Fifty-fifth Legislative Assembly of North Dakota

## HOUSE BILL NO. 1435 with Conference Committee Amendments HOUSE BILL NO. 1435

## Introduced by

Representatives S. Kelsh, Kretschmar, Stenehjem

Senators Goetz, Lee, W. Stenehjem

- 1 A BILL for an Act to create and enact a new section to chapter 44-04 of the North Dakota
- 2 Century Code, relating to political subdivision hearings concerning public health, natural
- 3 resources, or the environment; and to amend and reenact section 11-35-01 of the North Dakota
- 4 Century Code, relating to formation of joint zoning commissions by political subdivisions.

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

6 **SECTION 1.** A new section to chapter 44-04 of the North Dakota Century Code is 7 created and enacted as follows:

## 8 Conducting joint hearings and meetings on issues involving public health, 9 natural resources, or the environment. As provided in chapter 54-40.3 or chapter 11-35, if 10 the governing body of a political subdivision determines that a joint public hearing or meeting 11 would facilitate public participation in a decision involving public health, natural resources, or 12 the environment, the political subdivision may agree to conduct a joint hearing or meeting with 13 another political subdivision or subdivisions on those issues, or may request that a state 14 agency conduct a joint hearing with the political subdivision or subdivisions on those issues. 15 The state agency may conduct a joint hearing with a political subdivision or subdivisions if it 16 does not conflict with its other duties or enforcement responsibilities and does not place an 17 undue burden on that agency's budget and resources. Two or more state agencies may agree 18 to hold a joint public hearing or meeting when the jurisdictions of the agencies over the natural 19 resources in question overlap and a single hearing or meeting would be less expensive than 20 separate hearings or meetings, or when a joint hearing or meeting would facilitate public 21 participation in a decision involving public health, natural resources, or the environment. 22 Expenses for a joint hearing or meeting must be divided between political subdivisions and 23 state agencies as agreed upon before the hearing or meeting. The joint hearing or meeting 24 must be conducted as follows:

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1	<u>1.</u>	Notice of the joint hearing or meeting must be given or published as required by
2		law for other hearings or meetings of the same nature conducted by that agency or
3		<u>body;</u>
4	<u>2.</u>	An agenda must be set prior to the hearing or meeting and a chairman or hearing
5		officer must be designated to conduct the hearing or meeting by the agencies or
6		governmental bodies involved in the joint hearing, but the chairman or hearing
7		officer may vary from the agenda to allow relevant information or material into the
8		record;
9	<u>3.</u>	A record of the hearing or meeting must be kept as required by law; and
10	<u>4.</u>	Neither state agencies nor political subdivisions may delegate any of their ultimate
11		decisionmaking authority to the joint body conducting the joint hearing or meeting
12		under this process.
13	Political sub	odivisions may set up a procedure under which citizens of that political subdivision
14	may petition	n for a joint hearing or meeting.
15	SEC	CTION 2. AMENDMENT. Section 11-35-01 of the North Dakota Century Code is
16	amended a	nd reenacted as follows:
17	11-3	35-01. Regional commissions - Appointment - Powers.
18	<u>1.</u>	The governing boards of counties, cities, and organized townships may cooperate
19		to form, organize, and administer a regional planning and zoning commission for
20		the region defined as may be agreed upon by the governing bodies of such
21		political subdivisions. The composition of the regional commission membership
22		shall consist of five members; namely, unless otherwise agreed to under chapter
23		54-40.3, may be in any of the following forms:
24		a. When the regional commission consists of a city, a county, and surrounding
25		townships, the regional commission must consist of one member from the
26		board of county commissioners, two one member from the rural region each
27		township affected, and <del>two</del> <u>one member</u> from the city, the members from
28		each to be appointed by the respective governing boards.
29		b. When the regional commission consists of all or part of two contiguous
30		counties and townships located within those two counties, the regional
31		commission consists of one member from each of the boards of county

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1		commissioners and one member from each township affected, the members
2		from each to be appointed jointly by the respective governing boards entering
3		into the agreement.
4		c. When the regional commission consists of one county and townships located
5		within that county, the regional commission consists of one member of the
6		county commission and one member from each township affected, the
7		members from each to be appointed jointly by the respective governing
8		boards entering into the agreement.
9	<u>2.</u>	The proportion of cost of regional planning, zoning, studies, attorneys' fees, and
10		surveys to be borne respectively by each of the said political subdivisions in the
11		region, must be such as may be agreed upon by their governing boards. The
12		regional commissions, when requested by the governing board of a political
13		subdivision in its region, may exercise any of the powers which are specified and
14		granted to counties, cities, or organized townships in matters of planning and
15		zoning. The jurisdiction of the regional commission is limited to the particular
16		planning or zoning project or other matter specifically delegated to the regional
17		commission, and does not otherwise limit the jurisdiction of the political subdivision
18		making the delegation. Upon organization of such commission, publication and
19		hearing procedures must be conducted pursuant to sections 11-33-08 and
20		11-33-09. Appeal from a decision of the commission may be taken to the district
21		court in accordance with the procedure provided in section 28-34-01.