Sixty-first Legislative Assembly of North Dakota

HOUSE BILL NO. 1026

Introduced by

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Legislative Council

(Agriculture Committee)

- 1 A BILL for an Act to provide for the control of noxious weeds; to amend sections 4-33-11 and
- 2 57-15-06.10 of the North Dakota Century Code, relating to pest control and consolidated levies;
- 3 to repeal chapter 63-01.1 of the North Dakota Century Code, relating to noxious weed control
- 4 and pest control; and to provide a penalty.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 4-33-11 of the North Dakota Century Code is amended and reenacted as follows:

4-33-11. Authority for financing local control programs - County pest coordinator.

- The governing body of any political subdivision may appropriate money for the control of pests under this chapter or chapter 63-01.1. If state funds are involved, the money must be expended according to control plans approved by the commissioner. The governing body of a political subdivision shall determine the portion, if any, of control program costs that should to be paid by the political subdivision. Costs of the control program may be paid by moneys in the emergency fund. If the emergency fund is not sufficient to carry out the program, the governing body may expend money from the general fund and in this event the governing body, except the governing body of a park district, upon approval of sixty percent of those voting in any special election or the next regularly scheduled primary or general election, may levy a tax during the following year upon all taxable property in the political subdivision to fully reimburse the general fund for the amount expended except that the levy may not exceed the limitation in subsection 1 of section 57-15-28.1.
- 2. The board of county commissioners for any county shall designate a person an individual to serve as county pest coordinator. The county weed control officer

1		may serve in that capacity if approved by the board of county commissioners. The
2		county pest coordinator shall administer local and private funds in cooperation with
3		state and federal pest control programs. When state funds are involved, the
4		county pest coordinator shall submit county and township control plans to the
5		agriculture commissioner for approval.
6	SEC	CTION 2. Definitions. As used in sections 2 through 33 of this Act:
7	<u>1.</u>	"Board member area" means a geographical area within the county from which a
8		member of the weed board is appointed.
9	<u>2.</u>	"City weed control officer" means an individual designated by a city weed board to
10		be responsible for the operation and enforcement of sections 2 through 33 of this
11		Act within the city.
12	<u>3.</u>	"Commissioner" means the agriculture commissioner or the commissioner's
13		designee.
14	<u>4.</u>	"Control" means to prevent a noxious weed from spreading by:
15		a. Suppressing its seeds or propogating parts; or
16		b. Destroying either the entire plant or its propagating parts.
17	<u>5.</u>	"County weed control officer" means an individual designated by the county weed
18		board to be responsible for the operation and enforcement of sections 2 through 33
19		of this Act within each county.
20	<u>6.</u>	"Noxious weed" means a plant propagated by either seed or vegetative parts and
21		determined to be injurious to public health, crops, livestock, land, or other property
22		<u>by:</u>
23		a. The commissioner in accordance with section 6 of this Act;
24		b. A county weed board in accordance with section 11 of this Act; or
25		c. A city weed board in accordance with section 22 of this Act.
26	<u>7.</u>	"Township road" means an improved public road that is:
27		a. Located outside of an incorporated city;
28		b. Not designated as part of a county, state, or federal-aid road system; and
29		c. Constructed, maintained, graded, and drained by the township, or by the
30		county if the township is unorganized.

1	SEC	CTION 3. Control of noxious weeds - Responsibility. Each person shall do all				
2	things nece	ssary and proper to control the spread of noxious weeds.				
3	SECTION 4. Noxious weed control - Agriculture commissioner - Powers. The					
4	commission	ner may enter upon any land in the state to perform duties and to exercise powers				
5	under section	ons 2 through 33 of this Act, including taking specimens of weeds or other materials,				
6	without the	consent of the landowner or other person responsible for the land and without being				
7	subject to a	ny action for trespass or damages, provided reasonable care is exercised.				
8	SEC	CTION 5. Noxious weed control - Agriculture commissioner - Duties. The				
9	commission	ner shall:				
10	<u>1.</u>	Maintain a state noxious weed list;				
11	<u>2.</u>	Direct the removal of a noxious weed from a county or city noxious weed list if the				
12		commissioner, after consultation with the respective weed board and the North				
13		Dakota state university extension service, determines there is insufficient				
14		justification for the continued inclusion of that particular noxious weed;				
15	<u>3.</u>	Except as otherwise provided, forward all signed complaints to the proper weed				
16		control authority; and				
17	<u>4.</u>	Call an annual meeting of all weed control officers to review noxious weed control				
18		efforts in this state.				
19	SEC	CTION 6. State noxious weed list - Compilation.				
20	<u>1.</u>	Before the commissioner may add a weed to or remove a weed from the state				
21		noxious weed list, the commissioner shall consult with the North Dakota state				
22		university extension service.				
23	<u>2.</u>	Before January 1, 2010, and at least every five years thereafter, the commissioner				
24		shall review the state noxious weed list. The commissioner shall provide each				
25		county and city weed board with at least fourteen days' notice of the time and place				
26		at which the list will be reviewed and, no later than fourteen days after conclusion				
27		of the review, shall provide each county and city weed board with written notice of				
28		any changes to the state noxious weed list.				
29	SEC	CTION 7. County weed board - Members - Terms - Compensation.				
30	<u>1.</u>	Each board of county commissioners shall:				
31		a. Establish contiguous county weed board member areas; or				

1 Determine that county weed board members must be appointed at large. b. 2 <u>2.</u> The board of county commissioners shall appoint a county weed board consisting 3 of three, five, or seven members. Members shall serve for a term of four years or 4 until their successors are appointed and qualified. The terms must be staggered 5 so that no more than two expire each year. 6 3. If the board of county commissioners has established county weed board member 7 areas as provided for in subsection 1, any qualified elector residing in the county 8 weed board member area is eligible to represent that area on the board. If the 9 board of county commissioners has determined that county weed board members 10 must be appointed at large as provided for in subsection 1, any qualified elector 11 residing in the county is eligible to serve on the county weed board. 12 <u>4.</u> A board member shall assume office at the first regular meeting of the county weed 13 board following that member's appointment. 14 The board of county commissioners shall remove a member of the county weed 5. 15 board for repeated unexcused failures to attend meetings, for refusal to act as a 16 board member, or for incapacity. If a vacancy occurs on a county weed board, the 17 board of county commissioners, at its next regular meeting, shall appoint an 18 individual who possesses the necessary qualifications to fill the unexpired term. 19 The county weed board shall elect a chairman and a vice chairman from 6. 20 among its members. 21 The county weed board shall appoint a secretary and a treasurer. The 22 secretary and treasurer need not be members of the board. 23 The board of county commissioners shall establish the rate of compensation for 7. 24 county weed board members. 25 **SECTION 8.** County weed board - Jurisdiction. The jurisdiction of a county weed 26 board extends to all land within the county but does not include any land within the corporate 27 limits of a city if that city has its own noxious weed control program under sections 2 through 33 28 of this Act. 29 **SECTION 9. County weed board - Powers.** A county weed board may:

1	<u>1.</u>	Exp	pend funds from all available sources if it determines that the extent of noxious				
2		wee	ed infestation on certain land is so severe that control efforts would place an				
3		<u>extr</u>	extreme financial burden on the landowner.				
4	<u>2.</u>	Em	ploy and compensate additional personnel to assist with noxious weed control				
5		effo	orts.				
6	SE	СТІО	N 10. County weed board - Duties. Each county weed board shall:				
7	<u>1.</u>	<u>lmp</u>	plement a program for the control of noxious weeds;				
8	<u>2.</u>	Pro	vide for the control of noxious weeds along county and township roads and				
9		alor	ng county highways;				
10	<u>3.</u>	Esta	ablish the time and place of regular board meetings;				
11	<u>4.</u>	Me	et at least once each year;				
12	<u>5.</u>	Kee	ep minutes of its board meetings and a complete record of all official acts;				
13	<u>6.</u>	Cor	ntrol and disburse all moneys received by the county from any source for				
14		nox	tious weed control;				
15	<u>7.</u>	<u>a.</u>	Provide for the compensation of its members and its secretary and treasurer;				
16		<u>b.</u>	Reimburse its members and its secretary and treasurer for actual and				
17			necessary expenses; and				
18		<u>C.</u>	Provide a mileage allowance at the same rate as that established for state				
19			employees; and				
20	<u>8.</u>	<u>a.</u>	Employ and provide for the compensation of a weed control officer;				
21		<u>b.</u>	Reimburse the weed control officer for actual and necessary expenses; and				
22		<u>C.</u>	Provide a mileage allowance at the same rate as that established for state				
23			employees.				
24	SE	CTIO	N 11. County weed board - Development of county weed list.				
25	<u>1.</u>	A c	ounty weed board may designate as noxious certain weeds that are not on the				
26		stat	te noxious weed list, provided the county weed board consults with the North				
27		Dak	kota state university extension service and that the designation is approved by				
28		the	commissioner.				
29	<u>2.</u>	Bef	ore January 1, 2010, and at least every five years thereafter, each county weed				
30		boa	ard shall review its noxious weed list and, by majority vote, may remove any				
31		wee	ed from its list. The county weed board shall provide the commissioner with at				

1			least fourteen days' notice of the time and place at which its list will be reviewed
2			and, no later than fourteen days after conclusion of the review, shall provide the
3			commissioner with written notice of any changes to the county list.
4		<u>3.</u>	A county weed board shall immediately remove any noxious weed from its list
5			when directed to do so by the commissioner in accordance with section 5 of this
6			Act.
7		SEC	CTION 12. County weed control officer - Membership on county weed board -
8	Emplo	yme	<u>nt.</u>
9		<u>1.</u>	A county weed control officer may serve as a member of the weed control board by
10			which the officer is employed if the officer is otherwise qualified to do so.
11		<u>2.</u>	An individual may be employed as a weed control officer by several weed boards
12			simultaneously.
13		SEC	CTION 13. County weed control officer - Powers. A county weed control officer
14	may er	nter u	upon any land within the jurisdiction of the officer to perform duties and to exercise
15	powers	s und	ler sections 2 through 31 of this Act, including taking specimens of weeds or other
16	materia	als, v	vithout the consent of the landowner or other person responsible for the land and
17	withou	t beir	ng subject to any action for trespass or damages, provided reasonable care is
18	exercis	sed.	
19		SEC	CTION 14. County weed control officer - Duties. The county weed control officer
20	shall:		
21		<u>1.</u>	Cooperate with the board and be responsible for the operation and enforcement of
22			this chapter within the county;
23		<u>2.</u>	Become acquainted with the location of noxious weeds within the county;
24		<u>3.</u>	Meet the pesticide certification requirements set forth in chapter 4-35;
25		<u>4.</u>	Encourage noxious weed control by all landowners and land occupants within the
26			county;
27		<u>5.</u>	Investigate all signed complaints received by the officer regarding noxious weeds;
28		<u>6.</u>	Post or publish in the official newspaper of the county any notices the
29			commissioner deems necessary to further noxious weed control under sections 2
30			through 33 of this Act;
31		<u>7.</u>	Prepare reports as requested by the commissioner; and

1	<u>8.</u>	Attend meetings called by the commissioner to further noxious weed control under				
2		sect	tions 2 through 33 of this Act.			
3	SEC	CTIO	N 15. County noxious weed control program - Payment of expenses - Mill			
4	levy autho	authorization.				
5	<u>1.</u>	<u>The</u>	board of county commissioners may pay the expenses of a county noxious			
6		wee	ed control program authorized under sections 2 through 33 of this Act from the			
7		cou	nty general fund, the noxious weed control fund, or both.			
8	<u>2.</u>	<u>a.</u>	The county weed board may annually certify to the board of county			
9			commissioners a tax, not to exceed two mills on the taxable valuation of all			
10			property in the county, other than that which lies within the boundaries of a			
11			city having a noxious weed control program under sections 2 through 33 of			
12			this Act.			
13		<u>b.</u>	In addition to the levy authorized in subdivision a, the board of county			
14			commissioners may levy an amount not to exceed two mills per dollar on the			
15			taxable valuation of all property in the county, other than that which lies within			
16			the boundaries of a city having a noxious weed control program under			
17			sections 2 through 33 of this Act.			
18		<u>C.</u>	The board of county commissioners shall levy the taxes authorized by this			
19			subsection and shall place those moneys in a separate fund designated as			
20			the noxious weed control fund, which is used to pay the expenses of a county			
21			noxious weed control program.			
22		<u>d.</u>	The tax may be levied in excess of the mill levy limit prescribed by law for			
23			general purposes.			
24	<u>3.</u>	For	purposes of this section, the expenses of a county noxious weed control			
25		prog	gram include compensation for and the reimbursement of expenses incurred by			
26		the	county weed board, the county weed control officer, and other employees of			
27		the	board, and expenses incurred in the provision of noxious weed control, as			
28		<u>auth</u>	norized by sections 2 through 33 of this Act.			
29	SEC	CTIO	N 16. State appropriations for noxious weed control - County share -			
30	Determinat	tion.				

1	<u>1.</u>	The	The commissioner shall consult with the county weed boards and develop a		
2		met	thod for the distribution to county weed boards of all moneys appropriated by		
3		the	state for noxious weed control, other than the landowner assistance grants		
4		prov	vided for in section 17 of this Act.		
5	<u>2.</u>	The	e method must:		
6		<u>a.</u>	Limit the amount that any county weed board is entitled to receive under this		
7			section to fifty percent of the board's actual expenditures under this section;		
8			and		
9		<u>b.</u>	Allow the commissioner to waive the limit provided for in this subsection if the		
10			commissioner determines that a noxious weed is seriously endangering areas		
11			of the county or the state.		
12	SEC	CTIO	N 17. State appropriations for noxious weed control - Landowner		
13	assistance	prog	gram.		
14	<u>1.</u>	The	e commissioner shall consult with representatives of county and city weed		
15		boa	ards and develop a formula for the distribution to eligible county weed boards		
16		and	l eligible city weed boards of all moneys appropriated by the state for the		
17		land	downer assistance program.		
18	<u>2.</u>	<u>a.</u>	The formula must require that county officials budget, from county sources, an		
19			amount equal to the revenue that could be raised by a levy of at least three		
20			mills for noxious weed control; provided, however, that this amount does not		
21			apply to property that lies within the boundaries of a city having a noxious		
22			weed control program under sections 2 through 33 of this Act.		
23		<u>b.</u>	The formula must require that city officials budget, from city sources, an		
24			amount equal to the revenue that could be raised by a levy of at least three		
25			mills for noxious weed control.		
26	<u>3.</u>	The	e formula must require that the landowner contribute an amount equal to at least		
27		twe	nty percent of the cost to be expended on behalf of the landowner. The formula		
28		may	y include payment-in-kind criteria by which the landowner's contribution may be		
29		<u>real</u>	lized.		
30	SEC	CTIO	N 18. Control of noxious weeds within cities. The governing body of any		
31	city having	a por	oulation of three thousand or more may establish a program for the control of		

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- 1 <u>noxious weeds within the jurisdictional limits of the city. If a program is not established, the</u>
- 2 county weed board shall administer a program for the city.
- 3 SECTION 19. <u>City weed board members Terms Compensation.</u>
- If the governing body of a city elects to establish a noxious weed control program,
 as authorized by section 18 of this Act, the governing body shall appoint a weed
 board consisting of three, five, or seven members.
 - 2. The term of office for a board member is four years or until a successor is appointed and qualified. The terms must be staggered so that no more than two expire each year.
 - 3. Any qualified elector residing within the city is eligible to serve on the board.
 - 4. A board member shall assume office at the first regular meeting of the city weed board following the member's appointment.
 - 5. The governing body of the city shall remove a member of the city weed board for repeated unexcused failures to attend meetings, for refusal to act as a board member, or for incapacity. If a vacancy occurs on a city weed board, the governing body of the city, at its next regular meeting, shall appoint an individual who possesses the necessary qualifications to fill the unexpired term.
 - 6. The city weed board shall elect a chairman and a vice chairman from among its members.
 - 7. The city weed board shall appoint a secretary and a treasurer. The secretary and treasurer need not be members of the board.
 - 8. The governing body of the city shall establish the rate of compensation for city weed board members.
 - **SECTION 20.** City weed board Powers. A city weed board may:
 - Expend funds from all available sources if it determines that the extent of noxious weed infestation on certain land is so severe that undertaking control efforts would place an extreme financial burden on the landowner.
 - Employ and compensate additional personnel to assist with noxious weed control efforts.
- 30 **SECTION 21.** City weed board Duties. Each city weed board shall:
- 31 1. Implement a program for the control of noxious weeds;

ı	<u>Z.</u>	Establish the time and place of regular board meetings;			
2	<u>3.</u>	Meet at least once each year;			
3	<u>4.</u>	<u>Kee</u>	Keep minutes of its meetings and a complete record of all official acts;		
4	<u>5.</u>	Con	trol and disburse all moneys received by the city from any source for noxious		
5		wee	ed control;		
6	<u>6.</u>	<u>a.</u>	Provide for the compensation of its members and its secretary and treasurer;		
7		<u>b.</u>	Reimburse its members and its secretary and treasurer for actual and		
8			necessary expenses; and		
9		<u>C.</u>	Provide a mileage allowance at the same rate as that established for state		
10			employees; and		
11	<u>7.</u>	<u>a.</u>	Employ and provide for the compensation of a weed control officer;		
12		<u>b.</u>	Reimburse the weed control officer for actual and necessary expenses; and		
13		<u>C.</u>	Provide a mileage allowance at the same rate as that established for state		
14			employees.		
15	SEC	CTION	N 22. City weed board - Development of city weed list - Review - Removal.		
16	<u>1.</u>	A cit	ty weed board may designate as noxious certain weeds that are not on the		
17		state	e or county noxious weed list, provided the city weed board first consults with		
18		the I	North Dakota state university extension service and that the designation is		
19		appı	roved by the commissioner.		
20	<u>2.</u>	Befo	ore January 1, 2010, and at least every five years thereafter, each city weed		
21		boa	rd shall review its noxious weed list and, by majority vote, may remove any		
22		wee	d from its list. The city weed board shall provide the commissioner with at		
23		leas	t fourteen days' notice of the time and place at which its list will be reviewed		
24		and.	, within fourteen days of the review, shall provide the commissioner with written		
25		notic	ce of any changes to the city list.		
26	<u>3.</u>	A cit	ty weed board immediately shall remove any noxious weed from the board's list		
27		whe	n directed to do so by the commissioner in accordance with section 5 of this		
28		Act.			
29	SEC	CTION	N 23. City weed control officer - Membership on city weed board -		
30	Employme	ent.			

I	<u>1.</u>	A city weed control officer may serve as a member of the weed control board by
2		which the officer is employed if the officer is otherwise qualified to do so.
3	<u>2.</u>	An individual may be employed as a weed control officer by several weed boards
4		simultaneously.
5	SEC	CTION 24. City weed control officer - Powers. A city weed control officer may
6	enter upon	any land within the jurisdiction of the officer to perform duties and to exercise
7	powers und	der sections 2 through 33 of this Act, including taking specimens of weeds or other
8	materials, v	vithout the consent of the landowner or other person responsible for the land and
9	without being	ng subject to any action for trespass or damages, provided reasonable care is
10	exercised.	
11	SEC	CTION 25. City weed control officer - Duties. The city weed control officer shall:
12	<u>1.</u>	Cooperate with the board and be responsible for the operation and enforcement of
13		sections 2 through 33 of this Act within the city;
14	<u>2.</u>	Become acquainted with the location of noxious weeds within the city;
15	<u>3.</u>	Meet the pesticide certification requirements set forth in chapter 4-35;
16	<u>4.</u>	Encourage noxious weed control by all landowners and land occupants within the
17		<u>city;</u>
18	<u>5.</u>	Investigate all signed complaints received by the officer regarding noxious weeds
19		within the city;
20	<u>6.</u>	Post or publish in the official newspaper of the city any notices the commissioner
21		deems necessary to further noxious weed control under sections 2 through 31 of
22		this Act;
23	<u>7.</u>	Prepare reports as requested by the commissioner; and
24	<u>8.</u>	Attend meetings called by the commissioner to further noxious weed control under
25		sections 2 through 33 of this Act.
26	SEC	CTION 26. City noxious weed control program - Payment of expenses - Mill
27	levy autho	<u>rization.</u>
28	<u>1.</u>	The governing body of a city may pay the expenses of a city noxious weed control
29		program authorized under sections 2 through 33 of this Act from the city general
30		fund, the noxious weed control fund, or both.

1	<u>Z.</u>	<u>a.</u>	The city weed board may annually certily to the governing body of a city a tax,		
2			not to exceed two mills on the taxable valuation of all property in the city.		
3		<u>b.</u>	In addition to the levy authorized in subdivision a, the governing body of a city		
4			may levy an amount not to exceed two mills per dollar on the taxable		
5			valuation of all property in the city.		
6		<u>C.</u>	The governing body of a city shall levy the taxes authorized by this subsection		
7			and shall place those moneys in a separate fund designated as the noxious		
8			weed control fund, which is used to pay the expenses of a city noxious weed		
9			control program.		
10		<u>d.</u>	The tax may be levied in excess of the mill levy limit prescribed by law for		
11			general purposes.		
12	<u>3.</u>	<u>For</u>	purposes of this section, the expenses of a city noxious weed control program		
13		<u>incl</u>	ude compensation for and the reimbursement of expenses incurred by the city		
14		wee	ed board, the city weed control officer, and other employees of the board, and		
15		<u>exp</u>	enses incurred in the provision of noxious weed control, as authorized by		
16		sect	tions 2 through 33 of this Act.		
17	SEC	CTIOI	N 27. Publicly owned land - Noxious weed control. Each state agency shall		
18	provide for	the c	ontrol of noxious weeds on land within its jurisdiction. If a state agency fails to		
19	9 control noxious weeds on land under its jurisdiction, the county weed board, upon approval of				
20	the commis	sione	er, may enter upon the land to control the noxious weeds. The state agency		
21	shall reimb	urse t	the county weed board for expenses incurred in controlling the noxious weeds,		
22	within thirty	days	after the agency receives the bill.		
23	SEC	CTIOI	N 28. Noxious weed control - Enforcement responsibilities of other		
24	agencies.	<u>Law</u>	enforcement agents shall cooperate with the commissioner, a weed control		
25	board, and	a we	ed control officer for the purpose of enforcing sections 2 through 33 of this Act.		
26	SEC	CTIOI	N 29. Entry upon land for noxious weed control purposes - Notices -		
27	Landowne	r righ	nts - Remedial requirements - Liens.		
28	<u>1.</u>	<u>a.</u>	If a county weed officer determines that any land other than that referenced in		
29			subsection 2 contains noxious weeds, the county weed control officer may		
30			serve upon the landowner written notice, either personally or by certified mail,		

1		requi	ining the landowner to control the noxious weeds within the time period
2		pres	cribed by the county weed control officer.
3	<u>b.</u>	The	notice must:
4		<u>(1)</u>	Specify the minimal remedial requirements;
5		<u>(2)</u>	Specify the time within which the landowner must meet the minimum
6			remedial requirements;
7		<u>(3)</u>	Specify that the landowner may be subject to penalties provided under
8			sections 2 through 33 of this Act if the landowner fails to comply with
9			the remedial requirements;
10		<u>(4)</u>	Include a statement of costs if the landowner fails to control the noxious
11			weeds and the county weed officer must provide for control of the
12			weeds; and
13		<u>(5)</u>	Provide that the landowner may stay any efforts by the county weed
14			officer to control noxious weeds on the land by requesting in writing that
15			the county weed board hold a hearing on the matter.
16	<u>C.</u>	The (county weed officer shall deliver a copy of the notice personally or
17		forwa	ard a copy of the notice by certified mail to any tenant, lessee, or operator
18		of the	e land on which the noxious weeds are located.
19	<u>d.</u>	If the	e landowner does not meet the minimum remedial requirements within the
20		time	specified in the notice and does not request a hearing on the matter by
21		the c	county weed board, the county weed control officer may cause the
22		noxio	ous weeds to be controlled and the expenses charged against the land of
23		the la	andowner. These expenses are part of the taxes to be levied against the
24		land	for the ensuing year and must be collected in the same manner as other
25		real e	estate taxes.
26	<u>e.</u>	If afte	er holding a hearing on the matter, the county weed board directs that the
27		noxio	ous weeds be controlled by the county weed officer, the landowner may
28		<u>appe</u>	eal the decision to the board of county commissioners. A decision by the
29		boar	d of county commissioners is final.
30	<u>f.</u>	If the	landowner does not appeal the decision to the board of county
31		comr	missioners, or if the board of county commissioners upholds the decision

1			of the	e county weed board, the county weed control officer may cause the
2			noxid	ous weeds to be controlled and any expenses incurred by the county
3			weed	d officer in controlling the weeds must be charged against the land of the
4			land	owner. These expenses are part of the taxes to be levied against the
5			land	for the ensuing year and must be collected in the same manner as other
6			real	estate taxes.
7	<u>2.</u>	<u>a.</u>	<u>lf a c</u>	city weed control officer determines that land within the officer's
8			juriso	diction contains noxious weeds, the officer may serve upon the landowner
9			writte	en notice either personally or by certified mail, requiring the landowner to
10			conti	rol the noxious weeds within the time period prescribed by the city weed
11			cont	rol officer.
12		<u>b.</u>	The	notice must:
13			<u>(1)</u>	Specify the minimal remedial requirements;
14			<u>(2)</u>	Specify the time within which the landowner must meet the minimum
15				remedial requirements;
16			<u>(3)</u>	Specify that the landowner may be subject to penalties provided under
17				sections 2 through 33 of this Act if the landowner fails to comply with
18				the remedial requirement;
19			<u>(4)</u>	Include a statement of costs if the landowner fails to control the noxious
20				weeds and the city weed officer must provide for control of the weeds;
21				<u>and</u>
22			<u>(5)</u>	Provide that the landowner may stay any efforts by the city weed officer
23				to control noxious weeds on the land, by requesting in writing that the
24				city weed board hold a hearing on the matter.
25		<u>C.</u>	The	city weed officer shall deliver a copy of the notice personally or forward a
26			сору	of the notice by certified mail to any tenant, lessee, or operator of the
27			land	on which the noxious weeds are located.
28		<u>d.</u>	If the	e landowner does not meet the minimum remedial requirements within the
29			time	specified in the notice and does not request a hearing on the matter by
30			the c	city weed board, the city weed control officer may cause the noxious
31			weed	ds to be controlled and the expenses charged against the land of the

Sixty-first Legislative Assembly 1 landowner. These expenses are part of the taxes to be levied against the 2 land for the ensuing year and must be collected in the same manner as other 3 real estate taxes. 4 If after holding a hearing on the matter the city weed board directs that the e. 5 noxious weeds be controlled by the city weed officer, the landowner may appeal the decision to the governing body of the city. A decision by the 6 7 governing body is final. 8 f. If the landowner does not appeal the decision to the governing body of the 9 city, or if the governing body of the city upholds the decision of the city weed 10 board, the city weed control officer may cause the noxious weeds to be 11 controlled and any expenses incurred by the city weed officer in controlling 12 the weeds must be charged against the land of the landowner. These 13 expenses are part of the taxes to be levied against the land for the ensuing 14 year and must be collected in the same manner as other real estate taxes. 15 **SECTION 30.** Quarantine - Declaration - Hearing - Penalty. 16 If the commissioner determines that a quarantine of this state or any portion 1.

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- 1. If the commissioner determines that a quarantine of this state or any portion thereof may be necessary to prevent the spread of noxious weeds, the commissioner shall schedule a public hearing on the matter and provide notice of the hearing by publishing its time, place, and date in the official newspaper of each county having land within the area of the proposed quarantine. If after the hearing the commissioner orders the imposition of a quarantine, the order must include the date by which or the circumstances under which the commissioner shall lift the quarantine order.
- 2. If the commissioner determines that the imposition of an emergency quarantine is necessary to prevent the spread of noxious weeds, the commissioner may impose such an order for a period not to exceed fourteen days. Within the fourteen-day period, the commissioner shall hold a public hearing as provided for in subsection 1 and determine whether a quarantine order under subsection 1 should be imposed.
- 3. Following the establishment of a quarantine, the movement of any product or material described in the quarantine order is subject to the order.

1	<u>4.</u>	<u>Any</u>	person who violates a quarantine order issued under this section is guilty of a		
2		<u>clas</u>	s B misdemeanor.		
3	SEC	CTION 31. Preventing the dissemination of noxious weeds - Penalty.			
4	<u>1.</u>	<u>a.</u>	A person may not willfully transport any material that contains noxious weed		
5			seeds or propagating parts, on a public road, in a manner that allows for the		
6			dissemination of noxious weeds.		
7		<u>b.</u>	A person may not willfully drive or transport any equipment, on a public road,		
8			in a manner that allows for the dissemination of noxious weeds.		
9		<u>C.</u>	A person may not willfully dispose of any material that contains noxious weed		
10			seeds or propagating parts in a manner that allows for the dissemination of		
11			noxious weeds.		
12	<u>2.</u>	<u>Any</u>	person who violates this section is guilty of a class B misdemeanor.		
13	SEC	OIT	N 32. <u>Civil penalty.</u>		
14	<u>1.</u>	<u>a.</u>	In addition to any other penalties provided for in sections 2 through 33 of this		
15			Act, a person who violates sections 2 through 33 of this Act or any rules		
16			adopted under this chapter is subject to a civil penalty in an amount not to		
17			exceed eighty dollars per day for each day of violation, subject to a maximum		
18			penalty of four thousand dollars per year.		
19		<u>b.</u>	Penalties imposed upon a landowner for failing to comply with the remedial		
20			requirements, as set forth in section 29 of this Act, are a lien against the		
21			property of the landowner from the day the notice is delivered to the		
22			landowner under section 29 of this Act.		
23	<u>2.</u>	All p	enalties collected under this section must be credited to the noxious weed		
24		cont	rol fund of:		
25		<u>a.</u>	The city in which the violation occurred if the city has a noxious weed control		
26			program under sections 2 through 33 of this Act; or		
27		<u>b.</u>	The county in which the violation occurred.		
28	<u>3.</u>	<u>Any</u>	penalties provided for under this section may be adjudicated by a court, a		
29		cour	nty weed board, or a city weed board after a hearing.		

1	<u>4.</u>	<u>An a</u>	aggrieved person may appeal the imposition of a penalty by a county weed
2		<u>boa</u>	rd to the board of county commissioners. An aggrieved person may appeal the
3		<u>imp</u>	osition of a penalty by a city weed board to the governing body of the city.
4	SEC	CTIO	N 33. Action on complaint - Request for hearing.
5	<u>1.</u>	<u>a.</u>	If an individual filed a signed complaint with a county weed board or the
6			county weed control officer and if the individual believes that the complaint
7			has not been addressed satisfactorily within twenty-one days from the date of
8			the complaint, the individual may file a written request for a hearing with the
9			board of county commissioners.
10		<u>b.</u>	Upon receiving a request for a hearing, the board of county commissioners
11			shall schedule a public hearing within twenty-one days and shall provide
12			notice of the hearing by publishing its time, place, and date in the official
13			newspaper of the county.
14		<u>C.</u>	Within fourteen days after the hearing, the board of county commissioners
15			shall issue a determination regarding the matter and shall issue appropriate
16			directives to the county weed board.
17		<u>d.</u>	A decision by the board of county commissioners under this section is final.
18	<u>2.</u>	<u>a.</u>	If an individual filed a signed complaint with a city weed board or the city weed
19			control officer and if the individual believes that the complaint has not been
20			addressed satisfactorily within twenty-one days from the date of the
21			complaint, the individual may file a written request for a hearing with the
22			governing body of the city.
23		<u>b.</u>	Upon receiving a request for a hearing, the governing body of the city shall
24			schedule a public hearing and shall provide notice of the hearing by
25			publishing its time, place, and date in the official newspaper of the county.
26		<u>C.</u>	Within fourteen days after the hearing, the governing body of the city shall
27			issue a determination regarding the matter and shall issue appropriate
28			directives to the city weed board.
29		<u>d.</u>	A decision by the governing body of the city under this section is final.
30	SECTION 34. AMENDMENT. Section 57-15-06.10 of the North Dakota Century Code		
31	is amended and reenacted as follows:		

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57-15-06.10. Optional consolidation of county mill levies.

- 1. In lieu of determining its general fund levy limitation under section 57-15-01.1 or 57-15-06, a county may determine its general fund levy authority as provided in this section. A county may consolidate the levies provided for under sections 4-02-26, 4-02-27, 4-02-27.1, 4-02-27.2, 4-02-37, 4-08-15, 4-08-15.1, 4-16-02, 4-33-11, 11-11-24, 11-11-53, 11-11-60, 11-11-65, 11-11.1-06, 11-28-06, 18-07-01, 24-05-01, 32-12.1-08, 40-38-02, 40-57.2-04, 49-17.2-21, 52-09-08, 57-15-06.4, 57-15-06.5, 57-15-06.6, 57-15-06.9, 57-15-10.1, 57-15-27.2, 57-15-54, 57-15-59, 57-47-04, and 61-04.1-26, and 63-01.1-06 section 15 of this Act, with its general fund levy under section 57-15-06 to provide for a county general fund levy which may not exceed one hundred thirty-four mills on the dollar of taxable valuation of the county. A county that elects to determine its general fund levy authority under this section may not impose separate levies under the sections listed in this subsection and may not increase the number of mills levied in any one year over the number levied in the previous year by more than the increase in the consumer price index for all urban consumers, all items, United States city average, as completed by the United States department of labor, bureau of labor statistics.
- 2. The consolidation of mill levies under subsection 1 may be accomplished by resolution of the board of county commissioners, subject to the right of referendum by the county electors. The board of county commissioners may by majority vote adopt a preliminary resolution providing for the consolidated levy. The board shall publish the preliminary resolution in the official newspaper of the county, at least once during two different weeks within the thirty-day period immediately following the adoption of the preliminary resolution. The board of county commissioners shall hold at least one public hearing and receive comments regarding the consolidation of mill levies. The preliminary resolution may be referred to the qualified electors of the county by a petition protesting the consolidation. The petition must be signed by ten percent or more of the total number of qualified electors of the county voting for governor at the most recent gubernatorial election, and filed with the county auditor before four p.m. on the ninetieth day after the preliminary resolution is adopted. If the petition contains the signatures of a

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sufficient number of qualified electors, the board of county commissioners shall rescind the preliminary resolution or submit the resolution to a vote of the qualified electors of the county at the next regular election or at a special election called by the board of county commissioners to address the question. If a majority of the qualified electors voting on the question approve the resolution, the consolidation becomes effective for the next tax year and subsequent tax years. If a petition protesting the consolidation is not submitted within ninety days, the board of county commissioners shall consider the comments received regarding the consolidation and either adopt a final resolution implementing the consolidation or rescind the preliminary resolution. The consolidation of mill levies may be reversed by resolution of the board of county commissioners following the same procedure provided for implementation of the consolidation or by a majority vote of the qualified electors of the county voting on the question pursuant to submission of a petition to reverse the consolidation signed by ten percent or more of the total number of qualified electors of the county voting for governor at the most recent gubernatorial election.

3. A contractual obligation entered by a county with respect to a dedicated mill levy may not be impaired as a result of consolidation of levies under this section.

SECTION 35. Chapter 63-01.1 of the North Dakota Century Code is repealed.