Sixty-sixth Legislative Assembly of North Dakota

## **SENATE BILL NO. 2037**

Introduced by

Legislative Management

(Natural Resources Committee)

1 A BILL for an Act to create and enact chapters 38-23 and 38-24 of the North Dakota Century

- 2 Code, relating to the disposal and storage of high-level radioactive waste and subsurface
- 3 storage and retrieval of nonhydrocarbons; to amend and reenact sections 12.1-06.1-01 and

4 38-19-09 of the North Dakota Century Code, relating to the definition of illegal transportation or

5 disposal of radioactive waste material or hazardous waste and disposition of unusable products;

6 to repeal chapter 23-20.2 of the North Dakota Century Code, relating to the disposal of nuclear

7 waste material; and to provide a penalty.

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

9 SECTION 1. AMENDMENT. Section 12.1-06.1-01 of the North Dakota Century Code is
 10 amended and reenacted as follows:

## 11 **12.1-06.1-01. Definitions.**

- 12 1. For the purpose of section 12.1-06.1-02:
- 13a."Combination" means persons who collaborate in carrying on or furthering the14activities or purposes of a criminal association even though those persons may15not know each other's identity or membership in the combination may change16from time to time or one or more members may stand in a wholesaler-retailer or17other arm's-length relationship with others as to activities or dealings between or18among themselves in an illicit operation.
- 19b."Criminal association" means any combination of persons or enterprises20engaging, or having the purpose of engaging, on a continuing basis in conduct21which violates any one or more provisions of any felony statute of this state or22which is the willful and illegal transportation or disposal of radioactive waste23material or hazardous waste.

- For the purposes of sections 12.1-06.1-02 through 12.1-06.1-07, unless the context
   otherwise requires:
- a. "Control" means the possession of a sufficient interest to permit substantial
  direction over the affairs of an enterprise.
- b. "Enterprise" means any corporation, limited liability company, association, labor
  union, or other legal entity or any group of persons associated in fact although
  not a legal entity.
- 8 c. "Financial institution" means any bank, trust company, savings and loan
  9 association, credit union, or moneylender under the jurisdiction of the state
  10 department of financial institutions or its commissioner, or the state banking
  11 board, or the state credit union board.
- 12 d. "Illegal transportation or disposal of radioactive waste material or hazardous 13 waste" means the transportation or disposal into a nonhazardous waste landfill or 14 the intentional and unlawful dumping into or on any land or water of radioactive 15 waste material in violation of section 23-20.2-09 chapter 38-23 or the rules 16 adopted pursuant to that section which were in effect on January 1, 1997 chapter, 17 or hazardous waste in willful violation of chapter 23-20.3 or the rules adopted 18 pursuant to that chapter which were in effect on January 1, 1997, except for the 19 handling of conditionally exempt small quantities of hazardous waste as-20 referenced in section 33-24-02-05 of the North Dakota Administrative Code.
- e. "Pattern of racketeering activity" requires at least two acts of racketeering activity,
  one of which occurred after July 8, 1987, and the last of which occurred within
  ten years, excluding any period of imprisonment, after the commission of a prior
  act of racketeering activity.
- f. "Racketeering" means any act including any criminal attempt, facilitation,
  solicitation, or conspiracy, committed for financial gain, which is chargeable or
  indictable under the laws of the state in which the act occurred and, if the act
  occurred in a state other than this state, would be chargeable or indictable under
  the laws of this state had the act occurred in this state and punishable by
  imprisonment for more than one year, regardless of whether such act is charged
  or indicted, involving:

1				(1)	Homicide.
2				(2)	Robbery.
3				(3)	Kidnapping.
4				(4)	Forgery.
5				(5)	Theft.
6				(6)	Bribery.
7				(7)	Gambling.
8				(8)	Usury.
9				(9)	Extortion.
10				(10)	Unlawful delivery of controlled substances.
11				(11)	Trafficking in explosives, weapons, or stolen property.
12				(12)	Leading a criminal association.
13				(13)	Obstructing or hindering criminal investigations or prosecutions.
14				(14)	Asserting false claims including, but not limited to, false claims asserted
15					through fraud or arson.
16				(15)	Fraud.
17				(16)	Sale of unregistered securities or real property securities and transactions
18					involving such securities by unregistered dealers or salesmen.
19				(17)	Obscenity.
20				(18)	Child pornography.
21				(19)	Prostitution.
22				(20)	Human trafficking.
23			g.	"Re	cords" means any book, paper, writing, record, computer program, or other
24				mat	erial.
25	3	3.	Fo	r the p	urposes of section 12.1-06.1-08:
26			a.	"Aco	cess" means to approach, instruct, communicate with, store data in, retrieve
27				data	a from, or otherwise make use of any resources of a computer, computer
28				syst	em, or computer network.
29			b.	"Co	mputer" means an electronic device which performs work using programmed
30				insti	ruction and which has one or more of the capabilities of storage, logic,
31				arith	metic, communication, or memory and includes all input, output, processing,

		storage, software, or communication facilities that are connected or related to
		such a device in a system or network.
	C.	"Computer network" means the interconnection of communication lines, including
		microwave, fiber optics, light beams, or other means of electronic or optic data
		communication, with a computer through remote terminals or a complex
		consisting of two or more interconnected computers.
	d.	"Computer program" means a series of instructions or statements, in a form
		acceptable to a computer, which permits the functioning of a computer system in
		a manner designed to provide appropriate products from such computer system.
	e.	"Computer software" means a set of computer programs, procedures, and
		associated documentation concerned with the operation of a computer system.
	f.	"Computer system" means a set of related, connected, or unconnected computer
		equipment, devices, and software.
	g.	"Financial instrument" means any credit card, debit card, or electronic fund
		transfer card, code, or other means of access to an account for the purpose of
		initiating electronic fund transfers, or any check, draft, money order, certificate of
		deposit, letter of credit, bill of exchange, marketable security, or any other written
		instrument which is transferable for value.
	h.	"Property" includes financial instruments, information, electronically produced or
		stored data, supporting documentation, computer software, and computer
		programs in either machine or human readable form, and any other tangible or
		intangible item of value.
	i.	"Services" includes computer time, data processing, storage functions, and other
		uses of a computer, computer system, or computer network to perform useful
		work.
(Co	nting	ent effective date - See note) Definitions.
1.	For	the purpose of section 12.1-06.1-02:
	a.	"Combination" means persons who collaborate in carrying on or furthering the
		activities or purposes of a criminal association even though those persons may
		not know each other's identity or membership in the combination may change
		from time to time or one or more members may stand in a wholesaler-retailer or
	•	d. e. f. g. h. i. (Conting 1. For

1			other arm's-length relationship with others as to activities or dealings between or
2			among themselves in an illicit operation.
3		b.	"Criminal association" means any combination of persons or enterprises
4			engaging, or having the purpose of engaging, on a continuing basis in conduct
5			which violates any one or more provisions of any felony statute of this state or
6			which is the willful and illegal transportation or disposal of radioactive waste
7			material or hazardous waste.
8	2.	For	the purposes of sections 12.1-06.1-02 through 12.1-06.1-07, unless the context
9		oth	erwise requires:
10		a.	"Control" means the possession of a sufficient interest to permit substantial
11			direction over the affairs of an enterprise.
12		b.	"Enterprise" means any corporation, limited liability company, association, labor
13			union, or other legal entity or any group of persons associated in fact although
14			not a legal entity.
15		C.	"Financial institution" means any bank, trust company, savings and loan
16			association, credit union, or moneylender under the jurisdiction of the state
17			department of financial institutions or its commissioner, or the state banking
18			board, or the state credit union board.
19		d.	"Illegal transportation or disposal of radioactive waste material or hazardous
20			waste" means the transportation or disposal into a nonhazardous waste landfill or
21			the intentional and unlawful dumping into or on any land or water of radioactive
22			waste material in violation of section 23-20.2-09chapter 38-23 or the rules
23			adopted pursuant to that section which were in effect on January 1, 1997chapter,
24			or hazardous waste in willful violation of chapter 23.1-04 or the rules adopted
25			which were in effect on January 1, 1997, except for the handling of conditionally
26			exempt small quantities of hazardous waste as was referenced in section
27			33-24-02-05 of the North Dakota Administrative Codepursuant to that chapter.
28		e.	"Pattern of racketeering activity" requires at least two acts of racketeering activity,
29			one of which occurred after July 8, 1987, and the last of which occurred within
30			ten years, excluding any period of imprisonment, after the commission of a prior
31			act of racketeering activity.

1	f. "Racketeering" means any act including any criminal attempt, facilitation,
2	solicitation, or conspiracy, committed for financial gain, which is chargeable or
3	indictable under the laws of the state in which the act occurred and, if the act
4	occurred in a state other than this state, would be chargeable or indictable under
5	the laws of this state had the act occurred in this state and punishable by
6	imprisonment for more than one year, regardless of whether such act is charged
7	or indicted, involving:
8	(1) Homicide.
9	(2) Robbery.
10	(3) Kidnapping.
11	(4) Forgery.
12	(5) Theft.
13	(6) Bribery.
14	(7) Gambling.
15	(8) Usury.
16	(9) Extortion.
17	(10) Unlawful delivery of controlled substances.
18	(11) Trafficking in explosives, weapons, or stolen property.
19	(12) Leading a criminal association.
20	(13) Obstructing or hindering criminal investigations or prosecutions.
21	(14) Asserting false claims including, but not limited to, false claims asserted
22	through fraud or arson.
23	(15) Fraud.
24	(16) Sale of unregistered securities or real property securities and transactions
25	involving such securities by unregistered dealers or salesmen.
26	(17) Obscenity.
27	(18) Child pornography.
28	(19) Prostitution.
29	(20) Human trafficking.
30	g. "Records" means any book, paper, writing, record, computer program, or other
31	material.

1 For the purposes of section 12.1-06.1-08: 3. 2 "Access" means to approach, instruct, communicate with, store data in, retrieve a. 3 data from, or otherwise make use of any resources of a computer, computer 4 system, or computer network. 5 "Computer" means an electronic device which performs work using programmed b. 6 instruction and which has one or more of the capabilities of storage, logic, 7 arithmetic, communication, or memory and includes all input, output, processing, 8 storage, software, or communication facilities that are connected or related to 9 such a device in a system or network. 10 "Computer network" means the interconnection of communication lines, including C. 11 microwave, fiber optics, light beams, or other means of electronic or optic data 12 communication, with a computer through remote terminals or a complex 13 consisting of two or more interconnected computers. 14 "Computer program" means a series of instructions or statements, in a form d. 15 acceptable to a computer, which permits the functioning of a computer system in 16 a manner designed to provide appropriate products from such computer system. 17 "Computer software" means a set of computer programs, procedures, and e. 18 associated documentation concerned with the operation of a computer system. 19 f. "Computer system" means a set of related, connected, or unconnected computer 20 equipment, devices, and software. 21 "Financial instrument" means any credit card, debit card, or electronic fund g. 22 transfer card, code, or other means of access to an account for the purpose of 23 initiating electronic fund transfers, or any check, draft, money order, certificate of 24 deposit, letter of credit, bill of exchange, marketable security, or any other written 25 instrument which is transferable for value. 26 "Property" includes financial instruments, information, electronically produced or h. 27 stored data, supporting documentation, computer software, and computer 28 programs in either machine or human readable form, and any other tangible or 29 intangible item of value.

i. "Services" includes computer time, data processing, storage functions, and other
 uses of a computer, computer system, or computer network to perform useful
 work.

4 SECTION 2. AMENDMENT. Section 38-19-09 of the North Dakota Century Code is

- 5 amended and reenacted as follows:
- 6 **38-19-09. Disposition of unusable products.**
- 7 Products for which there is no beneficial use and which the commission determines to be
- 8 hazardous must be disposed of in accordance with the provisions of chapter <del>23-20.238-23</del> and
- 9 other state laws and regulations regarding the management of hazardous waste.
- 10 **SECTION 3.** Chapter 38-23 of the North Dakota Century Code is created and enacted as
- 11 follows:
- 12 <u>38-23-01. Definitions.</u>
- 13 <u>As used in this chapter:</u>
- 14 <u>1.</u> <u>"Commission" means the industrial commission.</u>
- 15 <u>2.</u> <u>"High-level radioactive waste" means:</u>
- 16a.Highly radioactive material resulting from the reprocessing of spent nuclear fuel,17and other highly radioactive material, containing fission products in sufficient18concentrations to require permanent isolation, including liquid waste produced19directly in reprocessing and any solid material derived from the liquid waste; or
- 20b.Highly radioactive material that the commission determines requires permanent21isolation.
- 3. "High-level radioactive waste disposal" means the emplacement in a repository of
   high-level radioactive waste with no foreseeable intent of recovery.
- <u>"High-level radioactive waste facility" means a premises, building, structure, fixture, or</u>
   <u>improvements used or operated for the storage or disposal of high-level radioactive</u>
   <u>waste.</u>
- 27 <u>5.</u> <u>"High-level radioactive waste storage" means the retention of high-level radioactive</u>
   28 <u>waste with the intent to recover the waste for subsequent use, processing, or disposal.</u>
- 29 <u>38-23-02. Jurisdiction of the commission and duties.</u>
- The commission has jurisdiction and authority over any person or property, public or
   private, necessary to enforce this chapter. The commission may investigate and

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1		dete	ermine whether facts exist justifying action by the commission. The state geologist				
2		<u>sha</u>	shall act as a supervisor charged with the duty of enforcing the regulations and orders				
3		<u>of t</u>	of the commission applicable to this chapter.				
4	<u>2.</u>	<u>The</u>	e commission acting through the state geologist may:				
5		<u>a.</u>	Serve as the point of contact for the federal department of energy or any other				
6			federal agency on any matter related to the long-term or temporary storage or				
7			permanent disposal of high-level radioactive waste.				
8		<u>b.</u>	Issue a notice of disapproval regarding a proposed high-level radioactive waste				
9			facility in accordance with federal law when the legislative assembly is not in				
10			session. Before issuing a notice of disapproval, the commission shall consult with				
11			the high-level radioactive waste advisory council and the local government				
12			entities with jurisdiction over the area where the proposed high-level radioactive				
13			waste facility is to be located.				
14	<u>3.</u>	<u>Onl</u>	y the legislative assembly may issue a notice of disapproval during a legislative				
15		<u>ses</u>	sion.				
16	<u>4.</u>	<u>The</u>	e commission, acting through the state geologist, may:				
16 17	<u>4.</u>	<u>The</u> <u>a.</u>	e commission, acting through the state geologist, may: Take any action necessary to assert the state's rights relating to the exploration of				
	<u>4.</u>						
17	<u>4.</u>		Take any action necessary to assert the state's rights relating to the exploration of				
17 18	<u>4.</u>		Take any action necessary to assert the state's rights relating to the exploration of a suitable location for a high-level radioactive waste facility within the state,				
17 18 19	<u>4.</u>	<u>a.</u>	Take any action necessary to assert the state's rights relating to the exploration of a suitable location for a high-level radioactive waste facility within the state, including providing comments to a federal agency or initiating litigation.				
17 18 19 20	<u>4.</u>	<u>a.</u>	Take any action necessary to assert the state's rights relating to the exploration of a suitable location for a high-level radioactive waste facility within the state, including providing comments to a federal agency or initiating litigation. Enter agreements with the federal government regarding high-level radioactive				
17 18 19 20 21	<u>4.</u>	<u>a.</u>	Take any action necessary to assert the state's rights relating to the exploration of a suitable location for a high-level radioactive waste facility within the state, including providing comments to a federal agency or initiating litigation. Enter agreements with the federal government regarding high-level radioactive waste regulation and facility siting and accept available funds for deposit into the				
17 18 19 20 21 22	<u>4.</u>	<u>a.</u> b.	Take any action necessary to assert the state's rights relating to the exploration of a suitable location for a high-level radioactive waste facility within the state, including providing comments to a federal agency or initiating litigation. Enter agreements with the federal government regarding high-level radioactive waste regulation and facility siting and accept available funds for deposit into the high-level radioactive waste fund.				
17 18 19 20 21 22 23	<u>4.</u>	<u>a.</u> b.	Take any action necessary to assert the state's rights relating to the exploration of a suitable location for a high-level radioactive waste facility within the state, including providing comments to a federal agency or initiating litigation. Enter agreements with the federal government regarding high-level radioactive waste regulation and facility siting and accept available funds for deposit into the high-level radioactive waste fund. Adopt and enforce rules and orders to effectuate the purpose and intent of this				
17 18 19 20 21 22 23 24	<u>4.</u>	<u>a.</u> <u>b.</u> <u>c.</u>	Take any action necessary to assert the state's rights relating to the exploration of a suitable location for a high-level radioactive waste facility within the state, including providing comments to a federal agency or initiating litigation. Enter agreements with the federal government regarding high-level radioactive waste regulation and facility siting and accept available funds for deposit into the high-level radioactive waste fund. Adopt and enforce rules and orders to effectuate the purpose and intent of this chapter.				
17 18 19 20 21 22 23 24 25	<u>4.</u>	<u>a.</u> <u>b.</u> <u>c.</u>	Take any action necessary to assert the state's rights relating to the exploration of a suitable location for a high-level radioactive waste facility within the state, including providing comments to a federal agency or initiating litigation. Enter agreements with the federal government regarding high-level radioactive waste regulation and facility siting and accept available funds for deposit into the high-level radioactive waste fund. Adopt and enforce rules and orders to effectuate the purpose and intent of this chapter. Require:				
17 18 19 20 21 22 23 24 25 26	<u>4.</u>	<u>a.</u> <u>b.</u> <u>c.</u>	Take any action necessary to assert the state's rights relating to the exploration of a suitable location for a high-level radioactive waste facility within the state, including providing comments to a federal agency or initiating litigation.Enter agreements with the federal government regarding high-level radioactive waste regulation and facility siting and accept available funds for deposit into the high-level radioactive waste fund.Adopt and enforce rules and orders to effectuate the purpose and intent of this chapter.Require:(1)Identification of ownership of all high-level radioactive waste facilities and				
17 18 19 20 21 22 23 24 25 26 27	<u>4.</u>	<u>a.</u> <u>b.</u> <u>c.</u>	<ul> <li>Take any action necessary to assert the state's rights relating to the exploration of a suitable location for a high-level radioactive waste facility within the state.</li> <li>including providing comments to a federal agency or initiating litigation.</li> <li>Enter agreements with the federal government regarding high-level radioactive.</li> <li>waste regulation and facility siting and accept available funds for deposit into the.</li> <li>high-level radioactive waste fund.</li> <li>Adopt and enforce rules and orders to effectuate the purpose and intent of this.</li> <li>chapter.</li> <li>Require:</li> <li>(1) Identification of ownership of all high-level radioactive waste facilities and equipment used for high-level radioactive waste storage or disposal.</li> </ul>				
17 18 19 20 21 22 23 24 25 26 27 28	<u>4.</u>	<u>a.</u> <u>b.</u> <u>c.</u>	<ul> <li>Take any action necessary to assert the state's rights relating to the exploration of a suitable location for a high-level radioactive waste facility within the state, including providing comments to a federal agency or initiating litigation.</li> <li>Enter agreements with the federal government regarding high-level radioactive waste regulation and facility siting and accept available funds for deposit into the high-level radioactive waste fund.</li> <li>Adopt and enforce rules and orders to effectuate the purpose and intent of this chapter.</li> <li>Require:</li> <li>(1) Identification of ownership of all high-level radioactive waste facilities and equipment used for high-level radioactive waste storage or disposal.</li> <li>(2) The delivery to the state geologist of basic exploration data collected, within</li> </ul>				

1			(b) Sample logs, radioactivity logs, resistivity logs, or other types of
2			electrical or mechanical logs;
3			(c) Elevation and location information on data collection points; and
4			(d) Other pertinent information required by the state geologist.
5		<u>(3)</u>	The filing of monthly reports in the manner prescribed by the commission
6			and any other reports deemed necessary by the commission.
7		<u>(4)</u>	The conducting of all exploration, storage, and disposal operations in a
8			manner to prevent pollution of freshwater supplies and to provide for the
9			protection of the environment, public safety, and economic interests.
10		<u>(5)</u>	The reclamation of all land disturbed by operations regulated by this chapter
11			to a condition consistent with prior land use and productive capacity.
12		<u>(6)</u>	The furnishing of a reasonable bond with good and sufficient surety,
13			conditioned upon the full compliance with this chapter, and the rules and
14			orders of the commission. If the commission requires a bond to be
15			furnished, the person required to furnish the bond may elect to deposit
16			under such terms as the commission may prescribe a collateral bond, cash,
17			or any alternative form of security approved by the commission, or
18			combination thereof, by which an operator assures faithful performance of
19			all requirements of this chapter and the rules and orders of the commission.
20		(7)	The payment of fees for services performed by the commission, including
21			costs associated with the investigation, review, and processing of the
22			application. The commission shall set the amount of the fee based on the
23			anticipated actual cost of services rendered. The commission shall set the
24			fee for a permit to operate a facility to be dependent on the size and scope
25			of the facility, but the fee may not be less than eight hundred thousand
26			dollars. Unless otherwise provided by statute, fees collected by the
27			commission must be deposited in the high-level radioactive waste fund,
28			according to procedures established by the state treasurer.
29	<u>e.</u>	<u>Reg</u>	ulate:

1			(1)	The drilling, boring, excavating, and abandonment of all exploration holes
2				drilled for the purpose of obtaining information regarding high-level
3				radioactive waste storage or disposal.
4			<u>(2)</u>	The drilling, boring, excavating, construction, and operation of all high-level
5				radioactive waste facilities.
6		<u>f.</u>	Insp	pect all exploration, development, and high-level radioactive waste facility
7			<u>site</u>	s. For purposes of this subsection, the commission may access all
8			<u>exp</u>	oration, development, or operational records of inspection and may require
9			<u>the</u>	operator's assistance if necessary.
10	<u>38-</u> 2	23-03	8. Per	mit required.
11	<u>1.</u>	<u>A p</u>	erson	may not commence any actions for testing, exploring, excavating, drilling,
12		bor	ing, o	r operating a high-level radioactive waste facility without obtaining a permit
13		fror	n the	commission. A permit may be issued only after notice and hearing and
14		pay	ment	of a fee. An applicant for a permit shall provide notice to a surface owner and
15		<u>any</u>	resid	ent of a permanently occupied dwelling located within two miles [3.22
16		<u>kilo</u>	meter	s] of the proposed location. The commission shall give written notice of an
17		<u>app</u>	licatio	on for exploration or facility permit to the county in which exploration is sought
18		<u>or a</u>	a facili	ty is proposed at least forty-five days before the hearing. The commission
19		<u>sha</u>	<u>II ado</u>	pt rules establishing deadlines for the issuance of permits.
20	<u>2.</u>	<u>A p</u>	ermit	application for a high-level radioactive waste facility must include:
21		<u>a.</u>	<u>A de</u>	escription of the facility to be permitted.
22		<u>b.</u>	<u>A de</u>	etailed description of the material to be stored or disposed.
23		<u>C.</u>	<u>A de</u>	etailed description of the mechanical construction and operating procedures
24			<u>of th</u>	ne facility.
25		<u>d.</u>	<u>A ju</u>	stification for the need for the facility to be permitted, including economic
26			<u>imp</u>	act.
27		<u>e.</u>	<u>A de</u>	etailed discussion and description of the subsurface geology and hydrology of
28			<u>the</u>	area to be affected by the construction and operation of the facility to be
29			perr	nitted.
30		<u>f.</u>	<u>A de</u>	etailed discussion and description of a monitoring system to be used to
31			asc	ertain the integrity of the facility and to ensure compliance with this chapter.

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1		g. <u>A detailed description and discussion of a reclamation pro</u>	gram for the restoration
2		of the surface as nearly as possible to its original condition	<u>and productivity upon</u>
3		expiration of the permit or termination of any activities reg	ulated by this chapter.
4		h. Any other information required by the commission.	
5	<u>3.</u>	Following a hearing, the commission may deny an application i	f the commission
6		determines the testing, exploration, excavating, drilling, or oper	ation poses a threat to
7		numan health or the environment or because of concerns relate	ed to economic
8		mpacts. A person denied a permit may appeal the denial in acc	cordance with chapter
9		<u>28-32.</u>	
10	<u>4.</u>	The commission may include conditions in a permit which the c	commission deems
11		necessary to ensure protection of human health and the enviro	nment or to address
12		economic impacts.	
13	<u>5.</u>	A permitholder shall furnish and maintain a reasonable bond wi	th good and sufficient
14		surety, conditioned upon the full compliance with the permit, thi	s chapter, and rules
15		adopted by the commission.	
16	<u>6.</u>	The commission shall establish the term of a permit, but the ter	m of a permit may not
17		exceed five years. An application for a permit renewal must be	made at least one
18		nundred twenty days before the expiration of the valid permit a	nd is subject to all the
19		procedures and requirements of this section.	
20	<u>38-2</u>	-04. Procedure.	
21	The	dministrative procedure involved in adopting rules or the issual	nce of orders by the
22	<u>commis</u>	on under this chapter must be in accordance with chapter 38-0	8. If the commission
23	<u>determi</u>	s an emergency exists which requires the making, revoking, ch	nanging, amending,
24	<u>modifyir</u>	, altering, enlarging, renewal, or extension of a rule or order wit	hout first having a
25	hearing,	he emergency rule or order has the same validity as a hearing	held after due notice.
26	The em	gency rule or order may remain in force up to fifteen days from	its effective date, and
27	<u>expires</u>	hen a rule or order made after due notice and hearing become	<u>s effective.</u>
28	<u>38-</u> 2	-05. Penalty - Injunction - Applicable provisions.	
29	<u>Sec</u>	ons 38-08-16 and 38-08-17 are applicable to the provisions of t	his chapter and to the
30	rules an	orders of the commission adopted or issued under this chapter	-

1	<u>38-23-06. High-level radioactive waste fund.</u>					
2	There is established a high-level radioactive waste fund into which funds received from the					
3	federal government under an agreement entered under this chapter, permit fees, and civil					
4	penalties must be deposited. The commission shall administer the fund and may use the fund to					
5	<u>fulfill any</u>	/ of th	ne commission's powers and duties under this chapter.			
6	<u>38-2</u>	23-07	. High-level radioactive waste advisory council - Members, powers, and			
7	<u>duties.</u>					
8	<u>1.</u>	<u>The</u>	high-level radioactive waste advisory council is established to advise the			
9		<u>com</u>	mission in carrying out its duties. The council consists of the state engineer, state			
10		hea	Ith officer, director of the department of transportation, director of the game and			
11		<u>fish</u>	department, the commerce commissioner, and director of the department of			
12		<u>envi</u>	ironmental quality, who serve as ex officio members, and three members			
13		app	ointed by the governor. The state geologist shall serve as the executive secretary			
14		<u>for t</u>	he council. The members appointed by the governor must be:			
15		<u>a.</u>	A representative of county government;			
16		<u>b.</u>	A representative of city government; and			
17		<u>C.</u>	A representative of the agricultural community.			
18	<u>2.</u>	<u>Eac</u>	h appointed member of the council shall serve a four-year term. The governor may			
19		<u>fill a</u>	vacancy in the membership of the council and remove an appointed member of			
20		the o	council for cause. The council members shall select a chairman from among the			
21		<u>coui</u>	ncil members.			
22	<u>3.</u>	<u>An a</u>	appointed council member must be reimbursed by the commission for necessary			
23		trav	el and other expenses incurred in the performance of official duties.			
24	<u>4.</u>	<u>The</u>	council shall hold at least one meeting per year and any other meetings deemed			
25		nece	essary by the chairman or a majority of the council.			
26	<u>5.</u>	<u>The</u>	council shall:			
27		<u>a.</u>	Review site suitability and issue a report for a proposed high-level radioactive			
28			waste facility, if requested by the legislative assembly or commission.			
29		<u>b.</u>	Review and make recommendations to the commission regarding rules and			
30			standards relating to high-level radioactive waste and the duties of the			
31			commission.			

1		<u>C.</u>	Consider any other matter related to this chapter the council deems appropriate,
2			and may make any recommendation to the commission concerning the
3			administration of this chapter.
4	<u>38-2</u>	<u>23-08</u>	. County zoning authority.
5	<u>A cc</u>	ounty	zoning regulation may not prohibit a high-level radioactive waste facility permitted
6	<u>by the c</u>	omm	ission, but may regulate the size, scope, and location of a facility.
7	SEC		N 4. Chapter 38-24 of the North Dakota Century Code is created and enacted as
8	follows:		
9	<u>38-2</u>	<u>24-01</u>	. Definitions.
10	<u>As ι</u>	used	in this chapter:
11	<u>1.</u>	<u>"Co</u>	mmission" means the industrial commission.
12	<u>2.</u>	<u>"Un</u>	derground storage and retrieval facility" means a drilled, bored, or excavated
13		<u>dev</u>	ice or installation providing for the subsurface emplacement and recovery of
14		non	hydrocarbons.
15	<u>3.</u>	<u>"No</u>	nhydrocarbons" include compressed air, nitrogen, and other gases and liquids not
16		othe	erwise regulated by title 38.
17	<u>38-2</u>	<u>24-02</u>	. Jurisdiction of the commission and duties.
18	The	com	mission has jurisdiction and authority over any person or property, public or private,
19	necessa	ary to	enforce this chapter. The commission acting through the office of the state
20	geologis	st may	<u>y:</u>
21	<u>1.</u>	Rec	<u>iuire:</u>
22		<u>a.</u>	Identification of ownership of all facilities and equipment used for the
23			underground storage and retrieval of nonhydrocarbons.
24		<u>b.</u>	The making and filing of all logs and reports on facility location, drilling, boring,
25			excavating, and construction and the filing of samples, core chips, and complete
26			cores, when requested, free of charge, in the office of the state geologist.
27		<u>C.</u>	The drilling, boring, excavating, and construction of facilities in a manner
28			preventing contamination and pollution of surface and ground water sources and
29			the environment.

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1		<u>d.</u>	The furnishing of a reasonable bond with good and sufficient surety, conditioned		
2			upon the full compliance with this chapter, and the rules and orders of the		
3			commission.		
4		<u>e.</u>	Metering or other measuring of all nonhydrocarbons injected, emplaced, stored,		
5			or retrieved from a facility regulated by this chapter.		
6		<u>f.</u>	A person operating a facility for the underground storage and retrieval of		
7			nonhydrocarbons in this state to keep and maintain complete and accurate		
8			records of the quantities and nature of material stored and retrieved, which		
9			records must be available to the commission or its agents at all times, and may		
10			require every such person to file prescribed reports with the commission.		
11		<u>g.</u>	Upon termination of the operation of a facility or activity regulated by this chapter,		
12			the operator of the facility to restore the surface as nearly as possible to its		
13			original condition and productivity.		
14	<u>2.</u>	Reg	gulate:		
15		<u>a.</u>	The testing, exploration, drilling, boring, excavating, and construction of		
16			underground storage and retrieval.		
17		<u>b.</u>	Operations to assure the optimum performance of a facility regulated by this		
18			chapter.		
19	<u>3.</u>	<u>Pre</u>	scribe the nature, quantity, and source of nonhydrocarbons to be stored in or		
20		<u>retr</u>	ieved from a facility regulated by this chapter.		
21	<u>4.</u>	<u>Adc</u>	opt and enforce rules and orders to effectuate the purposes of this chapter.		
22	<u>38-</u> 2	24-03	3. Permit required.		
23	<u>A p</u>	erson	may not commence operations for the testing, exploration, excavating, drilling,		
24	boring,	or co	nstruction of an underground storage and retrieval facility or the conversion of an		
25	<u>existing</u>	facili	ty for use in an activity regulated by this chapter, without obtaining a permit from		
26	the commission. A permit may be issued only after notice and hearing, and payment of a fee in				
27	an amo	unt to	be prescribed by the commission. A permit application must include:		
28	<u>1.</u>	<u>A d</u>	escription of the activity to be permitted.		
29	<u>2.</u>	<u>A d</u>	etailed description of the nature of the nonhydrocarbons to be stored and retrieved.		
30	<u>3.</u>	<u>A d</u>	etailed description of the mechanical construction and operating procedures of the		
31		<u>faci</u>	<u>lity.</u>		

1	<u>4.</u>	A justification for the need for the facility.				
2	<u>5.</u>	A detailed description of the subsurface geology and hydrology of the area to be				
3		affected by the construction and operation of the facility.				
4	<u>6.</u>	A detailed description of the monitoring system assuring the integrity of the facility and				
5		compliance with this chapter.				
6	<u>7.</u>	A detailed description of the reclamation and the restoration of the surface as nearly				
7		as possible to its original condition and productivity upon expiration of the permit or				
8		termination of any activity regulated by this chapter.				
9	<u>8.</u>	Any other information required by the commission.				
10	<u>38-2</u>	24-04. Denial of permit - Review.				
11	<u>1.</u>	Following a hearing, the commission may deny an application if the commission				
12		determines the facility or activity poses a threat to ground or surface waters or the				
13		environment. A person denied a permit may appeal the denial in accordance with				
14		chapter 28-32.				
15	<u>2.</u>	All fees collected pursuant to this chapter, must be deposited in the general fund in the				
16		state treasury.				
17	<u>3.</u>	A permit required by this chapter is in addition to all other permits required by law.				
18	<u>38-</u> 2	38-24-05. Action to restrain violation or threatened violation.				
19	The	commission may bring action against a person violating or threatening to violate a				
20	provisio	n of this chapter, or a rule, regulation, or order of the commission. The action must				
21	<u>commer</u>	nce in the district court of the county where the violation occurred or is threatened.				
22	<u>Without</u>	the filing of a bond or other undertaking by the commission, the court may issue an				
23	<u>injunctic</u>	on, including a temporary restraining order, a preliminary injunction, or a temporary,				
24	prelimin	ary, or final order restraining the person from continuing the violation or from carrying				
25	out the threat of violation.					
26	<u>38-</u> 2	<u>38-24-06. Penalties.</u>				
27	<u>1.</u>	A person that violates this chapter, or a rule, regulation, or order of the commission				
28		adopted under this chapter is subject to a civil penalty of not more than twelve				
29		thousand five hundred dollars for each violation and for each day the violation				
30		occurred.				

1	<u>2.</u>	2. It is a class C felony for a person, for the purpose of evading this chapter, or a rule,	
2	regulation, or order of the commission to:		
3		<u>a.</u>	Make or cause a false entry or statement in a report required by this chapter or
4			by a rule, regulation, or order issued or adopted by the commission;
5		<u>b.</u>	Make or cause a false entry in a record, account, or memorandum required by
6			this chapter, or by any rule, regulation, or order of the commission;
7		<u>C.</u>	Omit, or cause to be omitted, from a record, account, or memorandum, full, true,
8			and correct entries as required by this chapter or by any rule, regulation, or order
9			of the commission; or
10		<u>d.</u>	Remove from this state or destroy, mutilate, alter, or falsify a record, account, or
11			memorandum.
12	<u>3.</u>	The	e civil penalties provided in subsection 1 are recoverable by civil action filed by the
13	attorney general on behalf of the commission. The civil action must commence in the		
14	district court of the county in which:		
15		<u>a.</u>	The defendant resides;
16		<u>b.</u>	Any defendant resides, if there is more than one defendant; or
17		<u>C.</u>	The violation occurred.
18	4. The payment of penalties does not relieve a person on whom the penalty is imposed		
19		fror	n liability to any other person for damages arising out of the violation.
20	38-24-07. Administrative procedure and judicial review.		
21	A proceeding under this chapter for the issuance or modification of rules, including		
22	emergency orders relating to underground storage and retrieval and determining compliance		
23	with rules of the commission, must be conducted in accordance with chapter 28-32. If the		
24	commission determines an emergency requiring immediate action exists, the commission may		
25	issue an emergency order without notice or hearing, which is effective upon adoption. An		
26	emergency order may not remain in force for more than fifteen days. A person aggrieved by		
27	action of the commission, or by its rules or orders, may appeal to the district court of the county		
28	in which the person resides, or in Burleigh County, in accordance with chapter 28-32.		
29	SEC		N 5. REPEAL. Chapter 23-20.2 of the North Dakota Century Code is repealed.