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## FIRST ENGROSSMENT

Sixty-second Legislative Assembly of North Dakota

## **ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 3019**

Introduced by

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Representatives Schmidt, Carlson, Hofstad, Porter Senators Schaible, Stenehjem

1	A concurrent resolution urging the United States Army Corps of Engineers to immediately cease
2	wrongful denial of access and wrongful requirement of payment for the natural flows of the
3	Missouri River.
4	WHEREAS, the Pick-Sloan Project, as authorized in the Flood Control Act of 1944, as
5	amended, provides major flood control benefits, recreational benefits, water supply benefits,
6	hydropower benefits, and navigational benefits for the downstream states of Iowa, Nebraska,
7	Missouri, and Kansas through construction of large reservoirs in the state's lying upstream from
8	these states; and
9	WHEREAS, the Pick-Sloan Project reservoirs have been in place for many years, thus
10	providing downstream states in the Missouri River Basin all the benefits promised in the
11	Pick-Sloan Project; and
12	WHEREAS, the state of North Dakota lost more than 500,000 acres of valuable river
13	bottom lands as a result of construction of the Missouri River reservoirs and the Flood Control
14	Act of 1944, causing an annual loss of millions of dollars in economic gross product and an
15	additional annual loss in personal income as well as other serious impacts to individuals,
16	political subdivisions, and North Dakota's Indian nations; and
17	WHEREAS, the United States Army Corps of Engineers, through the Surplus Water Report,
18	is clearly challenging the state of North Dakota and the upper basin states' rights to access the
19	states' natural flows; and
20	WHEREAS, the Flood Control Act of 1944, as amended in 1958, limits any repayment
21	requirement by any water user for a term not to exceed 50 years; and
22	WHEREAS, in contradiction to the Dakota Water Resources Act of 2000 and the 1958
23	Water Supply Act, the United States Army Corps of Engineers is forcing reimbursement of

nonreimbursable costs by withholding review of future easement applications; and

1

2	and
3	WHEREAS, the natural flows of the Missouri River, even during the lowest flow periods,
4	were and continue to be more than plentiful for the needs of North Dakota; and
5	WHEREAS, the natural flows of the Missouri River through Lake Sakakawea and Lake
6	Oahe are not, and should not be, considered stored water; and
7	WHEREAS, any attempt by the United States Army Corps of Engineers to impose a storage
8	fee and deny water users in the state to access the natural flows of the Missouri River is
9	misguided;
10	NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF
11	NORTH DAKOTA, THE SENATE CONCURRING THEREIN:
12	That the Sixty-second Legislative Assembly urges the United States Army Corps of
13	Engineers to immediately cease wrongful denial of access and wrongful requirement of
14	payment for the natural flows of the Missouri River; and
15	BE IT FURTHER RESOLVED, that the Secretary of State forward copies of this resolution
16	by certified mail with return receipt to the President of the United States; the Majority Leader of
17	the United States Senate; the Minority Leader of the United States Senate; the Majority Leader
18	of the United States House of Representatives; the Minority Leader of the United States House
19	of Representatives; the Speaker of the United States House of Representatives; the District
20	Engineer, Omaha District, United States Army Corps of Engineers; the Division Commander of
21	the Northwestern Division of the United States Army Corps of Engineers; the Secretary of the
22	Army; the Secretary of the Interior; the Governor; the Attorney General; each member of the
23	State Water Commission; and each member of the North Dakota Congressional Delegation.

WHEREAS, before the dams were constructed, the Missouri River provided ample water;