricultural mediation service"

Page 7, line 9, replace "any" with "the pride of Dakota program"

Page 7, line 10, remove "marketing program within the department"

Page 7, replace lines 12 through 29 with:

"SECTION 15. AMENDMENT. Section 23-29-07 of the North Dakota Century Code is amended and reenacted as follows:

#### 23-29-07. Permits.

- 1. The department is hereby authorized to may issue permits for solid waste management facilities and solid waste transporters. It is unlawful for any person to own, operate, or use a facility for solid waste disposal or transport solid wastes without a valid permit. All such permits are nontransferable and are for a term of not more than five years from the date of issuance. All such permits so issued are conditioned upon the observance of the laws of the state and the rules and regulations authorized herein under this chapter.
- 2. For any permit application completed after July 1, 1994, the department shall notify the board of county commissioners of a county in which a new solid waste management facility will be located of the department's intention to issue a permit for the facility. The board of county commissioners may call a special election to be held within sixty days after receiving notice from the department to allow the qualified electors of the county to vote to approve or disapprove of the facility based on public interest and impact on the environment. If a majority of the qualified electors voting in the election vote to disapprove of the facility, the department may not issue the permit and the facility may not be located in that county.
- 3. Notwithstanding subsection 2, if the new solid waste management facility for which the permit application was completed after July 1, 1994, will be owned or operated by a solid waste management district board established under section 23-29-06, a special election to approve or disapprove of a facility may be called only if the boards of county commissioners from a majority of the counties in the solid waste management district call for a special election. However, a special election must be conducted in each county within the district. If a majority of the qualified electors

voting in the election vote to disapprove of the facility, the department may not issue the permit.

4. Subsections 2 and 3 do not apply to a solid waste management facility operated as part of an energy conversion facility or part of a surface coal mining and reclamation operation, if the solid waste management facility disposes of only waste generated by the energy conversion facility or surface coal mining and reclamation operation"

Page 8, remove lines 1 through 29

Page 9, remove lines 1 through 27

Page 10, remove lines 1 through 28

Page 11, remove lines 1 through 29

Page 12, remove lines 1 through 28

Page 13, remove lines 1 through 26

Page 15, after line 13, insert:

"SECTION 19. AMENDMENT. Subsections 2 and 5 of section 54-06-04 of the 1991 Supplement to the North Dakota Century Code are amended and reenacted as follows:

- 2. A committee composed of the governor, the superintendent of the state historical board, the state librarian, and the director of the office of management and budget, or such other persons as may be designated by such persons to represent them, shall meet at the call of the director of the office of management and budget to set minimum the requirements and establish guidelines which must be prescribed by the office of management and budget for form, style, materials, and content to assist state departments, institutions, and agencies of the executive branch of government in preparation of biennial reports required by law.
- 5. All officers, departments, boards, commissions, and state institutions required to submit reports covering their operations for the two preceding fiscal years to the governor and the office of management and budget shall submit typewritten or mimeographed copies of their reports in the form and style, using the materials, and having the content prescribed under the provisions of subsection 2 on or before the first day of December in each year after the regular session of the legislative assembly. One copy of each report must be submitted to the governor and two copies to the office of management and budget. The office of management and budget shall cause to be prepared twenty-five copies of each report submitted under the provisions of this subsection and shall bind these reports into volumes or sets to be known as "governmental biennial reports" which must be distributed to the following agencies:
  - a. Governor's office.
  - b. Attorney general's office.
  - c. Legislative council.
  - d. State law library.

- e. The state institutions of higher education.
- f. State library.
- g. Two volumes copies of each report must be placed in the office of the secretary of state for official and public use.

The style of binding to be used for the biennial reports must be determined by the office of management and budget. The reports included in this subsection may not be further printed or reproduced except as provided for in this subsection and section 54-06-05.

SECTION 20. AMENDMENT. Section 4 of House Bill No. 1027, as approved by the fifty-third legislative assembly, is amended and reenacted as follows:

SECTION 4. Accessibility standards. Notwithstanding section 54-21.3-04, every building or facility subject to the federal Americans with Disabilities Act of 1990 [Pub. L. 101-336; 104 Stat. 327] must conform to the accessibility standards of the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities as contained in the appendix to title 28, Code of Federal Regulations, part 36 [28 CFR 36]. State and political subdivision entities may not claim the exceptions to the requirement that elevators be installed in certain buildings as those exceptions are stated in exception 1 to section 4.1.3(5) and in section 4.1.6(1)(k)(i) in the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities found in the appendix to 28 CFR 36. A structural change to an existing state or political subdivision building or facility is not required if another method is effective in achieving compliance with regulations adopted under Public Law 101-336. For public accommodations, an alternative to a structural change in existing buildings or facilities is permitted only after it has been documented, in accordance with regulations adopted under Public Law 101-336, that a particular structural change is not readily achievable. A state agency or the governing body of a political subdivision shall require from any person preparing plans and specifications for a building or facility subject to the Americans with Disabilities Act of 1990 [Pub. L. 101-336; 104 Stat. 327], a statement that the plans and specifications are, in the professional judgment of that person, in conformance with the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities found in the appendix to 28 CFR 36, subject to the exception stated in this section. A statement of conformance must be submitted to the office of intergovernmental assistance for recording."

Page 15, line 14, replace "Sections 18-04-04.1, 26.1-01-07.1, 26.1-01-07.2," with "Section"

Page 15, line 15, remove "and 26.1-01-07.3 of the North Dakota Century Code and section"

Page 15, line 16, replace "are" with "is"

Page 15, after line 16, insert:

"SECTION 22. UNCONSTITUTIONALITY - SEVERABILITY. If a court determines subsection 3 of North Dakota Century Code section 23-29-07 to be invalid, North Dakota Century Code section 1-02-20 applies and the remainder of section 23-29-07 remains valid.

SECTION 23. EFFECTIVE DATE. Section 20 of this Act becomes effective August 1, 1993."

Total

Page 15, line 17, replace "The" with "Section 12 of this Act and the" and replace "24" with "21"

Page 15, line 18, replace "is" with "are"

Page 15, line 19, remove "an" and replace 'measure" with "measures"

Renumber accordingly

#### STATEMENT OF PURPOSE OF AMENDMENT:

DEPARTMENT 111 - FACILITY MANAGEMENT

CONFERENCE COMMITTEE - This amendment makes the following changes:

- -- The salaries and wages line item is increased by \$131,190 from the general fund, of which \$52,442 is to reflect the \$60 per month salary increase in accordance with the provisions of House Bill No. 1018 and \$78,748 is for the addition of two FTE custodians, for a total authorized FTE level of 60.6.
- -- The capital improvements line item is decreased by \$300,000 from the general fund to reflect the elimination of the following projects:

Public Service Commission Hearing Room Other unspecified projects \$175,000 125,000

other unspectived projects

\$300,000

-- The estimated income line item is increased by \$200,000 from the Capitol building fund and the general fund appropriation is decreased by \$200,000.

In total, this amendment decreases the general fund appropriation to the Facility Management Division by \$368,810, and increases the other funds appropriation by \$200,000, for a net decrease of \$168,810.

DEPARTMENT 112 - INFORMATION SERVICES DIVISION

CONFERENCE COMMITTEE - This amendment makes the following changes:

- -- The salaries and wages line item is increased by \$49,726 from other funds to reflect the \$60 per month salary increase in accordance with the provisions of House Bill No. 1018.
- -- The operating expenses line item is increased by \$936,903 of other funds in accordance with the provisions of House Bill No. 1018 and decreased by \$97,463 of other funds to reduce the amount included for indirect cost allocation payments, for a net increase of \$839,440. The indirect cost allocation payment was reduced from \$102,024 to \$4,561.

In total, this amendment increases the appropriation to the Information Services Division by \$889,166 of other funds.

DEPARTMENT 113 - OFFICE OF MANAGEMENT AND BUDGET CENTRAL OPERATIONS

CONFERENCE COMMITTEE - This amendment makes the following changes:

- -- The salaries and wages line item is increased by \$18,701, of which \$16,643 is from the general fund and \$2,058 is from other funds to reflect the \$60 per month salary increase in accordance with the provisions of House Bill No. 1018.
- -- The operating expenses line item is increased as follows:

	GENERAL FUND	OTHER FUNDS	TOTAL
Indirect cost allocation payments <sup>1</sup> Merit System payments Community development block grant program funding previously in	\$(1,268) (260)	\$ (46) 101,127	\$ (1,314) (260) 101,127
Economic Development and Finance			
Total	\$(1,528)	\$101,081	\$ 99,553

<sup>&</sup>lt;sup>1</sup> The indirect cost allocation payment was reduced from \$44,614 to \$43,300. The general fund portion of \$1,268 was eliminated and the other funds portion was reduced by \$46.

- -- The leave allowance line item of \$1,000,000 from the general fund is eliminated.
- -- The estimated income line item and general fund appropriation are changed as follows for funding source changes:

	GENERAL FUND	OTHER FUNDS	TOTAL
Capital planning line item from Capitol building fund to the general fund	\$200,000	\$(200,000)	\$0
Merit System	393,216	(393,216)	0
Total	\$593,216	\$(593,216)	\$0

-- The capital planning line item is decreased by \$100,000 from the general fund.

In total, this amendment decreases the general fund appropriation to the Office of Management and Budget Central Operations by \$491,669 and decreases the other funds appropriation by \$490,077, for a total decrease of \$981,746.

This amendment removes the intent section relating to state employee compensation adjustment guidelines because House Bill No. 1018 contains an intent section based upon the \$60 per month salary increase plan.

This amendment changes the special fund transfers to be made during the biennium as follows:

	BILL AS INTRODUCED	ENGROSSED BILL	CONFERENCE COMMITTEE VERSION	DIFFERENCE BETWEEN ENGROSSED BILL AND CONFERENCE COMMITTEE VERSION
Fire and tornado fund State bonding fund	\$ 7,000,000	\$ 7,500,800	\$12,889,890 2,500,000	\$ 4,500,000
Lands and minerals trust fund	2,500,000	2,000,000	2,500,000	500,000
State aid distribution fund	18,894,000	2,000,000	18,894,000	18,894,000
Capitol building fund	500,000	0	9	0
Pay equity implementation fund	229,000	229,000	229,000	θ
Human Services receivables	8	3,000,000	3,000,000	0
Housing Finance Agency reserves <sup>1</sup>	0	1,500,000	0	(1,500,000)
Total	\$31,123,000	\$16,229,000	\$39,123,000	\$22,894,000

<sup>&</sup>lt;sup>1</sup> The transfer of \$1,500,000 from Housing Finance Agency reserves to the general fund is removed because the transfer was made in House Bill No. 1009.

This amendment also adds language prescribing the dates and amounts for the transfers from the fire and tornado fund and the state bonding fund.

This amendment also provides for a transfer to the general fund, in addition to the \$18,894,000 transfer contained in this bill, of any remaining funds in the state aid distribution fund after sufficient deposits have been made into the fund to make payments pursuant to all appropriations. The additional transfer is provided in a manner to avoid fund cash flow problems, and is estimated to be \$3,086,000.

This amendment adds a section which allows for the merger of a nonprofit corporation doing business as a hospital with a corporation organized for profit.

This amendment removes the following special fund transfers and funding source changes contained in the engrossed bill:

- -- Any moneys generated by the Agricultural Mediation Service.
- Insurance tax distribution fund and the insurance regulatory trust fund.

The changes restore these funds to a special fund status and continue to fund the respective programs and agencies from the special funds.

This amendment adds a section relating to solid waste management facility permits.

This amendment removes the requirement that agency biennial reports be bound in volumes.

This amendment adds a section relating to accessibility standards for buildings and facilities subject to the federal Americans with Disabilities Act of 1990.

DEPARTMENT 118 - CENTRAL DUPLICATING SERVICES

CONFERENCE COMMITTEE - This amendment makes the following changes:

- -- The salaries and wages line item is increased by \$21,472 of other funds to reflect the \$60 per month salary increase in accordance with the provisions of House Bill No. 1018.
- -- The information services line item is increased by \$4,959 of other funds in accordance with the provisions of House Bill No. 1018.
- -- The operating expenses line item is decreased by \$87,896 from other funds to remove the indirect cost allocation payments to the Office of Management and Budget.

In total, this amendment decreases the appropriation to Central Duplicating Services by \$61,465 of other funds.

DEPARTMENT 506 - STATE RADIO COMMUNICATIONS

CONFERENCE COMMITTEE - This amendment makes the following changes:

- -- The salaries and wages line item is increased by \$17,986 from the general fund to reflect the \$60 per month salary increase in accordance with the provisions of House Bill No. 1018.
- -- The information services line item is decreased by \$13,576 from the general fund in accordance with the provisions of House Bill No. 1018.

The operating expenses line item is decreased by \$23,194, of which \$21,188 is from the general fund and \$2,006 is from other funds, to remove the indirect cost allocation payments to the Office of Management and Budget.

In total, this amendment decreases the appropriation to State Radio Communications by \$18,784, of which \$16,778 is from the general fund and \$2,006 is from other funds.

In total, this amendment decreases the general fund appropriations contained in this bill by \$877,257, and increases the other funds appropriation by \$535,618, for a net decrease of \$341,639.

Engrossed HB 1005 was placed on the Seventh order of business on the calendar.

## REPORT OF CONFERENCE COMMITTEE

REP. DORSO MOVED that the conference committee report on Engrossed HB 1005 be adopted, which motion prevailed on a verification vote.

Engrossed HB 1005, as amended, was placed on the Eleventh order of business on the calendar.

#### SECOND READING OF HOUSE BILL

HB 1005: A BILL for an Act to provide an appropriation for defraying the expenses of the various divisions under the supervision of the director of the office of management and budget; to provide for the merger of a nonprofit corporation doing business as a hospital with a corporation organized for profit; to amend and reenact sections 4-01-19, 23-29-07, subsections 5, 9, and 10 of section 41-09-42, section 41-09-42.1, and subsections 2 and 5 of section 54-06-04 of the North Dakota Century Code and section 4 of House Bill No. 1027, as approved by the fifty-third legislative assembly, relating to the pride of Dakota program, solid waste management facility permits, the computerized Uniform Commercial Code central filing system fund, preparation of agency biennial reports, and accessibility standards for buildings and facilities subject to the federal Americans with Disabilities Act of 1990; to provide an exemption from the provisions of section 54-44.1-11 of the North Dakota Century Code; to provide a statement of legislative intent relating to the homeless grant program; to provide a statement of legislative intent relating to total quality management in state government; to authorize appropriation grant line item transfers at the approval of the budget section; to authorize the transfer of various special funds to the general fund; to repeal section 3 of chapter 32 of the 1991 Session Laws of North Dakota, relating to the transfer of funds from the game and fish fund to the state radio communications operating account; to provide an effective date; and to declare an emergency.

## ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 67 YEAS, 29 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Bateman; Belter; Berg, J.; Bernstein; Boehm; Brodshaug; Brown; Byerly; Carlson, A.; Carlson, C.; Christopherson; Clayburgh; Dalrymple; Dobrinski; Dorso; Drovdal; Freier; Froseth; Gates; Gerntholz; Goffe; Gorman; Grosz; Grumbo; Gulleson; Hagle; Hanson; Hausauer; Hokana; Holm; Howard; Huether; Jacobs; Johnson; Kaldor; Keiser; Kelsch; Kempenich; Klein; Kretschmar; Kunkel; Laughlin; Martinson; Mutzenberger; Ness; Nicholas; Oban; Payne; Poolman; Porter; Price; Rennerfeldt; Ring; Shide; Skarphol; Soukup; St. Aubyn; Stenehjem; Svedjan; Sveen; Thorpe; Timm; Torgerson; Wald; Wanzek; Wardner; Speaker R. Berg

NAYS: Aarsvold; Allmaras; Austin; Bodine; Boucher; Carlisle; Cleary; Coats; DeWitz; Glassheim; Gorder; Kerzman; Kilichowski; Kroeber; Mahoney; Maragos; Martin; Monson; Nelson; Nichols; Olsen, D.; Olson, A.; Pyle; Schindler; Sitz; Stenson; Tollefson; Wentz; Wilkie

## ABSENT AND NOT VOTING: Henegar; Rydell

Engrossed HB 1005 passed, the title was agreed to, and the emergency clause was declared carried.

# 

REP. MARTINSON MOVED that HB 1005 be messaged to the Senate immediately, which motion prevailed.

## REPORT OF CONFERENCE COMMITTEE

HB 1002, as engrossed: Your conference committee (Sens. Mushik, Yockim, Thane and Reps. Payne, Byerly, Pyle) recommends that the SENATE RECEDE from the Senate amendments on HJ pages 1657-1675, adopt amendments as follows, and place HB 1002 on the Seventh order:

That the Senate recede from its amendments as printed on pages 1657-1675 of the House Journal and pages 1562-1599 of the Senate Journal and that Engrossed House Bill No. 1002 be amended as follows:

- Page 1, line 4, after the comma insert "and an appropriation from the state aid distribution fund;"
- Page 1, line 5, after "institutions" insert "and to require budget section approval of alternative programs at the state hospital"
- Page 1, line 6, after "enact" insert "a new subsection to section 23-01-03, a new subsection to section 23-17.2-02, a new subsection to section 50-06-05.1," and after "50-06.2" insert a comma
- Page 1, line 7, after "to" insert "the duties of the North Dakota health council, to the definition of long-term care facility, to the certificate of need program, to the lease of developmental center facilities or properties, to"
- Page 1, line 8, after "funds" insert a comma and replace "a basic care assistance program" with "aid to aged, blind, and disabled persons" and after the semicolon insert "to create and enact section 2 to House Bill No. 1274 as approved by the fifty-third legislative assembly, relating to residential care and services for the developmentally disabled and to provide an expiration date for that Act;"
- Page 1, line 9, replace the first "section" with "subsection 4 of section 14-09-08.4, section 14-09-08.8, subsection 7 of section 23-17.2-02, sections 23-17.2-03, and" and remove "and subsection 5 of section 57-15-56"
- Page 1, line 10, after "Code" insert "and section 4 of chapter 561 of the 1991 Session Laws of North Dakota" and after "to" insert "amendment of support orders to meet the medical needs of children, to the definition of health care facility, to the scope of the certificate of need program, to"
- Page 1, line 11, replace "and" with a comma and after "services" insert ", and to extending an appropriation for the developmental center"
- Page 1, replace line 15 with "provide legislative intent regarding developmentally disabled provider salary increases, senior citizens mill levy match funding, a legislative council study of human service

center funding formula, and establishment of a management information system for service payments for elderly and disabled by the department\*

- Page 1, line 16, remove "hospital"
- Page 1, line 17, replace "and" with "to provide legislative intent regarding state hospital income;" and after "date" insert "; and to declare an emergency"
- Page 2, line 7, replace "248,253" with "248,400"
- Page 2, line 9, replace "287,349" with "287,496"
- Page 2, line 10, replace "80,243" with "80,258"
- Page 2, line 11, replace "207,106" with "207,238"
- Page 2, line 14, replace "5,753,241" with "5,795,088"
- Page 2, line 15, replace "1,049,627" with "1,097,356"
- Page 2, line 16, replace "5,837,971" with "4,361,696"
- Page 2, line 19, replace "14,526,541" with "13,139,842"
- Page 2, line 20, replace "8,778,363" with "7,830,810"
- Page 2, line 21, replace "5,748,178" with "5,309,032"
- Page 2, line 24, replace "3,883,824" with "3,905,071"
- Page 2, line 25, replace "5,680,732" with "5,819,080"
- Page 2, line 26, replace "10,671,501" with "11,315,445"
- Page 2, line 28, replace "135,451,189" with "137,148,559"
- Page 2, line 29, replace "155,735,981" with "158,236,890"
- Page 3, line 1, replace "136,218,731" with "138,334,844"
- Page 3, line 2, replace "19,517,250" with "19,902,046"
- Page 3, line 5, replace "2,487,891" with "2,513,389"
- Page 3, line 6, replace "1,621,756" with "1,668,932"
- Page 3, line 9, replace "497,360,828" with "496,439,056"
- Page 3, line 10, replace "503,747,484" with "502,898,386"
- Page 3, line 11, replace "367,582,266" with "366,602,003"
- Page 3, line 12, replace "136,165,218" with "136,296,383"
- Page 3, line 15, replace "3,062,029" with "3,085,227"
- Page 3, line 16, replace "352,714" with "362,174"
- Page 3, line 20, replace "16,090,560" with "16,123,218"
- Page 3, line 21, replace "14,218,072" with "14,237,576"
- Page 3, line 22, replace "1,872,488" with "1,885,642"

Page 3, line 25, replace "4,707,028" with "4,978,530"

Page 3, line 26, replace "912,247" with "949,647"

Page 3, line 27, replace "7,831,897" with "9,046,217"

Page 3, after line 27, insert:

"State hospital downsizing funding pool

Page 3, line 29, replace "53,912,186" with "56,343,369"

Page 4, line 1, replace "67,521,254" with "73,475,659"

Page 4, line 2, replace "44,253,471" with "45,747,985"

Page 4, line 3, replace "23,267,783" with "27,727,674"

Page 4, line 6, replace "49,425,282" with "54,247,424"

Page 4, line 7, replace "523,122" with "558,224"

Page 4, line 8, replace "9,653,243" with "10,756,601"

Page 4, line 11, replace "23,841,692" with "8,941,540"

Page 4, line 12, replace "84,200,915" with "75,261,365"

Page 4, line 13, replace "34,032,943" with "35,054,002"

Page 4, line 14, replace "50,167,972" with "40,207,363"

Page 4, line 17, replace "41,207,571" with "41,947,820"

Page 4, line 18, replace "789,723" with "832,878"

Page 4, line 19, replace "7,060,840" with "7,018,682"

Page 4, line 21, replace "412,557" with "501,352"

Page 4, line 22, replace "49,758,312" with "50,588,353"

Page 4, line 23, replace "29,722,065" with "17,675,954"

Page 4, line 24, replace "20,036,247" with "32,912,399"

Page 4, line 27, replace "31,116,026" with "31,927,887"

Page 4, line 28, replace "369,725" with "381,574"

Page 4, line 29, replace "8,290,360" with "8,215,554"

Page 5. line 3. replace "39,924,198" with "40,673,102"

Page 5, line 4, replace "27,916,631" with "28,470,313"

Page 5, line 5, replace "12,007,567" with "12,202,789"

Page 5, line 8, replace "221,459" with "223,579"

Page 5, line 9, replace "4,680" with "4,910"

Page 5, line 13, replace "1,177,678" with "1,180,028"

Page 5, line 14, replace "1,138,683" with "1,140,817"

2,000,000"

- Page 5, line 15, replace "38,995" with "39,211"
- Page 5, line 16, replace "269,028,804" with "276,689,777"
- Page 5, line 17, replace "663,941,468" with "655,374,562"
- Page 5, line 18, replace "932,970,272" with "932,064,339"
- Page 6, line 4, after "TRANSFER" insert "- HUMAN SERVICE CENTER FUNDING"
- Page 6, line 7, after the period insert "Funding for human services center programs must be used for programs in the manner they were prioritized in documents filed with the fifty-third legislative assembly on April 24, 1993, except as otherwise provided in this section. Upon approval from the budget section, the department of human services may fund the programs in a different manner. Each member of the budget section must be provided information and justification for any proposed changes at least one week before a budget section meeting."
- Page 6, line 16, after "CLIENTS" insert "- STATE HOSPITAL ALTERNATIVE USES BUDGET SECTION APPROVAL"
- Page 6, line 17, replace "Notwithstanding section 4 of this Act, the" with "The"
- Page 6, line 18, after "transfer" insert ", subject to budget section approval,"
- Page 6, line 22, after the period insert "The department of human services, during the 1993-95 biennium, shall review the financial and other impacts of alternative programs at the state hospital, including the development of a psychiatric skilled nursing facility and, subject to budget section approval, shall begin such optional uses the department determines appropriate.
  - SECTION 7. AMENDMENT. Subsection 4 of section 14-09-08.4 of the North Dakota Century Code is amended and reenacted as follows:
    - 4. A determination that a child who is the subject of a child support order is eligible for benefits furnished under subsection 18 or 20 of section 50-06-05.1, chapter 50-09, or chapter 50-24.1, or any substantially similar program operated by any state or tribal government, constitutes a material change of circumstances. The availability of health insurance at reasonable cost to a child who is the subject of a child support order constitutes a material change of circumstances. The need to provide for a child's health care needs, through health insurance or other means, constitutes a material change of circumstances.
  - SECTION 8. AMENDMENT. Section 14-09-08.8 of the North Dakota Century Code is amended and reenacted as follows:
  - 14-09-08.8. Motion for amendment of amount for child support order How made. Upon a determination by a child support agency, made under section 16 of chapter 148 of the 1989 Session Laws or section 14-09-08.4, that it may or must seek amendment of a child support order, the child support agency may file and serve a motion and supporting documents.
  - SECTION 9. A new subsection to section 23-01-03 of the North Dakota Century Code is created and enacted as follows:

Regulate the expansion of long-term care facilities and services through the certificate of need process under chapter 23-17.2.

SECTION 10. AMENDMENT. Subsection 7 of section 23-17.2-02 of the North Dakota Century Code is amended and reenacted as follows:

7. "Health care facility" means those a health care facilities facility licensed by the department or certified by the department under the federal Social Security Act as amended including, but not limited to, hospitals, skilled nursing facilities, kidney disease treatment centers (including freestanding hemodialysis units), intermediate care facilities, rehabilitation facilities, and ambulatory surgical facilities, but not including clinical laboratories which that under title XVIII of the federal Social Security Act meet the requirements of paragraphs (10) and (11) of section 1861(s) of that Act. The term includes a long-term care facility.

SECTION 11. A new subsection to section 23-17.2-02 of the North Dakota Century Code is created and enacted as follows:

"Long-term care facility" means any nursing facility as defined in 42 U.S.C. 1396r(a), or basic care facility as defined in section 23-09.3-01. The term does not include a facility, as defined by subsection 2 of section 25-01.2-02, which provides services to developmentally disabled persons.

SECTION 12. AMENDMENT. Section 23-17.2-03 of the North Dakota Century Code is amended and reenacted as follows:

23-17.2-03. Scope of coverage of certificate of need program. The certificate of need program required under this chapter provides for the following:

- The department, pursuant to this chapter and rules of the health council, shall review proposals subject to this chapter and shall approve, disapprove, or revoke the certificate of need, as appropriate. The certificate of need program applies to:
  - a. The obligation by or on behalf of a health care facility of any capital expenditure of seven hundred fifty thousand dollars or more (other than to acquire an existing facility). The capital expenditure must include the costs of designs, plans, working drawings, specifications, and other activities essential to the acquisition, improvement, expansion, or replacement of any plant or equipment.
  - b. The addition or expansion of a health service by or on behalf of a health care facility beyond that which was offered within the previous twelve-month period before the month in which the health service would be offered which is associated with a capital expenditure and entails an annual operating cost of at least three hundred thousand dollars; or the termination of a health service effected by a capital expenditure of seven hundred fifty thousand dollars or more.
  - c. The acquisition by any person of major medical equipment that will be owned by or located in a health care facility the capital expenditure for which is five hundred thousand dollars or more or the annual operating

cost for which is three hundred thousand dollars or more. In determining whether major medical equipment costs more than five hundred thousand dollars, the cost of designs, plans, working drawings, specifications, and other activities essential to placement, to acquiring the equipment and making it operational must be included. If the equipment is acquired at less than fair market value, the term "cost" includes the fair market value.

- d. The acquisition by any person of major medical equipment not owned by or located in a health care facility the capital expenditure for which is five hundred thousand dollars or more or the annual operating cost for which is three hundred thousand dollars or more, if the department finds that the equipment will be used primarily to provide services to persons who are admitted patients in a health care facility. This does not include use of equipment on a temporary basis as in the case of a natural disaster, a major accident, or equipment failure.
- e. The obligation of a capital expenditure of seven hundred fifty thousand dollars or more by any person to acquire an existing health care facility if a notice of intent is not received at least thirty days prior to entering into a contract for the obligation or the department finds that the services or bed capacity of the facility will be changed.
- f. An acquisition by donation, lease, transfer, or comparable arrangement must be reviewed if such acquisition would have been subject to review if purchased. An acquisition for less than fair market value must be reviewed if the acquisition at fair market value would have been subject to review.
- g. Any expansion of services by or of the physical plant of a long-term care facility or any conversion of beds from any other licensure category to any category of long term care.
- Upon a decision by the health council to issue a certificate
  of need, the certificate shall must specify the maximum
  amount of capital expenditures which may be obligated under
  such the certificate.
- 3. The health council shall prescribe by rule the extent to which a project authorized by a certificate of need shall be is subject to further review if the amount of capital expenditures obligated or expected to be obligated for the project exceed the maximum specified in the certificate of need.
- 4. Any state agency construction project subject to the provisions of this chapter, the determination of need established through legislative procedure, finalized by appropriation, must be accepted by the health council without any formal reviews.

SECTION 13. Section 2 to House Bill No. 1274, as approved by the fifty-third legislative assembly, is created and enacted to read as follows:

SECTION 2. EXPIRATION DATE. This Act expires on June 30, 1995."

"SECTION 15. A new subsection to section 50-06-05.1 of the North Dakota Century Code is created and enacted as follows:

With the approval of the governor, to lease or transfer use of any part of the developmental center facilities or properties, located in section thirteen, township one hundred fifty-seven north, range fifty-three west, located in Walsh County, North Dakota, to the federal government, or any public or private agency, organization, or business enterprise, or any worthy undertaking, under the following provisions:

- a. The department determines that the facility or property is not needed to serve any present or reasonably foreseeable need of the developmental center.
- b. The transaction is exempt from the provisions of section 50-06-06.6.
- c. The term of any lease may not exceed ninety-nine years.
- d. All required legal documents, papers, and instruments in any transaction must be reviewed and approved as to form and legality by the attorney general.
- e. Any funds realized by any transaction must be deposited in the state's general fund."

Page 8, line 11, replace "ten" with "five"

Page 8, after line 16, insert:

"2. "Assisted living" means an environment where a person lives in an apartment-like unit and receives services on a twenty-four-hour basis to accommodate that person's needs and abilities to maintain as much independence as possible."

Page 8, line 17, replace "2." with "3."

Page 8, line 19, replace "3." with "4."

Page 8, after line 22, insert:

"5. "Congregate housing" means housing shared by two or more persons not related to each other which is not provided in an institution."

Page 8, line 23, replace "4." with "6."

Page 8, line 24, replace "5." with "7."

Page 8, line 25, replace "6." with "8."

Page 8, line 29, replace "7." with "9."

Page 9, line 4, replace " $\underline{Is}$ " with " $\underline{Has}$  applied for and  $\underline{is}$ ", remove " $\underline{cash}$ ", and replace " $\underline{XVI}$ " with " $\underline{XIX}$ "

Page 9, line 5, replace "1381" with "1396" and replace "or would be" with ", provided that a person who was eliqible to receive benefits under title XVI of the Social Security Act [42 U.S.C. 1381 et seq.] and who was receiving benefits under title XVI before the effective date of this section is not ineliqible because that person is not eliqible to receive benefits under title XIX;"

Page 9, remove line 6

Page 9, line 19, replace "8." with "10."

Page 9, after line 21, insert:

- "11. "Living independently" includes living in congregate housing.
  The term does not include living in an institution.
- 12. "Qualified service provider" means a county agency or independent contractor who agrees to meet standards for services and operations established by the department."

Page 9, line 22, replace "9." with "13."

Page 9, line 26, replace "10." with "14."

- Page 10, line 5, replace "a basic care assistance program" with "aid to Yulnerable aged, blind, and disabled persons"
- Page 10, line 6, replace "the basic care assistance" with "aid to vulnerable aged, blind, and disabled persons."

Page 10, remove line 7

Page 10, after line 17, insert:

- "4. Pay qualified service providers at rates determined by the department, within the limits of legislative appropriation, for the provision of the following services provided to an eligible beneficiary to the extent that the eligible beneficiary lacks income sufficient to meet the cost of these services:
  - a. Homemaker services;
  - b. Chore services:
  - c. Respite care:
  - d. Home health aide services;
  - e. Case management;
  - f. Family home care;
  - q. Personal attendant care;
  - h. Adult family foster care;
  - i. Adaptive assessment; and
  - j. Other services the department determines to be essential and appropriate to sustain an individual in the individual's home and community and to delay or prevent institutional care.
- 5. Establish, maintain, and ensure the enforcement of standards for congregate housing as may be appropriate to the needs of the residents of congregate housing who are receiving services under this chapter. The standards must govern matters such as admission policy, safety, sanitation, and protection of civil rights."

- Page 10, line 18, replace "4." with "6."
- Page 10, line 19, after "services" insert 'or assisted living services"
- Page 10, line 20, replace "5." with "7."
- Page 10, line 22, replace "6." with "8."
- Page 10, line 25, replace "a basic care assistance program" with "aid to aged, blind, and disabled persons"
- Page 10, after line 27, insert:
  - "2. Provide the services described in this chapter. The county agency may contract with a qualified service provider in its provision of its services."
- Page 11, line 1, replace "2." with "3."
- Page 11, after line 3, insert:
  - "4. Review the circumstances of congregate housing for residents receiving services under this chapter which may exist or may be established in the county and certify to the department that each congregate housing facility conforms to standards contained in rules adopted by the department.
    - 5. Provide case management services to eligible beneficiaries.
    - 6. Provide assessments to eligible beneficiaries and to applicants, where necessary."
- Page 11, line 4, replace "3." with "7."
- Page 11, line 6, replace "4." with "8."
- Page 11, after line 8, insert:
  - "9. Cooperate with any other county agency to assure the conduct of initial and ongoing functional assessments and determinations of eligibility with respect to any applicant or eligible beneficiary who is physically present in a county other than the county in which the applicant or eligible beneficiary is a resident for purposes of chapter 50-02."
- Page 11, line 22, after "department" insert "- Reimbursement by county agency"
- Page 11, line 24, replace "local" with "county's share of the cost of supplements provided and"
- Page 11, line 27, after the underscored period insert "<u>Upon claim being made</u>
  by the department, the county agency shall reimburse the department for
  fifty percent the first year of the 1993-95 biennium and thirty percent
  thereafter of the cost of supplementing the income of any eligible
  beneficiary who is a resident of the county for purposes of chapter
  50-02."
- Page 12, line 27, replace "living" with "a resident for purposes of chapter 50-02"
- Page 13, replace lines 1 through 22 with:
  - "SECTION 18. AMENDMENT. Section 4 of chapter 561 of the 1991 Session Laws of North Dakota is amended and reenacted as follows:

SECTION 4. PROCEEDS - APPROPRIATION. The proceeds from the sale of land at the state developmental center at Grafton must be deposited in the lands and minerals trust fund. There is hereby appropriated \$200,000, or so much thereof as may be necessary, from the lands and minerals trust fund, to the department of human services for capital improvements or demolition of existing buildings at the state developmental center at Grafton for the biennium period beginning July 1, 1991, and ending June 30. 1993 1995."

Page 14, line 9, replace "2" with "19"

Page 14, replace lines 20 through 25 with:

"SECTION 22. LEGISLATIVE INTENT - DEVELOPMENTAL DISABILITIES PROVIDER SALARY INCREASES. It is the intent of the legislative assembly that community developmental disabilities provider agencies provide, to the extent possible, employee salary increases each year of the 1993-95 biennium similar to state employee salary increases.

SECTION 23. SENIOR CITIZENS MILL LEVY MATCH PROGRAM FUNDING. The amount of \$288,000, or so much of the sum as is necessary, included in the estimated income line item in subdivision 6 of section 1 of this Act, is to be spent by the department of human services from the state aid distribution fund during the biennium beginning July 1, 1993, and ending June 30, 1995.

SECTION 24. HUMAN SERVICE CENTER FUNDING FORMULA - REPORT TO LEGISLATIVE COUNCIL. The department of human services shall, during the 1993-95 biennium, study and develop alternatives for a formula to allocate funding to human service centers. It shall periodically report to the Legislative Council or its designated committee on its findings and recommendations.

SECTION 25. MANAGEMENT INFORMATION SYSTEM - SERVICE PAYMENTS FOR THE ELDERLY AND DISABLED. The department of human services shall, during the 1993-95 biennium, develop a management information system to accumulate information for presentation to the members of the fifty-fourth legislative assembly regarding the costs and utilization of the service payments to the elderly and disabled program. The information developed must include client utilization, length of stay on the program, cost of services provided, and reasons for cases closed.

SECTION 26. LEGISLATIVE INTENT - STATE HOSPITAL INCOME - MEDICAID GRANTS. It is the intent of the legislative assembly that in the event the department of human services projects a deficiency appropriation relating to state hospital income or medicaid grant funding it report any anticipated deficiencies to the budget section and seek its approval before it continues to spend at a level which would require a request for a general fund deficiency appropriation from the next legislative assembly."

Page 15, line 1, replace "8" with "16"

Page 15, line 2, after the first period insert "Sections 17 and 27 of this Act become effective January 1, 1995." and replace "16" with "28"

Page 15, after line 2, insert:

"SECTION 30. EMERGENCY. Sections 9, 10, 11, and 12 of this Act are declared to be an emergency measure."

## STATEMENT OF PURPOSE OF AMENDMENT:

## DEPARTMENT 326 - EXECUTIVE OFFICE

CONFERENCE COMMITTEE - SUBDIVISION 1 - This amendment makes the following

CONFERENCE COMMITTEE - SUBDIVISION 1 changes to the House version:	- This amend	dment makes	the following
The salaries and wages line item is add	justed as fol	lows:	
	GENERAL FUND	OTHER FUNDS	TOTAL
Salaries and wages are adjusted to provide the legislative salary increase recommendation as contained in House Bill No. 1018	\$132	<u>\$15</u>	<u>\$147</u>
Total changes Subdivision 1	\$132	\$15	\$147
DEPARTMENT 327 - MANAGERIAL SUPPORT			
CONFERENCE COMMITTEE - SUBDIVISION 2 changes to the House version:	- This amend	dment makes	the following
	GENERAL FUND	OTHER FUNDS	TOTAL
Salaries and wages are adjusted to provide the legislative salary increase recommendation as contained in House Bill No. 1018	\$ 27,201	\$ 14,646	\$ 41,847
The information services line item is a	adjusted:		
To restore a portion of the House reduction in accordance with the provisions of House Bill No. 1018 (House cut \$116,625, \$85,904 from the general fund)	\$ 42,250	\$ 5,479	\$ 47,729
The operating expense line item is adju	sted as follo	DWS:	
Reduce funds for the payment of indirect cost allocation to the Office of Management and Budget	\$(383,714)	\$(737,670)	\$(1,121,384)
(\$225,000 of other funds remains) Reduce funds for Merit System fees to be paid to the Office of Management and Budget (\$72,443 of other funds remains)	(124,883)	(230,008)	(354,891)
Subtota1	\$(508,597)	\$(967,678)	\$(1,476,275)
Total changes Subdivision 2	\$(439,146)	\$(947,553)	\$(1,386,699)
DEPARTMENT 328 - ECONOMIC ASSISTANCE			
CONFERENCE COMMITTEE - SUBDIVISION 3	- This amend	ment makes	the following

CONFERENCE COMMITTEE - SUBDIVISION 3 - This amendment makes the following changes to the House version:

GENERAL	OTHER	
FUND	FUNDS	TOTAL

77th DAY SATURDAY, AP	RIL 24, 1993		2213
Salaries and wages are adjusted to provide the legislative salary increase recommendation as contained in House Bill No. 1018	\$ 15,935	\$ 5,312	\$ 21,247
The information services line item is a	djusted:		
To restore a portion of the House reduction in accordance with the provisions of House Bill No. 1018 (House cut \$628,693, \$83,623 from the general fund)	\$ 41,131	\$ 97,217	\$ 138,348
The operating expenses line item is adj	justed as foll	lows:	
Fund Indian reservations child support project	\$ 0	\$ 309,000	\$ 309,000
Fund EBT program for food stamps and AFDC to be effective January 1, 1995, rather than April 1, 1995, and July 1, 1995, respectively	\$ 72,360	\$ 262,584	\$ 334,944
Subtotal	\$ 72,360	\$ 571,584	\$ 643,944
The grants line is adjusted as follows:	:		
Fund basic care program at 50% state funds and at 70th percentile until January 1, 1995, and then fund at 70%	\$(927,248)	\$ 0	\$ (927,248)
state funds and 90th percentile Continue state matching of general assistance costs through January 1, 1995 (repeal matching law January 1, 1995)	324,000	Θ	324,000
Fund coverage for family support	395,618	Θ	395,618
program Provide a 2% annual increase in AFDC payments	463,000	1,442,000	1,905,000
Total grants changes	\$ 255,370	\$1,442,000	\$1,697,370
Total changes Subdivision 3	\$ 384,796	\$2,116,113	\$2,500,909
DEDARTMENT 220 MEDICAL ASSISTANCE			

DEPARTMENT 329 - MEDICAL ASSISTANCE

CONFERENCE COMMITTEE - SUBDIVISION 4 - This amendment makes the following changes to the House version:

The salaries and wages line item is adjusted as follows:

	G	ENERAL FUND	OTHER FUNDS	TOTAL
To provide the legislative salary increase recommendation as contained in House Bill No. 1018	\$	8,924	\$ 16,574	\$ 25,498

The information services line item is adjusted:

To restore a portion of the House reduction in accordance with the provisions of House Bill No. 1018 (House cut \$180,195, \$47,969 from the general fund) \$ 23,592 \$ 23,584 \$ 47,176

The grants line item is adjusted as follows:

(Even though these adjustments are specific they are not intended to preclude the department from allocating funds among Medicaid services)

Adjust optional Medicaid services						
- Special education (correction)	\$	0	\$	(946,920)	\$	(946,920)
- Other areas fully restored Provide 1% inflation for Medicaid, except hospital and long-term care		749,558 (625,824)		2,128,673 2,162,800)		2,878,231 (2,788,624)
Provide 0% hospital inflation Add funds related to a 90% occupancy limit at nursing homes rather than 95% occupancy as contained in original	(1	,219,471) 117,000	(	3,531,413) 346,000		(4,750,884) 463,000
HB 1096 and funded in HB 1002 Add funds for developmentally disabled grants inflation to provide funds for a 2%/2% increase	1	,033,600		1,870,100		2,903,700
Adjust funds for long-term care		(580,614)	(	1,483,409)	(	(2,064,023)
inflation (2%/2%) Add funds for increase in Medicaid eligibles from 100 to 175 per month		921,000		2,676,000		3,597,000
Delay managed care waiver from 7/1/93 to 1/1/94		188,000		546,000		734,000
Remove cost of implementation of provider tax Eliminate copayments	(1	,582,200)	(	3,691,802)	(	(5,274,002)
- Drugs		159,500		467,400		626,900
Change personal needs allowance from \$30 (House) to \$40/month - nursing home patients		221,100		651,600		872,700
Eliminate limit on home health services (restore one-half of total funds)		226,000		662,150		888,150
Allow 7% increase in income levels retained for medically needy	_	491,000	_	1,448,000	-	1,939,000
Total grants changes	\$	98,649	\$(	1,020,421)	\$	(921,772)
Total changes Subdivision 4	\$	131,165	\$	(980,263)	\$	(849,098)
DEDARTMENT 230 - VOCATIONAL DEHAL	RILIT	ATTON				

DEPARTMENT 330 - VOCATIONAL REHABILITATION

CONFERENCE COMMITTEE - SUBDIVISION 5 - This amendment makes the following changes to the House version:

GENERAL	OTHER	
FUND	FUNDS	TOTAL

77	+ 1-	DAM

## SATURDAY, APRIL 24, 1993

2281

Salaries and wages are adjusted to provide the legislative salary increase recommendation as contained in House Bill No. 1018	\$ 9,279	\$13,919	\$23,198
The information services line item is	adjusted:		
To restore a portion of the House reduction in accordance with the provisions of House Bill No. 1018 (House cut \$119,253, \$39,904 from the general fund)	\$ 3,875	\$ 5,585	\$ 9,460
Total changes Subdivision 5	\$13,154	\$19,504	\$32,658
DEPARTMENT 331 - OFFICE OF FIELD SERVIO	CES		

CONFERENCE COMMITTEE - SUBDIVISION 6 - This amendment makes the following changes to the House version:

The salaries and wages line item i	s adjusted as	follows:	
	GENERAL FUND	OTHER FUNDS	TOTAL
To provide the legislative salary increase recommendation as contained in House Bill No. 1018	\$ 20,727	\$ 2,303	\$ 23,030
Psychology student internship Add 1 FTE and federal funds for alcohol and drug cooperative education program	180,000	68,47 <u>2</u>	180,000 68,472
Subtotal	\$ 200,727	\$ 70,775	\$ 271,502
The information services line item	is adjusted:		
To restore a portion of the House reduction in accordance with the provisions of House Bill No. 1018 (House cut \$101,361, \$61,641 from the general fund)	\$ 30,316	\$ 7,084	\$ 37,400
The operating expenses line item is	adjusted as	follows:	
Restore House other funds reductions to operating expenses	\$ 0	\$1,214,320	\$1,214,320
A State Hospital downsizing	\$2 000 000	9 9	\$2 000 000

Restore House other funds reductions to operating	\$ 0	\$1,214,320	\$1,214,320	
expenses A State Hospital downsizing funding pool line item is added	\$2,000,000	\$ 0	\$2,000,000	
The ename line item is addeded	e fellows.			

The grants line item is adjusted as follows:

Fund foster care and subsidized adoption grant inflation at	\$ 420,810	\$ 97,350	\$ 518,160
2%/2% Increase senior citizens mill	0	288,000	288,000

levy match from House level of \$1,332,000 to 1991-93 level of \$1,620,000, the increase is funded from the state aid

distribution fund

Fund expanded SPED program proposed in HE 1030 (delay to September 1, 1994)	605,125	0	605,125			
Increase SPED funding to a total of \$6,594,000, provide 59 county match January 1, 1994	1,059,935	(183,015)	876,920			
Fully fund corporate guardianship	142,978	0	142,978			
Total grants changes	\$2,228,848	\$ 202,335	\$2,431,183			
Total changes Subdivision 6	\$4,459,891	\$1,494,514	\$5,954,405			
DEPARTMENT 332 - HUMAN SERVICE	CENTERS					
CONFERENCE COMMITTEE - SUBDIV changes to the House version:	ISION 7 - This a	mendment makes	the following			
	GENERAL FUND	OTHER FUNDS	TOTAL			
Salaries and wages are adjusted to provide the legislative salary increase recommendation as contained in House Bill No. 1018	\$ 326,968	\$ 81,742	\$ 408,710			
Restore human service center for	unding:					
Salaries and wages (46.5 FTEs) Operating			\$ 4,413,432			
	4 4 500 000	#1 016 700	1,103,358			
Subtotal	\$ 4,500,000	\$1,016,790	\$ 5,516,790			
The conference committee stated the department must, in changing Hu Service center programs, use the document submitted to the committee April 24, 1993, and seek Budget Section approval prior to any change priorities.						
The information services line	item is also adjus	sted:				
To restore a portion of the House reduction in accordance with the provisions of House Bill No. 1018 (House cut \$91,458, \$59,943 from the general fund plus \$300,000, \$196,500 from the general fund for telephone switch reductions) This amendment continues the \$300,000 reduction for telephone switch reductions	\$ 29,481	\$ 5,621	\$ 35,102			
The grants line item is adjuste	ed as follows:					
Remove grants for State Hospital downsizing	\$(15,000,000)	\$ 0	\$(15,000,000)			
Fund psychosocial clubs at 100% of 1991-93 level (House funded at 90% of current	107,942	(83,094)	24,848			
general fund level)						

JOURNAL OF THE HOUSE

77th DAY

2282

Add funds for clubhouse model in Grand Forks for second year of the biennium (House funded program at Minot)	75	5,000	0	75,000	
Total grants changes	\$(14,817	(,058) \$	(83,094)	\$(14,900,152)	
Total changes Subdivision 7	\$ (9,966	(,609) \$1,	,021,059	\$ (8,939,550)	
DEPARTMENT 333 - STATE HOSPITAL					
CONFERENCE COMMITTEE - SUBDIVI changes to the House version:	TTEE - SUBDIVISION 8 - This amendment makes tuse version:				
The salaries and wages line ite	m is adju	sted as foll	lows:		
		ERAL UND	OTHER FUNDS	TOTAL	
To provide the legislative salary increase recommendation as contained in House Bill No. 1018	\$ 29	91,273 \$	97,091	\$ 388,364	
To restore funds to reduce salary vacancies savings from \$750,000 to \$625,000 authorized to use \$52,000 for psychiatric		25,000	0	125,000	
residency program Provide funds for patient living skills program	2	<u>26,885</u>	0	226,885	
Subtotal	\$ 6	43,158 \$	97,091	\$ 740,249	
The information services line i	tem is a	djusted:			
To restore a portion of the House reduction in accordance	\$	43,155 \$	0	\$ 43,155	
with the provisions of House Bill No. 1018 (House cut \$87,747 from the general fund)			ix.		
The operating expenses line ite	m is adju	usted as fol	lows:		
Restoration of outside doctor	\$ 2	00,000 \$	9	\$ 200,000	
and hospital services Eliminate funds for the payment of indirect cost allocation to		98,956)	(143,202)	(242,158)	
the Office of Management and Budget					
Subtota1	\$ 1	01,044	(143,202)	\$ (42,158)	
The capital improvements line	\$	88,795	8 0	\$ 88,795	
item is increased Funding source change (use of a	\$12,0	00,000	(12,000,000)	\$ 0	

## DEPARTMENT 334 - DEVELOPMENTAL CENTER

portion of \$15 million)

Total changes Subdivision 8

CONFERENCE COMMITTEE - SUBDIVISION 9 - This amendment makes the following changes to the House version:

\$12,876,152

\$(12,046,111) \$ 830,041

<sup>--</sup> The salaries and wages line item is adjusted as follows:

		GENERAL FUND	OTHER FUNDS	TOTAL	
	To provide the legislative salary increase recommendation as contained in House Bill No. 1018 Developmental Center - authorize 20 additional FTEs.	\$127,313	\$297,064	\$424,377	
	no funding provided Add funds for early retirement incentives for early retirement options and extended health insurance benefits	\$135,620	\$251,864	\$387,484	
	Subtotal	\$262,933	\$548,928	\$811,861	
	The information services line item	is adjusted:			
	To restore a portion of the House reduction in accordance with the provisions of House Bill No. 1018 (House cut \$41,081, \$14,427 from the general fund)	\$ 7,095	\$ 4,754	\$ 11,849	
The operating expenses line item is adjusted as follows:					
	Reduce funds for the payment of indirect cost allocation to the Office of Management and Budget (\$173,662 of other funds remain)	\$(74,806)	\$ 0	<u>\$(74,806)</u>	
	Total changes Subdivision 9	\$195,222	\$553,682	\$748,904	

DEPARTMENT 335 - DEVELOPMENTAL DISABILITIES AND GOVERNOR'S COUNCILS

CONFERENCE COMMITTEE - SUBDIVISION 10 - This amendment makes the following changes to the House version:

	GENERAL FUND		OTHER FUNDS		TOTAL	
Salaries and wages are adjusted to provide the legislative salary increase recommendation as contained in House	\$	0	\$	2,120	\$	2,120

The information services line item is adjusted:

Bill No. 1018

77th DAY	SATURDAY, APRIL 24,	1993	2285	
To restore a portion of the House reduction in accordance with with the provisions of House Bill No. 1018 (House cut \$520, \$440 from the general fund)	\$ 216	\$ 14	\$ 230	
Total changes Subdivision 10	\$ 216	\$ 2,134	\$ 2,350	
Separate section - carryover of lands and minerals trust fund moneys to Developmental Center	\$ 0	\$ 200,000	\$ 200,000	
GRAND TOTAL BILL CHANGES	\$7,660,973	\$(8,566,906)	\$ (905,933)	
SUMMARY OF DEPT OF HUMAN SERVICES FUNDING				
	GENERAL FUND	OTHER FUNDS	TOTAL	
Governor Schafer's budget Governor Sinner's budget (original HB 1002)	\$274,814,795 \$243,847,697	\$665,569,194 \$717,390,750	\$940,383,989 \$961,238,447	
House version (Engrossed HB 1002)	\$269,028,804	\$663,941,468	\$932,970,272	
Senate version HB 1002 Conference committee version HB 1002	\$293,575,135 \$276,689,777	\$698,514,989 \$655,374,562	\$992,090,124 \$932,064,339	

#### CONFERENCE COMMITTEE - This amendment:

Amends Section 16 of the bill to provide for a 5% county match of the SPED program.

Amends Chapter 561 of the 1991 Session Laws to allow the appropriation of \$200,000 from the lands and minerals trust fund for capital improvements at the Developmental Center to extend to June 30, 1995.

Merges Sections 6 and 14 of Engrossed House Bill No. 1002 and requires Budget Section approval of the transfers between Subdivisions 7, 8, and 9 of funds and employee positions to correlate those resources with the movement of institutional residents and human service center clients.

Provides legislative intent that community developmental disabilities providers provide, to the extent possible, employee salary increases each year of the 1993-95 biennium, similar to state employee salary increases.

Provides for the transfer of \$288,000 from the state aid distribution fund to be used by the Department of Human Services to fund a portion of the senior citizens mill levy match program. A total of \$1,332,000 from the general fund was provided by the House. This additional amount provides a total of \$1,620,000 for the program, the same as the 1991-93 level.

Provides for a Department of Human Services study of a funding formula for the human service center and reporting to the Legislative Council.

Requires the Department of Human Services to develop a managment information system to provide information regarding the utilization of the SPED program.

Provides for expansion of certificate of need for long-term care facilities and removing the exemption for state-funded facilities from certificate of need.

Provides an emergency clause on the sections related to certificate of need.

Provides for the statutory provisions of House Bill No. 1030 related to expanded SPED. Basic care and expanded SPED statutory provisions effective January 1, 1995, as is the repeal of Section 50-01-09.2 related to general assistance.

Allows the Developmental Center to rent or lease facilities.

Provides a statement of legislative intent regarding a possible deficiency at the State Hospital.

Amends Sections 14-09-08.4 and 14-09-08.8, relating to compliance with federal law regarding child support orders.

Amends 1993 House Bill No. 1274, relating to return on investment for for-profit developmental disabilities facilities, to provide the bill will expire on June 30, 1995.

Engrossed HB 1002 was placed on the Seventh order of business on the calendar.

#### REPORT OF CONFERENCE COMMITTEE

REP. PAYNE MOVED that the conference committee report on Engrossed HB 1002 be adopted, which motion prevailed.

Engrossed HB 1002, as amended, was placed on the Eleventh order of business on the calendar.

# SECOND READING OF HOUSE BILL

HB 1002: A BILL for an Act to provide an appropriation for defraying the expenses of the department of human services, an appropriation from the lands and minerals trust fund to the common schools trust fund, an appropriation from the revolving loan fund maintained in the Bank of North Dakota, and an appropriation from the state aid distribution fund; to provide for the transfer of appropriations between agencies and institutions and to require budget section approval of alternative programs at the state hospital; to create and enact a new subsection to section 23-01-03, a new subsection to section 23-17.2-02, a new subsection to section 50-06-05.1, a new section to chapter 50-06.2. and a new chapter to title 50 of the North Dakota Century Code, relating to the duties of the North Dakota health council, to the definition of long-term care facility, to the certificate of need program, to the lease of developmental center facilities or properties, to payment of services by county and state matching funds, and to aid to aged, blind, and disabled persons; to create and enact section 2 to House Bill No. 1274 as approved by the fifty-third legislative assembly, relating to residential care and services for the developmentally disabled and to provide an expiration date for that Act; to amend and reenact subsection 4 of section 14-09-08.4, section 14-09-08.8, subsection 7 of section 23-17.2-02, sections 23-17.2-03, and 50-01-01 of the North Dakota Century Code and section 4 of chapter 561 of the 1991 Session Laws of North Dakota, relating to amendment of support orders to meet the medical needs of children, to the definition of health care facility, to the scope of the certificate of need program, to state assistance for county poor relief costs, to matching funds for senior citizen services, and to extending an appropriation for the developmental center; to repeal sections 50-01-09.2 and 50-06-14.2 of the North Dakota Century Code, relating to state assistance for county poor relief costs and to rates payable to basic care facilities to provide for a review of the clubhouse project; to provide legislative

intent regarding developmentally disabled provider salary increases, senior citizens mill levy match funding, a legislative council study of human service center funding formula, and establishment of a management information system for service payments for elderly and disabled by the department; to require the department of human services to develop basic care ratesetting methodology; to provide legislative intent regarding state hospital income; to provide an effective date; and to declare an emergency.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 72 YEAS, 24 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Allmaras; Austin; Bateman; Belter; Bernstein; Boehm; Brown; Byerly; Carlisle; Carlson, A.; Carlson, C.; Christopherson; Clayburgh; Dalrymple; DeWitz; Dobrinski; Dorso; Drovdal; Freier; Froseth; Gates; Gerntholz; Gorder; Gorman; Grosz; Grumbo; Hausauer; Holm; Howard; Huether; Jacobs; Johnson; Kaldor; Kelsch; Kempenich; Klein; Kretschmar; Kroeber; Kunkel; Laughlin; Maragos; Martin; Martinson; Monson; Nelson; Nicholas; Nichols; Olsen, D.; Olson, A.; Payne; Poolman; Porter; Price; Pyle; Rennerfeldt; Schindler; Shide; Skarphol; Soukup; St. Aubyn; Stenehjem; Svedjan; Sveen; Timm; Tollefson; Torgerson; Wald; Wanzek; Wardner; Wentz; Wilkie; Speaker R. Berg

NAYS: Aarsvold; Berg, J.; Bodine; Boucher; Brodshaug; Cleary; Coats; Glassheim; Goffe; Gulleson; Hagle; Hanson; Hokana; Keiser; Kerzman; Kilichowski; Mahoney; Mutzenberger; Ness; Oban; Ring; Sitz; Stenson; Thorpe

ABSENT AND NOT VOTING: Henegar; Rydell

Engrossed HB 1002 passed, the title was agreed to, and the emergency clause was declared carried.

HOUSE ENGROSSING AND ENROLLING REPORT

The following bills were engrossed and enrolled: HB 1007, HB 1016, HB 1416.

MOTION

REP. MARTINSON MOVED that HB 1002 be messaged to the Senate immediately, which motion prevailed.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has adopted the conference committee report on
HB 1005, subsequently passed, and the emergency clause carried.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has adopted the conference committee report,
subsequently passed, and the emergency clause carried on HB 1002.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The Senate has adopted the conference committee report and subsequently passed: SB 2200.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The Senate has adopted the conference committee report and subsequently passed: HB 1399.

CONSIDERATION OF MESSAGE FROM THE SENATE
REP. MARTINSON MOVED that the House do concur in the Senate amendments to
Engrossed HB 1516. which motion prevailed.

Engrossed HB 1516, as amended, was placed on the Eleventh order of business on the calendar.

# SECOND READING OF HOUSE BILL

HB 1516: A BILL for an Act to amend and reenact section 53-06.1-12.2, subsection 1 of section 57-36-25, subsection 1 of section 57-36-26, subsection 1 of section 57-36-28, and section 57-36-32 of the North Dakota Century Code, relating to games of chance taxes and tobacco products taxes; and to provide an effective date.

#### ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 54 YEAS, 42 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

- YEAS: Austin; Belter; Bernstein; Boehm; Brown; Byerly; Carlson, A.; Carlson, C.; Christopherson; Clayburgh; Dalrymple; DeWitz; Dorso; Drovdal; Freier; Froseth; Gates; Gerntholz; Gorman; Grumbo; Hagle; Hausauer; Holm; Howard; Huether; Johnson; Kaldor; Kelsch; Kempenich; Klein; Kunkel; Martin; Martinson; Nicholas; Oban; Olsen, D.; Payne; Price; Pyle; Rennerfeldt; Ring; Schindler; Shide; Skarphol; Soukup; St. Aubyn; Sveen; Timm; Torgerson; Wald; Wanzek; Wardner; Wentz; Speaker R. Berg
- NAYS: Aarsvold; Allmaras; Bateman; Berg, J.; Bodine; Boucher; Brodshaug; Carlisle; Cleary; Coats; Dobrinski; Glassheim; Goffe; Gorder; Grosz; Gulleson; Hanson; Hokana; Jacobs; Keiser; Kerzman; Kilichowski; Kretschmar; Kroeber; Laughlin; Mahoney; Maragos; Monson; Mutzenberger; Nelson; Ness; Nichols; Olson, A.; Poolman; Porter; Sitz; Stenehjem; Stenson; Svedjan; Thorpe; Tollefson; Wilkie

ABSENT AND NOT VOTING: Henegar; Rydell

Engrossed HB 1516 passed and the title was agreed to.

# 

SB 2021, as engrossed: Your conference committee (Sens. Yockim, Krauter, Nething and Reps. St. Aubyn, Dalrymple, Kaldor) recommends that the HOUSE RECEDE from the House amendments on HJ pages 1381-1389, adopt amendments as follows, and place SB 2021 on the Seventh order:

That the House recede from its amendments as printed on pages 1220-1227 of the Senate Journal and pages 1381-1389 of the House Journal and that Engrossed Senate Bill No. 2021 be amended as follows:

Page 1, line 3, after the semicolon insert "to create and enact a new section to chapter 6-09.10, a new subsection to section 11-11.1-03, and a new subsection to section 40-57.4-03 of the North Dakota Century Code, relating to the credit review board, county job development authorities, and city job development authorities; to amend and reenact section 4-14.1-03, 6-09.10-02, subsections 2, 3, and 6 of section 10-30.3-01, sections 10-30.3-03, 10-30.3-10, 10-30.3-11, subsection 2 of section 10-30.4-01, sections 10-30.4-02, 10-30.4-03, 15-12-25, 54-34.3-03, 54-34.3-05, 54-34.3-06, 54-34.3-07, and 54-34.3-08 of the North Dakota Century Code, relating to the agricultural products utilization commission, credit review board, North Dakota future fund, incorporated, technology transfer, incorporated, and the department of economic development and finance; to provide for a study of the income level requirements by the department of economic development and finance; to provide for a legislative council study;"

Page 1, line 10, replace "of its various divisions" with "thereof"

Page 1, line 12, replace "2,579,816" with "2,303,419"

Page 1, line 13. replace "96,510" with "93,728"

Page 1, line 14, replace "1,522,752" with "1,447,932"

Page 1, line 21, replace "996,000" with "400,000"

Page 2, after line 1, insert:

"Agricultural products utilization commission grant

1,175,000"

Page 2, line 3, replace "17,546,629" with "17,771,630"

Page 2, line 4, replace "116,058" with "18,000"

Page 2, line 5, replace "17,430,571" with "17,753,630"

Page 2, replace lines 6 through 25 with:

"SECTION 2. TRANSFERS - ECONOMIC DEVELOPMENT FUNDS. The following amounts appropriated in section 1 of this Act must be transferred to the following funds or programs for expenditure purposes for the biennium beginning July 1, 1993, and ending June 30, 1995, as follows:

Future fund	\$ 5,005,000
Technology transfer, incorporated	2,125,000
Partnership in assisting community	2,700,000
expansion fund Agriculture partnership in assisting community expansion fund	400,000
Agricultural products utilization commission	1,175,000
Beginning farmer revolving loan fund	1,000,000
Total	\$12,405,000

SECTION 3. AMENDMENT. Section 4-14.1-03 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

4-14.1-03. Agricultural products utilization commission -Composition - Appointment. The agricultural fuel tax fund must be administered by the agricultural products utilization commission which is hereby established. The commission consists of nine members, six five of whom must be appointed by the governor for terms of two years each, arranged so that at least three two terms expire every year in odd-numbered years and three terms expire in even-numbered years. Four Three members appointed by the governor must be actively engaged in farming in this state and two members appointed by the governor must be actively engaged in business in this state. The commissioner of agriculture shall appoint one member for a term of two years which expires in odd-numbered years. The member appointed by the commissioner must be actively engaged in farming in this state. Commission members may be reappointed to the commission. Terms of commissioners shall run from the first day of July of odd-numbered The director of the department of economic development and finance, the president of North Dakota state university, and the commissioner of agriculture, or their designees, are members of the commission. The commission shall elect one of its members as chairman.

SECTION 4. AMENDMENT. Section 6-09.10-02 of the North Dakota Century Code is amended and reenacted as follows:

6-09.10-02. Credit review board. The board consists of six members. The governor shall appoint one member of the credit review board, the commissioner of agriculture shall appoint one member of the credit review board, and the attorney general shall appoint one member of the credit review board. One member of the board must have experience serving as a director or officer of a financial institution. Two members of the board must have experience in the operation of a farm, the attorney general, and the commissioner of agriculture shall each appoint two members to the board. The governor and attorney general shall each appoint one member with experience as a director or officer of a financial institution and one member actively engaged in farming in the state. The commissioner of agriculture shall appoint two members who are actively engaged in farming in the state. No member of the board may hold state office or serve in state office or serve terms of two years.

SECTION 5. A new section to chapter 6-09.10 of the North Dakota Century Code is created and enacted as follows:

Additional duties of board. In addition to other powers and duties enumerated in this chapter, the board shall:

- Establish policy for the North Dakota agricultural mediation service.
- Recommend policies and procedures to the industrial commission regarding farm loan programs of the Bank of North Dakota.
- Recommend policies and procedures regarding the adult farm management program to the state board of vocational education.
- 4. Develop and administer a grant program to provide farmers with access to the farm diversification analytic system. The program shall coordinate a farm management delivery system among the adult farm management program, agricultural mediation service, and the North Dakota state university extension service.

SECTION 6. AMENDMENT. Subsections 2, 3, and 6 of section 10-30.3-01 of the 1991 Supplement to the North Dakota Century Code are amended and reenacted as follows:

- "Corporation" means the North Dakota economic development finance corporation future fund, incorporated established under this chapter.
- "North Dakota American Indian" means an enrolled member of a federally recognized North Dakota tribe with at least one fourth degree blood quantum.
- 6. "Primary sector business" means an individual, corporation, partnership, or association which through the employment of knowledge or labor, adds value to a product, process, or service that results in the creation of new wealth. The term includes tourism, but does not include production agriculture.

SECTION 7. AMENDMENT. Section 10-30,3-03 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

10-30.3-03. Organization. The corporation must be managed by a board of directors. The board of directors shall adopt and amend articles of incorporation and bylaws consistent with the purposes detailed in section 10-30.3-02. The board of directors consists of seven eight members who shall serve three-year terms. The terms must be staggered so that no more than three positions require reappointment in any one year. Members must be appointed by the The governor who shall appoint the members and shall only consider representatives who serve in executive capacities from the following areas in making the selections: private sector manufacturing, finance, exported services, including tourism, and industrial technology and research. There must be at least one member who is enrolled in a federally recognized North Dakota tribe with at least one fourth degree American Indian blood quantum who need not serve in an executive capacity, the director of economic development and finance, and one member from a rural area, on the board of directors. Members may be reappointed for additional terms.

SECTION 8. AMENDMENT. Section 10-30.3-10 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

10-30.3-10. Primary sector development fund North Dakota future fund - Continuing appropriation. A primary sector development fund The North Dakota future fund is established from moneys appropriated from the general fund. This is a revolving fund, and all moneys transferred into the fund, interest upon fund moneys, and payments to the fund are hereby appropriated for the purposes of this chapter. This fund is not subject to section 54-44.1-11.

SECTION 9. AMENDMENT. Section 10-30.3-11 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

10-30.3-11. Primary sector development North Dakota future fund uses - Distribution - Limitations.

- 1. The fund moneys may be used for the purposes of this chapter as provided in section 10-30.3-02. Moneys may be used to provide working capital or for financing the purchase of fixed assets, but not to refinance existing debt. Moneys may also be used to make matching grants to county-authorized or city-authorized development corporations for the acquisition, leasing, or remodeling of real estate facilities for locating a prospective new primary sector business. A grant must be made as part of a package of financing in which the state is a participant.
- 2. The director of the department of economic development and finance shall adopt rules, subject to the approval of the board of directors, necessary to implement the administration of the fund. The rules to implement the grant program must be developed to encourage local fundraising initiatives for developing locations for businesses financed by the corporation. The rules must include a requirement that every:
  - a. Eighty-five percent of the full-time employee employees of a rural North Dakota business or North Dakota American Indian business receiving moneys or other assistance from the primary sector development North Dakota future fund must be paid an income at least equal to one hundred percent of the federal poverty level for a family of four for the life of the loan, equity position, or other financial relationship and;

- b. Every full-time employee of an urban North Dakota business receiving moneys or other assistance from the North Dakota future fund must be paid an income at least equal to one hundred percent of the federal poverty level for a family of four for the first year following the receipt of moneys from the fund; and
- c. After the first year following the receipt of moneys from the fund, ninety percent of the full-time employees of an urban North Dakota business receiving moneys or other assistance from the North Dakota future fund must be paid an income at least equal to one hundred percent of the federal poverty level for a family of four for the remaining period of the loan, equity position, or other financial relationship.

For purposes of this subsection, "full-time employee" means a person employed to work thirty-two hours or more per week. The rules must establish procedures for determining compliance with this requirement subdivisions a, b, and c and sanctions for failure to comply with it. The department may renegotiate, at any time, any contract entered into with a business under this section to reflect changes by the legislative assembly in the percentage of employees subject to the income requirement of this section. The rules must include requirements for and methods of distribution of the funds generally targeted for a distribution of forty percent businesses in rural areas, twenty percent businesses in urban areas, twenty percent North Dakota American Indian businesses, and twenty percent to be undesignated. unused funds in any category may be transferred to the undesignated portion during the second year of the biennium under rules adopted by the director of the department of economic development and finance. Moneys in the undesignated portion of the funds may be utilized in any of the three targeted areas.

SECTION 10. AMENDMENT. Subsection 2 of section 10-30.4-01 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

- "Corporation" means the science and technology corporation transfer, incorporated established under this chapter.
- SECTION 11. AMENDMENT. Section 10-30.4-02 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:
- 10-30.4-02. Purpose. It is the purpose of this chapter to create a science and technology corporation that will provide a program and budgetary interface between the department of economic development and finance and the North Dakota university system. The primary objective of the interface is to focus the intellectual and technical resources of the university system on the discovery, development, and application of scientific and technological principles and concepts on North Dakota's primary sector business.
- SECTION 12. AMENDMENT. Section 10-30.4-03 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

#### 10-30.4-03. Organization.

 A board of directors shall manage the corporation. The board of directors shall adopt articles of incorporation and bylaws consistent with the requirements of section 10-30.4-02. The board of directors consists of:

- a. The <u>Until July 1, 1995, the</u> president of the North Dakota state university of agriculture and applied science, or the president's designee <u>and the president</u> of the state university of North Dakota, or the <u>president's designee</u>.
- b. The president of the state university of North Dakota, or the president's designee. After June 30, 1995, two members appointed by the commissioner of higher education, one of which may be the commissioner.
- c. A representative from the board of directors of the North Dakota economic development finance corporation appointed under section 10 30.3 03. The director of the department of economic development and finance.
- d. A representative of the North Dakota industrial development association, as appointed by that association.
- e. Three members appointed by the governor, representing the primary sector industries of agriculture, energy, manufacturing, and export services.
- The members appointed under subdivisions e through e b, d, and e of subsection 1 must be appointed in a manner that results in subsequent terms of three years staggered so that the term of at least one member expires each year. Members may be reappointed for additional terms.

SECTION 13. A new subsection to section 11-11.1-03 of the 1991 Supplement to the North Dakota Century Code is created and enacted as follows:

To use existing, uncommitted funds held by the authority to guarantee loans or make other financial commitments to enhance economic development.

SECTION 14. AMENDMENT. Section 15-12-25 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

15-12-25. Grants and contributions - Continuing appropriation. The economic feasibility institute may contract for, accept, and receive grants, gifts, and contributions of money, property, services, or other things of value from individuals, the federal government, private and public corporations, political subdivisions of the state, and other sources. All revenue received from gifts, grants, and contributions is hereby appropriated for use by the economic feasibility institute in carrying out the provisions of sections 15-12-22 through 15-12-26. Any state funding for the institute may be provided through legislative appropriation to the science and technology corporation transfer, incorporated for that purpose.

SECTION 15. A new subsection to section 40-57.4-03 of the 1991 Supplement to the North Dakota Century Code is created and enacted as follows:

<u>To use existing</u>, <u>uncommitted funds held by the authority to guarantee loans or make other financial commitments to enhance economic development.</u>

SECTION 16. AMENDMENT. Section 54-34.3-03 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

54-34.3-03. Department structure. The department consists of:

- 1. A division of finance;
- 2. A division of marketing and technical assistance;
- 3. A division of science and technology; and
- 4. 3. Other divisions that the director upon the approval of the budget section of the legislative council determines organizes and establishes as necessary to carry out most efficiently and effectively the mission and duties of the department.

SECTION 17. AMENDMENT. Section 54-34.3-05 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

- 54-34.3-05. Division of finance Deputy director. The director shall appoint a deputy director who shall administer the division of finance. The deputy director shall serve at the will of the director and receive a salary set by the director within the limits of legislative appropriations. The purpose of the division of finance is to identify and coordinate sources of capital and financial assistance, including lending programs of the Bank of North Dakota, and administer programs of financial assistance placed under the administration of the division, to business and industry, local governments, and other entities and individuals in the state consistent with the mission of the department. The division of finance shall:
  - Implement the review and decisionmaking functions of the economic development component of the state's community development block grant program established pursuant to the Housing and Community Development Act of 1974 [Pub. L. 93-383, 88 Stat. 633, 42 U.S.C. 5301 et seq.].
  - Administer other programs of financial assistance assigned to it by law or otherwise.
  - 3. 2. Perform such other duties as assigned to it by the director.

SECTION 18. AMENDMENT. Section 54-34.3-06 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

- 54-34.3-06. Division of marketing and technical assistance Deputy director Duties. The director shall appoint a deputy director who shall administer the division of marketing and technical assistance. The deputy director shall serve at the will of the director and receive a salary set by the director within the limits of legislative appropriations. The duties of the division of marketing and technical assistance are, as consistent with the mission of the department, to: Divisions. The director shall organize and establish other divisions as necessary to carry out most efficiently and effectively the mission and duties of the department, except that the department must contain:
  - Coordinate, develop, and make available technical services on the state, regional, and local levels in order to aid business and industry in their startup or expansion in the state.

- 2. Foster and promote international trade.
- 3. Collaborate in partnership with local communities in the state to provide technical assistance and to coordinate state, regional, and local programs that stimulate and support economic development activity.
- 4. Promote and encourage the growth and diversification of the economy, innovation, and retention of business and industry in the state.
- 5. Attract new business and industry from outside the state, in a manner that creates quality jobs, attracts new capital investment, and expands and diversifies the state's economic tax base.
- 6. Maintain and keep current available information regarding the industrial opportunities and possibilities of the state, including raw materials and byproducts, power and water resources, transportation facilities, available markets and the marketing limitations of the state, labor supply, banking and financing facilities, available industrial sites, and the advantages the state and its particular regions have as industrial locations. This information must be used for the encouragement of new industries in the state and the expansion of existing industries within the state, as well as made available to local development corporations, cities, and the various political subdivisions of the state in their efforts to encourage the location of business and industry within the state.
- 7. Establish an An office of North Dakota American Indian business development to assist North Dakota tribal and individual economic development representatives and North Dakota American Indian entrepreneurs with access to state and federal programs designed to assist them.
- 8. Provide appropriate resources to ensure increased business opportunities for women.
- 9. Provide administrative services to the department.
- Utilize existing marketing entities from private and other sources such as the microbusiness marketing alliance.
- 11. Perform such other duties as assigned to the division by the director.
  - 2. An office of North Dakota women's business development to develop and administer the North Dakota women's business program, to establish and fund the women's business leadership council, certify women-owned businesses for federal or state contracting and to recruit, train, and assist women entrepreneurs to develop and diversify their businesses. The office must have an administrator and staff sufficient to implement its programs.

SECTION 19. AMENDMENT. Section 54-34.3-07 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

54-34.3-07. Division of science and technology - Deputy director - Duties. A deputy director, hired, or contracted for, by the board of directors of the science and technology corporation transfer,

incorporated and reporting administratively to the director, shall administer the division of science and technology. The deputy director shall serve at the will of the board of directors and receive a salary set by the board within the limits of legislative appropriations. The purpose of the division of science and technology is to support the development and implementation of policies and programs that respond to the scientific and technological needs and opportunities of business and industry in the state through basic and applied research and technology transfer, product commercialization, agricultural and industrial extension, and private sector research and development. The division shall perform such duties as assigned to it by the director.

SECTION 20. AMENDMENT. Section 54-34.3-08 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

54-34.3-08. Patents. The department of economic development and finance, the science and technology corporation transfer, incorporated, the North Dakota economic development finance corporation future fund, incorporated, and the North Dakota agricultural products utilization commission may hold or assign for remuneration all or a portion of their interest in patents or royalty rights acquired in the course of their operation and performance of duties as provided by law.

SECTION 21. INCOME LEVEL STUDY. The department of economic development and finance shall monitor the impact of the income level requirement in section 10-30.3-11 and benefit packages on businesses that receive funds from the primary sector development fund for the 1993-95 biennium. The department shall study those results and report any recommendations for change to the income level requirements considered necessary to the legislative council or an interim committee designated by the legislative council

SECTION 22. LEGISLATIVE COUNCIL STUDY - ECONOMIC DEVELOPMENT. The legislative council shall consider forming a jobs development commission composed of legislators, officials from the executive branch of government, officials from higher education, and representatives of private industry to study methods and coordinate efforts to initiate and sustain new economic development in this state. The legislative council, if a study is conducted, shall report its findings and recommendations, together with any legislation requested to implement the recommendations, to the fifty-fourth legislative assembly."

Renumber accordingly

#### STATEMENT OF PURPOSE OF AMENDMENT:

DEPARTMENT 601 - ECONOMIC DEVELOPMENT AND FINANCE

CONFERENCE COMMITTEE - This amendment makes the following changes:

Salaries and Wages  Reduced to reflect the legislative salary increase recommendation as provided for in House Bill No. 1018 - general fund	Total Change \$ (98,642)
Reduced to delete 1 FTE economic development specialist related to the community development loan fund, to be funded in the Office of Intergovernmental Assistance - federal funds	(77,755)
Reduced to reflect savings from vacant positions -	(100,000)
general fund Subtotal	\$ (276,397)

77	+ 1	· [	YA	10

# SATURDAY, APRIL 24, 1993

2297

Reduced in accordance with the provisions of House Bill	\$ (1,782)
No. 1018 - general fund Reduced for FTE removed above - all federal funds Subtotal	\$ (2,782)
Operating Expenses  Reduced for FTE removed - \$1,517 from the general fund and \$19,303 of federal funds  Reduced for other operating expense reductions - general fund  Subtotal	\$ (20,820 
Grants and Transfers Reduced Ag PACE funding - general fund Adds funds for Agricultural Products Utilization Commission Grants - general fund Of the \$1,175,000 included as undesignated funding for the Agricultural Products Utilization Commission, up to \$400,000 should be dedicated to a North American marketing initiative. Funds should be directed to new marketing efforts of North Dakota processed products in Mexico and Canada.	\$ (596,000 1,175,000
Of the \$2,125,000 appropriation, Technology Transfer, Inc., shall dedicate \$600,000 to an agreement with the North Dakota University System to provide technology transfer services to North Dakota firms and entrepreneurs	

ansfer services to North Dakota firms and entrepr in developing new products and/or incorporating new technologies into commercial ventures. The North Dakota University System and Technology Transfer, Inc., will contract with the University of North Dakota for \$275,000, North Dakota State University for \$275,000, and Minot State University for \$50,000, respectively, for the provision of statewide technology transfer services. These services shall be provided by University system entities. It is the intent of the Fifty-third Legislative Assembly that specific funding designations to the higher education institutions not be provided beyond the 1993-95 biennium.

The funding provided in Section 1 of this Act for the Future Fund includes \$185,000 which must be provided to Job Service North Dakota for the Work Force 2000 program. Subtotal

\$ 579,000

Total change

\$ 225,001

In total, the general fund appropriation is increased by \$323,059 and other funds are reduced by \$98,058 for a total net increase of \$225,001.

The following is a summary of the proposed general fund appropriations for the Department of Economic Development and Finance:

	1993-95 SINNER EXECUTIVE BUDGET	INCREASES (DECREASES)	SENATE RECOMMENDATION	CONFERENCE COMMITTEE INCREASES (DECREASES)	CONFERENCE COMMITTEE RECOMMENDATION	1993-95 SCHAFER EXECUTIVE BUDGET	
Department	\$ 5,210,213	\$(1,098,365)	\$ 4,111,848	\$ (255,941)	\$ 3,855,907	\$ 4,016,079	
operations Grants	\$ 746,723	\$ 746,000	\$ 1,492,723	\$ 0	\$ 1,492,723	\$ 1,492,723	
Future Fund Technology Transfer,	\$ 6,630,000 2,500,000	\$(1,625,000) (375,000)	\$ 5,005,000 <sup>1</sup> 2,125,000 <sup>1</sup>	\$ θ	\$ 5,005,000 <sup>1</sup> 2,125,000 <sup>1</sup>	\$ 6,630,000 2,500,000	
Inc. PACE fund Ag PACE fund Agricultural Products	5,000,000 650,000 0	(2,300,000) 346,000 0	2,700,000 996,000 0	(596,000) 1,175,000	2,700,000 400,000 1,175,000	2,700,000 996,000 0	
Utilization Commission Beginning farmer revolving loan fund	_1,000,000		_1,000,000	0	1,000,000	1,000,000	
Subtotal	\$15,780,000	\$(3,954,000)	\$11,826,000	\$ 579,000	\$12,405,000	\$13,826,000	
Total Senate	\$21,736,936	\$(4,306,365)	\$17,430,5711	\$ 323,059	\$17,753,6301	\$19,334,802	

In addition, \$2,000,000 is recommended in Senate Bill No. 2053, \$1,625,000 for the Future Fund and \$375,000 for Technology Transfer, Inc.

Engrossed SB 2021 was placed on the Seventh order of business on the calendar.

REPORT OF CONFERENCE COMMITTEE

REP. ST. AUBYN MOVED that the conference committee report on Engrossed SB 2021 be adopted, which motion prevailed.

Engrossed SB 2021, as amended, was placed on the Fourteenth order of business on the calendar.

SECOND READING OF SENATE BILL

SB 2021: A BILL for an Act making an appropriation for defraying the expenses of the various divisions of the department of economic development and finance; providing for transfers of funds; to create and enact a new section to chapter 6-09.10, a new subsection to section 11-11.1-03, and a new subsection to section 40-57.4-03 of the North Dakota Century Code, relating to the credit review board, county job development authorities, and city job development authorities; to amend and reenact section 4-14.1-03, 6-09.10-02, subsections 2, 3, and 6 of section 10-30.3-01, sections 10-30.3-03, 10-30.3-10, 10-30.3-11, subsection 2 of section 10-30.4-01, sections 10-30.4-02, 10-30.4-03, 15-12-25, 54-34.3-03, 54-34.3-05, 54-34.3-06, 54-34.3-07, and 54-34.3-08 of the North Dakota Century Code, relating to the agricultural products utilization commission, credit review board, North Dakota future fund, incorporated, technology transfer, incorporated, and the department of economic development and finance; to provide for a study of the income level requirements by the department of economic development and finance; to provide for a legislative council study; and to declare an emergency.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 89 YEAS, 6 NAYS, 0 EXCUSED, 3 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Allmaras; Austin; Belter; Berg, J.; Bernstein; Bodine; Boucher; Brodshaug; Brown; Byerly; Carlisle; Carlson, A.; Carlson, C.; Christopherson; Clayburgh; Cleary; Coats; Dalrymple; Dobrinski; Drovdal; Freier; Froseth; Gates; Gerntholz; Glassheim; Goffe; Gorder; Gorman; Grosz; Grumbo; Gulleson; Hagle; Hanson; Hausauer; Hokana; Holm; Howard; Huether; Jacobs; Johnson; Kaldor; Kelsch; Kempenich; Kerzman; Kilichowski; Klein; Kretschmar; Kroeber; Kunkel; Laughlin; Mahoney; Maragos; Martin; Martinson; Monson; Mutzenberger; Nelson; Ness; Nicholas; Oban; Olsen, D.; Olson, A.; Payne; Poolman; Porter; Price; Pyle; Rennerfeldt; Schindler; Shide; Sitz; Skarphol; Soukup; St. Aubyn; Stenehjem; Stenson; Svedjan; Sveen; Thorpe; Timm; Tollefson; Torgerson; Wald; Wanzek; Wardner; Wentz; Wilkie; Speaker R. Berg

MAYS: Bateman; Boehm; DeWitz; Keiser; Nichols; Ring

ABSENT AND NOT VOTING: Dorso; Henegar; Rydell

Engrossed SB 2021 passed, the title was agreed to, and the emergency clause was declared carried.

\*\*\*\*\*\*

REPORT OF CONFERENCE COMMITTEE

SB 2200, as engrossed: Your conference committee (Sens. Maxson, Mathern, Lindgren and Reps. Dorso, Froseth, Mahoney) recommends that the HOUSE RECEDE from the House amendments on HJ pages 1330-1342, adopt amendments as follows, and place SB 2200 on the Seventh order:

That the House recede from its amendments as printed on pages 1176-1188 of the Senate Journal and pages 1330-1342 of the House Journal and that Engrossed Senate Bill No. 2200 be amended as follows:

Page 1, line 1, after "A BILL" replace the remainder of the bill with "for an Act to create and enact a new subsection to section 65-01-02 of the North Dakota Century Code, relating to workers' compensation definitions; to amend and reenact paragraph 2 of subdivision b of subsection 8 of section 65-01-02, subsection 30 of section 65-01-02, sections 65-01-11, 65-02-15, 65-02-17, 65-02-18, 65-04-04, subdivision a of subsection 2 of section 65-05-08.1, section 65-05-09.2, and subsection 2 of section 65-05-25 of the North Dakota Century Code, relating to workers' compensation benefits and procedures; to provide for a legislative council study; and to repeal section 65-02-16 of the North Dakota Century Code, relating to removal of a workers' compensation binding arbitration panel member.

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

- SECTION 1. AMENDMENT. Paragraph 2 of subdivision b of subsection 8 of section 65-01-02 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:
  - (2) Any injury caused by the use of narcotics or intoxicants or the illegal use of controlled substances.
- SECTION 2. A new subsection to section 65-01-02 of the 1991 Supplement to the North Dakota Century Code is created and enacted as follows:
  - "Seasonal employment" includes an occupation that has periods of forty-five consecutive days of not receiving wages.
- SECTION 3. AMENDMENT. Subsection 30 of section 65-01-02 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:
  - 30. "Gross Average weekly wage" means the weekly wages the employee was receiving from all employments at the time of injury. The average weekly wage as determined under this section must be rounded to the nearest dollar. In cases where the employee's wages are not fixed by the week, they must be determined in the following manner by using the first applicable formula from the schedule below:
    - a. The "average weekly wage" of a self-employed employee is determined by the following formula: net profits based on preceding tax year or preceding fifty-two weeks whichever is higher, plus depreciation, meal and travel expenses, and any expenses chargeable to use of personal residence as allowed under the federal tax laws.
    - hourly or daily rate multiplied by number of hours or days worked per seven day week;
    - b. c. Monthly rate multiplied by twelve months and divided by fifty-two weeks;
    - e. d. Biweekly rate divided by two;
    - d. e. If the <u>average</u> weekly <u>earnings</u> <u>wage</u> of an employee cannot be ascertained, the wage for the purposes of calculating compensation must be taken to be the usual

wage paid other employees engaged in like or similar occupations where the wages are fixed; or

e. f. If there are special circumstances under which the average weekly wages cannot be reasonably and fairly determined by applying subdivisions a through etc., an average weekly wage may be computed by dividing the aggregate wages during the twelve months prior to the injury by fifty-two weeks, or the number of weeks actually worked, whichever is less.

SECTION 4. AMENDMENT. Section 65-01-11 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

Burden of proof in compensation matters - Death 65-01-11. certificate. If the bureau or an employer claims that an employee is not entitled to the benefits of the North Dakota Workers' Compensation Law by reason of the fact that the employee's injury was caused by the employee's willful intention to injure himself, or to injure another, or by reason of the voluntary intoxication of impairment caused by use of alcohol or illegal use of a controlled substance by the employee, the burden of proving such exemption or forfeiture is upon the bureau or upon the person alleging the same; however, a blood alcohol <u>Concentration</u> level <u>at or</u> above the <u>legal intexication</u> limit <del>as</del> <del>defined in subsection 3 of section 39 20 07</del> set by the United States secretary of transportation in 49 CFR 383.52 or a level of an illegally used controlled substance sufficient to cause impairment found by a test required by a physician, qualified technician, chemist, or registered nurse and performed as required by the United States secretary of transportation under 49 CFR part 40, at or above the cutoff level in part 40, creates a rebuttable presumption that the injury was due to intoxication impairment caused by the use of alcohol or the illegal use of a controlled substance. An employer or a doctor who has reasonable grounds to suspect an employee's alleged work injury was caused by the employee's voluntary impairment caused by use of alcohol or illegal use of a controlled substance may request that the employee undergo testing to determine if the employee had alcohol or the controlled substance in the employee's system at levels greater than the limit set by the United States department of transportation at the time of the injury. If an employee refuses to submit to a reasonable request to undergo a test to determine if the employee was impaired, the employee forfeits all entitlement to workers' compensation benefits arising out of that injury. Any claimant against the fund, however, has the burden of proving by a preponderance of the evidence that the claimant is entitled to participate in the same. In the event of a claim for death benefits the official death certificate must be considered as evidence of death and may not be used to establish the cause of death. If the employee can prove by a preponderance of the evidence, within one year of a denial based upon impairment caused by the use of alcohol or the illegal use of a controlled substance, that the employee has successfully completed treatment with a licensed addiction facility, the employee's benefits must be reinstated. Costs for treatment under this section may not be paid by the bureau.

SECTION 5. AMENDMENT. Section 65-02-15 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-02-15. Workers' compensation binding arbitration panel—Membership — Qualified arbitrator — Regions. The bureau shall establish four regional listings of persons who may serve as arbitrators for workers' compensation proceedings. Each regional listing must contain an equal number of names submitted to the director by an organization, statewide in scope, which, through its affiliates, embraces a cross section and a majority of the organized labor of the

state: an equal number of names submitted to the director by a recognized statewide organization of employers, representing a majority of employers; and a similarly equal number of names selected by the bureau from applications by interested persons throughout the state who demonstrate the unique ability, experience, and qualifications to serve as arbitrators. Each list must be revised every three years. The people whose names appear on a regional listing must reside in that region. When a disputed claim is submitted for binding arbitration. the employee shall select a name from the appropriate regional list that was submitted by the labor organization; the employer shall select a name from the appropriate regional list that was submitted by the statewide organization of employers or shall designate the bureau to do so: and the selected employee and employer representatives shall select a name from the appropriate regional list of those individuals who have been selected to serve as arbitrators based upon their experience and ability. The bureau shall divide the state into four regions for the <u>purpose of holding arbitration proceedings</u>. The appropriate region is the region in which the employee resides. If the employee resides out of state, the appropriate region is the region of the situs of employment. As an alternative selection procedure, by mutual agreement, the employee and the employer may designate themselves as the employee and employer representatives on the panel and together shall select the third panel member from the appropriate regional list of those individuals who have been selected to serve as arbitrators based upon their experience and ability. Panel members are entitled to remuneration for their services at a rate set by the bureau and to travel expenses at the rate in effect for state employees. The bureau shall provide staff services to the panel members. The salaries and expenses of the panel must be paid from money appropriated to the bureau for that purpose. The process for choosing arbitrators and qualifications for arbitrators must be outlined by rule. The employee can request and the bureau may allow a change of arbitrator upon a showing of just cause.

SECTION 6. AMENDMENT. Section 65-02-17 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-02-17. Binding arbitration panel Attorneys' fees. Following constructive denial of a claim or issuance of an administrative order under chapter 28-32 reducing or denying benefits, an aggrieved employee or employer may request that the action be submitted to binding arbitration before the workers' compensation binding arbitration panel in lieu of a formal administrative hearing or judicial remedy. The bureau shall pay, at an hourly rate established by the bureau, a claimant's attorneys' fees on claims submitted for binding arbitration. If the aggrieved employee elects not to submit the action to binding arbitration, attorneys' fees may only be paid if the employee prevails Binding arbitration is permitted only with the consent of the nonrequesting party.

SECTION 7. AMENDMENT. Section 65-02-18 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-02-18. Administrative orders - Decisions of binding arbitration panel Binding arbitration decisions - Appeals. An appeal of an administrative order is subject to section 28-32-14. A decision of the workers' compensation resulting from binding arbitration panel is final and nonreviewable by a district any court, except as provided in section 65-05-04.

SECTION 8. AMENDMENT. Section 65-04-04 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-04-04. Employers obligated to pay premiums - Premium receipts and certificates to be mailed. Each employer subject to this title

shall pay into the fund annually the amount of premiums determined and fixed by the bureau for the employment or occupation of the employer. The amount must be determined by the classifications, rules, and rates made and published by the bureau and must be based on a proportion of the annual expenditure of money by the employer for the service of persons subject to the provisions of this title. A Immediately after payment is made, the bureau shall mail to the employer a receipt or certificate specifying that the payment has been made must be mailed to the employer by the bureau immediately after the payment is made, and the. The receipt or certificate, attested by the seal of the bureau, is prima facie evidence of the payment of the premium. bureau shall provide that premiums to be paid by school districts, townships, and all public corporations or agencies, except municipal corporations, fall due at the end of the fiscal year of that entity, and that premiums to be paid by all municipal corporations fall due at the end of the calendar year, and may make provisions so that premiums of other employers fall due on different or specified dates. For the purpose of effectuating different or specified due dates the bureau may carry new or current risks for a period of less than one year and not to exceed fifteen months, either by request of the employer or action of the bureau. An employer subject to this chapter shall display in a conspicuous manner at the workplace and in a sufficient number of places to reasonably inform employees of the fact, a certificate of premium payment showing compliance with this chapter and the toll-free telephone number used to report unsafe working conditions and actual or suspected workers' compensation fraud. Any employer subject to this chapter is liable to pay a civil penalty of two hundred fifty dollars for failure to display the notice of compliance and the toll-free telephone number as required by this section.

SECTION 9. AMENDMENT. Subdivision a of subsection 2 of section 65-05-08.1 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

 The medical basis <u>established</u> <u>by medical evidence</u> <u>supported</u> <u>by objective medical findings</u> for the certification of disability;

SECTION 10. AMENDMENT. Section 65-05-09.2 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-05-09.2. Retirement offset. If a claimant an employee is entitled to permanent total disability benefits and social security retirement benefits under 42 U.S.C. sections 402 and 405, the aggregate wage-loss benefits payable under this title must be determined in accordance with this section. The employee's social retirement offset must equal forty percent of the calculated ratio of the employee's average weekly wages, as calculated on the commencement of the first, or recurrent, disability under section 65-05-09, to the current state's average weekly wage. Any offset calculated cannot exceed forty percent of the employee's weekly social security If a claim has been accepted on an aggravation retirement benefit. basis and the worker employee is eligible for social benefits, the bureau's offset must be proportionally calculated. overpayment must be recouped in the same manner as set forth in section 65-05-09.1. The provisions of this section are effective for workers who retire on or after July 1, 1989 This section applies to an employee who becomes entitled to and receives social security retirement benefits after June 30, 1989, or who receives social security retirement benefits that have been converted from social security disability benefits by the social security administration after June 30, 1989. A conversion by the bureau from offsetting an employee's social security disability benefits to offsetting an employee's social security retirement benefits under this section may

<u>not result in a decrease in the aggregate amount of benefits the employee receives from both sources.</u>

SECTION 11. AMENDMENT. Subsection 2 of section 65-05-25 of the 1991 Supplement to the North Dakota Century Code is amended and reenacted as follows:

2. The bureau and an employee may compromise to resolve a disputed claim. The contract of settlement made is enforceable by the parties. The contract may provide that the employee shall utilize the funds to engage in certain rehabilitation programs. If the employee breaches the contract, the bureau may require the employee to repay the benefits received under the agreement. In cases in which the extent of disability is disputed and resolved by agreement, the concept of reopening a disability claim due to significant change in medical condition is applicable inapplicable.

SECTION 12. LEGISLATIVE COUNCIL STUDY. During the 1993-94 interim, the legislative council shall study the feasibility and desirability of replacing the workers' compensation permanent partial impairment benefit system with a permanent partial disability system and of requiring that the medical basis for certifying disability be established by medical evidence supported by objective medical findings and shall study the impact of consortium awards on third-party subrogation settlements and cases. The workers compensation bureau shall develop rules and procedures to implement a permanent partial disability system and present those rules and procedures to the legislative council or a designated committee for review as part of the interim study.

SECTION 13. REPEAL. Section 65-02-16 of the 1991 Supplement to the North Dakota Century Code is repealed."

Renumber accordingly

Engrossed SB 2200 was placed on the Seventh order of business on the calendar.

### REPORT OF CONFERENCE COMMITTEE

 $\ensuremath{\mathsf{REP.}}$  DORSO MOVED that the conference committee report on Engrossed SB 2200 be adopted, which motion prevailed.

Engrossed SB 2200, as amended, was placed on the Fourteenth order of business on the calendar.

# SECOND READING OF SENATE BILL

SB 2200: A BILL for an Act to create and enact a new subsection to section 65-01-02 of the North Dakota Century Code, relating to workers' compensation definitions; to amend and reenact paragraph 2 of subdivision b of subsection 8 of section 65-01-02, subsection 30 of section 65-01-02, sections 65-01-11, 65-02-15, 65-02-17, 65-02-18, 65-04-04, subdivision a of subsection 2 of section 65-05-08.1, section 65-05-09.2, and subsection 2 of section 65-05-25 of the North Dakota Century Code, relating to workers' compensation benefits and procedures; to provide for a legislative council study; and to repeal section 65-02-16 of the North Dakota Century Code, relating to removal of a workers' compensation binding arbitration panel member.

#### ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 65 YEAS, 31 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Austin; Bateman; Belter; Bernstein; Boehm; Brown; Byerly; Carlisle; Carlson, A.; Carlson, C.; Christopherson; Clayburgh; Dalrymple; DeWitz; Dorso; Drovdal; Freier; Froseth; Gates; Gerntholz; Goffe; Gorder; Gorman; Grosz; Grumbo; Hagle; Hausauer; Holm; Howard; Jacobs; Johnson; Keiser; Kempenich; Klein; Kretschmar; Kunkel; Maragos; Martin; Martinson; Monson; Nicholas; Olsen, D.; Olson, A.; Payne; Poolman; Porter; Price; Rennerfeldt; Schindler; Shide; Skarphol; Soukup; St. Aubyn; Stenehjem; Svedjan; Sveen; Timm; Tollefson; Torgerson; Wald; Wanzek; Wardner: Wentz; Wilkie: Speaker R. Berg

NAYS: Aarsvold; Allmaras; Berg, J.; Bodine; Boucher; Brodshaug; Cleary; Coats; Dobrinski; Glassheim; Gulleson; Hanson; Hokana; Huether; Kaldor; Kelsch; Kerzman; Kilichowski; Kroeber; Laughlin; Mahoney; Mutzenberger; Nelson; Ness; Nichols; Oban; Pyle; Ring; Sitz; Stenson; Thorpe

ABSENT AND NOT VOTING: Henegar; Rydell

Engrossed SB 2200 passed and the title was agreed to.

APPOINTMENT OF COMMITTEES

SPEAKER R. BERG ANNOUNCED the following House Interim appointments:

# APPOINTMENTS BY THE SPEAKER OF THE HOUSE

Legislative Council
Representative Martinson
Representative Oban
Representative R. Berg
Representative Hausauer
Representative Martin
Representative Hanson
Representative Pyle
Representative Wilkie

Capitol Grounds Planning Commission Representative A. Olson Representative Kelsch Representative Cleary

Multistate Tax Compact Advisory Committee
Representative Timm
Representative Hokana

Medical Center Advisory Council
Representative Payne

Regulatory Reform Review Commission
Representative Tollefson
Representative Mahoney

<u>Comprehensive Health Association of North Dakota Board</u> Representative Rydell

Education Commission of the States
Representative Gates

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)

MR. SPEAKER: The Senate has adopted the conference committee report on
SB 2021, subsequently passed, and the emergency clause carried.

MRS. SPEAKER: The Senate has adopted the conference committee report on HB 1005, subsequently passed, and the emergency clause carried.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has concurred in the Senate amendments and
subsequently passed: HB 1516.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has adopted the conference committee report and
subsequently passed: SB 2200.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The House has adopted the conference committee report on
HB 1002, subsequently passed, and the emergency clause carried.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The Senate has adopted the conference committee report, subsequently passed, and the emergency clause carried on HB 1002.

# SIGNING OF BILLS AND RESOLUTIONS

The Speaker signed the following enrolled bills: HB 1007, HB 1016, HB 1416.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The Speaker has signed and your signature is respectfully
requested on: HB 1007, HB 1016, HB 1416.

# MOTION

**REP. FREIER MOVED** that a committee of three be appointed to notify the Senate that the House had completed its business and was about to adjourn, which motion prevailed.

SPEAKER R. BERG APPOINTED to such committee: Reps. Dalrymple, Dorso, and Sitz.

#### MOTION

REP. FREIER MOVED that a committee of three be appointed to notify the Governor that the House had completed its business and was about to adjourn, which motion prevailed.

SPEAKER R. BERG APPOINTED to such committee: Rep. Gates, Price, and Nelson.

A committee from the Senate was received who announced that the Senate had completed its business and was about to adjourn.

REP. A. OLSON led the Assembly in the singing of "Auld Lang Syne".

#### ANNOUNCEMENTS

REP. DALRYMPLE ANNOUNCED that the committee to notify the Senate that the House had completed its business and was about to adjourn, had completed its business and asked to be discharged, which request was granted.

**REP. GATES ANNOUNCED** that the committee to notify the Governor that the House had completed its business and was about to adjourn, had completed its business and asked to be discharged, which request was granted.

#### MOTION

REP. FREIER MOVED that the absent members be excused, which motion prevailed.

**REP. FREIER MOVED** that the House be on the Fourth, Twelfth, Fifteenth, and Sixteenth orders of business and at the conclusion of those orders, the House adjourn sine die, which motion prevailed at 11:45 p.m.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The Senate has failed to pass: HCR 3071.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The Senate has dissolved the Conference Committee on SB 2011
and the Senate does concur to the House amendments on SB 2011.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The President has signed and your signature is respectfully requested on: SB 2024, SB 2108.

MRS. SPEAKER: The President has signed: HB 1001, HB 1011, HB 1012, HB 1013, HB 1015, HB 1018, HB 1065, HB 1219, HB 1504, HB 1511.

DELIVERY OF ENROLLED BILLS AND RESOLUTIONS

The following bills were delivered to the Governor for his approval at the hour of 10:35 a.m., April 27, 1993: HB 1001, HB 1011, HB 1012, HB 1013, HB 1015, HB 1018, HB 1065, HB 1219, HB 1504, HB 1511, HB 1515.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The President has signed: HB 1007, HB 1016, HB 1416.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The President has signed and your signature is respectfully requested on: SB 2011, SB 2021, SB 2200.

MR. SPEAKER: The President has signed and your signature is respectfully requested on: SB 2022, SB 2418.

HOUSE ENGROSSING AND ENROLLING REPORT

The following bills were engrossed and enrolled: HB 1002, HB 1003, HB 1005, HB 1008, HB 1020, HB 1399, HB 1413, HB 1516.

SIGNING OF BILLS AND RESOLUTIONS

The Speaker signed the following enrolled bills and resolution: SB 2004, SB 2006, SB 2007, SB 2008, SB 2010, SB 2013, SB 2015, SB 2016, SB 2019, SB 2384, SB 2403, SB 2448, SB 2542, SCR 4038.

SIGNING OF BILLS AND RESOLUTIONS

The Speaker signed the following enrolled bills and resolution: HB 1002, HB 1003, HB 1005, HB 1008, HB 1020, HB 1399, HB 1413, HB 1514, HB 1516, HCR 3072.

SIGNING OF BILLS AND RESOLUTIONS

The Speaker signed the following enrolled bills: SB 2011, SB 2021, SB 2022, SB 2024, SB 2108, SB 2200, SB 2418.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The Speaker has signed and your signature is respectfully
requested on: HB 1002, HB 1003, HB 1005, HB 1008, HB 1020, HB 1399, HB 1413,
HB 1514, HB 1516, HCR 3072.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The Speaker has signed: SB 2011, SB 2021, SB 2022,
SB 2024, SB 2108, SB 2200, SB 2418.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The Speaker has signed: SB 2004, SB 2006, SB 2007,
SB 2008, SB 2010, SB 2013, SB 2015, SB 2016, SB 2019, SB 2384, SB 2403,
SB 2448, SB 2542, SCR 4038.

SIGNING OF BILLS AND RESOLUTIONS

The Speaker signed the following enrolled bills: HB 1004, HB 1006, HB 1010, HB 1014, HB 1017, HB 1038, HB 1136, HB 1155, HB 1212, HB 1389, HB 1391, HB 1518, HB 1519.

SIGNING OF BILLS AND RESOLUTIONS

The Speaker signed the following enrolled bills: SB 2001, SB 2009, SB 2012, SB 2014, SB 2017, SB 2018, SB 2020, SB 2174.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK)
MADAM PRESIDENT: The Speaker has signed: SB 2001, SB 2009, SB 2012,
SB 2014, SB 2017, SB 2018, SB 2020, SB 2174.

MESSAGE TO THE SENATE FROM THE HOUSE (ROY GILBREATH, CHIEF CLERK) MADAM PRESIDENT: The Speaker has signed and your signature is respectfully requested on: HB 1004, HB 1006, HB 1010, HB 1014, HB 1017, HB 1038, HB 1136, HB 1155, HB 1212, HB 1389, HB 1391, HB 1518, HB 1519.

DELIVERY OF ENROLLED BILLS AND RESOLUTIONS

The following resolution was delivered to the Secretary of State for his filing at the hour of 3:35 p.m., April 27, 1993: HCR 3074.

DELIVERY OF ENROLLED BILLS AND RESOLUTIONS

The following bills were delivered to the Governor for his approval at the hour of 3:40 p.m., April 27, 1993: HB 1007, HB 1016, HB 1416.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The President has signed: HB 1002, HB 1003, HB 1005, HB 1008, HB 1020, HB 1399, HB 1413, HB 1514, HB 1516, HCR 3072.

MESSAGE TO THE HOUSE FROM THE SENATE (CAROL SIEGERT, SECRETARY)
MR. SPEAKER: The President has signed: HB 1004, HB 1006, HB 1010, HB 1014,
HB 1017, HB 1038, HB 1136, HB 1155, HB 1212, HB 1389, HB 1391, HB 1518,
HB 1519.

DELIVERY OF ENROLLED BILLS AND RESOLUTIONS

The following resolution was delivered to the Secretary of State for his filing at the hour of 9:45 a.m., April 28, 1993: HCR 3072.

DELIVERY OF ENROLLED BILLS AND RESOLUTIONS

The following bills were delivered to the Governor for his approval at the hour of 9:50 a.m., April 28, 1993: HB 1002, HB 1003, HB 1004, HB 1005, HB 1006, HB 1008, HB 1010, HB 1014, HB 1017, HB 1020, HB 1136, HB 1155, HB 1212, HB 1389, HB 1391, HB 1399, HB 1413, HB 1514, HB 1516, HB 1518, HB 1519.

DELIVERY OF ENROLLED BILLS AND RESOLUTIONS

The following bill was delivered to the Governor for his approval at the hour of 3:30 p.m., April 28, 1993: HB 1038.

Pursuant to Representative Freier's motion the House adjourned sine die.

ROY GILBREATH, Chief Clerk