JOURNAL OF THE HOUSE

Sixty-first Legislative Assembly

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Bismarck, April 8, 2009

The House convened at 12:30 p.m., with Speaker Monson presiding.

The prayer was offered by Pastor Curtis Chaffee, New Song Community Church, Bismarck.

The roll was called and all members were present except Representatives Brandenburg and Ekstrom.

A quorum was declared by the Speaker.

POINT OF PERSONAL PRIVILEGE

REP. KRETSCHMAR: Mr. Speaker: I rise on a point of personal privilege.

Rep. Brandenburg and I wish to congratulate the Linton Lions boys basketball team for winning the 2009 North Dakota High School Class B state basketball tournament in Minot.

The Lions were undefeated in the 2008-2009 season which culminated in their state championship victory over a scrappy Dakota Prairie team. Earlier the Lions had defeated a very strong Watford City team in the first round, and then beat the North Sargent team in the semi-finals. Linton earned its third Class B state championship in 2009, in which Justin Purintum was named player of the game in the championship game, and he and Trent Roemmich were named to the All Tournament team.

Coach Dan Carr, who is one of the finest high school basketball coaches in North Dakota, also deserves much credit for the Lions accomplishments. He has coached teams of the three championships Linton has won, as well as many other fine Linton teams over the years, and we hope that he will continue to do so.

When the Linton team returned home after their state championship win, the town had planned a celebration of the victory, but because of the flooding of Beaver Creek, there was much work to be done in Linton and the team and coaches joined in those activities right away. The celebration will come along later.

Again we extend congratulations to the Linton team which is typical of the young people of this great state. Thank you, Mr. Speaker.

MOTION

REP. VIGESAA MOVED that the remarks of Rep. Kretschmar be printed in the Journal, which motion prevailed.

SIXTH ORDER OF BUSINESS

REP. KALDOR REQUESTED that the amendments on the Sixth order of business to Engrossed SB 2063 be heard separately, which request was granted.

SIXTH ORDER OF BUSINESS

SPEAKER MONSON DEEMED approval of the amendments to Engrossed SB 2021, Engrossed SB 2162, and Engrossed SCR 4030.

Engrossed SB 2021, Engrossed SB 2162, and Engrossed SCR 4030, as amended, were placed on the Fourteenth order of business on the calendar for the succeeding legislative day.

SIXTH ORDER OF BUSINESS

SB 2063, as engrossed: REP. NELSON (Appropriations Committee) MOVED that the amendments on HJ pages 1247-1251 be adopted and then be placed on the Fourteenth order with DO PASS.

REQUEST

REP. ONSTAD REQUESTED a recorded roll call vote on the motion to adopt the proposed amendments to Engrossed SB 2063, which request was granted.

ROLL CALL

The question being the motion to adopt the amendments to Engrossed SB 2063, the roll was called and there were 57 YEAS, 34 NAYS, 0 EXCUSED, 3 ABSENT AND NOT VOTING.

YEAS: Bellew; Belter; Berg; Boe; Boehning; Carlson; Clark; Dahl; Damschen; DeKrey; Delmore; Delzer; Dosch; Drovdal; Frantsvog; Froseth; Grande; Hatlestad; Hawken; Headland; Heller; Hofstad; Johnson, D.; Johnson, N.; Karls; Kasper; Kelsch, R.; Kempenich; Kingsbury; Klein; Klemin; Koppelman; Kreidt; Kretschmar; Meier, L.; Nathe; Nelson; Nottestad; Pietsch; Pollert; Porter; Ruby; Rust; Schatz; Skarphol; Sukut; Svedjan; Thoreson; Uglem; Vigesaa; Wald; Wall; Weiler; Weisz; Wieland; Wrangham; Speaker Monson

NAYS: Amerman; Boucher; Conrad; Froelich; Glassheim; Griffin; Gruchalla; Hanson; Holman; Hunskor; Kaldor; Keiser; Kelsh, J.; Kelsh, S.; Kerzman; Kilichowski; Kroeber; Martinson; Metcalf; Meyer, S.; Mock; Mueller; Myxter; Onstad; Pinkerton; Potter; Schmidt; Schneider; Thorpe; Vig; Williams; Winrich; Wolf; Zaiser

ABSENT AND NOT VOTING: Brandenburg; Conklin; Ekstrom

The motion to adopt the amendments to Engrossed SB 2063 passed.

SECOND READING OF SENATE BILL

SB 2266: A BILL for an Act to amend and reenact section 15-11-39 of the North Dakota Century Code, relating to the nursing education consortium; to provide a statement of legislative intent; to provide an appropriation; and to provide a continuing appropriation.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, and has committee recommendation of DO PASS, the roll was called and there were 90 YEAS, 0 NAYS, 0 EXCUSED, 4 ABSENT AND NOT VOTING.

YEAS: Amerman; Bellew; Belter; Berg; Boe; Boucher; Carlson; Clark; Conklin; Conrad; Dahl; Damschen; DeKrey; Delmore; Delzer; Dosch; Drovdal; Frantsvog; Froelich; Froseth; Glassheim; Grande; Griffin; Gruchalla; Hanson; Hatlestad; Hawken; Headland; Heller; Hofstad; Holman; Hunskor; Johnson, D.; Johnson, N.; Kaldor; Karls; Kasper; Keiser; Kelsch, R.; Kelsh, J.; Kelsh, S.; Kempenich; Kerzman; Kilichowski; Kingsbury; Klein; Klemin; Koppelman; Kreidt; Kretschmar; Kroeber; Martinson; Meier, L.; Metcalf; Meyer, S.; Mock; Mueller; Myxter; Nathe; Nelson; Nottestad; Onstad; Pietsch; Pinkerton; Pollert; Porter; Potter; Ruby; Rust; Schatz; Schmidt; Schneider; Sukut; Svedjan; Thoreson; Thorpe; Uglem; Vig; Vigesaa; Wald; Wall; Weiler; Weisz; Wieland; Williams; Winrich; Wolf; Wrangham; Zaiser; Speaker Monson

ABSENT AND NOT VOTING: Boehning; Brandenburg; Ekstrom; Skarphol

Reengrossed SB 2266, as amended, passed and the title was agreed to.

SECOND READING OF SENATE BILL

SB 2336: A BILL for an Act to amend and reenact section 54-35-02.7 of the North Dakota Century Code, relating to the creation of a legislative overview committee for water-related topics; and to provide an expiration date.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, and has committee recommendation of DO PASS, the roll was called and there were 89 YEAS, 0 NAYS, 0 EXCUSED, 5 ABSENT AND NOT VOTING.

YEAS: Amerman; Bellew; Berg; Boe; Boehning; Boucher; Carlson; Clark; Conklin; Conrad; Dahl; Damschen; DeKrey; Delmore; Delzer; Dosch; Drovdal; Frantsvog; Froelich; Froseth; Glassheim; Grande; Griffin; Gruchalla; Hanson; Hatlestad; Hawken; Headland; Heller; Hofstad; Holman; Hunskor; Johnson, D.; Johnson, N.; Kaldor; Karls; Kasper; Keiser; Kelsch, R.; Kelsh, J.; Kelsh, S.; Kempenich; Kerzman; Kilichowski; Kingsbury; Klein; Klemin; Koppelman; Kreidt; Kretschmar; Kroeber; Martinson; Meier, L.; Meyer, S.; Mock; Mueller; Myxter; Nathe; Nelson; Nottestad; Onstad; Pietsch; Pinkerton; Pollert; Porter; Potter; Ruby; Rust; Schatz; Schmidt; Schneider; Sukut; Svedjan; Thoreson; Thorpe; Uglem; Vig; Vigesaa; Wald; Wall; Weiler; Weisz; Wieland; Williams; Winrich; Wolf; Wrangham; Zaiser; Speaker Monson

Engrossed SB 2336, as amended, passed and the title was agreed to.

SECOND READING OF SENATE BILL

SB 2027: A BILL for an Act to amend and reenact section 40-47-01.1 of the North Dakota Century Code, relating to extraterritorial zoning jurisdiction of cities; and to provide for application.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, and has committee recommendation of DO PASS, the roll was called and there were 91 YEAS, 1 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Amerman; Bellew; Belter; Berg; Boe; Boehning; Boucher; Clark; Conklin; Conrad; Dahl; Damschen; DeKrey; Delmore; Delzer; Dosch; Drovdal; Frantsvog; Froelich; Froseth; Glassheim; Grande; Griffin; Gruchalla; Hanson; Hatlestad; Hawken; Headland; Heller; Hofstad; Holman; Hunskor; Johnson, D.; Johnson, N.; Kaldor; Karls; Kasper; Keiser; Kelsch, R.; Kelsh, J.; Kelsh, S.; Kempenich; Kerzman; Kilichowski; Kingsbury; Klein; Klemin; Koppelman; Kreidt; Kretschmar; Kroeber; Martinson; Meier, L.; Metcalf; Meyer, S.; Mock; Mueller; Myxter; Nathe; Nelson; Nottestad; Onstad; Pietsch; Pinkerton; Pollert; Porter; Potter; Ruby; Rust; Schatz; Schmidt; Schneider; Skarphol; Sukut; Svedjan; Thoreson; Thorpe; Uglem; Vig; Vigesaa; Wald; Wall; Weiler; Weisz; Wieland; Williams; Winrich; Wolf; Wrangham; Zaiser; Speaker Monson

NAYS: Carlson

ABSENT AND NOT VOTING: Brandenburg; Ekstrom

Engrossed SB 2027, as amended, passed and the title was agreed to.

SECOND READING OF SENATE BILL

SB 2342: A BILL for an Act providing an appropriation for defraying the expenses associated with the control of Johne's disease

ROLL CALL

The question being on the final passage of the amended bill, which has been read, and has committee recommendation of DO PASS, the roll was called and there were 76 YEAS, 15 NAYS, 0 EXCUSED, 3 ABSENT AND NOT VOTING.

YEAS: Amerman; Belter; Berg; Boe; Boehning; Boucher; Carlson; Clark; Conklin; Conrad; Dahl; Damschen; DeKrey; Delmore; Drovdal; Frantsvog; Froelich; Glassheim; Grande; Griffin; Gruchalla; Hanson; Hatlestad; Hawken; Headland; Heller; Hofstad; Holman; Hunskor; Johnson, D.; Johnson, N.; Kaldor; Karls; Keiser; Kelsch, R.; Kelsh, J.; Kelsh, S.; Kempenich; Kerzman; Kilichowski; Kingsbury; Klein; Klemin; Kreidt; Kretschmar; Kroeber; Martinson; Meier, L.; Metcalf; Meyer, S.; Mock; Mueller; Myxter; Nelson; Nottestad; Onstad; Pietsch; Pinkerton; Pollert; Porter; Potter; Rust; Schatz; Schmidt; Schneider; Sukut; Thorpe; Uglem; Vig; Wall; Weisz; Winrich; Wolf; Wrangham; Zaiser; Speaker Monson

NAYS: Bellew; Delzer; Dosch; Froseth; Kasper; Koppelman; Nathe; Ruby; Skarphol; Svedjan; Thoreson; Vigesaa; Wald; Weiler; Wieland

ABSENT AND NOT VOTING: Brandenburg; Ekstrom; Williams

Engrossed SB 2342, as amended, passed and the title was agreed to.

SECOND READING OF SENATE BILL

SB 2373: A BILL for an Act to amend and reenact section 5-03-08 of the North Dakota Century Code, relating to a grape and wine program fund and committee; to provide for a report to the legislative assembly; to provide a continuing appropriation; and to provide an expiration date.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, and has committee recommendation of DO PASS, the roll was called and there were 82 YEAS, 8 NAYS, 0 EXCUSED, 4 ABSENT AND NOT VOTING.

YEAS: Amerman; Belter; Berg; Boe; Boehning; Clark; Conklin; Conrad; DeKrey; Delmore; Dosch; Drovdal; Frantsvog; Froelich; Froseth; Glassheim; Grande; Griffin; Gruchalla; Hanson; Hatlestad; Hawken; Headland; Heller; Hofstad; Holman; Hunskor; Johnson, D.; Johnson, N.; Kaldor; Karls; Kasper; Keiser; Kelsch, R.; Kelsh, J.; Kelsh, S.; Kempenich; Kerzman; Kilichowski; Kingsbury; Klein; Klemin; Koppelman; Kreidt; Kretschmar; Kroeber; Martinson; Meier, L.; Metcalf; Meyer, S.; Mock; Mueller; Myxter; Nelson; Nottestad; Onstad; Pietsch; Pinkerton; Pollert; Porter; Potter; Ruby; Rust; Schatz; Schmidt; Schneider; Skarphol; Sukut; Svedjan; Thoreson; Thorpe; Uglem; Vig; Wald; Weiler; Weisz; Wieland; Winrich; Wolf; Wrangham; Zaiser; Speaker Monson

NAYS: Bellew; Carlson; Dahl; Damschen; Delzer; Nathe; Vigesaa; Wall

ABSENT AND NOT VOTING: Boucher; Brandenburg; Ekstrom; Williams

SB 2373, as amended, passed and the title was agreed to.

SECOND READING OF SENATE BILL

SB 2391: A BILL for an Act to amend and reenact section 50-06-26 of the North Dakota Century Code, relating to the alternatives-to-abortion services program; to provide for reports to the legislative council; and to provide an appropriation.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, and has committee recommendation of DO PASS, the roll was called and there were 92 YEAS, 0 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Amerman; Bellew; Belter; Berg; Boe; Boehning; Boucher; Carlson; Clark; Conklin; Conrad; Dahl; Damschen; DeKrey; Delmore; Delzer; Dosch; Drovdal; Frantsvog; Froelich; Froseth; Glassheim; Grande; Griffin; Gruchalla; Hanson; Hatlestad; Hawken; Headland; Heller; Hofstad; Holman; Hunskor; Johnson, D.; Johnson, N.; Kaldor; Karls; Kasper; Keiser; Kelsch, R.; Kelsh, J.; Kelsh, S.; Kempenich; Kerzman; Kilichowski; Kingsbury; Klein; Klemin; Koppelman; Kreidt; Kretschmar; Kroeber; Martinson; Meier, L.; Metcalf; Meyer, S.; Mock; Mueller; Myxter; Nathe; Nelson; Nottestad; Onstad; Pietsch; Pinkerton; Pollert; Porter; Potter; Ruby; Rust; Schatz; Schmidt; Schneider; Skarphol; Sukut; Svedjan; Thoreson; Thorpe; Uglem; Vig; Vigesaa; Wald; Wall; Weiler; Weisz; Wieland; Williams; Winrich; Wolf; Wrangham; Zaiser; Speaker Monson

ABSENT AND NOT VOTING: Brandenburg; Ekstrom

SB 2391, as amended, passed and the title was agreed to.

SECOND READING OF SENATE BILL

SB 2319: A BILL for an Act to amend and reenact sections 16.1-07-04, 16.1-07-06, 16.1-07-08, 16.1-07-12, 16.1-07-12.1, 16.1-07-15, 16.1-11.1-02, 16.1-11.1-05, 16.1-12-02, 16.1-12-02.1, 16.1-12-02.2, and 16.1-12-02.3 of the North Dakota Century Code, relating to absentee voting, mail ballot voting, certificates of nomination by petition for president, write-in votes, and certificates of nomination by petition for independent candidates.

ROLL CALL

The question being on the final passage of the bill, which has been read, and has committee recommendation of DO PASS, the roll was called and there were 62 YEAS, 30 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Amerman; Berg; Boe; Boucher; Conklin; Conrad; Dahl; DeKrey; Delmore; Dosch; Frantsvog; Froelich; Froseth; Glassheim; Griffin; Gruchalla; Hanson; Hatlestad; Hawken; Hofstad; Holman; Hunskor; Johnson, D.; Johnson, N.; Kaldor; Karls; Keiser; Kelsch, R.; Kelsh, J.; Kelsh, S.; Kerzman; Kilichowski; Kingsbury; Klemin; Kretschmar; Kroeber; Martinson; Meier, L.; Metcalf; Meyer, S.; Mock; Mueller; Myxter; Nathe; Nelson; Nottestad; Onstad; Pietsch; Pinkerton; Porter; Potter; Schneider; Sukut; Thorpe; Uglem; Vig; Vigesaa; Wall; Williams; Winrich; Wolf; Zaiser

NAYS: Bellew; Belter; Boehning; Carlson; Clark; Damschen; Delzer; Drovdal; Grande; Headland; Heller; Kasper; Kempenich; Klein; Koppelman; Kreidt; Pollert; Ruby; Rust; Schatz; Schmidt; Skarphol; Svedjan; Thoreson; Wald; Weiler; Weisz; Wieland; Wrangham; Speaker Monson

ABSENT AND NOT VOTING: Brandenburg; Ekstrom

Engrossed SB 2319 passed and the title was agreed to.

SECOND READING OF SENATE BILL

SB 2425: A BILL for an Act to create and enact a new subsection to section 54-44-04 of the North Dakota Century Code, relating to requiring the director of the office of management and budget to develop a report for the construction of all facilities occupied by state agencies on the capitol grounds.

ROLL CALL

The question being on the final passage of the bill, which has been read, and has committee recommendation of DO PASS, the roll was called and there were 75 YEAS, 15 NAYS, 0 EXCUSED, 4 ABSENT AND NOT VOTING.

YEAS: Amerman; Berg; Boe; Clark; Conklin; Conrad; Dahl; Damschen; DeKrey; Delmore; Drovdal; Frantsvog; Froelich; Glassheim; Griffin; Gruchalla; Hanson; Hatlestad; Hawken; Heller; Hofstad; Holman; Hunskor; Johnson, D.; Johnson, N.; Kaldor; Keiser; Kelsch, R.; Kelsh, J.; Kelsh, S.; Kempenich; Kerzman; Kilichowski; Kingsbury; Klein; Klemin; Koppelman; Kreidt; Kretschmar; Kroeber; Martinson; Meier, L.; Metcalf; Meyer, S.; Mock; Mueller; Myxter; Nathe; Nelson; Nottestad; Onstad; Pietsch; Pinkerton; Porter; Potter; Ruby; Rust; Schmidt; Schneider; Sukut; Svedjan; Thoreson; Thorpe; Uglem; Vig; Wald; Wall; Weisz; Wieland; Williams; Winrich; Wolf; Wrangham; Zaiser; Speaker Monson

NAYS: Bellew; Belter; Boehning; Delzer; Dosch; Froseth; Grande; Headland; Karls; Kasper; Pollert; Schatz; Skarphol; Vigesaa; Weiler

ABSENT AND NOT VOTING: Boucher; Brandenburg; Carlson; Ekstrom

Engrossed SB 2425 passed and the title was agreed to.

SECOND READING OF SENATE CONCURRENT RESOLUTION

SCR 4013: A concurrent resolution for the amendment of section 13 of article I of the Constitution of North Dakota, relating to an exception of the right to trial by jury.

ROLL CALL

The question being on the final passage of the resolution, which has been read, and has committee recommendation of DO NOT PASS, the roll was called and there were 6 YEAS, 86 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Bellew; Berg; Gruchalla; Ruby; Schatz; Zaiser

NAYS: Amerman; Belter; Boe; Boehning; Boucher; Carlson; Clark; Conklin; Conrad; Dahl; Damschen; DeKrey; Delmore; Delzer; Dosch; Drovdal; Frantsvog; Froelich; Froseth; Glassheim; Grande; Griffin; Hanson; Hatlestad; Hawken; Headland; Heller; Hofstad; Holman; Hunskor; Johnson, D.; Johnson, N.; Kaldor; Karls; Kasper; Keiser; Kelsch, R.; Kelsh, J.; Kelsh, S.; Kempenich; Kerzman; Kilichowski; Kingsbury; Klein; Klemin; Koppelman; Kreidt; Kretschmar; Kroeber; Martinson; Meier, L.; Metcalf; Meyer, S.; Mock; Mueller; Myxter; Nathe; Nelson; Nottestad; Onstad; Pietsch; Pinkerton; Pollert; Porter; Potter; Rust; Schmidt; Schneider; Skarphol; Sukut; Svedjan; Thoreson; Thorpe; Uglem; Vig; Vigesaa; Wald; Wall; Weiler; Weisz; Wieland; Williams; Winrich; Wolf; Wrangham; Speaker Monson

ABSENT AND NOT VOTING: Brandenburg; Ekstrom

SCR 4013 was declared lost.

SECOND READING OF SENATE CONCURRENT RESOLUTION

SCR 4027: A concurrent resolution directing the Legislative Council to study the leasing of state lands.

ROLL CALL

The question being on the final passage of the resolution, which has been read, and has committee recommendation of DO PASS, the roll was called and there were 52 YEAS, 40 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Amerman; Belter; Berg; Boe; Boucher; Conklin; Conrad; DeKrey; Frantsvog; Froelich; Glassheim; Griffin; Gruchalla; Headland; Heller; Holman; Hunskor; Johnson, D.; Johnson, N.; Kaldor; Karls; Keiser; Kelsh, J.; Kelsh, S.; Kempenich; Kerzman; Kilichowski; Kingsbury; Klein; Klemin; Koppelman; Kreidt; Kretschmar; Metcalf; Meyer, S.; Mock; Mueller; Myxter; Nelson; Onstad; Pietsch; Potter; Schmidt; Schneider; Uglem; Vig; Wald; Wieland; Williams; Winrich; Wolf; Zaiser

NAYS: Bellew; Boehning; Carlson; Clark; Dahl; Damschen; Delmore; Delzer; Dosch; Drovdal; Froseth; Grande; Hanson; Hatlestad; Hawken; Hofstad; Kasper; Kelsch, R.; Kroeber; Martinson; Meier, L.; Nathe; Nottestad; Pinkerton; Pollert; Porter; Ruby; Rust; Schatz; Skarphol; Sukut; Svedjan; Thoreson; Thorpe; Vigesaa; Wall; Weiler; Weisz; Wrangham; Speaker Monson

ABSENT AND NOT VOTING: Brandenburg; Ekstrom

SCR 4027 was declared adopted and the title was agreed to.

SECOND READING OF SENATE BILL

SB 2046: A BILL for an Act to create and enact a new section to chapter 23-01 of the North Dakota Century Code, relating to surveys during construction or renovation projects of health facilities licensed by the state department of health; and to declare an emergency.

ROLL CALL

The question being on the final passage of the bill, which has been read, and has committee recommendation of DO PASS, the roll was called and there were 78 YEAS, 14 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Amerman; Belter; Berg; Boe; Boucher; Conklin; Conrad; Dahl; Damschen; DeKrey; Delmore; Delzer; Drovdal; Frantsvog; Froelich; Glassheim; Grande; Griffin; Gruchalla; Hanson; Hawken; Headland; Heller; Hofstad; Holman; Hunskor; Johnson, D.; Johnson, N.; Kaldor; Karls; Kasper; Keiser; Kelsch, R.; Kelsh, J.; Kelsh, S.; Kempenich; Kerzman; Kilichowski; Kingsbury; Klemin; Koppelman; Kreidt; Kretschmar; Kroeber; Martinson; Metcalf; Meyer, S.; Mock; Mueller; Myxter; Nathe; Nelson; Nottestad; Onstad; Pietsch; Pinkerton; Pollert; Porter; Potter; Ruby; Schatz; Schmidt; Schneider; Skarphol; Svedjan; Thoreson; Thorpe; Uglem; Vig; Wald; Weisz; Wieland; Williams; Winrich; Wolf; Wrangham; Zaiser; Speaker Monson

NAYS: Bellew; Boehning; Carlson; Clark; Dosch; Froseth; Hatlestad; Klein; Meier, L.; Rust; Sukut; Vigesaa; Wall; Weiler

ABSENT AND NOT VOTING: Brandenburg; Ekstrom

Reengrossed SB 2046 passed, the title was agreed to, and the emergency clause was declared carried.

SECOND READING OF SENATE BILL

SB 2005: A BILL for an Act to provide an appropriation for defraying the expenses of the Indian affairs commission; to provide for a contingent appropriation; and to declare an emergency.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, and has committee recommendation of DO PASS, the roll was called and there were 86 YEAS, 5 NAYS, 0 EXCUSED, 3 ABSENT AND NOT VOTING.

YEAS: Amerman; Belter; Berg; Boe; Boehning; Boucher; Carlson; Clark; Conklin; Conrad; Dahl; Damschen; DeKrey; Delmore; Dosch; Frantsvog; Froelich; Froseth; Glassheim; Grande; Griffin; Gruchalla; Hanson; Hatlestad; Hawken; Headland; Hofstad; Holman; Hunskor; Johnson, D.; Johnson, N.; Kaldor; Karls; Kasper; Keiser; Kelsch, R.; Kelsh, J.; Kelsh, S.; Kerzman; Kilichowski; Kingsbury; Klein; Klemin; Koppelman; Kreidt; Kretschmar; Kroeber; Martinson; Meier, L.; Metcalf; Meyer, S.; Mock; Mueller; Myxter; Nathe; Nelson; Nottestad; Onstad; Pietsch; Pinkerton; Pollert; Porter; Potter; Ruby; Rust; Schatz; Schmidt; Schneider; Skarphol; Sukut; Svedjan; Thoreson; Thorpe; Uglem; Vig; Vigesaa; Wald; Wall; Weiler; Wieland; Williams; Winrich; Wolf; Wrangham; Zaiser; Speaker Monson

NAYS: Bellew; Delzer; Drovdal; Kempenich; Weisz

ABSENT AND NOT VOTING: Brandenburg; Ekstrom; Heller

SB 2005, as amended, passed, the title was agreed to, and the emergency clause was declared carried.

MESSAGE TO THE SENATE FROM THE HOUSE (BUELL J. REICH, CHIEF CLERK) MR. PRESIDENT: The House has failed to pass unchanged: SCR 4013.

MESSAGE TO THE SENATE FROM THE HOUSE (BUELL J. REICH, CHIEF CLERK) MR. PRESIDENT: The House has amended, subsequently passed, and the emergency clause carried: SB 2005.

MESSAGE TO THE SENATE FROM THE HOUSE (BUELL J. REICH, CHIEF CLERK)
MR. PRESIDENT: The House has passed, the emergency clause carried unchanged: SB 2046.

MESSAGE TO THE SENATE FROM THE HOUSE (BUELL J. REICH, CHIEF CLERK) MR. PRESIDENT: The House has passed unchanged: SB 2319, SB 2425, SCR 4027.

MESSAGE TO THE SENATE FROM THE HOUSE (BUELL J. REICH, CHIEF CLERK) MR. PRESIDENT: The House has amended and subsequently passed: SB 2027, SB 2266, SB 2336, SB 2342, SB 2373, SB 2391.

MESSAGE TO THE HOUSE FROM THE SENATE (FRAN A. GRONBERG, SECRETARY) MR. SPEAKER: The Senate has passed, the emergency clause carried, and your favorable consideration is requested on: SB 2441.

MESSAGE TO THE HOUSE FROM THE SENATE (FRAN A. GRONBERG, SECRETARY) MR. SPEAKER: The Senate has amended, subsequently passed, and the emergency clause failed: HB 1487.

SENATE AMENDMENTS TO HOUSE BILL NO. 1487

Page 1, replace lines 4 through 9 with:

"SECTION 1. FEDERAL FISCAL STIMULUS FUNDING - LEGISLATIVE ACTION - EMERGENCY COMMISSION AND BUDGET SECTION APPROVAL. Any federal funds made available to this state under the federal American Recovery and Reinvestment Act of 2009 may be accepted but may be spent only pursuant to appropriation authority provided by the legislative assembly or the approval of the emergency commission and budget section under provisions of chapter 54-16, for the period beginning with the effective date of this Act and ending June 30, 2011. The emergency commission and budget section may approve only the expenditure of federal American Recovery and Reinvestment Act of 2009 competitive grant awards and other funds that the legislative assembly has not indicated an intent to reject."

Renumber accordingly

MESSAGE TO THE HOUSE FROM THE SENATE (FRAN A. GRONBERG, SECRETARY) MR. SPEAKER: The Senate has failed to pass unchanged: HB 1434.

MESSAGE TO THE HOUSE FROM THE SENATE (FRAN A. GRONBERG, SECRETARY) MR. SPEAKER: The Senate has amended, subsequently passed, and the emergency clause carried: HB 1074, HB 1305.

SENATE AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1074

- Page 7, line 8, remove "August 1, 2009," and replace "July 31, 2009" with "the effective date of this Act"
- Page 7, line 9, replace "August 1, 2009" with "the effective date of this Act"

Renumber accordingly

SENATE AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1305

- Page 1, line 1, replace "water commission" with "department of health"
- Page 1, line 4, after "APPROPRIATION" insert "- FEDERAL FISCAL STIMULUS FUNDS" and replace "moneys in the" with "federal funds made available to the state under the federal American Recovery and Reinvestment Act of 2009 for the drinking water revolving loan fund"
- Page 1, line 5, remove "permanent oil tax trust fund in the state treasury"
- Page 1, line 6, replace "\$2,200,000" with "\$2,792,000" and replace "water commission" with "department of health"
- Page 1, line 7, replace "\$1,750,000" with "\$864,000"
- Page 1, line 8, replace "\$100,000" with "\$985,000"
- Page 1, line 9, replace "Renwick Dam" with "Burke, Divide, and Williams water district water supply project, providing a grant of up to \$593,000 to assist in the local cost-share of the Wildrose water supply"

Renumber accordingly

STATEMENT OF PURPOSE OF AMENDMENT - LC 90671.0303 FN 2

A copy of the statement of purpose of amendment is on file in the Legislative Council Office.

MESSAGE TO THE HOUSE FROM THE SENATE (FRAN A. GRONBERG, SECRETARY) MR. SPEAKER: The Senate has passed unchanged: HB 1231, HB 1346, HB 1350.

MESSAGE TO THE HOUSE FROM THE SENATE (FRAN A. GRONBERG, SECRETARY) MR. SPEAKER: The Senate has amended and subsequently passed: HB 1016, HB 1053, HB 1112, HB 1317, HB 1327, HB 1368, HB 1436, HB 1461, HB 1534, HB 1540, HB 1554, HCR 3030, HCR 3039.

SENATE AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1016

- Page 1, line 3, remove "and" and after "exemption" insert "; and to declare an emergency"
- Page 1, line 14, replace "(\$76,773)" with "\$830,769" and replace "4,139,636" with "5,047,178"
- Page 1, line 15, replace "(197,937)" with "(171,937)" and replace "3,650,891" with "3,676,891"
- Page 1, line 16, replace "10,003" with "460,003" and replace "223,670" with "673,670"
- Page 1, after line 17, insert:
 - "Deferred maintenance 0 500,000 500,000"
- Page 1, line 21, replace "(6,668,176)" with "(6,365,827)" and replace "59,755,750" with "60,058,099"
- Page 1, line 22, replace "553,319" with "1,082,191" and replace "848,537" with "1,377,409"
- Page 1, line 24, replace "(\$5,604,884)" with "(\$2,890,121)" and replace "82,239,018" with "84,953,781"
- Page 2, line 1, replace "(7,243,780)" with "(6,361,526)" and replace "67,542,825" with "68,425,079"
- Page 2, line 2, replace "1,638,896" with "3,471,405" and replace "14,696,193" with "16,528,702"
- Page 2, line 7, replace "1,321,957" with "1,595,403" and replace "9,110,159" with "9,383,605"

- Page 2, line 8, replace "287,657" with "734,157" and replace "4,117,057" with "4,563,557"
- Page 2, line 11, replace "3,745,000" with "4,030,000" and replace "3,745,000" with "4,030,000"
- Page 2, line 12, replace "10,539,216" with "11,544,162" and replace "63,391,830" with "64,396,776"
- Page 2, line 13, replace "4,575,027" with "4,711,801" and replace "51,464,095" with "51,600,869"
- Page 2, line 14, replace "5,964,189" with "6,832,361" and replace "11,927,735" with "12.795,907"
- Page 2, line 19, replace "7,603,085" with "10,303,766" and replace "26,623,928" with "29,324,609"
- Page 2, line 20, replace "(2,668,753)" with "872,545" and replace "119,006,920" with "122,548,218"
- Page 2, line 21, replace "4,934,332" with "11,176,311" and replace "145,630,848" with "151.872.827"
- Page 2, line 22, replace "(2.00)" with "0.00" and replace "230.00" with "232.00"
- Page 2, after line 23, insert:

"SECTION 2. APPROPRIATION - FEDERAL FISCAL STIMULUS FUNDS - ADDITIONAL FUNDING APPROVAL. The funds provided in this section, or so much of the fund as may be necessary, are appropriated from federal funds made available to the state under the federal American Recovery and Reinvestment Act of 2009, not otherwise appropriated, to the adjutant general, for the period beginning with the effective date of this Act and ending June 30, 2011, as follows:

Military energy-related maintenance and repairs

\$2,522,270

The adjutant general may seek emergency commission and budget section approval under chapter 54-16 for authority to spend any additional federal funds received under the federal American Recovery and Reinvestment Act of 2009 in excess of the amounts appropriated in this section for the period beginning with the effective date of this Act and ending June 30, 2011.

Any federal funds appropriated under this section are not a part of the agency's 2011-13 base budget. Any program expenditures made with these funds will not be replaced with state funds after the federal American Recovery and Reinvestment Act of 2009 funds are no longer available."

Page 3, line 1, replace "0" with "500,000"

Page 3, after line 2, insert:

"East operations center construction project

0 476,000"

- Page 3, line 4, replace "160,000" with "471,500"
- Page 3, line 5, replace "5,785,347" with "7,072,847"
- Page 3, line 30, replace "\$848,537" with "\$1,377,409"
- Page 4, after line 9, insert:

"SECTION 9. DEFERRED MAINTENANCE - TRANSFERS. The adjutant general may transfer from the deferred maintenance line item to the capital assets line item, contained in subdivision 1 of section 1 of this Act, amounts necessary to address extraordinary repair needs. Any amounts transferred must be reported to the director of the office of management and budget.

SECTION 10. EMERGENCY. The funding of \$450,000 appropriated in subdivision 1 of section 1 of this Act for the construction of an operations center facility and section 2 of this Act are declared to be an emergency measure."

Renumber accordingly

STATEMENT OF PURPOSE OF AMENDMENT - LC 98016.0202 FN 2

A copy of the statement of purpose of amendment is on file in the Legislative Council Office.

SENATE AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1053

In lieu of the amendments adopted by the Senate as printed on page 673 of the Senate Journal, Engrossed House Bill No. 1053 is amended as follows:

Page 4, line 7, overstrike "which" and insert immediately thereafter "that"

Renumber accordingly

SENATE AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1112

Page 1, line 13, replace "who violates a provision of" with "willfully violating"

Page 1, line 14, replace "one thousand" with "two hundred fifty"

Renumber accordingly

SENATE AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1317

In lieu of the amendments adopted by the Senate as printed on page 739 of the Senate Journal, Engrossed House Bill No. 1317 is amended as follows:

Page 1, line 12, overstrike "when" and insert immediately thereafter "at the time"

Renumber accordingly

SENATE AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1327

Page 1, line 1, after "A BILL" replace the remainder of the bill with "for an Act to provide for the remodeling of a nursing facility to meet the requirements of assisted living and basic care and a pilot project on assisted living rent subsidies; and to provide an appropriation.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. REMODELING OF A NURSING FACILITY TO MEET THE REQUIREMENTS OF ASSISTED LIVING AND BASIC CARE - PILOT PROJECT ON ASSISTED LIVING RENT SUBSIDIES. Before March 1, 2010, the department of human services shall grant \$350,000 to a facility under section 23-16-01.1 which incurs a transfer of the location of all the facility's beds and a change of operator before June 1, 2009, for costs associated with the remodeling of the facility. In order to receive a grant, a facility shall agree to:

- Meet the requirements of both an assisted living facility and a basic care facility;
- 2. Use at least \$50,000 of the grant to conduct a rent subsidy pilot project for at least four assisted living residents; and
- 3. Report to the department of human services on the success of the rent subsidy pilot project compared to the basic care assistance program.

SECTION 2. APPROPRIATION. There is appropriated out of any moneys in the health care trust fund, not otherwise appropriated, the sum of \$350,000, or so much of the sum as may be necessary, to the department of human services for the purpose of providing a grant as provided for in section 1 of this Act, for the biennium beginning July 1, 2009, and ending June 30, 2011. The department of human services may not spend this funding prior to January 1, 2010."

Renumber accordingly

SENATE AMENDMENTS TO REENGROSSED HOUSE BILL NO. 1368

Page 1, line 2, remove "to provide a penalty; to provide an"

Page 1, line 3, remove "appropriation;"

Page 1, line 8, replace "state tax commissioner" with "attorney general"

Page 1, line 9, replace "and affix stamps on" with "or sell"

Page 2, line 17, replace "Penalty" with "Seizure"

Page 4, line 17, remove "Any manufacturer who fails to make copies of these reports"

Page 4, remove lines 18 through 20

Page 5, line 2, remove "if the wholesale or retail dealers can establish that state"

Page 5, line 3, remove "tax stamps were affixed to the cigarettes before August 1, 2010, and"

Page 5, after line 15, insert:

"9. If any law enforcement personnel or duly authorized representative of the state fire marshal discovers any cigarettes for which no certification has been filed as required by section 18-13-03, or which have not been marked as required by section 18-13-04, that personnel or representative may seize and take possession of the cigarettes. Cigarettes seized under this subsection must be destroyed; provided, however, that before the destruction of the cigarettes, the true holder of the trademark rights in the cigarette brand is permitted to inspect the cigarette."

Page 6, line 9, replace "two" with "one", remove "fifty", and remove "The state fire marshal may"

Page 6, remove lines 10 and 11

Page 7, remove line 31

Page 8, remove lines 1 through 31

Page 9, remove lines 1 through 31

Page 10, remove lines 1 through 8

Page 10, line 9, replace "18-13-10" with "18-13-05"

Page 10, remove lines 13 through 23

Renumber accordingly

SENATE AMENDMENTS TO HOUSE BILL NO. 1436

Page 1, line 1, after "A BILL" replace the remainder of the bill with "for an Act to amend and reenact section 1-02-06.1, subsection 2 of section 1-02-09, sections 1-02-09.2, 4-05.1-19, 15-10-42, 15-10-43, and 15-11-39, subsection 5 of section 15-39.1-05.2, subsection 3 of section 15.1-02-13, section 15.1-02-15, subsection 3 of section 15.1-06-08, subsection 4 of section 15.1-06-08.1, sections 15.1-21-10 and 16.1-01-17, subsection 5 of section 18-11-15, section 24-02-46, subsection 3 of section 25-01.3-02, subsection 3 of section 25-02-01.1, sections 26.1-36.4-06, 28-32-03, 28-32-06, and 28-32-07, subsection 1 of section 28-32-10, sections 28-32-15, 28-32-17, 28-32-18, 28-32-19, and 28-32-20, subsection 3 of section 34-11.1-01, subsection 2 of section 40-63-03, sections 44-04-18.6, 48-08-04, and 48-10-01, subsection 4 of section 49-23-03, subsections 3 and 4 of section 50-09-29, sections 52-02-18, 54-03-02, 54-03-04, and 54-03-19.2, subsection 2 of section 54-03-20, sections 54-03-26, 54-03-27, 54-03.1-02, 54-03.2-02, and 54-05.1-02, subsections 3 and 4 of section 54-06-25, sections 54-06-31, 54-35-01, 54-35-02, 54-35-02.1, 54-35-02.2, 54-35-02.3, 54-35-02.4, 54-35-02.5, 54-35-02.6, 54-35-02.7, 54-35-02.8, 54-35-03, 54-35-04, 54-35-05, 54-35-06, 54-35-07, 54-35-08, 54-35-09, 54-35-10, 54-35-11, 54-35-12, 54-35-15, 54-35-15.1, 54-35-16, 54-35-17, 54-35-18, 54-35-22, 54-35-23, 54-35.2-01, 54-35.2-02, 54-35.2-04, and 54-35.2-05, subsection 3 of section 54-40-01, sections 54-44.1-12.1, 54-52.1-08.2, 54-55-01, 54-55-04, 54-58-03, 54-59-07, 54-59-11, 54-59-12, and 54-59-23, subsection 10 of section 54-60-03, and sections 54-60-11, 54-62-03, 57-40.6-12, 61-24-04, 61-24.5-04, 65-02-30, and 65-06.2-09 of the North Dakota Century Code, relating to differentiation between the legislative executive committee and the legislative council as an agency of the legislative branch; to repeal section 49-21-22.2 of the North Dakota Century Code, relating to the regulatory reform review commission; and to authorize replacement of obsolete terms.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- **SECTION 1. AMENDMENT.** Section 1-02-06.1 of the North Dakota Century Code is amended and reenacted as follows:
- **1-02-06.1. Journal entry rule Presumption of validity of legislation.** A bill or resolution passed by the senate and the house of representatives of the legislative assembly as evidenced by the journals of the senate and house is presumed to be the bill or resolution that is signed by the presiding officers of the senate and house, presented to the governor, and filed with the secretary of state. If there is a difference between versions of a bill, the legislative council staff shall direct the publisher of the code to publish the law according to this section. The law as published must be presumed valid until determined otherwise by an appropriate court.
- **SECTION 2. AMENDMENT.** Subsection 2 of section 1-02-09 of the North Dakota Century Code is amended and reenacted as follows:
 - Whenever two or more concurrent resolutions, adopted during the same session of the legislative assembly, propose to create or amend, or amend and repeal, the same section of the Constitution of North Dakota, the secretary of state, in consultation with the attorney general, shall determine if the proposals are irreconcilable, and if they are irreconcilable, the resolution last adopted by the legislative assembly, as determined by the legislative council or its designee must be placed on the ballot for the appropriate election for approval or disapproval by the electorate.
- **SECTION 3. AMENDMENT.** Section 1-02-09.2 of the North Dakota Century Code is amended and reenacted as follows:
- **1-02-09.2.** Reconciliation of conflicting proposed amendments to the constitution. If two or more concurrent resolutions propose to amend or create the same section of the Constitution of North Dakota, and the proposed sections are reconcilable, the legislative council, or its designee, shall prepare a reconciled text and submit it to the secretary of state for inclusion in the appropriate ballot.
- **SECTION 4. AMENDMENT.** Section 4-05.1-19 of the North Dakota Century Code is amended and reenacted as follows:
- **4-05.1-19. State board of agricultural research and education Duties.** Within the policies of the state board of higher education, the state board of agricultural research and education is responsible for budgeting and policymaking associated with the agricultural experiment station and the North Dakota state university extension service. The state board of agricultural research and education shall:
 - Determine the causes of any adverse economic impacts on crops and livestock produced in this state;
 - Develop ongoing strategies for the provision of research solutions and resources to negate adverse economic impacts on crops and livestock produced in this state;
 - 3. Develop ongoing strategies for the dissemination of research information through the extension service;
 - 4. Implement the strategies developed under subsections 2 and 3, subject to approval by the state board of higher education;
 - Develop, with the agricultural experiment station and the North Dakota state university extension service, an annual budget for the operations of these entities;
 - 6. Develop a biennial budget request and submit that request to the president of North Dakota state university and the state board of higher education;
 - Maximize the use of existing financial resources, equipment, and facilities to generate the greatest economic benefit from research and extension efforts and to promote efficiency;

- 8. Annually evaluate the results of research and extension activities and expenditures and report the findings to the legislative eouncil executive committee and the state board of higher education;
- Advise the president of North Dakota state university regarding the recruitment, selection, and performance of the vice president of agricultural affairs, the extension service director, and the station director; and
- Present a status report to the budget section of the legislative eouncil
 executive committee.

SECTION 5. AMENDMENT. Section 15-10-42 of the North Dakota Century Code is amended and reenacted as follows:

15-10-42. Faculty - English pronunciation - Policy - Report. The state board of higher education shall create a policy for all institutions under its control, relating to the assessment of faculty and teaching assistant communication skills, including the ability to speak English clearly and with good pronunciation, the notification to students of opportunities to file complaints, the process for responding to student complaints, and the resolution of reported communication problems. Before July 1, 2006, the state board of higher education shall report to the legislative council regarding implementation of the policy.

SECTION 6. AMENDMENT. Section 15-10-43 of the North Dakota Century Code is amended and reenacted as follows:

15-10-43. Veterinary medical education program - Kansas state university - Contract.

- In addition to any contracts under section 15-10-28.2, the state board of higher education may contract with Kansas state university to provide an opportunity for up to five eligible students to enroll in the veterinary medical education program at Kansas state university.
- 2. Eligible students must be residents of this state and must have been selected for enrollment by an admissions committee consisting of one faculty member from the department of veterinary and microbiological sciences at North Dakota state university, one veterinarian practicing in this state, one member of the legislative assembly, and one livestock producer, all of whom must be appointed by the legislative eouncil executive committee, and the chairman of the admissions committee at the Kansas state university school of veterinary medicine. The legislative eouncil executive committee and the chairman of the admissions committee at the Kansas state university school of veterinary medicine may select an alternative for each of the designated positions to serve as necessary.
- 3. The admissions committee shall determine the criteria to be used in the selection of eligible students, with eligible students interested in large animal veterinary medicine receiving a priority.

SECTION 7. AMENDMENT. Section 15-11-39 of the North Dakota Century Code is amended and reenacted as follows:

15-11-39. Nursing education consortium - Continuing appropriation.

- The university of North Dakota college of nursing shall establish and administer a nursing education consortium for the purpose of addressing common concerns in nursing education which produce obstacles in meeting the state's current and future nursing needs, with a focus on the specific needs of rural communities.
- 2. The consortium membership must include representation of the university of North Dakota college of nursing, the university of North Dakota center for rural health, and the board of nursing. In addition, each nursing program in this state which is approved by the board of nursing and each nursing program with approval pending which is located in this state must be invited to have representation in the consortium. The consortium members may invite interested persons to join the consortium membership or to participate in consortium activities. Interested persons may include the North Dakota nurses association nursing practice council leadership team;

North Dakota hospital association; workforce partners, including job service North Dakota, the department of commerce division of workforce development, rural leadership of North Dakota, and the North Dakota workforce development council; employer partners; and other interested public and private parties. The dean of the university of North Dakota college of nursing shall serve as chairman of the consortium from July 1, 2007, through December 31, 2009, during which the dean shall report to the legislative eouncil executive committee. After 2009, the chairman must be chosen by the members.

- 3. If the consortium secures nonstate funds to cover the capital costs of a mobile clinical nursing simulation laboratory program, the consortium may establish a mobile clinical nursing simulation laboratory program to travel the state and provide clinical education for nursing students of nursing education programs in the state and provide clinical education on current and emerging approaches to nursing excellence to medical facility staff.
- 4. If the consortium establishes a mobile clinical nursing simulation laboratory program, the consortium shall establish a strategic plan for the ongoing activities of the simulation laboratory program, including goals and benchmarks for the implementation of the simulation laboratory program.
- 5. The consortium may contract with a third party in conducting the duties of the consortium and may seek, receive, and accept from any source aid or contributions of money, property, labor, or other things of value to be held, used, and applied to carry out the purposes of the consortium. Any money received by the consortium as gifts, grants, or donations is appropriated as a continuing appropriation for the purpose of funding the simulation laboratory program and the activities of the consortium.

SECTION 8. AMENDMENT. Subsection 5 of section 15-39.1-05.2 of the North Dakota Century Code is amended and reenacted as follows:

5. Shall submit to the legislative equive committee's employee benefits programs committee any necessary or desirable changes in statutes relating to the administration of the fund.

SECTION 9. AMENDMENT. Subsection 3 of section 15.1-02-13 of the North Dakota Century Code is amended and reenacted as follows:

- 3. The superintendent of public instruction shall:
 - Compile the information required by this section in a manner that allows for accurate comparisons; and
 - b. Forward a copy of the compiled information to the governor and the chairman of the legislative council.

SECTION 10. AMENDMENT. Section 15.1-02-15 of the North Dakota Century Code is amended and reenacted as follows:

15.1-02-15. No Child Left Behind Act - Information required. Whenever the superintendent of public instruction determines that any bill or amendment under consideration by an interim committee of the legislative equal executive committee or by a standing committee or a conference committee of the legislative assembly contains a provision required by the No Child Left Behind Act of 2001 [Pub. L. 107-110; 115 Stat. 1425; 20 U.S.C. 6301, et seq.] or by federal regulations promulgated to implement that Act, the superintendent shall provide the members of the appropriate committee with the specific language of the No Child Left Behind Act which sets forth the requirement, together with the statutory citation for that language, or the specific language of the federal regulations which sets forth the requirement, together with the citation for the regulations.

SECTION 11. AMENDMENT. Subsection 3 of section 15.1-06-08 of the North Dakota Century Code is amended and reenacted as follows:

 If the superintendent of public instruction, after receipt and consideration of an application for a waiver of a rule governing the accreditation of schools under this section approves the waiver, the superintendent shall file a report with a committee designated by the legislative council. The report must cite the accreditation rule that was waived, provide a detailed account of the reasons for which the rule was waived, and state the time period for which the rule was waived. If the superintendent of public instruction denies an application for a waiver under this section, the superintendent shall file a notice of denial with the committee designated by the legislative council. If requested by the chairman of the committee, the superintendent shall appear before the committee and respond to questions regarding the approval or denial of any application for a waiver.

SECTION 12. AMENDMENT. Subsection 4 of section 15.1-06-08.1 of the North Dakota Century Code is amended and reenacted as follows:

4. If the superintendent of public instruction, after receipt and consideration of an application for a waiver under this section, approves the waiver, the superintendent shall file a report with a committee designated by the legislative council. The report must provide a detailed account of the reasons for which the waiver was granted and the specific time period for the waiver. If the superintendent of public instruction denies an application for a waiver under this section, the superintendent shall file a notice of denial with the committee designated by the legislative council. If requested by the chairman of the committee, the superintendent shall appear before the committee and respond to questions regarding the approval or denial of any application for a waiver under this section.

SECTION 13. AMENDMENT. Section 15.1-21-10 of the North Dakota Century Code is amended and reenacted as follows:

15.1-21-10. Test scores - Publication. Upon receiving notice that the compilation of test scores has been completed, the superintendent of public instruction shall inform the legislative council. The superintendent shall present the test scores publicly for the first time at a meeting of a legislative committee designated by the legislative <u>council executive committee</u>. At the meeting, the superintendent and representatives of the testing service that created the tests shall provide detailed testimony regarding the testing instrument, the methodology used to test and assess the students, the established cut scores, the methodology used to determine the cut scores, the validation of all test products, and the significance of the test scores.

SECTION 14. AMENDMENT. Section 16.1-01-17 of the North Dakota Century Code is amended and reenacted as follows:

16.1-01-17. Estimated fiscal impact of an initiated measure. At least ninety days before a statewide election at which an initiated measure will be voted upon, the legislative council shall coordinate the determination of the estimated fiscal impact of the initiated measure. Upon notification from the secretary of state that signed petitions have been submitted for placement of an initiated measure on the ballot, the legislative council executive committee shall hold hearings, receive public testimony, and gather information on the estimated fiscal impact of the measure. Each agency, institution, or department shall provide information requested in the format and timeframe prescribed by the legislative council or its designated committee for identifying the estimated fiscal impact of an initiated measure. At least thirty days prior to before the public vote on the measure, the legislative council shall submit a statement of the estimated fiscal impact of the measure to the secretary of state. Upon receipt, the secretary of state shall include a notice within the analysis required by section 16.1-01-07 specifying where copies of the statement of the estimated fiscal impact can be obtained. Within thirty days of the close of the first complete fiscal year after the effective date of an initiated measure approved by the voters, the agencies, institutions, or departments that provided the estimates of the fiscal impact of the measure to the legislative eouncil executive committee under this section shall submit a report to the legislative council on the actual fiscal impact for the first complete fiscal year resulting from provisions of the initiated measure and a comparison to the estimates provided to the legislative council executive committee under this section and the legislative council shall issue a report of the actual fiscal impact of the initiated measure.

SECTION 15. AMENDMENT. Subsection 5 of section 18-11-15 of the North Dakota Century Code is amended and reenacted as follows:

5. With the consent of the governing body of the city involved, upon the advice of its actuary that the pension schedule can be implemented on an actuarially sound basis and notification to the legislative eouncil's executive committee's employee benefits programs committee, and in substitution for

the pension payment schedule provided in subsection 1, 3, or 4, a firefighters relief association shall pay a monthly service pension to members of the association with the following qualifications, the following amount:

		Percent of first-class
		firefighter's monthly salary
Years of	Years of	on January first during year
service	age	the pension is paid
10	5Ŏ	20%
11	50	22%
12	50	24%
13	50	26%
14	50	28%
15	50	30%
16	50	32%
17	50	34%
18	50	36%
19	50	38%
20	50	40%
21	51	43%
22	52	46%
23	53	49%
24	54	52%
25	55	55%
26	56	58%
27	57	61%
28	58	64%
29	59	67%
30	60	70%

SECTION 16. AMENDMENT. Section 24-02-46 of the North Dakota Century Code is amended and reenacted as follows:

24-02-46. Multistate highway transportation agreement. The director may join the multistate highway transportation agreement to promote uniformity among participating jurisdictions in vehicle size and weight standards. The legislative council shall review the guidelines for eligible voting members of the cooperating committee formed by the agreement and the legislative executive committee shall appoint a member of the house standing transportation committee and a member of the senate standing transportation committee or their designees as the legislative members representing this state to the cooperating committee formed by the agreement.

SECTION 17. AMENDMENT. Subsection 3 of section 25-01.3-02 of the North Dakota Century Code is amended and reenacted as follows:

- 3. The appointments and terms of committee members are as follows:
 - a. The governor shall appoint two committee members for two-year terms, beginning on August first in each even-numbered year.
 - b. The legislative eouncil executive committee shall appoint one member from each house of the legislative assembly for two-year terms, beginning on August first in each odd-numbered year.
 - c. The governing board of the arc of North Dakota shall appoint one committee member for a three-year term, beginning August first in each year that is evenly divisible by three.
 - d. The governing board of a North Dakota nonprofit advocacy group for people with disabilities shall appoint one committee member for a three-year term, beginning on August first in each year that is divisible by three with a remainder of one. Whenever an appointment to this position is to be made, the other members of the committee shall select a North Dakota nonprofit advocacy group for people with disabilities to make this appointment.
 - e. The governing board of the mental health association in North Dakota shall appoint one committee member for a three-year term, beginning on August first in each year that is divisible by three with a remainder of two.

SECTION 18. AMENDMENT. Subsection 3 of section 25-02-01.1 of the North Dakota Century Code is amended and reenacted as follows:

3. The governing body must be composed of the executive director of the department of human services; the director of the division of mental health services of the department, who shall serve as chairman of the governing body; the state hospital superintendent; the state hospital medical director; a representative of the fiscal management of the state hospital; a mental health services consumer selected by the mental health association; and a legislator selected by the legislative eouncil executive committee. The governing body may include other persons as appointed by the governing body.

SECTION 19. AMENDMENT. Section 26.1-36.4-06 of the North Dakota Century Code is amended and reenacted as follows:

26.1-36.4-06. Modified community rating. Premium rates for individual policies are subject to the following:

- For any class of individuals, the premium rates charged during a rating period to the individuals in that class for the same or similar coverage may not vary by a ratio of more than six to one after August 1, 1995, and by a ratio of more than five to one after August 1, 1996, when age, industry, gender, and duration of coverage of the individuals are considered. Gender and duration of coverage may not be used as a rating factor for policies issued after January 1, 1997.
- An insurer, in addition to the factors set forth in subsection 1, may use geography, family composition, healthy lifestyles, and benefit variations to determine premium rates.
- 3. The commissioner shall design and adopt reporting forms to be used by an insurer to report information as to insurer's experience as to insurance provided under this chapter on a periodic basis to determine the impact of the reforms and implementation of modified community rating contained in this chapter and the commissioner shall report to the legislative assembly or a committee designated by the legislative council the findings of the commissioner.

SECTION 20. AMENDMENT. Section 28-32-03 of the North Dakota Century Code is amended and reenacted as follows:

28-32-03. Emergency rules.

- 1. If the agency, with the approval of the governor, finds that emergency rulemaking is necessary, the agency may declare the proposed rule to be an interim final rule effective on a date no earlier than the date of filing with the legislative council of the notice required by section 28-32-10.
- 2. A proposed rule may be given effect on an emergency basis under this section if any of the following grounds exists regarding that rule:
 - Imminent peril threatens public health, safety, or welfare, which would be abated by emergency effectiveness;
 - A delay in the effective date of the rule is likely to cause a loss of funds appropriated to support a duty imposed by law upon the agency;
 - c. Emergency effectiveness is reasonably necessary to avoid a delay in implementing an appropriations measure; or
 - d. Emergency effectiveness is necessary to meet a mandate of federal law.
- A final rule adopted after consideration of all written and oral submissions respecting the interim final rule, which is substantially similar to the interim final rule, is effective as of the declared effective date of the interim final rule.

- 4. The agency's finding, and a brief statement of the agency's reasons for the finding, must be filed with the office of the legislative council with the final adopted emergency rule.
- 5. The agency shall take appropriate measures to make interim final rules known to every person who may be affected by them.
- 6. An interim final rule is ineffective one hundred eighty days after its declared effective date unless first adopted as a final rule.

SECTION 21. AMENDMENT. Section 28-32-06 of the North Dakota Century Code is amended and reenacted as follows:

28-32-06. Force and effect of rules. Upon becoming effective, rules have the force and effect of law until amended or repealed by the agency, declared invalid by a final court decision, suspended or found to be void by the administrative rules committee, or determined repealed by the office of the legislative council because the authority for adoption of the rules is repealed or transferred to another agency.

SECTION 22. AMENDMENT. Section 28-32-07 of the North Dakota Century Code is amended and reenacted as follows:

28-32-07. Deadline for rules to implement statutory change. Any rule change, including a creation, amendment, or repeal, made to implement a statutory change must be adopted and filed with the effice of the legislative council within nine months of the effective date of the statutory change. If an agency needs additional time for the rule change, a request for additional time must be made to the legislative council. The legislative council may extend the time within which the agency must adopt the rule change if the request by the agency is supported by evidence that the agency needs more time through no deliberate fault of its own.

SECTION 23. AMENDMENT. Subsection 1 of section 28-32-10 of the North Dakota Century Code is amended and reenacted as follows:

- An agency shall prepare a full notice and an abbreviated notice of rulemaking.
 - The agency's full notice of the proposed adoption, amendment, or repeal of a rule must include a short, specific explanation of the proposed rule and the purpose of the proposed rule, a determination of whether the proposed rulemaking is expected to have an impact on the regulated community in excess of fifty thousand dollars, identify at least one location where interested persons may review the text of the proposed rule, provide the address to which written comments concerning the proposed rule may be sent, provide the deadline for submission of written comments, provide a telephone number at which a copy of the rules and regulatory analysis may be requested, and, in the case of a substantive rule, provide the time and place set for each oral hearing. The agency's full notice must be filed with the office of the legislative council, and the agency shall request publication of an abbreviated newspaper publication notice at least once in each official county newspaper published in this state. The notice filed with the office of the legislative council must be accompanied by a copy of the proposed rules.
 - b. The abbreviated newspaper publication of notice must be in a display-type format with a minimum width of one column of approximately two inches [5.08 centimeters] and a depth of from three inches [7.62 centimeters] to four inches [10.16 centimeters] with a headline describing the general topic of the proposed rules. The notice must also include the telephone number or address to use to obtain a copy of the proposed rules, the address to use and the deadline to submit written comments, and the location, date, and time of the public hearing on the rules.

SECTION 24. AMENDMENT. Section 28-32-15 of the North Dakota Century Code is amended and reenacted as follows:

28-32-15. Filing of rules for publication - Effective date of rules.

- A copy of each rule adopted by an administrative agency, a copy of each written comment and a written summary of each oral comment on the rule, and the attorney general's opinion on the rule must be filed by the adopting agency with the office of the legislative council for publication of the rule in the North Dakota Administrative Code.
- 2. a. Nonemergency rules approved by the attorney general as to legality, adopted by an administrative agency, and filed with the office of the legislative council and not voided or held for consideration by the administrative rules committee become effective according to the following schedule:
 - (1) Rules filed with the legislative council from August sixteenth through November fifteenth become effective on the immediately succeeding January first.
 - (2) Rules filed with the legislative council from November sixteenth through February fifteenth become effective on the immediately succeeding April first.
 - (3) Rules filed with the legislative council from February sixteenth through May fifteenth become effective on the immediately succeeding July first.
 - (4) Rules filed with the legislative council from May sixteenth through August fifteenth become effective on the immediately succeeding October first.
 - b. If publication is delayed for any reason other than action of the administrative rules committee, nonemergency rules, unless otherwise provided, become effective when publication would have occurred but for the delay.
 - c. A rule held for consideration by the administrative rules committee becomes effective on the first effective date of rules under the schedule in subdivision a following the meeting at which that rule is reconsidered by the committee.

SECTION 25. AMENDMENT. Section 28-32-17 of the North Dakota Century Code is amended and reenacted as follows:

- **28-32-17.** Administrative rules committee objection. If the legislative eeuncil's executive committee's administrative rules committee objects to all or any portion of a rule because the committee deems it to be unreasonable, arbitrary, capricious, or beyond the authority delegated to the adopting agency, the committee may file that objection in certified form in the office of with the legislative council. The filed objection must contain a concise statement of the committee's reasons for its action.
 - The office of the legislative council shall attach to each objection a
 certification of the time and date of its filing and, as soon as possible, shall
 transmit a copy of the objection and the certification to the agency adopting
 the rule in question. The office of the legislative council also shall also
 maintain a permanent register of all committee objections.
 - 2. The office of the legislative council shall publish an objection filed pursuant to this section in the next issue of the code supplement. In case of a filed committee objection to a rule subject to the exceptions of the definition of rule in section 28-32-01, the agency shall indicate the existence of that objection adjacent to the rule in any compilation containing that rule.
 - 3. Within fourteen days after the filing of a committee objection to a rule, the adopting agency shall respond in writing to the committee. After receipt of the response, the committee may withdraw or modify its objection.
 - 4. After the filing of a committee objection, the burden of persuasion is upon the agency in any action for judicial review or for enforcement of the rule to establish that the whole or portion thereof objected to is within the procedural and substantive authority delegated to the agency. If the

agency fails to meet its burden of persuasion, the court shall declare the whole or portion of the rule objected to invalid and judgment must be rendered against the agency for court costs. These court costs must include a reasonable attorney's fee and must be payable from the appropriation of the agency which adopted the rule in question.

SECTION 26. AMENDMENT. Section 28-32-18 of the North Dakota Century Code is amended and reenacted as follows:

28-32-18. Administrative rules committee may void rule - Grounds - Amendment by agreement of agency and committee.

- 1. The legislative eouncil's executive committee's administrative rules committee may find that all or any portion of a rule is void if that rule is initially considered by the committee not later than the fifteenth day of the month before the date of the administrative code supplement in which the rule change is scheduled to appear. The administrative rules committee may find a rule or portion of a rule void if the committee makes the specific finding that, with regard to that rule or portion of a rule, there is:
 - a. An absence of statutory authority.
 - b. An emergency relating to public health, safety, or welfare.
 - c. A failure to comply with express legislative intent or to substantially meet the procedural requirements of this chapter for adoption of the rule.
 - d. A conflict with state law.
 - e. Arbitrariness and capriciousness.
 - f. A failure to make a written record of its consideration of written and oral submissions respecting the rule under section 28-32-11.
- The administrative rules committee may find a rule void at the meeting at which the rule is initially considered by the committee or may hold consideration of that rule for one subsequent meeting. Within three business days after the administrative rules committee finds that a rule is void, the office of the legislative council shall provide written notice of that finding and the committee's specific finding under subdivisions a through f of subsection 1 to the adopting agency and to the chairman of the legislative eouncil executive committee. Within fourteen days after receipt of the notice, the adopting agency may file a petition with the chairman of the legislative council executive committee for review by the legislative eouncil executive committee of the decision of the administrative rules committee. If the adopting agency does not file a petition for review, the rule becomes void on the fifteenth day after the notice from the office of the legislative council to the adopting agency. If within sixty days after receipt of the petition from the adopting agency the legislative eouncil executive committee has not disapproved by motion the finding of the administrative rules committee, the rule is void.
- 3. An agency may amend or repeal a rule or create a related rule if, after consideration of rules by the administrative rules committee, the agency and committee agree that the rule amendment, repeal, or creation is necessary to address any of the considerations under subsection 1. A rule amended, repealed, or created under this subsection is not subject to the other requirements of this chapter relating to adoption of administrative rules and may be published by the legislative council as amended, repealed, or created. If requested by the agency or any interested party, a rule amended, repealed, or created under this subsection must be reconsidered by the administrative rules committee at a subsequent meeting at which public comment on the agreed rule change must be allowed.

SECTION 27. AMENDMENT. Section 28-32-19 of the North Dakota Century Code is amended and reenacted as follows:

- 1. The effice of the legislative council shall compile, index, and publish all rules filed pursuant to this chapter in a publication which must be known as the North Dakota Administrative Code, in this chapter referred to as the code. The code also must also contain all objections filed with the effice of the legislative council by the administrative rules committee pursuant to section 28-32-17. The code must be printed or otherwise duplicated in looseleaf form. The effice of the legislative council shall revise all or part of the code as often as the legislative council deems determines necessary.
- 2. The effice of the legislative council may prescribe a format, style, and arrangement for rules which are to be published in the code and may refuse to accept the filing of any rule that is not in substantial compliance therewith. In arranging rules for publication, the effice of the legislative council may make such corrections in spelling, grammatical construction, format, and punctuation of the rules as deemed determined proper. The effice of the legislative council shall keep and maintain a permanent code of all rules filed, including superseded and repealed rules, which must be open to public inspection during office hours.
- The office of the legislative council shall compile and publish the North Dakota Administrative Code supplement according to the schedule of effective dates of rules in section 28-32-15.
 - a. The code supplement must contain all rules that have been filed with the <u>office of the</u> legislative council or which have become effective since the compilation and publication of the preceding issue of the code supplement.
 - b. The code supplement must contain all objections filed with the office of the legislative council by the administrative rules committee pursuant to section 28-32-17.
 - e. The code supplement must be printed or duplicated in the same style as the code so as to permit changes to be inserted as pages in the code in lieu of the pages containing superseded material and to permit additions to the code.
- 4. The office of the legislative council, with the consent of the adopting agency, may omit from the code or code supplement any rule the publication of which would be unduly cumbersome, expensive, or otherwise inexpedient, if the rule in printed or duplicated form is made available on application to the agency, and if the code or code supplement contains a notice stating the general subject matter of the omitted rule and stating how a copy may be obtained.
- 5. The code must be arranged, indexed, and printed or duplicated in a manner to permit separate publication of portions thereof relating to individual agencies. An agency may print as many copies of such separate portions of the code as it may require. If the effice of the legislative council does not publish the code supplement due to technological problems or lack of funds, the agency whose rules would have been published in the code supplement shall provide a copy of the rules to any person upon request. The agency may charge a fee for a copy of the rules as allowed under section 44-04-18.

SECTION 28. AMENDMENT. Section 28-32-20 of the North Dakota Century Code is amended and reenacted as follows:

28-32-20. Printing, sales, and distribution of code and code supplement.

- 1. The secretary of state shall distribute the code and code supplement and shall distribute copies of the code, revisions, and the code supplement without charge to the following:
 - a. Governor, one copy.
 - b. Attorney general, one copy.
 - c. Each supreme court judge, one copy.

- d. Each district court judge, one copy.
- e. Each county auditor of this state, for the use of county officials and the public, one copy.
- f. Supreme court library, one copy.
- g. State library, one copy.
- h. Law library of the university of North Dakota, one copy.
- Each of the five depository libraries in this state, one copy, upon request.
- j. Secretary of state, one copy.
- k. Legislative council, four copies.
- I. Each member of the legislative assembly, one copy, upon request.
- 2. The effice of the legislative council, each county auditor in the state, and the librarians for the supreme court library, the state library, the university of North Dakota law library, and the five depository libraries as designated according to subsection 1 and section 54-24-09 shall maintain a complete, current set of the code, including revisions and the code supplement.
- The secretary of state shall make copies of and subscriptions to the code and code supplement available to any person upon payment of the appropriate subscription fee.
- The <u>office of the</u> legislative council shall determine the appropriate fee for subscribing to the code and code supplement.
- All fees collected by the secretary of state must be deposited in the general fund of the state treasury.
- 6. The <u>If applicable, the</u> administrative code, revisions to the administrative code, and the code supplement must be considered sixth-class printing under sections 46-02-04 and 46-02-09.

SECTION 29. AMENDMENT. Subsection 3 of section 34-11.1-01 of the North Dakota Century Code is amended and reenacted as follows:

- 3. "Employee" means any person, whether employed, appointed, or under contract, providing services for the state, county, city, or other political subdivision, for which compensation is paid. "Employee" also includes a person subject to the civil service or merit system or civil service laws of the state government, governmental agency, or a political subdivision. "Employee" does not include:
 - A person elected to public office in the state or in a political subdivision.
 - A member of the legislative council staff.
 - A person holding an appointive statutory office.
 - d. One deputy or principal assistant for each elected official or appointive statutory official.
 - e. One secretary for each elected or appointive statutory official.
 - f. All members of the governor's staff.

SECTION 30. AMENDMENT. Subsection 2 of section 40-63-03 of the North Dakota Century Code is amended and reenacted as follows:

2. The department of commerce division of community services shall:

- Review all applications for renaissance zone designation against the criteria established in this section and designate zones.
- b. Approve or reject the duration of renaissance zone status as submitted in an application.
- c. Approve or reject the geographic boundaries and total area of the renaissance zone as submitted in an application.
- d. Promote the renaissance zone program.
- e. Monitor the progress of the designated renaissance zones against submitted plans in an annual plan review.
- f. Report on renaissance zone progress to the governor and the legislative eouncil executive committee on an annual basis until all designated zones expire.

SECTION 31. AMENDMENT. Section 44-04-18.6 of the North Dakota Century Code is amended and reenacted as follows:

44-04-18.6. Access to legislative records and information. The following records, regardless of form or characteristic, of or relating to the legislative council, the legislative executive committee, the legislative assembly, the house of representatives, the senate, or a member of the legislative assembly are not subject to section 44-04-18 and section 6 of article XI of the Constitution of North Dakota: a record of a purely personal or private nature, a record that is attorney legislative council work product or is attorney-client legislative council-client communication, a record that reveals the content of private communications between a member of the legislative assembly and any person, and, except with respect to a governmental entity determining the proper use of telephone service, a record of telephone usage which identifies the parties or lists the telephone numbers of the parties involved. This section does not apply to any record distributed at a meeting subject to section 44-04-19 and section 5 of article XI of the Constitution of North Dakota.

SECTION 32. AMENDMENT. Section 48-08-04 of the North Dakota Century Code is amended and reenacted as follows:

48-08-04. Use of legislative assembly rooms and halls. During the interim between legislative sessions, the committee rooms, halls, passageways, and other space in the capitol used by the legislative assembly may not be used without authorization of the legislative council or its designee.

SECTION 33. AMENDMENT. Section 48-10-01 of the North Dakota Century Code is amended and reenacted as follows:

48-10-01. Capitol grounds planning commission. The capitol grounds planning commission consists of the lieutenant governor as chairman and eight other members selected biennially as provided in this section. The governor shall appoint two citizens, one licensed architect, and one representative from the state historical society as members, the president of the senate shall appoint two senators as members, and the speaker of the house of representatives shall appoint two representatives as members. Appointment to the commission is for a term of two years. Legislative and citizen members of the planning commission are entitled to per diem payments and expenses in such amount and in the same manner as provided by law for members of the legislative eouncil executive committee.

SECTION 34. AMENDMENT. Subsection 4 of section 49-23-03 of the North Dakota Century Code is amended and reenacted as follows:

- 4. A nonprofit corporation shall govern the notification center. The initial incorporators of the corporation may solicit bids for any services provided for the operation of the center. The corporation shall provide advance notice of the first organizational meeting by publication in qualified legal newspapers and in appropriate trade journals and by written notice to all appropriate trade associations.
 - The nonprofit corporation must be incorporated by seventeen initial incorporators, with one member representing the house of representatives and one member representing the senate appointed

by the legislative council <u>executive committee</u>, one member representing telecommunications companies offering local exchange service to fewer than fifty thousand subscribers, one member representing telecommunications companies offering local exchange service to fifty thousand or more subscribers, one member representing rural water systems, one member representing rural electric cooperatives, one member representing investor-owned electric utilities, one member representing investor-owned natural gas utilities, one member representing cable television systems, one member representing cities with a population of fewer than five thousand, one member representing cities with a population of at least five thousand, one member representing counties, one member representing underground interstate carriers of gas, one member representing interstate carriers of petroleum, one member representing interstate carriers of telecommunications services, one member representing contractors who perform excavation services, and one member representing the production sector of the American petroleum institute. The initial incorporators must represent and be designated by operators, excavators, and other persons eligible to participate in the center. The legislative members are entitled to the same compensation and expenses as provided for members of committees of the legislative council. The legislative council shall pay the compensation for the legislative members.

- b. The initial incorporators shall establish, before August 1, 1996, a board of directors of the nonprofit corporation which consists of eight members representing the participants in the center. The board shall establish a competitive bidding procedure to select a vendor to provide the notification service, establish a procedure by which members of the center share the costs of the center on a fair, reasonable, and nondiscriminatory basis, and do all other things necessary to implement the purpose of the center. Any agreement between the center and a vendor for the notification service may be modified from time to time by the board, and any agreement shall be reviewed by the board at least once every three years, with an opportunity to receive new bids, if desired, by the board. An operator may submit a bid and be selected to contract to provide the notification center service.
- c. Members of the board and any of its agents are immune from any liability of any kind based on any acts or omissions in the course of the performance of responsibilities in an official capacity except for bodily injury arising out of accidents caused by or contributed to by the negligence of the board member or agent.
- d. The board shall aid the state's attorneys of the various counties in the enforcement of this chapter and the prosecution of any violations. The board may institute a civil action for an injunction to enjoin violations of this chapter without proof that anyone suffered actual damages.
- e. The notification center must be in operation by March 1, 1998.

SECTION 35. AMENDMENT. Subsections 3 and 4 of section 50-09-29 of the North Dakota Century Code are amended and reenacted as follows:

- 3. If the department of human services determines, subject to the approval of the legislative eouncil executive committee, that there is insufficient worker opportunity, due to increases in the unemployment rate, to participate in work activities, the department may administer the temporary assistance for needy families program in a manner different than provided in subsection 1.
- 4. If the department of human services determines, subject to the approval of the legislative <u>eouncil executive committee</u>, that administration of the temporary assistance for needy families program, in the manner provided by subsection 1, causes otherwise eligible individuals to become a charge upon the counties under chapter 50-01, the department may administer the program in a manner that avoids that result.

SECTION 36. AMENDMENT. Section 52-02-18 of the North Dakota Century Code is amended and reenacted as follows:

52-02-18. Independent performance audit. The state auditor shall, upon request of the legislative audit and fiscal review committee, shall cause a performance audit of job service North Dakota to be conducted within twelve months after receipt of the request. The state auditor may appoint an independent audit firm, with extensive expertise in job service practices and standards, to complete a performance audit or the state auditor may conduct the performance audit. If the state auditor completes the audit, the state auditor may contract with a consulting firm to aid in the state audit or to complete the audit and shall charge job service North Dakota for the audit, including the services of the consulting firm. The executive director of job service North Dakota and the auditor shall present the audit report and any action taken as a result of the audit to the legislative council's legislative audit and fiscal review committee and to the house and senate industry, business and labor standing committees during the next regular session of the legislative assembly following the audit.

SECTION 37. AMENDMENT. Section 54-03-02 of the North Dakota Century Code is amended and reenacted as follows:

54-03-02. When legislative assembly meets.

- The legislative assembly shall meet at the seat of government in the month of December following the election of the members thereof for organizational and orientation purposes and shall thereafter recess until the time provided in subsection 2.
- 2. The legislative assembly shall reconvene at twelve noon on the first Tuesday after the third day in January of the year following the organizational session as provided in subsection 1 or at twelve noon on a date selected by the legislative eouncil executive committee but not earlier than January second nor later than January eleventh of the year following the organizational session and, following the close of business of the regular session, shall adjourn subject to subsection 3.
- 3. Notwithstanding a motion to adjourn sine die, the legislative assembly shall reconvene as determined by the legislative council executive committee. The number of natural days used may not exceed the number of natural days available under the constitution which have not been previously used by that legislative assembly in regular session under subsection 2.

SECTION 38. AMENDMENT. Section 54-03-04 of the North Dakota Century Code is amended and reenacted as follows:

54-03-04. Organizational session - Calling to order - Officers - Term of office - Officers and chairmen to remain in office during special session. The secretary and officers of the senate and chief clerk and officers of the house serving at the close of a regular session, unless otherwise removed, shall remain in office until the first day of the organizational session. On the first day of the organizational session, at a time scheduled by the legislative council executive committee pursuant to section 54-03.1-02, the president of the senate and the speaker of the house from the previous session, if reelected, or in the speaker's absence a member of the majority party of the house with seniority based upon terms of service in the house, shall call the members of their respective houses so enrolled to order. In the absence of the president of the senate, the president pro tempore shall call the members of the senate to order. In the absence of both the president of the senate and the president pro tempore, then some member or other person selected by the members present shall call the members of the senate to order. If the speaker of the house from the previous session is not reelected and if no party has a majority in the house, the member of the house with seniority based upon terms of service in the house shall call the house to order. If two or more members of the house are tied for seniority and seniority is a factor in determining who shall call the house to order, the persons so tied for seniority shall draw lots to determine who shall call the house to order. The members of the respective houses then may proceed to the election of the necessary officers. The secretary and officers of the senate and chief clerk and officers of the house of representatives, and the chairmen of all procedural and substantive standing legislative committees shall continue to serve in those positions during any special legislative session which may be called, except in case of the death, resignation, or removal of one of those persons, whereupon the position must be filled, upon the convening of the special session, in the manner provided by law or legislative rule. Members serving on procedural or substantive standing committees of the senate or house during a regular session shall continue to serve on those committees during any special legislative session which may be called following that regular session.

SECTION 39. AMENDMENT. Section 54-03-19.2 of the North Dakota Century Code is amended and reenacted as follows:

54-03-19.2. Meetings - Powers and duties - Expenses. The commission shall meet at the call of the chairman as often as may be necessary, but at least once during each biennium. The commission shall determine levels of legislative compensation, expense allowance, and insurance benefits to be paid for service upon interim committees and during legislative sessions, which permit citizens to hold legislative office without undue financial sacrifice or disadvantage. In formulating recommendations, the commission may consult with the leadership of the legislative assembly, and review compensation, expense allowance, and insurance benefits for legislative service in other states and in other areas of state and federal service and private industry. The commission shall report its findings and recommendations regarding legislative compensation policy to the legislative assembly. The commission may file with the legislative council a bill incorporating its recommendations. Members of the legislative compensation commission must be compensated for time spent in attendance at meetings of the commission and for other travel as approved by the chairman of the legislative eouncil executive committee at the rate of sixty-two dollars and fifty cents per day and must be reimbursed for their actual and necessary expenses incurred in the same manner as other state officials. The expense allowance must be paid from appropriations then in effect for the legislative assembly. The commission may solicit the assistance of the staff of the legislative council to provide information, aid, and assistance in carrying out its duties.

SECTION 40. AMENDMENT. Subsection 2 of section 54-03-20 of the North Dakota Century Code is amended and reenacted as follows:

- 2. a. Each member of the legislative assembly is entitled to receive reimbursement for lodging, which may not exceed a maximum of nine hundred dollars per calendar month for lodging in state, at the rates and in the manner provided in section 44-08-04 for each calendar day during the period of any organizational, special, or regular session.
 - b. Notwithstanding subdivision a:
 - (1) A member of the legislative assembly may elect to be reimbursed for less than the amount to which the legislator is entitled under this subsection by claiming the lesser amount on a voucher submitted with the receipt required by section 44-08-04.
 - (2) The legislative eouncil executive committee may establish guidelines that may result in a reduced maximum reimbursement for a single dwelling in which two or more legislators share lodging and the total rent for that dwelling exceeds the amount to which a legislator is entitled under subdivision a.

SECTION 41. AMENDMENT. Section 54-03-26 of the North Dakota Century Code is amended and reenacted as follows:

54-03-26. Personal computers and associated software used by legislators - Fee - Continuing appropriation. Notwithstanding any other provision of law, a member of the legislative assembly who is assigned a computer may use that computer and its associated equipment and software for any use that is not in violation of section 16.1-10-02 upon payment of a computer usage fee established by the legislative eouncil executive committee.

SECTION 42. AMENDMENT. Section 54-03-27 of the North Dakota Century Code is amended and reenacted as follows:

54-03-27. Service in the legislative assembly - Leave of absence from employment. The executive officer in charge of a state agency, department, or institution or the governing body of any political subdivision or any other employer in this state may grant a leave of absence from employment to a full-time employee of that governmental entity or of that employer who is a member of the legislative assembly for

service during any regular or special session of the legislative assembly and for attendance at a meeting of the legislative eouncil executive committee or any of its committees. The leave of absence may be without pay, and the employer may reduce or eliminate the payment of any additional benefits normally due the employee while the employee is performing legislative service. If the leave of absence is granted, the employer may not terminate the employment of an employee solely due to the fact that the employee is absent from employment as the result of service in the legislative assembly.

SECTION 43. AMENDMENT. Section 54-03.1-02 of the North Dakota Century Code is amended and reenacted as follows:

54-03.1-02. Time and place of meeting - Who must attend. In each even-numbered year on the first Monday in the month of December or on a date selected by the legislative <u>eouncil executive committee</u> but not earlier than December first nor later than December fifteenth, all persons elected at the previous November general election as members of the succeeding legislative session, and members whose terms do not expire until the first day of December following the next November general election, shall meet in the state capitol in the city of Bismarck, or at such other place as may be designated, at a time designated by the legislative <u>eouncil executive committee</u> for the purpose of conducting an organizational session. The legislative <u>eouncil executive council shall</u> make such arrangements as may be necessary for <u>its</u> operation <u>of the session</u>.

SECTION 44. AMENDMENT. Section 54-03.2-02 of the North Dakota Century Code is amended and reenacted as follows:

54-03.2-02. Definitions. As used in this code:

- "Hearing" means any meeting in the course of an investigatory proceeding, other than a preliminary conference or interview at which no testimony is taken under oath, conducted by an investigating committee for the purpose of taking testimony or receiving other evidence. A hearing may be open to the public or closed to the public.
- 2. "Investigating committee" means any of the following:
 - A standing or select committee of either house of the legislative assembly.
 - b. A joint committee of both houses.
 - c. An authorized subcommittee of a legislative committee.
 - d. The legislative <u>eouncil</u> <u>executive committee</u> and any interim committee of the <u>eouncil legislative executive committee</u> if specifically designated by the <u>eouncil legislative executive committee</u> as an investigating committee with subpoena powers.
 - e. Any other body created by law, the members of which may include nonlegislators.

Investigating committees shall have the power to issue subpoenas and subpoenas duces tecum in the manner provided for in section 54-03.2-08. Nothing in this chapter may be construed as in derogation of any power to issue subpoenas which is inherent in the legislative assembly or any of its committees.

3. "Public hearing" means any hearing open to the public or the proceedings of which are made available to the public.

SECTION 45. AMENDMENT. Section 54-05.1-02 of the North Dakota Century Code is amended and reenacted as follows:

54-05.1-02. Applicability - Meaning of lobbyist.

 This chapter applies to any person who, in any manner whatsoever, directly or indirectly, performs any of the following activities:

- a. Attempts to secure the passage, amendment, or defeat of any legislation by the legislative assembly or the approval or veto of any legislation by the governor of the state.
- Attempts to influence decisions made by the legislative eouncil
 <u>executive committee</u> or by an interim committee of the legislative
 council executive committee.
- 2. This chapter does not apply to any person who is:
 - A legislator.
 - b. A private citizen appearing on the citizen's own behalf.
 - c. An employee, officer, board member, volunteer, or agent of the state or its political subdivisions whether elected or appointed and whether or not compensated, who is acting in that person's official capacity.
 - d. Invited by the chairman of the legislative eouncil executive committee, an interim committee of the legislative eouncil executive committee, or a standing committee of the legislative assembly to appear before the eouncil legislative executive committee, interim committee, or standing committee for the purpose of providing information.
 - e. An individual who appears before a legislative committee for the sole purpose of presenting testimony on behalf of a trade or professional organization or a business or industry if the individual is introduced to the committee by the registered lobbyist for the trade or professional organization or the business or industry.
- 3. For the purposes of this chapter, persons required to register under this chapter because of the performance of the activities described in subsection 1 must be known as "lobbyists".

SECTION 46. AMENDMENT. Subsections 3 and 4 of section 54-06-25 of the North Dakota Century Code are amended and reenacted as follows:

- 3. The commission shall meet at the call of the chairman as often as may be necessary, but at least once during each year of the biennium. The commission shall consider proper levels of compensation and fringe benefits for state employees and make its recommendations on these issues to the governor in time for consideration in preparation of the executive budget to be submitted to the next legislative assembly. The commission shall also submit its recommendations to the legislative eouneil executive committee at the biennial meeting at which the legislative eouneil executive committee receives the reports of its interim committees.
- 4. The members of the legislative assembly who are commission members are entitled to receive compensation from the legislative council for each day in attendance at commission meetings in the same manner as provided for members of the legislative council executive committee and reimbursement from the legislative council for travel and other necessary expenses incurred in performing commission duties in the amounts provided for state employees under section 54-06-09. The state employee members of the commission are entitled to receive reimbursement for necessary expenses incurred in attending commission meetings at the rates provided for state employees under section 54-06-09 and may not be assessed any annual leave or loss of salary for attendance at meetings of the commission. The employing agency of state employee members shall pay their expenses.

SECTION 47. AMENDMENT. Section 54-06-31 of the North Dakota Century Code is amended and reenacted as follows:

54-06-31. State employee recruitment and retention bonus programs - Criteria - Limitations. State agencies may develop programs to provide bonuses to recruit or retain employees in hard-to-fill occupations.

1. State agencies may pay recruitment and retention bonuses under this section only if:

- a. The agency has a written policy in place identifying eligible positions or occupations and provisions for providing and receiving bonuses;
- b. The agency has filed a copy of the written policy with the North Dakota human resource management services; and
- c. The agency reports to the North Dakota human resource management services each bonus provided to an employee under the program.
- 2. State agencies must fund bonus programs from within the agency salaries and wages budget.
- 3. The North Dakota human resource management services shall report periodically report to a legislative committee designated by the legislative council executive committee on the implementation, progress, and bonuses provided under agency recruitment and retention bonus programs.
- 4. Bonuses paid under this section are not fiscal irregularities under section 54-14-03.1.

SECTION 48. AMENDMENT. Section 54-35-01 of the North Dakota Century Code is amended and reenacted as follows:

54-35-01. Council Legislative executive committee - Created - Members -Vacancy - Terms. The North Dakota legislative council, in this chapter referred to as the legislative council or the council, executive committee consists of the majority and minority leaders of the house and of the senate plus six senators and seven representatives chosen biennially before the close of each regular legislative session. In the house of representatives the speaker of the house shall appoint to the council legislative executive committee four members recommended by the majority leader and three members recommended by the minority leader, except that the speaker must by virtue of office be one of the four members appointed from the speaker's faction. In the senate the lieutenant governor shall appoint to the eouncil legislative executive committee four members recommended by the majority leader and two members recommended by the minority leader. Any vacancy occurring when the legislative assembly is not in session must be filled by the selection of another member of the legislative assembly belonging to the same faction as the member originally appointed, the selection to be made by the remaining senate or house members of the council legislative executive committee, depending upon which body has the vacancy. Each senator and each representative chosen to serve on the council legislative executive committee shall serve until a new council legislative executive committee has been selected at the next regular legislative session; provided, however, that no senator, not a holdover, who is not reelected to the senate, and no representative, who is not reelected to the house of representatives, may serve as a member of the council legislative executive committee beyond the closing day of the term to which elected. Any vacancy occurring because any member of the council legislative executive committee is not reelected must be filled for the period from the beginning of the session until a new council legislative executive committee is selected, in the same manner as the original council legislative executive committee is selected.

SECTION 49. AMENDMENT. Section 54-35-02 of the North Dakota Century Code is amended and reenacted as follows:

54-35-02. Powers and duties. In addition to the other applicable provisions of this chapter, the council <u>legislative executive committee</u> has the following powers and duties:

1. To study, consider, accumulate, compile, and assemble information on any subject upon which the legislative assembly may legislate, and upon such subjects as the legislative assembly may by concurrent or joint resolution authorize or direct, or any subject requested by a member of the legislative assembly; provided, that the eouncil legislative executive committee may screen and prioritize studies assigned by concurrent or joint resolution to maintain its workload within the limitations of time and legislative appropriations.

- To collect information concerning the government and general welfare of the state and of its political subdivisions.
- To study and consider important issues of public policy and questions of general interest.
- 4. To study and promote uniformity of legislation in the United States upon subjects upon which uniformity is desirable and to eenfer with the commissioners or similar groups appointed for the same purpose by any other state in drafting uniform laws to be submitted for the approval and adoption by the several states and through such member or members or council staff persons as the council may appoint to meet annually with the conference of commissioners on uniform state laws for the promotion of uniformity of legislation in the United States and join with it in such measures as may be deemed most expedient to advance the objects of such conference. The council shall receive, review, and make recommendations on uniform and model laws recommended to it by the state commission on uniform state laws.
- 5. To prepare proposed bills and resolutions for consideration of the succeeding legislative assembly.
- 6. To call to its assistance other members of the legislative assembly, and it may create committees consisting of its own members, or one or more of its own members and one or more other members of the legislative assembly and delegate by written resolution to such committees such of its powers and rights as it may deem advisable. Committees of the eouncil legislative executive committee may also include nonlegislator members. Any member of the legislative assembly has the right to attend any meeting of the eouncil legislative executive committee and may present that member's views on any subject which the eouncil legislative executive committee may at any particular time be considering.
- 7. To issue subpoenas or subpoenas duces tecum in the manner provided in sections 54-03.2-08 and 54-03.2-09. Committees of the eouncil legislative executive committee may issue subpoenas and subpoenas duces tecum in the same manner if specifically authorized by the eouncil legislative executive committee. Failure to obey a subpoena issued by the eouncil legislative executive committee, or one of its committees, is contempt.
- 8. To control the use of the legislative chambers and permanent displays in memorial hallway. Guidelines may be established pursuant to this subsection and the <u>legislative</u> council, or its designee, shall administer any quidelines which that are established.
- 9. To determine access to legislative information services and impose fees for providing legislative information services and copies of legislative documents. This authority may not be exercised in a manner that contravenes access to legislative documents as otherwise provided by law.

SECTION 50. AMENDMENT. Section 54-35-02.1 of the North Dakota Century Code is amended and reenacted as follows:

54-35-02.1. Legislative audit and fiscal review committee. For the purposes of studying and reviewing the financial transactions of this state; to assure the collection and expenditure of its revenues and moneys in compliance with law and legislative intent and sound financial practices; and to provide the legislative assembly with formal, objective information on revenue collections and expenditures for a basis of legislative action to improve the fiscal structure and transactions of this state, the legislative council executive committee shall create a division of the budget section of the legislative council entitled appoint the legislative audit and fiscal review committee. The members of the committee must be appointed in the same manner as other members of legislative council interim committees of the legislative executive committee.

SECTION 51. AMENDMENT. Section 54-35-02.2 of the North Dakota Century Code is amended and reenacted as follows:

54-35-02.2. Powers and duties of the legislative audit and fiscal review committee. It is the duty of the The legislative audit and fiscal review committee to shall study and review audit reports as selected by the committee from those submitted

by the state auditor, confer with the auditor and deputy auditors in regard to such reports, and when necessary, to confer with representatives of the department, agency, or institution audited in order to obtain full and complete information in regard to any and all fiscal transactions and governmental operations of any department, agency, or institution of the state. Each department, agency, or institution shall furnish to the committee such aid, information, and assistance in regard to fiscal transactions and governmental operations as it may from time to time request. Whenever the committee may determine or have reason to believe that there may have been a violation of law relating to the receipt, custody, or expenditure of public funds by any state officer or employee, the committee shall present such evidence or information as may be in its possession to the attorney general. The attorney general shall receive and accept such evidence or information and shall immediately commence such additional investigation as the attorney general deems determines necessary. Upon completion of the investigation, if the evidence supplied by the committee and through the investigation indicates the probability of a violation of law by any state official or employee, the attorney general shall immediately shall prosecute such official or employee as provided by law. The legislative eouncil executive committee, through its committee on legislative audit and fiscal review, or such persons as may be directed or employed by it the legislative council, is authorized, within the limits of legislative appropriations, to make such audits, examinations, or studies of the fiscal transactions or governmental operations of departments, agencies, or institutions of the state as it the legislative executive committee may deem determine necessary.

SECTION 52. AMENDMENT. Section 54-35-02.3 of the North Dakota Century Code is amended and reenacted as follows:

54-35-02.3. Employee benefits programs committee - Appointment - Selection of chairman. The legislative eouncil executive committee, during each biennium, shall appoint an employee benefits programs committee in the same manner as the eouncil legislative executive committee appoints other interim committees. The eouncil legislative executive committee shall appoint five members of the house of representatives and four members of the senate to the committee. The eouncil legislative executive committee shall designate the chairman of the committee. The committee shall operate according to the statutes and procedure governing the operation of other legislative eouncil executive committee interim committees.

SECTION 53. AMENDMENT. Section 54-35-02.4 of the North Dakota Century Code is amended and reenacted as follows:

54-35-02.4. Employee benefits programs committee - Powers and duties.

- 1. The employee benefits programs committee shall consider and report on those legislative measures and proposals over which it takes jurisdiction and which affect, actuarially or otherwise, the retirement programs of state employees or employees of any political subdivision, and health and retiree health plans of state employees or employees of any political subdivision. The committee shall make a thorough review of any measure or proposal which it takes under its jurisdiction, including an actuarial review. The committee shall take jurisdiction over any measure or proposal that authorizes an automatic increase or other change in benefits beyond the ensuing biennium which would not require legislative approval. The committee must include in the report of the committee a statement that the proposal would allow future changes without legislative involvement. The committee shall report its findings and recommendations, along with any necessary legislation, to the legislative eouncil executive committee and to the legislative assembly.
- 2. To carry out its responsibilities, the committee, or its designee, may:
 - a. Enter into contracts, including retainer agreements, with an actuary or actuarial firm for expert assistance and consultation. Each retirement, insurance, or retiree insurance program shall pay, from its retirement, insurance, or retiree health benefits fund, as appropriate, and without the need for a prior appropriation, the cost of any actuarial report required by the committee which relates to that program.
 - b. Call on personnel from state agencies or political subdivisions to furnish such information and render such assistance as the committee may from time to time request.

- Establish rules for its operation, including the submission and review of proposals and the establishing of standards for actuarial review.
- The committee may solicit draft measures and proposals from interested persons during the interim between legislative sessions, and may also study measures and proposals referred to it by the legislative assembly or the legislative eouncil executive committee.
- A copy of the committee's report concerning any legislative measure shall, if that measure is introduced for consideration by a legislative assembly, be appended to the copy of that measure which is referred to a standing committee.
- 5. A legislative measure affecting a public employees retirement program, public employees health insurance program, or public employee retiree health insurance program may not be introduced in either house unless it is accompanied by a report from the committee. A majority of the members of the committee, acting through the chairman, has sole authority to determine whether any legislative measure affects a program.
- 6. Any amendment made during a legislative session to a legislative measure affecting a public employees retirement program, public employees health insurance program, or public employee retiree health insurance program may not be considered by a standing committee unless it is accompanied by a report from the employee benefits programs committee.
- 7. Any legislation enacted in contravention of this section is invalid and of no force and effect, and any benefits provided under such legislation must be reduced to the level current prior to enactment.

SECTION 54. AMENDMENT. Section 54-35-02.5 of the North Dakota Century Code is amended and reenacted as follows:

54-35-02.5. Administrative rules committee. The legislative eouncil executive committee, during each biennium, shall appoint an administrative rules committee in the same manner as the eouncil legislative executive committee appoints other interim committees. The legislative eouncil executive committee shall designate the chairman of the committee. The committee shall operate according to the statutes and procedure governing the operation of other legislative eouncil executive committee interim committees. The membership of the administrative rules committee must include at least one of the members who served during the most recently completed regular session of the legislative assembly from each of the standing committees of either the house of representatives or the senate.

SECTION 55. AMENDMENT. Section 54-35-02.6 of the North Dakota Century Code is amended and reenacted as follows:

- 54-35-02.6. Rules reviewed by administrative rules committee Committee responsibility. The administrative rules committee shall review administrative rules adopted under chapter 28-32. The committee shall consider oral and written comments received concerning administrative rules. The committee shall study and review administrative rules and related statutes to determine whether:
 - Administrative agencies are properly implementing legislative purpose and intent.
 - 2. There is dissatisfaction with administrative rules or with statutes relating to administrative rules.
 - 3. There are unclear or ambiguous statutes relating to administrative rules.

The committee may make rule change recommendations to the adopting agency and may make recommendations to the legislative council executive committee for the amendment or repeal of statutes relating to administrative rules. The committee's failure to review proposed rules prior to publication in the North Dakota Administrative Code does not prevent rules from taking effect. Except for action pursuant to section 28-32-17 or 28-32-18, the recommendations or opinions of the committee do not affect the legality of any rule as determined by the attorney general.

- **SECTION 56. AMENDMENT.** Section 54-35-02.7 of the North Dakota Century Code is amended and reenacted as follows:
- **54-35-02.7. Garrison diversion overview.** The legislative <u>council executive committee</u> is responsible for legislative overview of the Garrison diversion project and related matters and for any necessary discussions with adjacent states on water-related topics.
- **SECTION 57. AMENDMENT.** Section 54-35-02.8 of the North Dakota Century Code is amended and reenacted as follows:
- **54-35-02.8.** Legislative ethics committee. The legislative eouncil executive committee, during each biennium, shall appoint an ethics committee to consider or prepare a legislative code of ethics. The committee may recommend legislation relating to legislative ethics. The committee shall operate according to the laws and procedures governing the operation of other legislative eouncil executive committee interim committees.
- **SECTION 58. AMENDMENT.** Section 54-35-03 of the North Dakota Century Code is amended and reenacted as follows:
- **54-35-03.** State departments, officers, and employees to cooperate. Each department, board, commission, agency, officer, or employee in the state government shall furnish such information and render such assistance to the <u>legislative</u> council <u>and to the legislative executive committee</u> as the <u>legislative</u> council <u>or the legislative executive committees</u>, may from time to time request.
- **SECTION 59. AMENDMENT.** Section 54-35-04 of the North Dakota Century Code is amended and reenacted as follows:
- 54-35-04. Meetings When held How called Quorum. The eouneil legislative executive committee or committee appointed by it, may sit at such time and place as it may deem advisable, but the eouneil legislative executive committee shall meet at least once in each year and shall meet at any time upon the call of the chairman or a call signed by seven members of the eouneil legislative executive committee. At any meeting of the eouneil legislative executive committee, seven members constitute a quorum and a majority of such quorum has the authority to act in any matter falling within the jurisdiction of the eouneil legislative executive committee.
- **SECTION 60. AMENDMENT.** Section 54-35-05 of the North Dakota Century Code is amended and reenacted as follows:
- **54-35-05.** Governor sending messages to meetings. The governor may send messages to such meetings of the council legislative executive committee as the governor deems determines advisable.
- **SECTION 61. AMENDMENT.** Section 54-35-06 of the North Dakota Century Code is amended and reenacted as follows:
- 54-35-06. Officers Accept funds Expenditures. The eouncil legislative executive committee shall select a chairman and a vice chairman from its own members and may prescribe its own rules of procedure. It The legislative executive committee may appoint a secretary who need not be a member, and shall appoint a director who must be in charge of the effices-and-staff-of-the-legislative council and who must be paid such salary as the eouncil legislative-executive-committee may determine. The eouncil director may employ such <a href="eother-the-ethe-other-the-ethe-legislative-executiv
- **SECTION 62. AMENDMENT.** Section 54-35-07 of the North Dakota Century Code is amended and reenacted as follows:
- **54-35-07.** Records Reports. The council <u>legislative executive committee</u> shall keep minutes of its meetings and a record of all its transactions and shall at the beginning of each biennial legislative session, and may at any other time, make a report

of its activities and recommendations to the members of the legislative assembly and to the governor.

- **SECTION 63. AMENDMENT.** Section 54-35-08 of the North Dakota Century Code is amended and reenacted as follows:
- **54-35-08.** Recommended legislation may be required in advance. The eouncil legislative executive committee may require that any recommendation for legislation, which is to be presented by any department, board, commission, agency, officer, official, or employee of the state desiring the consideration of the eouncil legislative executive committee, be presented to it at least sixty days in advance of any regular legislative session.
- **SECTION 64. AMENDMENT.** Section 54-35-09 of the North Dakota Century Code is amended and reenacted as follows:
- **54-35-09.** Recommendations When made public Distribution. The recommendations of the eouncil legislative executive committee must be completed and made public prior to any session of the legislative assembly at which such recommendations are to be submitted; and a copy of said the recommendations must be mailed distributed to each member-elect of the legislative assembly, to each elective state officer, and to the state law library.
- **SECTION 65. AMENDMENT.** Section 54-35-10 of the North Dakota Century Code is amended and reenacted as follows:
- 54-35-10. (Effective through June 30, 2009) Compensation of members and leadership.
 - 1. The members of the eouncil legislative executive committee and the members of any committee of the eouncil legislative executive committee are entitled to be compensated for the time spent in attendance at sessions of the eouncil legislative executive committee and of its committees at the rate of one hundred eight dollars per day and must also be paid for expenses incurred in attending said meetings and in the performance of their official duties in the amounts provided by law for other state officers.
 - 2. In addition to the compensation provided in subsection 1, the chairman of the eouncil shall legislative executive committee is entitled to receive an additional five dollars for each day spent in attendance at sessions of the council legislative executive committee and of its committees, and the chairman of each of the council's legislative executive committee's committees shall is entitled to receive five dollars for each day spent in attendance at sessions of the council legislative executive committee or of the committee which the person chairs.

(Effective after June 30, 2009) Compensation of members and leadership.

- 1. The members of the <u>eouneil legislative executive committee</u> and the members of any committee of the <u>eouneil legislative executive committee</u> are entitled to be compensated for the time spent in attendance at sessions of the <u>eouneil legislative executive committee</u> and of its committees at the rate of one hundred thirty-five dollars per day and must also be paid for expenses incurred in attending said meetings and in the performance of their official duties in the amounts provided by law for other state officers.
- 2. In addition to the compensation provided in subsection 1, the chairman of the council shall legislative executive committee is entitled to receive an additional five dollars for each day spent in attendance at sessions of the council legislative executive committee and of its committees, and the chairman of each of the council's legislative executive committee's committees shall is entitled to receive five dollars for each day spent in attendance at sessions of the council legislative executive committee or of the committee which the person chairs.
- **SECTION 66. AMENDMENT.** Section 54-35-11 of the North Dakota Century Code is amended and reenacted as follows:
- 54-35-11. Preparation for and assistance to legislative assembly Custody of equipment Approval of delayed vouchers. The legislative council is hereby

authorized, on behalf of the legislative assembly, to may make all necessary arrangements prior to before each legislative session, for the procurement of necessary supplies, equipment, services, excluding other than the employment of legislative employees, building space, or any other preparations or arrangements it deems the legislative council determines necessary or desirable to be made prior to before the commencement of each legislative session in order to facilitate the proper convening and operation of the legislative assembly. The legislative council shall act as the custodial agency to ensure the proper storage and safekeeping of legislative supplies and equipment during the interim periods between legislative sessions, and is authorized to may approve vouchers on behalf of the legislative assembly, or may authorize its director to do so, for the payment from legislative appropriations of delayed billings or other billings for legislative expenses during periods when the legislative assembly is not in session. It The legislative council shall, through its own actions or through its staff, carry out such duties or projects and provide such service and assistance to the legislative assembly or its committees, the legislative executive committee or its committees, and members of the legislative assembly as may be requested by concurrent resolution of the legislative assembly or deemed determined necessary or desirable in assisting the legislative assembly or the legislative executive committee in meeting its responsibilities and carrying out its duties during the legislative session or the interim between sessions.

SECTION 67. AMENDMENT. Section 54-35-12 of the North Dakota Century Code is amended and reenacted as follows:

54-35-12. Legislative budget analyst and auditor. The legislative eouneil executive committee shall appoint a legislative budget analyst and auditor. A person is not eligible for the appointment unless the person holds a baccalaureate degree from a recognized institution of higher learning, is a certified public accountant, or has had five years' experience in government accounting. The appointment of the legislative auditor must be based upon qualifications of eligible persons without reference to partisan politics. The salary of the legislative budget analyst and auditor must be determined by the legislative council and it may employ additional persons as necessary to carry out sections 54-35-12 through 54-35-14.

SECTION 68. AMENDMENT. Section 54-35-15 of the North Dakota Century Code is amended and reenacted as follows:

54-35-15. Information technology program - Staff - Powers and duties.

- The legislative council, or its designee, shall provide information technology research and staff services to the legislative branch. The services must be provided in accordance with the existing statutory authority of the legislative council and within the framework of its other staff services.
- The legislative council staff office shall provide information technology services, and the council, or its designee, may hire such additional staff as are necessary, and set compensation for any additional staff within the limits of legislative appropriations.
- 3. The <u>legislative</u> council, <u>or its designee</u>, shall structure the provision of information technology services and assistance to the legislative assembly and shall receive such cooperation and assistance from other state agencies as <u>it may</u> the <u>council</u> reasonably <u>may</u> request.

SECTION 69. AMENDMENT. Section 54-35-15.1 of the North Dakota Century Code is amended and reenacted as follows:

54-35-15.1. Information technology committee - Appointment. The legislative eouncil executive committee, during each biennium, shall appoint an information technology committee in the same manner as the eouncil legislative executive committee appoints other interim committees. The eouncil legislative executive committee shall appoint six members of the house of representatives and five members of the senate to the committee. The chief information officer of the state is an ex officio, nonvoting member of the committee. The eouncil legislative executive committee shall designate the chairman of the committee. The committee shall operate according to the statutes and procedure governing the operation of other legislative eouncil executive committee interim committees.

SECTION 70. AMENDMENT. Section 54-35-16 of the North Dakota Century Code is amended and reenacted as follows:

- 54-35-16. Authority to determine if legislative assembly meets. The eouneil legislative executive committee may issue a call for the legislative assembly to convene after it has adjourned under subsection 2 of section 54-03-02. The length of a legislative session called under this section may not exceed the number of natural days available under the constitution which have not been used by that legislative assembly. The eouneil legislative executive committee may exercise this authority, and the legislative assembly shall meet, regardless of whether the motion to close the regular session of the legislative assembly was to recess to a time certain, adjourn to a time certain, or adjourn sine die.
- **SECTION 71. AMENDMENT.** Section 54-35-17 of the North Dakota Century Code is amended and reenacted as follows:
- **54-35-17. Retention of legal counsel.** When the legislative assembly is in session, either house by resolution may authorize, or both houses by concurrent resolution may direct, the legislative council to appoint or retain legal counsel to appear in, commence, prosecute, defend, or intervene in any action, suit, matter, cause, or proceeding in any court or agency when deemed determined necessary or advisable to protect the official interests of the legislative branch. When the legislative assembly is not in session, the legislative council executive committee, by a majority vote, may authorize the legislative council to appoint or retain legal counsel to appear in, commence, prosecute, defend, or intervene in any action, suit, matter, cause, or proceeding in any court or agency when deemed determined necessary or advisable to protect the official interests of the legislative branch. Section 54-12-08 does not apply to a person appointed or retained under this section.
- **SECTION 72. AMENDMENT.** Section 54-35-18 of the North Dakota Century Code is amended and reenacted as follows:
- 54-35-18. (Effective through August 1, 2011) Energy development and transmission committee. The legislative eouncil executive committee, during each biennium, shall appoint an energy development and transmission committee in the same manner as the council legislative executive committee appoints other interim committees. The eouncil legislative executive committee shall appoint six members of the house of representatives, four of whom must be from the majority political party and two of whom must be from the minority political party, and six members of the senate, four of whom must be from the majority political party and two of whom must be from the minority political party. The chairman of the legislative council executive committee shall designate the chairman of the committee. The committee shall operate according to the statutes and procedure governing the operation of other legislative council executive committee interim committees. The committee shall study the impact of a comprehensive energy policy for the state and the development of each facet of the energy industry, from the obtaining of the raw natural resource to the sale of the final product in this state, other states, and other countries. The study may include the review of and recommendations relating to policy affecting extraction, generation, processing, transmission, transportation, marketing, distribution, and use of energy, and the taxation of shallow gas to reduce energy costs for all North Dakota residents.
- **SECTION 73. AMENDMENT.** Section 54-35-22 of the North Dakota Century Code is amended and reenacted as follows:

54-35-22. Workers' compensation review committee.

During each interim, a legislative council executive committee's interim workers' compensation review committee must be appointed as follows: two members of the senate appointed by the majority leader of the senate of the legislative assembly; one member of the senate appointed by the minority leader of the senate of the legislative assembly; two members of the house of representatives appointed by the majority leader of the house of representatives; and one member of the house of representatives appointed by the minority leader of the house of representatives. The chairman of the legislative council executive committee shall designate the chairman of the committee. The committee shall operate according to the laws and procedures governing the operation of other legislative eouncil executive committee interim committees. The committee may recommend legislation relating to workers' compensation. The committee shall meet once each calendar quarter or less often if the committee chairman determines a meeting that quarter is not necessary because there are no claims to review.

- The committee shall review workers' compensation claims that are brought to the committee by injured workers for the purpose of determining whether changes should be made to the laws relating to workers' compensation. A claim may not be reviewed by the committee unless workforce safety and insurance has issued a final determination and either the injured worker has exhausted the administrative and judicial appeals process or the period for appeal has expired. In order for the committee to review a claim, the injured worker must first sign a release of information for constituent authorization to allow the committee and legislative council staff to review the injured worker's workforce safety and insurance records and to allow the committee members and workforce safety and insurance representatives to discuss the records in an interim committee hearing. Notwithstanding any open meeting requirements, except as otherwise provided under this section, the workforce safety and insurance records of an injured worker whose case is reviewed by the committee are However, pursuant to the constituent's authorization, information contained in the records may be discussed by the committee members and workforce safety and insurance representatives in an interim committee hearing.
- The committee shall accept testimony of an injured worker and of a representative designated by the injured worker. After the committee has received the testimony of the injured worker and the injured worker's representative, the committee shall request that workforce safety and insurance provide testimony.

SECTION 74. AMENDMENT. Section 54-35-23 of the North Dakota Century Code is amended and reenacted as follows:

54-35-23. (Effective through July 31, 2009) Committee on tribal and state relations - Membership - Duties.

- The committee on tribal and state relations is composed of seven members as follows:
 - a. The chairman of the legislative council <u>executive committee</u> or the chairman's designee;
 - b. Three members of the house of representatives, two of whom must be selected by the leader representing the majority faction of the house of representatives and one of whom must be selected by the leader representing the minority faction of the house of representatives; and
 - c. Three members of the senate, two of whom must be selected by the leader representing the majority faction of the senate and one of whom must be selected by the leader representing the minority faction of the senate.
- 2. The chairman of the legislative <u>eouncil</u> <u>executive</u> <u>committee</u> or the chairman's designee, shall serve as chairman of the committee.
- 3. The committee shall meet at such times and places as determined by the chairman. The legislative council shall provide staffing for the committee.
- 4. The committee shall conduct joint meetings with the native American tribal citizens' task force to study tribal-state issues, including government-to-government relations, the delivery of services, case management services, child support enforcement, and issues related to the promotion of economic development. After the joint meetings have concluded, the committee shall meet to prepare a report on its findings and recommendations, together with any legislation required to implement those recommendations, to the legislative council executive committee.
- 5. The members of the committee are entitled to compensation from the legislative council for attendance at committee meetings at the rate provided for members of the legislative assembly for attendance at interim committee meetings and are entitled to reimbursement for expenses incurred in attending the meetings in the amounts provided by law for other state officers.

- a. The native American tribal citizens' task force is composed of six members as follows:
 - The executive director of the Indian affairs commission, or the executive director's designee;
 - (2) The chairman of the Standing Rock Sioux Tribe, or the chairman's designee;
 - (3) The chairman of the Spirit Lake Tribe, or the chairman's designee;
 - (4) The chairman of the Three Affiliated Tribes, or the chairman's designee;
 - (5) The chairman of the Turtle Mountain Band of Chippewa Indians, or the chairman's designee; and
 - (6) The chairman of the Sisseton-Wahpeton Sioux Tribe, or the chairman's designee.
 - b. If the executive director of the Indian affairs commission or any of the tribal chairmen appoint a designee to serve on the task force, only one individual may serve as that designee during the biennium. A substitute designee may be appointed by the executive director of the Indian affairs commission or a tribal chairman in the event of the death, incapacity, resignation, or refusal to serve of the initial designee.

SECTION 75. AMENDMENT. Section 54-35.2-01 of the North Dakota Century Code is amended and reenacted as follows:

54-35.2-01. Advisory commission on intergovernmental relations - Membership - Terms - Meetings.

- The advisory commission on intergovernmental relations consists of twelve members:
 - a. The North Dakota league of cities executive committee shall appoint two members of the commission.
 - b. The North Dakota association of counties executive committee shall appoint two members of the commission.
 - The North Dakota township officers association executive board of directors shall appoint one member of the commission.
 - d. The North Dakota recreation and park association executive board shall appoint one member of the commission.
 - The North Dakota school boards association board of directors shall appoint one member of the commission.
 - f. The governor or the governor's designee is a member of the commission.
 - g. The legislative eouncil executive committee shall appoint four members of the legislative assembly as members of the commission.
- 2. The legislative eouncil executive committee shall designate the chairman and vice chairman of the commission.
- All members of the commission shall serve for a term of two years, beginning July first of each odd-numbered year, and may be reappointed for additional terms.
- 4. If any member of the commission resigns or ceases to be a member of the class the member represents, that person's membership on the

commission ceases immediately and the appropriate appointing authority may appoint a new member for the remainder of the term.

The commission shall meet at least semiannually.

SECTION 76. AMENDMENT. Section 54-35.2-02 of the North Dakota Century Code is amended and reenacted as follows:

54-35.2-02. Functions and duties. The advisory commission on intergovernmental relations shall:

- 1. Serve as a forum for the discussion of resolution of intergovernmental problems.
- 2. Engage in activities and studies relating to the following subjects:
 - a. Local governmental structure.
 - b. Fiscal and other powers and functions of local governments.
 - Relationships between and among local governments and the state or any other government.
 - d. Allocation of state and local resources.
 - Interstate issues involving local governments, including cooperation with appropriate authorities of other states.
 - f. Statutory changes required to implement commission recommendations.
- Present reports and recommended legislative bills to the legislative eouncil
 <u>executive committee</u> for consideration in the same manner as interim
 legislative eouncil executive committee interim committees.
- Prepare model ordinances or resolutions for consideration by officials of political subdivisions.

SECTION 77. AMENDMENT. Section 54-35.2-04 of the North Dakota Century Code is amended and reenacted as follows:

54-35.2-04. Finances.

- 1. A member of the advisory commission on intergovernmental relations who is a member of the legislative assembly is entitled to receive, from funds available to the commission, compensation per day for each day spent in attendance at commission meetings in the same amount as provided for members of the legislative council executive committee and reimbursement for travel and other necessary expenses incurred in the performance of official duties in the amounts provided by law for other state officers. Members of the advisory commission on intergovernmental relations who are appointed by an organization representing political subdivisions may be reimbursed for attendance at commission meetings by the organization by which they were appointed.
- 2. The commission may apply for, contract for, receive, and expend for its purposes any appropriation or grant from any public or private source.
- 3. Political subdivisions of the state may appropriate funds to the commission to share in the cost of its operations.

SECTION 78. AMENDMENT. Section 54-35.2-05 of the North Dakota Century Code is amended and reenacted as follows:

54-35.2-05. Reports. The advisory commission on intergovernmental relations shall report its findings and recommendations and any proposed legislation necessary to implement the recommendations to the legislative eouncil executive committee at the time and in the manner reports are made by interim committees of the legislative eouncil executive committee. The legislative eouncil executive committee may accept, reject, or amend the report of the advisory commission on intergovernmental relations.

The legislative eouncil executive committee shall include the report, or any portion of it, as accepted, rejected, or amended, in the council's legislative executive committee's final report. Copies of the report of the advisory commission on intergovernmental relations, as accepted, rejected, or amended by the legislative eouncil executive committee, must be available to counties, cities, townships, appropriate state departments and agencies, and the public.

SECTION 79. AMENDMENT. Subsection 3 of section 54-40-01 of the North Dakota Century Code is amended and reenacted as follows:

An agency, department, or institution of this state may enter an agreement with the state of South Dakota to form a bistate authority to jointly exercise any function that the entity is authorized by law to perform. Any agreement entered under this subsection must be submitted to the legislative assembly or, if the legislative assembly is not in session, to the legislative council or a executive committee designated by the legislative council for approval or rejection and may not become effective until approved by the legislative assembly or the legislative eouncil executive committee.

SECTION 80. AMENDMENT. Section 54-44.1-12.1 of the North Dakota Century Code is amended and reenacted as follows:

54-44.1-12.1. Implementation of legislative intent - Legislative objection to execution of budget - Effect of objection.

- The budget section of the legislative council executive committee may object to any allotment made under section 54-44.1-12, any expenditure of a budget unit, or any failure to make an allotment or expenditure if the budget section deems determines that the allotment or expenditure or the failure to make an allotment or expenditure is contrary to legislative intent as recorded in any reliable legislative records. The budget section shall file that objection in certified form in the office of with the legislative council. The filed objection must contain a concise statement of the budget section's reasons for the objection.
- The office of the legislative council shall attach to each objection a certification of the time and date of the filing of the objection and, as soon as possible, shall transmit a copy of the objection and the certification to the director of the budget and the affected budget unit. The office of the legislative council shall maintain a permanent register of all objections under this section.
- Within fourteen days after the filing of an objection, the affected budget unit shall respond in writing to the budget section. After receipt of that response, the budget section may withdraw or modify its objection.
- After the filing of an objection, the burden of persuasion is upon the budget unit in any action for judicial review of whether the allotment or expenditure or the failure to make an allotment or expenditure is contrary to law. If the budget unit fails to meet its burden of persuasion, the court shall render judgment against the budget unit for court costs. These court costs must include reasonable attorney's fees and must be payable from the appropriation of the budget unit.

SECTION 81. AMENDMENT. Section 54-52.1-08.2 of the North Dakota Century Code is amended and reenacted as follows:

54-52.1-08.2. Uniform group insurance program - Compliance with federal requirements - Group purchasing arrangements. If the board determines that any section or the phraseology of any section of this chapter does not comply with applicable federal statutes or rules, the board shall adopt appropriate terminology with respect to that section to comply with the federal statutes or rules, subject to the approval of the legislative council's executive committee's employee benefits programs committee. The board may assume responsibility for group purchasing arrangements as provided by federal law. Any plan modifications made by the board under this section are effective until the effective date of any measure enacted by the legislative assembly providing the necessary amendments to this chapter to ensure compliance with the federal statutes or rules.

SECTION 82. AMENDMENT. Section 54-55-01 of the North Dakota Century Code is amended and reenacted as follows:

Commission on uniform state laws - Membership. 54-55-01. The commission on uniform state laws consists of an individual engaged in the practice of law in this state, the dean or a full-time member of the faculty of the law school of the university of North Dakota, a law-trained judge of a court of record in this state, a member of the house of representatives and a member of the senate of the legislative assembly, and a member of the legislative council staff. The commission also consists of any residents of this state who, because of long service in the cause of uniformity of state legislation, have been elected life members of the national conference of commissioners on uniform state laws, and may also consist of any residents of this state who have been previously appointed to at least five years of service on the commission. Commissioners, except the members of the legislative assembly, the member of the legislative council staff, and life members, must be appointed by the governor for terms of four years each, commencing on the first day of September following each presidential election, and shall serve until their respective successors are appointed. The members of the legislative assembly on the commission must be appointed by the legislative council executive committee for a term not to exceed four years as prescribed by the legislative eouncil executive committee, and the member of the legislative council staff must be appointed by the chairman of the legislative council executive committee.

SECTION 83. AMENDMENT. Section 54-55-04 of the North Dakota Century Code is amended and reenacted as follows:

54-55-04. Duties of commissioners and commission. Each commissioner shall attend the annual meeting of the national conference of commissioners on uniform state laws and shall promote uniformity in state laws on those subjects where uniformity may be deemed desirable and practicable. The commission shall also promote as far as practicable the uniform judicial application and construction of all uniform state laws. During the interim between legislative sessions, the commission may submit its recommendations for enactment of uniform and model laws to the legislative eouncil executive committee for its review and recommendation. Commissioners shall provide such assistance to the legislative eouncil executive committee as the legislative eouncil executive committee requests with respect to its review of uniform and model laws. During each biennial legislative session, and at any other time as the commission may deem proper, the commission shall report to the legislative assembly an account of its transactions and its advice and recommendations for legislation. The report must include the recommendations of the legislative eouncil executive committee with respect to uniform and model laws recommended by the commission.

SECTION 84. AMENDMENT. Section 54-58-03 of the North Dakota Century Code is amended and reenacted as follows:

- 54-58-03. Tribal-state gaming compact Creation, renewals, and amendments. The governor or the governor's designee may represent the state in any gaming negotiation in which the state is required to participate pursuant to 25 U.S.C. 2701 et seq. by any federally recognized Indian tribe and, on behalf of the state, may execute a gaming compact between the state and a federally recognized Indian tribe, subject to the following:
 - 1. If the legislative assembly is not in session at the time gaming negotiations are being conducted, the chairman and vice chairman of the legislative council executive committee or the designee of the chairman or vice chairman may attend all negotiations and brief the legislative council executive committee on the status of the negotiations.
 - If the legislative assembly is in session at the time negotiations are being conducted, the majority and minority leaders of both houses, or their designees, may attend all negotiations and brief their respective houses on the status of the negotiations.
 - The compact may authorize an Indian tribe to conduct gaming that is permitted in the state for any purpose by any person, organization, or entity.
 - 4. For the purposes of this chapter, the term "gaming that is permitted in the state for any purpose by any person, organization, or entity" includes any

- game of chance that any Indian tribe was permitted to conduct under a tribal-state gaming compact that was in effect on August 1, 1997.
- 5. The compact may not authorize gaming to be conducted by an Indian tribe at any off-reservation location not permitted under a tribal-state gaming compact in effect on August 1, 1997, except that in the case of the tribal-state gaming compact between the Turtle Mountain Band of Chippewa and the state, gaming may be conducted on land within Rolette County held in trust for the Band by the United States government which was in trust as of the effective date of the Indian Gaming Regulatory Act of 1988 [Pub. L. 100-497; 102 Stat. 2467; 25 U.S.C. 2701 et seq.].
- 6. The compact may not obligate the state to appropriate state funds; provided, however, the state may perform services for reimbursement.
- 7. The negotiations between the tribe and the state must address the possibility of a mutual effort of the parties to address the issue of compulsive gambling.
- 8. If the legislative assembly is not in session when the negotiations are concluded, the governor shall forward a copy of the compact as finally negotiated to each member of the legislative ecuncil executive committee at least twenty-one days before the compact is signed.
- If the legislative assembly is in session when the negotiations are concluded, the governor shall forward a copy of the compact as finally negotiated to each member of the legislative assembly at least twenty-one days before the compact is signed.
- Before execution of any proposed tribal-state gaming compact or amendment thereto, the governor shall conduct one public hearing on the proposed compact or amendment.

SECTION 85. AMENDMENT. Section 54-59-07 of the North Dakota Century Code is amended and reenacted as follows:

54-59-07. State information technology advisory committee. The state information technology advisory committee consists of the chief information officer; the commissioner of higher education or the commissioner's designee; the attorney general or the attorney general's designee; the secretary of state or the secretary of state's designee; the tax commissioner or the commissioner's designee; the chief justice of the supreme court or the chief justice's designee; two members of the legislative assembly appointed by the legislative council executive committee; a minimum of eight members representing state agencies, appointed by the governor; and two members with technology management expertise representing private industry, appointed by the governor. The appointees of the governor serve at the pleasure of the governor. The governor shall designate the chairman of the committee. Additional members may be asked to participate at the request of the chairman. The department shall provide staff services to the committee. The members of the committee representing private industry are entitled to be compensated for time spent in attendance at meetings of the committee and for other travel as approved by the chairman of the committee at the rate of sixty-two dollars and fifty cents per day and are entitled to reimbursement for actual and necessary expenses incurred in the same manner as other state officials. The compensation and expenses are to be paid from appropriations for the department. The committee shall advise the department regarding statewide information technology planning and budgeting, services of the information technology department, and statewide information technology initiatives and policy and shall review reports on major information technology projects as required by this chapter and policies, standards, and guidelines developed by the department. The chief information officer shall submit recommendations of the committee regarding information technology issues to the information technology committee for its consideration.

SECTION 86. AMENDMENT. Section 54-59-11 of the North Dakota Century Code is amended and reenacted as follows:

54-59-11. Information technology plans. Each executive branch state agency or institution, excluding the institutions under the control of the board of higher education, shall prepare an information technology plan, subject to acceptance by the department. The plan must be submitted to the department by July fifteenth of each even-numbered year. The plan must be prepared based on guidelines developed by

the department; must provide the information technology goals, objectives, and activities of the entity for the current biennium and the next two bienniums; and must include an asset management plan relating to the inventory of information technology assets owned, leased, or employed by the entity. Each entity required to file a plan shall provide interim updates to its plan if major information technology changes occur which affect its plan. The department shall review each entity's plan for compliance with statewide information technology policies and standards and may require an entity to change its plan to comply with statewide policies or standards or to resolve conflicting directions among plans. Agencies of the judicial and legislative branches shall file their information technology plans with the department by July fifteenth of each even-numbered year. Each entity required to file a plan shall prepare its budget request for the next biennium based on its information technology plan. The agency's budget request and the governor's budget recommendation must include supporting information describing in detail how the information technology plan relates to the budget request and recommendation. Any budget adjustment by the budget office must include the corresponding change to the plan. Based on the plans, the department shall prepare a statewide information technology plan and distribute copies of that plan to members of the legislative assembly as requested by the legislative council or its The statewide information technology plan must be developed with emphasis on long-term strategic goals, objectives, and accomplishments. statewide information technology plan must contain:

- A list of major projects started, ongoing, and completed during the biennium, including related budgeted and actual costs and the estimated implementation date for each project as well as the actual implementation date for completed projects.
- Information regarding evaluations of cost-benefit analyses for completed projects.
- 3. Information regarding the information technology plans, including the department's plan review process, the number of plans reviewed, and the number of plans accepted.
- A description of the benefits to the state resulting from its investment in information technology.

SECTION 87. AMENDMENT. Section 54-59-12 of the North Dakota Century Code is amended and reenacted as follows:

54-59-12. Coordination of activities - Reports. The department shall cooperate with each state entity providing access to any computer data base or electronically filed or stored information under subsection 4 of section 44-04-18 to assist in providing economical, efficient, and compatible access. The chief information officer shall conduct conferences and meetings with political subdivisions to review and coordinate information technology. The chief information officer and the commissioner of the board of higher education shall meet at least twice each year to plan and coordinate their information technology. The chief information officer and commissioner shall consider areas in which joint or coordinated information technology may result in more efficient and effective state government operations. Upon request, the chief information officer shall report to the legislative council or its designated executive committee regarding the coordination of services with political subdivisions, and the chief information officer and commissioner shall report to the legislative council or its designated executive committee regarding their findings and recommendations.

SECTION 88. AMENDMENT. Section 54-59-23 of the North Dakota Century Code is amended and reenacted as follows:

54-59-23. Information technology projects - Reports.

- An executive, legislative, or judicial branch agency, except for institutions under the control of the state board of higher education, shall report to the state information technology advisory committee according to guidelines developed by the department and reviewed by the state information technology advisory committee regarding the plan for and status of any information technology project that is estimated to cost more than two hundred fifty thousand dollars.
- 2. During the life of the project, the agency shall notify the state information technology advisory committee if:

- At a project milestone, the amount expended on project costs exceeds the planned budget for that milestone by twenty percent or more; or
- b. At a project milestone, the project schedule extends beyond the planned schedule to attain that milestone by twenty percent or more.
- 3. A report under subsection 2 must specify corrective measures being undertaken to address any cost or time of completion issue. If the agency has not taken adequate corrective measures within ninety days after the report, the agency shall submit a report to the legislative council's executive committee's information technology committee regarding the project.
- 4. Upon completion of the project, the agency shall notify the state information technology advisory committee if:
 - The budget for the project exceeded the original budget by twenty percent or more; or
 - The final project completion date extended beyond the original project scheduled completion date by twenty percent or more.

SECTION 89. AMENDMENT. Subsection 10 of section 54-60-03 of the North Dakota Century Code is amended and reenacted as follows:

- 10. Shall report between the first and tenth legislative days of each regular legislative session to a standing committee of each house of the legislative assembly as determined by the legislative eouncil executive committee and shall report annually to the foundation:
 - a. On the department's goals and objectives since the last report;
 - On the department's goals and objectives for the period until the next report;
 - c. On the department's long-term goals and objectives;
 - d. On the department's activities and measurable results occurring since the last report; and
 - On commerce benchmarks, including the average annual wage in the state, the gross state product exclusive of agriculture, and the number of primary sector jobs in the state;

SECTION 90. AMENDMENT. Section 54-60-11 of the North Dakota Century Code is amended and reenacted as follows:

54-60-11. Target industries - Report to legislative council. The commissioner shall identify target industries on which the commissioner shall focus economic development efforts. The commissioner shall designate one of these target industries as a special focus target industry. In identifying and updating target industries, the commissioner shall solicit the advice of the foundation and the North Dakota university system. The commissioner may contract for the services of a third party in identifying target industries. The commissioner shall report biennially to the legislative council executive committee. This report must include information regarding the process used and factors considered in identifying and updating the target industries, the specific tactics the department has used to specifically address the needs of the target industries, the unique tactics and the specific incentives the department has used to support the growth of the special focus target industry, and any recommended legislative changes necessary to better focus economic development services on these industries.

SECTION 91. AMENDMENT. Section 54-62-03 of the North Dakota Century Code is amended and reenacted as follows:

54-62-03. Advisory commission. The advisory commission on faith-based and community initiatives is composed of seven members to include the following: the executive director of the department of human services or the director's designee; the director of the department of corrections and rehabilitation or the director's designee;

two members of the legislative assembly, one of whom must be selected by the members of the legislative council executive committee representing the majority faction and one of whom must be selected by the members of the legislative council executive committee representing the minority faction; and three public members appointed by the governor, one of whom must represent a minority population. The term of office for the public members is three years. Of the first public members appointed, one must be appointed for a term of one year, one must be appointed for a term of two years, and one must be appointed for a term of three years. No public member may be appointed to more than two consecutive terms. A chairman of the commission must be chosen annually from the membership of the commission by a majority of its members at the first meeting of the advisory commission each year. The advisory commission shall advise the director of the office of faith-based and community initiatives in the establishment of policy regarding matters affecting the faith-based and community organizations, including making recommendations concerning the future of existing state programs and initiatives. The advisory commission on faith-based and community initiatives shall report periodically to the governor and provide the governor with information and recommendations for the governor's consideration. The members of the advisory commission are entitled to mileage and expenses as provided by law for state officers and employees.

SECTION 92. AMENDMENT. Section 57-40.6-12 of the North Dakota Century Code is amended and reenacted as follows:

57-40.6-12. Emergency services communications coordinating committee - Membership - Duties.

1. The governing body of a city or county, which adopted a fee on assessed communications services under this chapter, shall make an annual report of the income, expenditures, and status of its emergency services communication system. The annual report must be submitted to the emergency services communications coordinating committee. The committee is composed of three members, one appointed by the North Dakota 911 association, one appointed by the North Dakota association of counties, and one appointed by the adjutant general to represent the division of state radio.

2. The committee shall:

- Recommend to the legislative council <u>executive committee</u> changes to the operating standards for emergency services communications, including training or certification standards for dispatchers;
- Develop guidelines regarding the allowable uses of the fee revenue collected under this chapter;
- c. Request, receive, and compile reports from each governing body on the use of the proceeds of the fee imposed under this chapter, analyze the reports with respect to the guidelines, file its report with the legislative council by November first of each even-numbered year regarding the use of the fee revenue, and recommend to the legislative assembly the appropriate maximum fee allowed by section 57-40.6-02; and
- d. Periodically evaluate chapter 57-40.6 and recommend changes to the legislative eouncil executive committee.
- 3. The committee may initiate and administer statewide agreements among the governing bodies of the local governmental units with jurisdiction over an emergency 911 telephone system to coordinate the procurement of equipment and services, fund the research, administration, and activities of the committee, and contract for the necessary staff support for committee activities.

SECTION 93. AMENDMENT. Section 61-24-04 of the North Dakota Century Code is amended and reenacted as follows:

61-24-04. Compensation of directors. Each member of the board of directors of the district is entitled to receive as compensation from the district an amount determined by the board of directors not to exceed the amount provided for members of the legislative eouncil executive committee under section 54-35-10 per day and must be

reimbursed for the member's expenses in the amounts provided in sections 44-08-04 and 54-06-09 while attending meetings of the board or otherwise engaged in the official business of the district.

SECTION 94. AMENDMENT. Section 61-24.5-04 of the North Dakota Century Code is amended and reenacted as follows:

61-24.5-04. Board of directors - Officers - Meetings - Compensation. The authority must be governed by a board of directors who must be chosen in accordance with this chapter. One director must be elected from each county within the authority, and two directors must be elected in the city of Dickinson. The director from Stark County may not be a resident of the city of Dickinson. The board shall elect from the directors a chairman, vice chairman, and secretary. A majority of the directors constitutes a quorum for the purpose of conducting the business of the board. The board shall meet at the time and place designated by the secretary. Board members are entitled to receive as compensation an amount determined by the board not to exceed the amount per day provided members of the legislative eouneil executive committee under section 54-35-10 and must be reimbursed for their mileage and expenses in the amount provided for by sections 44-08-04 and 54-06-09.

SECTION 95. AMENDMENT. Section 65-02-30 of the North Dakota Century Code is amended and reenacted as follows:

65-02-30. Independent performance evaluation Organization development of performance measurements - Continuing appropriation. Biennially, the director shall request the state auditor to select a firm with extensive expertise in workforce safety and insurance practices and standards to complete a performance evaluation of the functions and operations of the organization during that biennium. This may not be construed to require the firm to be a certified public accounting firm. As determined necessary by the state auditor, but at least once every other biennium, the biennial independent performance evaluation must evaluate departments of the organization to determine whether the organization is providing quality service in an efficient and cost-effective manner; evaluate the effectiveness of safety and loss prevention programs under section 65-03-04; and evaluate the board to determine whether the board is operating within section 65-02-03.3 and within the board's bylaws. The firm's report must contain recommendations for departmental improvement or an explanation of why no recommendations are being made. The director, the chairman of the board, and a representative of the firm shall present the evaluation report and any action taken to the legislative council's executive committee's legislative audit and fiscal review committee and to the house and senate industry, business and labor standing committees during the next regular session of the legislative session following the performance evaluation. The director shall provide a copy of the performance evaluation report to the state auditor. The organization shall develop and maintain comprehensive, objective performance measurements. These measurements must be evaluated as part of the independent performance evaluation performed under this section. Money in the workforce safety and insurance fund is appropriated on a continuing basis for the payment of the expense of conducting the performance evaluation.

SECTION 96. AMENDMENT. Section 65-06.2-09 of the North Dakota Century Code is amended and reenacted as follows:

65-06.2-09. Safety and performance audit. The organization shall perform a safety audit of the roughrider industries work programs covered under this chapter and a performance audit of the program of modified workers' compensation coverage. The organization shall submit a report with recommendations based on the safety and performance audit to an interim committee designated by the legislative council no later than thirty days before the commencement of each regular session of the legislative assembly.

SECTION 97. The legislative council may replace "chairman of the legislative council" or "legislative council chairman" with "chairman of the legislative executive committee" in North Dakota Century Code sections 4-05.1-16, 4-35-30, 14-09-09.7, 15-10.2-02, 15-52-03, 15.1-27-41, 16.1-13-10, 20.1-16-02, 24-02-37.2, 27-05.2-09, 44-02-02, 53-12.1-04, 54-03-20, 54-06-25, 54-35-20, 54-35-24, 54-61-01, and 57-39.4-31 and in any other provisions of the code.

SECTION 98. The legislative council may replace "budget section of the legislative council" or "legislative council's budget section" with "budget section of the legislative executive committee" in North Dakota Century Code sections 15-03-04,

15-10-12.1, 15-10-12.3, 15-69-02, 15-69-05, 17-02-01, 20.1-02-05.1, 25-04-02.2, 40-23-22.1, 40-63-07, 47-30.1-24.1, 48-01.2-25, 50-06-05.1, 54-14-03.1, 54-16-04, 54-16-04.1, 54-16-04.2, 54-16-09, 54-23.3-09, 54-27-22, 54-27-23, 54-27.2-03, 54-44-04, 54-44-16, 54-44.1-13.1, 54-59-05, 57-38-01.29, 57-38-01.30, 65-04-03.1, and 65-08.1-02 and in any other provisions of the code.

SECTION 99. REPEAL. Section 49-21-22.2 of the North Dakota Century Code, is repealed."

Renumber accordingly

SENATE AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1461

Page 1, line 12, replace "the" with "an"

Renumber accordingly

SENATE AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1534

Page 1, line 1, after "reenact" insert "subsection 2 of section 39-08-01 and"

Page 1, after line 3, insert:

"SECTION 1. AMENDMENT. Subsection 2 of section 39-08-01 of the North Dakota Century Code is amended and reenacted as follows:

2. A person Unless as otherwise provided in section 39-08-01.2, an individual violating this section or equivalent ordinance is guilty of a class B misdemeanor for the first or second offense in a five-year period, of a class A misdemeanor for a third offense in a five-year period, of a class A misdemeanor for the fourth offense in a seven-year period, and of a class C felony for a fifth or subsequent offense in a seven-year period. The minimum penalty for violating this section is as provided in subsection 4. The court shall take judicial notice of the fact that an offense would be a subsequent offense if indicated by the records of the director or may make a subsequent offense finding based on other evidence."

Page 1, line 12, replace "under chapter 12.1-16" with "imposed" and replace "be" with "include"

Page 1, line 14, after "section" insert "39-08-01, or section"

Page 1, line 16, after "drugs" insert an underscored comma and remove the overstrike over "serious"

Page 1, line 20, after "and" insert "the sentence" and replace "be" with "include"

Page 1, line 21, remove "sentenced to"

Renumber accordingly

SENATE AMENDMENTS TO REENGROSSED HOUSE BILL NO. 1540

Page 1, line 1, after "A BILL" replace the remainder of the bill with "for an Act to amend and reenact subsection 3 of section 50-01.2-03.2 of the North Dakota Century Code, relating to the funding of economic assistance programs in counties with federally recognized Indian reservation land; and to provide an appropriation.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Subsection 3 of section 50-01.2-03.2 of the North Dakota Century Code is amended and reenacted as follows:

3. Notwithstanding any other provisions of law, the department shall reimburse county social service boards for expenses of locally administered economic assistance programs in counties in which more than twenty percent of the caseload for these programs consists of people who reside on a that contain federally recognized Indian reservation or property tax exempt tribal trust lands. The reimbursement must be such that:

- a. An affected county's expenses actual direct costs and indirect costs allocated based on a percentage of each county's direct economic assistance and social services costs for locally administered economic assistance programs in excess of the statewide average of such costs, expressed in mills, for all other counties will be reimbursed at one hundred percent the percentage of that county's average total supplemental nutrition assistance program caseload for the previous state fiscal year which reside on federally recognized Indian reservation land;
- b. Each calendar year the <u>The</u> affected counties will receive quarterly allocations payments based on the actual county expenses direct and indirect costs, as provided in subdivision a, for the state fiscal year ending the previous June thirtieth and the most recent taxable valuations published pursuant to section 57 13 07 available on that date state fiscal year; and
- c. At the end of each fiscal year the actual quarterly payments paid must be reconciled to the current year of calculation of actual direct and indirect costs as provided in subdivision a and supplemental nutrition assistance program caseload and counties must be compensated accordingly in the first quarter of the new fiscal year; and
- d. The reimbursement will be calculated for each county and reported to the county social service board prior to August September first of the year preceding the allocation.

SECTION 2. APPROPRIATION.

- 1. There is appropriated out of any moneys in the general fund in the state treasury, not otherwise appropriated, the sum of \$1,215,650, or so much of the sum as may be necessary, to the department of human services for the purpose of reimbursing the expenses of locally administered economic assistance programs in counties that contain federally recognized Indian reservation land, for the biennium beginning July 1, 2009, and ending June 30, 2011.
- Each affected county shall reduce that county's human services budget by the amount saved by the implementation of section 1 of this Act and shall publish the property tax savings in that county's official newspaper."

Renumber accordingly

SENATE AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1554

Page 1, line 1, after "A BILL" replace the remainder of the bill with "for an Act to amend and reenact section 40-47-01.1 of the North Dakota Century Code, relating to extraterritorial zoning jurisdiction of cities; and to provide an expiration date.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 40-47-01.1 of the North Dakota Century Code is amended and reenacted as follows:

40-47-01.1. (Effective through July 31, 2009) Extraterritorial zoning - Mediation - Determination by administrative law judge.

- A city may, by ordinance, extend the application of a city's zoning regulations to any quarter quarter section of unincorporated territory if a majority of the quarter quarter section is located within the following distance of the corporate limits of the city:
 - One-half mile [.80 kilometer] if the city has a population of fewer than five thousand.
 - b. One mile [1.61 kilometers] if the city has a population of five thousand or more, but fewer than twenty-five thousand.

- Two miles [3.22 kilometers] if the city has a population of twenty-five thousand or more.
- 2. Subject to subsections 5 and 6, a city, by ordinance, may extend the application of the city's zoning regulations to two times the distance allowed under subdivisions a, b, and c of subsection 1 if the extension is approved by at least five of six members of a committee established to review the proposed extension. The committee must consist of three members appointed by the governing body of the city and three members appointed, jointly, by the governing bodies of any political subdivision that is exercising zoning authority within the territory to be extraterritorially zoned.
- 3. If a quarter quarter section line divides a platted lot and the majority of that platted lot lies within the quarter quarter section, a city may apply its extraterritorial zoning authority to the remainder of that platted lot. If the majority of the platted lot lies outside the quarter quarter section, the city may not apply its extraterritorial zoning authority to any of that platted lot.
- 4. A city exercising its extraterritorial zoning authority shall hold a zoning transition meeting if the territory to be extraterritorially zoned is currently zoned. The city's zoning or planning commission shall provide at least fourteen days' notice of the meeting to the zoning board or boards of all political subdivisions losing their partial zoning authority. The purpose of the zoning transition meeting is to review existing zoning rules, regulations, and restrictions currently in place in the territory to be extraterritorially zoned and to plan for an orderly transition. The zoning transition meeting must take place before the city's adoption of an ordinance exercising extraterritorial zoning.
- If two or more cities have boundaries at a distance where there is an overlap of extraterritorial zoning authority under this section, the governing bodies of the cities may enter into an agreement regarding the extraterritorial zoning authority of each city. The agreement must be for a specific term and is binding upon the cities unless the governing bodies of the cities agree to amend or rescind the agreement or unless determined otherwise by an administrative law judge in accordance with this chapter. If a dispute arises concerning the extraterritorial zoning authority of a city and the governing bodies of the cities involved fail to resolve the dispute, the dispute must be submitted to a committee for mediation. The committee must be comprised of one member appointed by the governor, one member of the governing body of each city, and one member of the planning commission of each city who resides outside the corporate city The governor's appointee shall arrange and preside over the meeting and act as mediator at the meeting. A meeting may be continued until the dispute has been resolved or until the mediator determines that continued mediation is no longer worthwhile.
- If the mediation committee is unable to resolve the dispute to the satisfaction of the governing bodies of all the cities involved, the governing body of any of the cities may petition the office of administrative hearings to appoint an administrative law judge to determine the extraterritorial zoning authority of the cities in the disputed area. A hearing may not be held until after at least two weeks' written notice has been given to the governing bodies of the cities involved in the dispute. At the hearing, the governor's appointee who mediated the meetings under subsection 4 shall provide information to the administrative law judge on the dispute between the cities involved and any proposed resolutions or recommendations made by a majority of the committee members. Any resident of, or person owning property in, a city involved in the dispute or the unincorporated territory that is the subject of the proposed extraterritorial zoning, a representative of such a resident or property owner, and any representative of a city involved, may appear at the hearing and present evidence on any matter to be determined by the administrative law judge. A decision by the administrative law judge is binding upon all the cities involved in the dispute and remains effective until the governing bodies of the cities agree to a change in the zoning authority of the cities. The governing body of a city may request a review of a decision of an administrative law judge due to changed circumstances at any time ten years after the decision has become final. An administrative law judge shall consider the following factors in making a decision under this subsection:

- The proportional extraterritorial zoning authority of the cities involved in the dispute;
- The proximity of the land in dispute to the corporate limits of each city involved;
- The proximity of the land in dispute to developed property in the cities involved;
- Whether any of the cities has exercised extraterritorial zoning authority over the disputed land;
- Whether natural boundaries such as rivers, lakes, highways, or other physical characteristics affecting the land are present;
- f. The growth pattern of the cities involved in the dispute; and
- g. Any other factor determined to be relevant by the administrative law judge.
- For purposes of this section, the population of a city must be determined by the last official regular or special federal census. If a city has incorporated after a census, the population of the city must be determined by a census taken in accordance with chapter 40-22.
- 8. When a portion of the city is attached to the bulk of the city by a strip of land less than one hundred feet [30.48 meters] wide, that portion and strip of land must be disregarded when determining the extraterritorial zoning limits of the city. This subsection does not affect the ability of a city to zone land within its city limits.
- For the purposes of this section, a quarter quarter section shall be determined in the manner provided by 2 Stat. 313 [43 U.S.C. 752]. When appropriate, the phrase "quarter quarter section" refers to the equivalent government lot.

(Effective after July 31, 2009) Extraterritorial zoning - Mediation - Determination by administrative law judge.

- A city may, by ordinance, extend the application of a city's zoning regulations to any quarter quarter section of unincorporated territory if a majority of the quarter quarter section is located within the following distance of the corporate limits of the city:
 - a. One mile [1.61 kilometers] if the city has a population of less fewer than five thousand. A city that has exercised its authority under this subdivision has joint zoning and subdivision regulation jurisdiction beyond one-half mile [.80 kilometer] with the political subdivision that would otherwise have jurisdiction.
 - b. Two miles [3.22 kilometers] if the city has a population of five thousand or more, but less fewer than twenty-five thousand. A city that has exercised its authority under this subdivision has joint zoning and subdivision regulation jurisdiction beyond one mile [1.61 kilometers] with the political subdivision that would otherwise have jurisdiction.
 - c. Four miles [6.44 kilometers] if the city has a population of twenty-five thousand or more. A city that has exercised its authority under this subdivision has joint zoning and subdivision regulation jurisdiction beyond two miles [3.22 kilometers] with the political subdivision that would otherwise have jurisdiction.
- 2. The zoning and subdivision regulations of the city govern the entire extraterritorial area assumed by the city.
- 3. An application for a zoning change or subdivision plat or any change in zoning or subdivision regulation in an area of joint jurisdiction must be submitted to the governing body of the city. Upon receipt of the

application, the governing body of the city shall notify the governing body that would otherwise have jurisdiction and provide that body with a copy of the application. After the governing body of the city takes action on the application, the governing body that would otherwise have jurisdiction has fifteen days to object to the city's decision or the decision becomes final. If the governing body that would otherwise have jurisdiction objects, the governing body of the city shall submit the issue to the board of county commissioners for a final decision. The board of county commissioners shall make a final decision and issue findings based on the record and the comprehensive plans on file from the city, township, and county.

- 4. If a quarter quarter section line divides a platted lot and the majority of that platted lot lies within the quarter quarter section, a city may apply its extraterritorial zoning authority to the remainder of that platted lot. If the majority of the platted lot lies outside the quarter quarter section, the city may not apply its extraterritorial zoning authority to any of that platted lot.
- 3. 5. A city exercising its extraterritorial zoning authority shall hold a zoning transition meeting if the territory to be extraterritorially zoned is currently zoned. The city's zoning or planning commission shall provide at least fourteen days' notice of the meeting to the zoning board or boards of all political subdivisions losing their partial zoning authority. The purpose of the zoning transition meeting is to review existing zoning rules, regulations, and restrictions currently in place in the territory to be extraterritorially zoned and to plan for an orderly transition. The zoning transition meeting must take place before the city's adoption of an ordinance exercising extraterritorial zoning.
- If two or more cities have boundaries at a distance where there is an overlap of extraterritorial zoning authority under this section, the governing bodies of the cities may enter into an agreement regarding the extraterritorial zoning authority of each city. The agreement must be for a specific term and is binding upon the cities unless the governing bodies of the cities agree to amend or rescind the agreement or unless determined otherwise by an administrative law judge in accordance with this chapter. If a dispute arises concerning the extraterritorial zoning authority of a city and the governing bodies of the cities involved fail to resolve the dispute, the dispute must be submitted to a committee for mediation. The committee must be comprised of one member appointed by the governor, one member of the governing body of each city, and one member of the planning commission of each city who resides outside the corporate city The governor's appointee shall arrange and preside over the meeting and act as mediator at the meeting. A meeting may be continued until the dispute has been resolved or until the mediator determines that continued mediation is no longer worthwhile.
- 5. 7. If the mediation committee is unable to resolve the dispute to the satisfaction of the governing bodies of all the cities involved, the governing body of any of the cities may petition the office of administrative hearings to appoint an administrative law judge to determine the extraterritorial zoning authority of the cities in the disputed area. A hearing may not be held until after at least two weeks' written notice has been given to the governing bodies of the cities involved in the dispute. At the hearing, the governor's appointee who mediated the meetings under subsection 4 6 shall provide information to the administrative law judge on the dispute between the cities involved and any proposed resolutions or recommendations made by a majority of the committee members. Any resident of, or person owning property in, a city involved in the dispute or the unincorporated territory that is the subject of the proposed extraterritorial zoning, a representative of such a resident or property owner, and any representative of a city involved, may appear at the hearing and present evidence on any matter to be determined by the administrative law judge. A decision by the administrative law judge is binding upon all the cities involved in the dispute and remains effective until the governing bodies of the cities agree to a change in the zoning authority of the cities. The governing body of a city may request a review of a decision of an administrative law judge due to changed circumstances at any time ten years after the decision has become final. An administrative law judge shall consider the following factors in making a decision under this subsection:

- The proportional extraterritorial zoning authority of the cities involved in the dispute;
- The proximity of the land in dispute to the corporate limits of each city involved;
- The proximity of the land in dispute to developed property in the cities involved;
- Whether any of the cities has exercised extraterritorial zoning authority over the disputed land;
- e. Whether natural boundaries such as rivers, lakes, highways, or other physical characteristics affecting the land are present;
- f. The growth pattern of the cities involved in the dispute; and
- g. Any other factor determined to be relevant by the administrative law judge.
- 6. 8. For purposes of this section, the population of a city must be determined by the last official regular or special federal census. If a city has incorporated after a census, the population of the city must be determined by a census taken in accordance with chapter 40-22.
- 7. 9. When a portion of the city is attached to the bulk of the city by a strip of land less than one hundred feet [30.48 meters] wide, that portion and strip of land must be disregarded when determining the extraterritorial zoning limits of the city. This subsection does not affect the ability of a city to zone land within its city limits.
- 8. 10. For the purposes of this section, a quarter quarter section shall be is as determined in the manner provided by 2 Stat. 313 [43 U.S.C. 752]. When appropriate, the phrase "quarter quarter section" refers to the equivalent government lot.

SECTION 2. EXPIRATION DATE. This Act is effective through July 31, 2011, and after that date is ineffective."

Renumber accordingly

SENATE AMENDMENTS TO ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 3030

Page 1, line 1, after "resolution" replace the remainder of the resolution with "urging Congress to use common sense principles for congressional action on climate change legislation.

WHEREAS, if federal action is taken on greenhouse gas reduction programs, the programs should be developed and implemented by the United States Congress on a bipartisan basis and not by federal agencies acting unilaterally to implement policy outside of the Congress; and

WHEREAS, federal action aimed to reduce emissions of carbon dioxide should not impede economic growth, new job creation, or lower the standard of living for all Americans; and

WHEREAS, federal action should incorporate a fully transparent cost-benefit assessment yielding a net positive outcome and achieving wide consensus as part of any carbon dioxide emission reduction program so that consumers can be made aware of the potential economic impacts of policies before their implementation; and

WHEREAS, federal action should encourage the rapid research, development, demonstration, and deployment, through public-private partnerships, of a broad spectrum of supply-side and demand-side technologies and practices, including energy efficiency, renewable technologies, fossil energy technologies with and without carbon capture and storage, carbon sequestration, and nuclear energy; and

WHEREAS, federal action should allow the utility sector to continue to supply consumers with adequate supplies of clean, affordable, and reliable energy and to recover all costs necessary to achieve any greenhouse gas reduction levels sought by public policies; and

- **WHEREAS**, federal action should involve all sectors of the economy, all sources and sinks, and all types of greenhouse gases; and
- **WHEREAS**, federal action should recognize that climate variability is a global phenomenon that requires comprehensive, long-term, and worldwide responses; and
- **WHEREAS**, federal action should recognize that the timeframe for implementation of any greenhouse gas reduction requirements must be scientifically based and tied to technology availability, reliability, and economic feasibility in order to avoid unacceptable impacts on consumers; and
- **WHEREAS**, federal action should allow greater access to onshore and offshore public lands for the development of domestic energy resources such as renewables, oil and gas, oil shale, and coal that can be used in power generation technologies that can keep America a leader in economic development; and
- **WHEREAS**, federal action should recognize and protect existing and past investment decisions for generation resources such that the net costs of owning and operating existing resources are not increased as a result of any program and that any carbon emission reduction program must be limited in its impact to future investment decisions and tailored to the actual net future growth in demand for energy after application and full use of existing resources;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF NORTH DAKOTA, THE SENATE CONCURRING THEREIN:

That the Sixty-first Legislative Assembly urges the Congress of the United States to use common sense principles for congressional action on climate change legislation; and

BE IT FURTHER RESOLVED, that the Secretary of State forward copies of this resolution to the President, the North Dakota Congressional Delegation, and the Majority and Minority Leaders of the United States House of Representatives and the United States Senate."

Renumber accordingly

SENATE AMENDMENTS TO ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 3039

- Page 1, line 1, after "resolution" replace the remainder of the resolution with "urging the President and Congress to develop energy resources on the nation's Outer Continental Shelf, promote domestic energy production, and to not impose additional taxes on America's energy producers.
 - **WHEREAS**, the congressional moratorium on the Outer Continental Shelf ended on September 30, 2008; and
 - WHEREAS, Americans are suffering from highly volatile energy prices; and
 - **WHEREAS**, America needs a comprehensive energy policy that recognizes the roles that all forms of energy can play; and
 - **WHEREAS**, according to the United States Department of Interior, there are an estimated 86 billion barrels of oil and 420 trillion cubic feet of natural gas on the Outer Continental Shelves; and
 - **WHEREAS**, the nation's farming, ranching, and business sectors depend on a reliable and affordable supply of energy to run equipment, fertilize crops, and transport products to the market; and
 - **WHEREAS**, offshore oil drilling would create new jobs that often pay well above the national average; and
 - **WHEREAS**, production of oil and natural gas has brought billions of dollars in revenue to state and federal governments; and

WHEREAS, new drilling techniques and environmentally sound technologies have made drilling and production methods that practically eliminate spills from offshore platforms; and

WHEREAS, America's energy producers and North Dakota's oil and gas industry invest billions of dollars into research and development of new energy technologies to make exploration in the Outer Continental Shelf and the Bakken Shale Formation economical; and

WHEREAS, the administration's proposal of billions of dollars in new taxes on America's oil and gas industry will discourage investment in new energy technologies and exploration, resulting in a loss of jobs, and more price volatility in energy markets; and

WHEREAS, the imposition of a windfall profits tax, or the elimination of incentives to encourage energy production, on oil and natural gas companies will lead to decreased supply and increased prices; and

WHEREAS, safe and responsible development and production of domestic energy resources will provide economic benefits, enhance national security, reduce dependence on foreign sources of energy, and encourage research and development of new energy technologies;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF NORTH DAKOTA, THE SENATE CONCURRING THEREIN:

That the Sixty-first Legislative Assembly strongly urges the President and Congress to explore and develop oil and natural gas resources in the Outer Continental Shelf, promote domestic energy production, and to not impose additional taxes on America's energy producers; and

BE IT FURTHER RESOLVED, that the Secretary of State forward copies of this resolution to the President, the North Dakota Congressional Delegation, and the Majority and Minority Leaders of the United States House of Representatives and the United States Senate."

Renumber accordingly

MESSAGE TO THE HOUSE FROM THE SENATE (FRAN A. GRONBERG, SECRETARY)
MR. SPEAKER: The Senate has amended and subsequently passed: HB 1425.

SENATE AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1425

In lieu of the amendments adopted by the Senate as printed on pages 739 and 740 and page of the Senate Journal, Engrossed House Bill No. 1425 is amended as follows:

Page 1, line 1, after "A BILL" replace the remainder of the bill with "for an Act to provide for a legislative council study of the responsibility for the funding of nonfederal foster care and subsidized adoption costs.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. NONFEDERAL FOSTER CARE AND SUBSIDIZED ADOPTION COSTS - LEGISLATIVE COUNCIL STUDY. During the 2009-10 interim, the legislative council shall consider studying the feasibility and desirability of transferring from the county to the state the responsibility for the funding of nonfederal foster care and subsidized adoption costs. The legislative council shall report its findings and recommendations, together with any legislation required to implement the recommendations, to the sixty-second legislative assembly."

Renumber accordingly

SENATE AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1425

In lieu of the amendments adopted by the Senate on pages 739 and 740 of the Senate Journal, Engrossed House Bill No. 1425 is amended as follows:

Page 1, line 4, after the semicolon insert "to provide an appropriation;"

Page 1, line 19, replace "August 1" with "January 1"

Page 1, line 20, replace "2009" with "2011"

Page 3, line 23, replace "August 1" with "January 1"

Page 3, line 24, replace "2009" with "2011"

Page 3, after line 28, insert:

"SECTION 6. APPROPRIATION. There is appropriated out of any moneys in the general fund in the state treasury, not otherwise appropriated, the sum of \$3,319,748, or so much of the sum as may be necessary, to the department of human services for the purpose of funding nonfederal foster care and subsidized adoption costs, for the biennium beginning July 1, 2009, and ending June 30, 2011.

SECTION 7. EFFECTIVE DATE. This Act is effective January 1, 2011."

Page 3, line 30, replace "2008" with "2010"

Renumber accordingly

MESSAGE TO THE HOUSE FROM THE SENATE (FRAN A. GRONBERG, SECRETARY) MR. SPEAKER: The Senate does not concur in the House amendments to SB 2163, SB 2208, SB 2223, SB 2251, SB 2270, SB 2359, and SCR 4018 and the President has appointed as a conference committee to act with a like committee from the House on:

SB 2163: Sens. Oehlke; Dever; Nelson SB 2208: Sens. Klein; Wanzek; Behm SB 2223: Sens. Nething; Nodland; Fiebiger SB 2251: Sens. Oehlke; Dever; Horne SB 2270: Sens. Cook; Oehlke; Horne SB 2359: Sens. Oehlke; Cook; Nelson SCR4018: Sens. Wanzek; Miller; Taylor

MOTION

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

MOTION

REP. VIGESAA MOVED that the House be on the Fourth, Fifth, Seventh, and Thirteenth orders of business and at the conclusion of those orders, the House stand adjourned until 12:30 p.m., Thursday, April 9, 2009, which motion prevailed.

REPORT OF STANDING COMMITTEE

- SB 2013, as reengrossed: Appropriations Committee (Rep. Svedjan, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (24 YEAS, 0 NAYS, 1 ABSENT AND NOT VOTING). Reengrossed SB 2013 was placed on the Sixth order on the calendar.
- Page 1, line 2, remove the second "and"
- Page 1, line 3, after "fund" insert "; and to amend and reenact section 15-05-09 of the North Dakota Century Code, relating to board of university and school lands oil and gas leases"
- Page 1, line 13, replace "728,113" with "593,432" and replace "3,228,437" with "3,093,756"
- Page 1, line 18, replace "4,682,024" with "4,547,343" and replace "13,806,148" with "13,671,467"
- Page 1, line 19, replace "3.00" with "2.00" and replace "21.75" with "20.75"
- Page 1, remove lines 20 through 23
- Page 2, line 31, replace "\$43,500,000" with "\$35,000,000"
- Page 2, after line 31, insert:
 - "SECTION 6. FULL-TIME EQUIVALENT AUTHORIZATION. One full-time equivalent position relating to minerals management included in section 1 of this Act is authorized only for the biennium beginning July 1, 2009, and ending June 30, 2011.

SECTION 7. AMENDMENT. Section 15-05-09 of the North Dakota Century Code is amended and reenacted as follows:

15-05-09. Leases for oil, gas, and other products. The board of university and school lands may lease any lands under its control believed to contain oil, gas, coal, cement materials, sodium sulfate, sand and gravel, road material, building stone, chemical substances, metallic ores, or colloidal or other clays and may make and establish adopt rules and regulations for development and drilling operations. The commissioner of university and school lands shall review each oil and gas lease held by production on the effective date of this Act and take the steps necessary to sever those lands outside the spacing unit of the well holding the lease by production from the leasehold."

Renumber accordingly

STATEMENT OF PURPOSE OF AMENDMENT - LC 98032.0303 FN 1

A copy of the statement of purpose of amendment is on file in the Legislative Council Office.

REPORT OF STANDING COMMITTEE

SB 2332, as engrossed: Appropriations Committee (Rep. Svedjan, Chairman) recommends DO PASS (20 YEAS, 3 NAYS, 2 ABSENT AND NOT VOTING). Engrossed SB 2332 was placed on the Fourteenth order on the calendar.

REPORT OF STANDING COMMITTEE

SB 2402, as engrossed: Appropriations Committee (Rep. Svedjan, Chairman) recommends DO PASS (16 YEAS, 6 NAYS, 3 ABSENT AND NOT VOTING). Engrossed SB 2402 was placed on the Fourteenth order on the calendar.

REPORT OF STANDING COMMITTEE

SCR 4034: Government and Veterans Affairs Committee (Rep. Grande, Chairman) recommends DO PASS and BE PLACED ON THE CONSENT CALENDAR (11 YEAS, 0 NAYS, 2 ABSENT AND NOT VOTING). SCR 4034 was placed on the Tenth order on the calendar.

The House stood adjourned pursuant to Representative Vigesaa's motion.

Buell J. Reich, Chief Clerk