Sixty-ninth Legislative Assembly of North Dakota

FIRST ENGROSSMENT

ENGROSSED SENATE BILL NO. 2308

Introduced by

Senators Roers, Hogue

Representatives Lefor, Louser

1 A BILL for an Act to create and enact a new section to chapter 23.1-01, a new section to chapter 2 54-07, and a new section to chapter 61-03 of the North Dakota Century Code, relating to 3 standards for well drilling and installation of water well pumps, pitless units, and monitoring 4 wells, a boards review task force, and requirements for firms engaged in water well work, 5 installation of water well pump and pitless units, monitoring well work, and drilling of geothermal 6 systems; to amend and reenact section 6-09-43, subdivision j of subsection 2 of section 7 15.1-01-04, sections 15.1-07-33 and 23-35-02.2, subsection 1 of section 50-06-01.4, sections 8 52-02-02 and 52-02-08, subsection 1 of section 54-07-01.2, sections 54-54-05, 54-59-26, 9 54-59-27, 54-59-34, 54-59-36, 54-59-37, 54-59-39, 61-03-01.3, 61-04.1-03, 61-04.1-08, 10 61-04.1-09, 61-04.1-12, 61-04.1-14, 61-04.1-15, 61-04.1-16, 61-04.1-17, 61-04.1-18, 11 61-04.1-19, 61-04.1-20, 61-04.1-21, 61-04.1-33, 61-04.1-34, 61-04.1-37, 61-04.1-38, and 12 61-04.1-39, and subdivision a of subsection 2 of section 65-02-03.1 of the North Dakota 13 Century Code, relating to the wastewater recycling treatment guide, boards and commissions, 14 the unemployment insurance advisory council, gubernatorial appointments, the committee on 15 aging, health information technology advisory committee, statewide longitudinal data system 16 committee, atmospheric resource board, the department of health and human services, the 17 council on the arts, the state engineer, the superintendent of public instruction, job service North 18 Dakota, and workforce safety and insurance coordinating committee; to repeal chapter 8-11.1, 19 sections 12-48-06.1, 15.1-37-05, 15.1-37-06, and 15.1-37-08, chapter 17-07, sections 20 19-24.1-38, 19-24.1-39, and 23-35-02.3, chapters 34-16 and 43-35, sections 50-06-05.6, 21 50-06.4-10, 50-11.1-25, 50-11.1-26, 50-11.1-27, 52-02-07, 54-34.3-10, 54-54-10, 54-59-25, 22 54-59-33, 54-59-35, 54-59-38, 54-60-25, 55-01-13, 55-01-14, 61-04, 1-04, 61-04, 1-05, 23 61-04.1-06, 61-04.1-07, and 61-04.1-10, and chapter 61-36 of the North Dakota Century Code,

1 relating to occupational and professional boards, the midwest interstate passenger rail compact,

2 prison industry advisory committee, energy policy commission, medical marijuana advisory

3 committee, onsite wastewater recycling technical committee, state board of water well

4 contractors, committee on aging, brain injury advisory council, early childhood council,

5 unemployment insurance advisory council, commission on the status of women, health

6 information technology advisory committee, poet laureate nominating board, rural development

7 council, America 250 commission, atmospheric resource board, and Devils Lake outlet

8 management advisory committee; to provide for a legislative management report; to provide an

9 effective date; and to provide an expiration date.

10 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 6-09-43 of the North Dakota Century Code is amended
 and reenacted as follows:

13 **6-09-43**. Health information technology planning loan fund - Appropriation.

- The health information technology planning loan fund is established in the Bank for the purpose of providing low-interest loans to health care entities to assist those entities in improving health information technology infrastructure. This fund is a revolving loan fund. All moneys transferred into the fund, interest upon moneys in the fund, and collections of interest and principal on loans made from the fund are appropriated for disbursement according to this section.
- 20 2. The Bank shall make loans from this fund to health care entities as approved by the
- health information technology office director, in collaboration with the health information technology advisory committee, in accordance with the criteria established
- by the health information technology director under section 54-59-26.
- The Bank shall administer the health information technology planning loan fund. Funds
 in the loan fund may be used for loans as provided under this section and the costs of
 administration of the fund. Annually, the Bank may deduct a service fee for
 administering the revolving loan fund maintained under this section.
- An application for a loan under this section must be made to the health information
 technology office. The health information technology office director, in collaboration with the health information technology advisory committee, may approve the

1		application of a qualified applicant that meets the criteria established by the health
2		information technology office director. The health information technology office shall
3		forward approved applications to the Bank. Upon approval of the application by the
4		Bank, the Bank shall make the loan from the revolving loan fund as provided under
5		this section.
6	5.	The Bank may do all acts necessary to negotiate loans and preserve security as
7		deemed necessary, to exercise any right of redemption, and to bring suit in order to
8		collect interest and principal due the revolving loan fund under mortgages, contracts,
9		and notes executed to obtain loans under this section. If the applicant's plan for
10		financing provides for a loan of funds from sources other than the state of North
11		Dakota, the Bank may make a loan subordinate security interest. The Bank may
12		recover from the revolving loan fund amounts actually expended by the Bank for legal
13		fees and to effect a redemption.
14	SEC	CTION 2. AMENDMENT. Subdivision j of subsection 2 of section 15.1-01-04 of the North
15	Dakota	Century Code is amended and reenacted as follows:
16		j. The following gubernatorial appointees:
17		(1) An individual representing the statewide longitudinal data system
18		committee;
19		(2) An individual representing tribal school interests;
20		(3)(2) An individual employed as a public school administrator;
21		(4)(3) An individual employed as a public school principal;
22		(5)(4) An individual employed as a public elementary school teacher;
23		(6)(5) An individual employed as a public secondary school teacher;
24		(7)(6) A director of a special education unit; and
25		(8)(7) A director of a regional education association.
26	SEC	CTION 3. AMENDMENT. Section 15.1-07-33 of the North Dakota Century Code is
27	amende	d and reenacted as follows:
28	15.1	-07-33. Student information system - Exemption.
29	1.	Notwithstanding any other technology requirements imposed by the superintendent of
30		public instruction or the information technology department, each school district shall
31		implement the state student information system administered by the information

1		tech	nnology department and use it as its principal student information system. Each
2		sch	ool district shall use a state course code, assigned by the department of public
3		inst	ruction, to identify all local classes in the state student information system.
4	2.	The	e statewide longitudinal data system committeesuperintendent of public instruction
5		may	y exempt a school district from having to implement and utilize the state student
6		info	rmation system if the school district demonstrates that:
7		a.	The district has acquired and is using a student information system determined to
8			be compatible with the statewide longitudinal data system; or
9		b.	In accordance with requirements of the bureau of Indian education, the district
10			has acquired and is utilizing a student information system that is determined to
11			be comparable by the superintendent.
12	SEC	тю	N 4. AMENDMENT. Section 23-35-02.2 of the North Dakota Century Code is
13	amende	d and	d reenacted as follows:
14	23-3	85-02	.2. Public health units to adopt onsite wastewater recycling treatment guide.
15	Eac	h put	blic health unit shall adopt the statewide technical guide for onsite wastewater
16	recycling	g trea	atment technologies and sewage distribution technologies established by the onsite-
17	wastewa	ater r	ecycling technical committeedepartment of environmental quality.
18	SEC	тю	N 5. A new section to chapter 23.1-01 of the North Dakota Century Code is created
19	and ena	cted	as follows:
20	<u>Star</u>	ndaro	ds for well drilling and installation of water well pumps, pitless units, and
21	monitor	ing v	<u>wells - Reports required.</u>
22	<u>1.</u>	<u>All c</u>	construction of water wells must comply with the rules adopted by the department
23		<u>of e</u>	nvironmental quality. Within thirty days after the completion of each well, each
24		<u>wat</u>	er well contractor shall furnish to the department on forms provided by the
25		<u>dep</u>	artment any information required by the department, including a log of formations
26		pen	etrated, well depth, and casing size and weight. A copy of each report also must be
27		<u>furn</u>	ished to the customer. All information submitted must remain the property of the
28		<u>dep</u>	artment.
29	<u>2.</u>	<u>All i</u>	nstallation of water well pumps and pitless units must comply with the rules
30		<u>ado</u>	pted by the department of environmental quality.

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1	<u>3.</u>	All	monit	oring wells constructed must comply with the rules adopted by the department
2		<u>of e</u>	enviro	nmental quality. Each monitoring well contractor shall furnish all reports
3		req	uired	by the rules of the department.
4	<u>4.</u>	<u>All</u>	drilling	g of geothermal systems must comply with the rules adopted by the
5		<u>de</u> p	bartme	ent of environmental quality and the state geologist.
6	SEC	стю	N 6. A	MENDMENT. Subsection 1 of section 50-06-01.4 of the North Dakota
7	Century	Cod	e is a	mended and reenacted as follows:
8	1.	The	e depa	artment includes the state hospital, the regional human service centers, a
9		voc	ationa	al rehabilitation unit, public health division, and other units or offices and
10		adr	ninisti	rative and fiscal support services as the commissioner of the department
11		det	ermin	es necessary. The department must be structured to promote efficient and
12		effe	ective	operations and, consistent with fulfilling its prescribed statutory duties, shall
13		act	as th	e official agency of the state in the discharge of the following functions not
14		oth	erwise	e by law made the responsibility of another state agency:
15		a.	<u>(1)</u>	Administration of programs for children and families, including adoption
16				services and the licensure of child-placing agencies, foster care services
17				and the licensure of foster care arrangements, certification of shelter care
18				services, child protection services, children's trust fund, licensure of early
19				childhood programs, refugee services, in-home community-based services,
20				quality control, and administration of the interstate compacts on the
21				placement of children and juveniles, and the early childhood services
22				advisory board.
23			<u>(2)</u>	Administration of programs to identify all available options for effectively
24				maximizing the provision of early childhood services within the state and
25				address the coordinated utilization of facilities and personnel for the
26				provision of early childhood services within the state.
27		b.	Adn	ninistration of programs for individuals with developmental disabilities,
28			incl	uding licensure of facilities and services, the establishment funding for family
29			mer	mbers and corporate guardianships, and the design and implementation of a

1	C.	Administration of aging service programs, including nutrition, transportation,
2		advocacy, social, ombudsman, recreation, and related services funded under the
3		Older Americans Act of 1965 [42 U.S.C. 3001 et seq.], home and
4		community-based services, licensure of adult foster care homes, and the
5		committee on aging.
6	d.	Administration of behavioral health programs, including reviewing and identifying
7		service needs and activities in the state's behavioral health system in an effort to
8		ensure health and safety, access to services, and quality of services; establishing
9		quality assurance standards for the licensure of substance use disorder program
10		services and facilities; providing policy leadership in partnership with public and
11		private entities; and providing chronic disease management, regional intervention
12		services, and twenty-four-hour crisis services for individuals with behavioral
13		health disorders.
14	e.	Administration of economic assistance programs, including temporary assistance
15		for needy families, the supplemental nutrition assistance program, home energy
16		assistance, child care assistance, refugee assistance, work experience, work
17		incentive, and quality control.
18	f.	Administration of medical service programs, including medical assistance for
19		children's health insurance program, Medicaid waivers, early and periodic
20		screening, diagnosis and treatment, utilization control, autism services, and
21		claims processing.
22	g.	Administration of general assistance.
23	h.	Administration of child support.
24	i.	Administration of program, services, and licensing outlined in title 23 and other
25		previous duties of the state department of health and state health council.
26	j.	Administration of a program to improve the quality of life for an individual with
27		brain injury and the individual's family through brain injury awareness, prevention,
28		research, education, collaboration, support services, and advocacy.
29	SECTION	7. AMENDMENT. Section 52-02-02 of the North Dakota Century Code is
30	amended and	reenacted as follows:

1	52-0	2-02. Powers, duties, organization, and methods of procedure of bureau - Seal.	
2	The bureau may adopt, amend, or rescind such rules and regulations, make such		
3	expenditures, require such reports, make such investigations, and take such other action as it		
4	deems r	ecessary or suitable in the administration of the North Dakota unemployment	
5	compen	sation law. Such rules<u>All rules</u> and regulations are effective upon publication in the	
6	manner,	not inconsistent with the provisions of the North Dakota unemployment compensation	
7	law, whic	ch the bureau shall prescribe. The bureau shall determine its own organization and	
8	methods	of procedure in accordance with the provisions of the North Dakota unemployment	
9	compen	sation law and shall have an official seal which shall be noticed judicially.	
10	SEC	TION 8. AMENDMENT. Section 52-02-08 of the North Dakota Century Code is	
11	amende	d and reenacted as follows:	
12	52-0	2-08. Bureau and advisory councils to take steps to stabilize employment.	
13	The	bureau , with the advice and aid of its advisory councils, and through its appropriate	
14	divisions	s, shall take appropriate steps to:	
15	1.	Reduce and prevent unemployment.	
16	2.	Encourage and assist in the adoption of practical methods of career and technical	
17		education training, retraining, and career development counseling.	
18	3.	Investigate, recommend, advise, and assist in the establishment and operation, by	
19		municipalities, counties, school districts, and the state, of reserves for public works to	
20		be used in times of business depression and unemployment.	
21	4.	Promote the re-employment of unemployed workers throughout the state in every	
22		other way that may be feasible.	
23	5.	Carry on and publish the results of investigations and research studies.	
24	SEC	TION 9. AMENDMENT. Subsection 1 of section 54-07-01.2 of the North Dakota	
25	Century	Code is amended and reenacted as follows:	
26	1.	Notwithstanding sections 2-05-01, 4.1-05-02, 4.1-26-02, 6-01-03, 6-09-02.1,	
27		12-55.1-02, 12-59-01, 15-39.1-05.1, 15.1-01-01, 15.1-13-02, 20.1-02-23, 23.1-01-02,	
28		36-01-01, 37-18.1-01, 50-06-05.6, 54-34.3-10, 54-54-02, 55-01-01, and 61-02-04, all	
29		members of the following boards and commissions must, subject to the limitations of	
30		this section, be considered to have resigned from such boards and commissions	
31		effective January first of the first year of each four-year term of the governor:	

1	a.	The aeronautics commission.
2	b.	The milk marketing board.
3	С.	The dairy promotion commission.
4	d.	The state banking board.
5	e.	The state credit union board.
6	f.	The advisory board of directors to the Bank of North Dakota.
7	g.	The pardon advisory board.
8	h.	The state parole board.
9	i.	The state board of public school education.
10	j.	The education standards and practices board.
11	k.	The board of trustees of the teachers' fund for retirement.
12	I.	The state game and fish advisory board.
13	m.	The environmental review advisory council.
14	n.	The board of animal health.
15	0.	The administrative committee on veterans' affairs.
16	р.	The committee on aging.
17	q.	The commission on the status of women.
18	r.	The North Dakota council on the arts.
19	<u>s.q.</u>	The state historical board.
20	t.<u>r.</u>	The state water commission.
21	SECTIO	N 10. A new section to chapter 54-07 of the North Dakota Century Code is created
22	and enacted	as follows:
23	<u>Boards i</u>	review task force - Report to legislative management.
24	<u>1.</u> <u>The</u>	office of the governor shall provide staffing and administrative services to the
25	boa	rds review task force. The task force shall:
26	<u>a.</u>	Review and assess all boards for inefficiencies and duplication of responsibilities;
27	<u>b.</u>	Issue performance evaluations; and
28	<u>C.</u>	Make recommendations to the legislative assembly regarding minimizing and
29		streamlining government operations through the consolidation or elimination of
30		boards.

1	<u>2.</u>	<u>In a</u>	addition to the governor or the governor's designee, who shall serve as the
2		pre	siding officer of the task force, the task force must include:
3		<u>a.</u>	A member of the senate, appointed by the senate majority leader.
4		<u>b.</u>	A member of the house of representatives, appointed by the house of
5			representatives majority leader.
6		<u>C.</u>	A representative of an organization representing cities, appointed by the
7			governor.
8		<u>d.</u>	A representative of an organization representing counties, appointed by the
9			governor.
10		<u>e.</u>	A representative of the business community, appointed by the governor.
11		<u>f.</u>	A member of an occupational licensing board, appointed by the governor.
12		<u>g.</u>	A member at large, appointed by the governor.
13	<u>3.</u>	<u>A n</u>	nember of the task force who is not a state employee is entitled to reimbursement
14		<u>for</u>	mileage and expenses as provided by law for state officers and employees, to be
15		pai	d by the office of the governor. A state employee who is a member of the task force
16		<u>is e</u>	entitled to receive that employee's regular salary and is entitled to reimbursement
17		<u>for</u>	mileage and expenses to be paid by the employing agency. A member of the task
18		ford	ce who is a member of the legislative assembly is entitled to receive per diem
19		<u>cor</u>	npensation at the rate provided under section 54-35-10 for each day performing
20		offi	cial duties of the task force. The legislative council shall pay the per diem
21		<u>cor</u>	npensation and reimbursement for travel and expenses as provided by law for any
22		me	mber of the task force who is a member of the legislative assembly.
23	<u>4.</u>	<u>Bef</u>	fore October 1, 2026, the task force shall provide a report of its findings and
24		<u>rec</u>	ommendations and any proposed legislation necessary to implement the
25		<u>rec</u>	ommendations to the legislative management.
26	SEC	стю	N 11. AMENDMENT. Section 54-54-05 of the North Dakota Century Code is
27	amende	ed an	d reenacted as follows:
28	54-	54-05	5. Duties of council.
29	The	dutie	es of the council are:
30	1.	To	stimulate and encourage throughout the state the study and presentation of the
31		per	forming and fine arts and public interest and participation therein.

1	2.	To make such surveys as may be deemed advisable of public and private institutions
2		engaged within the state in artistic and cultural activities, including but not limited to,
3		music, theater, dance, painting, sculpture, architecture, and allied arts and crafts, and
4		to make recommendations concerning appropriate methods to encourage participation
5		in and appreciation of the arts to meet the legitimate needs and aspirations of persons
6		in all parts of the state.
7	3.	To take such steps as may be necessary and appropriate to encourage public interest
8		in the cultural heritage of our state and to expand the state's cultural resources.
9	4.	To encourage and assist freedom of artistic expression essential for the well-being of
10		the arts.
11	5.	To determine the artistic value of property as provided by section 1-08-04.1.
12	<u>6.</u>	To administer a poet laureate program that selects the poet laureate and requires the
13		poet laureate to participate in at least four public events around the state each year.
14	SEC	TION 12. AMENDMENT. Section 54-59-26 of the North Dakota Century Code is
15	amende	d and reenacted as follows:
16	54-5	9-26. Health information technology office - Duties - Loan and grant programs.
17	1.	The health information technology office is created in the department. The health-
18		information technology advisory committee shall make recommendations to the health-
19		information technology office for implementing an interoperable health information-
20		infrastructure that is consistent with emerging national standards; promote the
21		adoption and use of electronic health records and other health information
22		technologies; and promote interoperability of health information systems for the
23		purpose of improving health care quality, patient safety, and the overall efficiency of
24		health care and public health services.
25	2.	The health information technology office director, in collaboration with the health-
26		information technology advisory committee, shall:
27		a. Apply for federal funds that may be available to assist the state and health care
28		providers in implementing and improving health information technology.
29		b. Implement and administer a health information exchange that utilizes information
30		infrastructure and systems in a secure and cost-effective manner to facilitate the
31		collection, storage, and transmission of health records.

1	С.	Adopt rules under chapter 28-32 for the use of health information, use of the
2		health information exchange, and participation in the health information
3		exchange.
4	d.	Adopt rules under chapter 28-32 for accessing the health information exchange
5		to ensure appropriate and required privacy and security protections and relating
6		to the authority of the director to suspend, eliminate, or terminate the right to
7		participate in the health information exchange.
8	e.	Establish a health information technology planning loan program to provide
9		low-interest loans to health care entities to assist those entities in improving their
10		health information technology infrastructure under section 6-09-43.
11	f.	Facilitate and expand electronic health information exchange in the state, directly
12		or by awarding grants.
13	g.	Establish an application process and eligibility criteria for and accept and process
14		applications for loans and grants under subdivisions e and f. The eligibility criteria
15		must be consistent with federal requirements associated with federal funds
16		received under subdivision a. The eligibility criteria for loans under subdivision f
17		must include a requirement that the recipient's approved health information
18		technology be strategically aligned with the state's health information technology
19		plan and the associated federal standards and that the recipient has passed an
20		onsite electronic medical record readiness assessment conducted by an
21		assessment team determined by the health information technology advisory-
22		committee and the health information technology office director.
23	h.	Determine fees and charges for access and participation in the health information
24		exchange. Any moneys collected under this subdivision must be deposited in the
25		electronic health information exchange fund.
26	i.	Consult and coordinate with the department of health and human services to
27		facilitate the collection of health information from health care providers and state
28		agencies for public health purposes, including identifiable health information that
29		may be used by state agencies, departments, or institutions to comply with
30		applicable state or federal laws.

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1	3.	If the health information technology advisory committee determines that establishing a
2		health information exchange with another state or states will assist in providing health
3		information exchange services in a cost-effective manner, the <u>The</u> health information
4		technology office director, in collaboration with the health information technology-
5		advisory committee, may join with another state or states to establish, implement, and
6		administer a health information exchange consistent with other provisions of this
7		chapter.
8	SEC	CTION 13. AMENDMENT. Section 54-59-27 of the North Dakota Century Code is
9	amende	ed and reenacted as follows:
10	54-	59-27. Health information technology office - Electronic health information
11	exchan	ge fund.
12	1.	There is created an electronic health information exchange fund. The fund consists of
13		moneys deposited in the fund from federal or other sources or moneys transferred into
14		the fund as directed by the legislative assembly. The health information technology
15		office shall administer this fund and shall distribute moneys in the fund accordingly.
16		The moneys in the fund must be used to facilitate and expand electronic health
17		information exchange. Moneys in the fund may be used, subject to legislative
18		appropriations, to provide services directly, for grants as provided under this section,
19		and for the costs of administration of the fund.
20	2.	A grant applicant shall submit an application to the health information technology
21		office, which shall determine the applicant's eligibility based upon criteria established
22		by the health information technology office director in collaboration with the health-
23		information technology advisory committee.
24	3.	This section does not create an entitlement to any funds available for grants under this
25		section. The health information technology office may award these grants to the extent
26		funds are available and, within the office's discretion, to the extent such applications
27		are approved.
28	SEC	CTION 14. AMENDMENT. Section 54-59-34 of the North Dakota Century Code is
29	amondo	d and reenacted as follows:

29 amended and reenacted as follows:

1	54-5	9-34. Statewide longitudinal data system committee - <u>Information technology</u>
2	<u>departm</u>	<u>ient -</u> Duties.
3	1.	The statewide longitudinal data system committeedepartment shall manage a
4		statewide longitudinal data system among education, workforce, and training entities
5		that:
6		a. Provides for the dissemination of management information to stakeholders and
7		partners of state education, training, and employment systems;
8		b. Is required to provide on an annual basis to education and workforce
9		development programs, to the extent permitted by federal law, the wage record
10		interchange system 2 data sharing agreement and the state wage interchange
11		system data sharing agreement and state performance reports that measure the
12		aggregate outcomes of participants in the workforce and continuing education
13		programs, including private workforce and education programs that request the
14		reports; and
15		c. Uses data from educational and workforce systems as central sources of
16		statewide longitudinal data.
17	2.	The department may, subject to federal and state privacy laws, enter interagency
18		agreements, including agreements designating authorized representatives of the
19		educational agencies participating in the system, under the Family Educational Rights
20		and Privacy Act [20 U.S.C. 1232(g); 34 CFR 99].
21	<u>3.</u>	The statewide longitudinal data system committeedepartment shall establish policies
22		and adopt rules addressing access to and the collection, storage, and sharing of
23		information and the systems necessary to perform those functions, subject to
24		applicable federal and state privacy laws and interagency agreements and restrictions
25		relating to confidential information required to conform to applicable federal and state
26		privacy laws.
27	<u>3.4.</u>	The statewide longitudinal data system committeedepartment shall provide operational
28		oversight for information sharing activities and make recommendations for and provide
29		oversight of information sharing budgets.
30	4. <u>5.</u>	The statewide longitudinal data system committee in consultation with the information-
31		technology department shall:

1	a.	Establish the terms and conditions under which a person may be authorized to
2		access data through the statewide longitudinal data system;
3	b.	Direct that all statewide longitudinal data system administrators implement
4		approved data protection practices to ensure the security of electronic and
5		physical data, provided that the practices include requirements for encryption and
6		staff training;
7	C.	Provide for biennial privacy and security audits of the statewide longitudinal data
8		system;
9	d.	Establish protocols, including procedures, for the notification of students and
10		parents in the event of a data breach involving the statewide longitudinal data
11		system;
12	e.	Require that data retention and disposition by the statewide longitudinal data
13		system be governed by the same policies as those instituted for the information
14		technology department; and
15	f.	Require the provision of annual training regarding data protection to any
16		individuals who have access to the statewide longitudinal data system, including
17		school district employees, employees of the North Dakota university system
18		office and institutions under the control of the state board of higher education,
19		and elected or appointed state or local governmental officials.
20	<u>6. Tł</u>	ne department may authorize studies to benefit and improve workforce training and
21	ec	lucation.
22	SECTIO	DN 15. AMENDMENT. Section 54-59-36 of the North Dakota Century Code is
23	amended a	nd reenacted as follows:
24	54-59-3	6. Statewide longitudinal data system committee - Report to legislative
25	manageme	ent.
26	During	each interim the statewide longitudinal data system committeedepartment shall
27	provide a re	eport regarding the statewide longitudinal data system to one or more committees
28	designated	by the legislative management and shall provide recommendations for further
29	developme	nt, cost proposals, proposals for legislation, and recommendations for data sharing
30	governance	e.

1	SEC	TION 16. AMENDMENT. Section 54-59-37 of the North Dakota Century Code is		
2	amended and reenacted as follows:			
3	54-59-37. Statewide longitudinal data system committee - Continuing appropriation.			
4	The statewide longitudinal data system committeedepartment may solicit and receive gifts,			
5	grants, a	nd donations from public and private sources. Any moneys received in accordance with		
6	this sect	ion are appropriated on a continuing basis for the support of the statewide longitudinal		
7	data sys	tem.		
8	SEC	TION 17. AMENDMENT. Section 54-59-39 of the North Dakota Century Code is		
9	amende	d and reenacted as follows:		
10	54-5	9-39. State agencies - Mandatory provision of information - Confidentiality.		
11	1.	The information technology department may request from any state agency:		
12		a. All information required by 20 U.S.C. 9871(e)(2)(D);		
13		b. Any other educational information the statewide longitudinal data system		
14		committee determines is required for a longitudinal data system to comply with		
15		state or federal law; and		
16		c. Unemployment insurance wage data from job service North Dakota for education		
17		and workforce development program evaluations, except that the information		
18		technology department may not redisclose any data identifying an individual		
19		unless the redisclosure is expressly permitted by a written agreement between		
20		job service North Dakota and the department or is otherwise expressly permitted		
21		or required by federal or state law.		
22	2.	A state agency providing information requested under subsection 1 shall enter an		
23		interagency agreement with the department which identifies applicable federal and		
24		state privacy laws and agency-established restrictions relating to its confidential		
25		information the agency has determined is required to comply with federal and state		
26		privacy laws.		
27	<u>3.</u>	Subject to applicable restrictions on the use and disclosure of confidential information		
28		required to comply with federal and state privacy laws and the terms of the		
29		interagency agreement, any state agency receiving a request for information under		
30		subsection 1 shall provide the information at the time and in the manner required by		
31		the information technology department.		

1	SEC	TION	18. AMENDMENT. Section 61-03-01.3 of the North Dakota Century Code is
2	amended and reenacted as follows:		
3	61-03-01.3. Director - State engineer - Powers and duties.		
4	1.	The	director shall:
5		a.	Enforce all rules adopted by the department;
6		b.	Hire a state engineer who is a qualified professional engineer, has appropriate
7			hydrology experience, and will report to the director;
8		C.	Hire other employees as necessary to carry out the duties of the department and
9			director;
10		d.	Organize the department in an efficient manner; and
11		e.	Take any other action necessary and appropriate for administration of the
12			department.
13		<u>f.</u>	Adopt rules to license water well contractors, water well pump and pitless unit
14			installers, monitoring well contractors, and geothermal system drillers.
15		<u>g.</u>	Advise the governor and the state water commission regarding operations of
16			Devils Lake outlets.
17		<u>h.</u>	Recommend an operational plan for the Devils Lake outlet based on Sheyenne
18			River capacity and water quality considerations.
19	2.	The	state engineer is responsible for and shall manage the department's oversight of
20		dam	n safety, water appropriations, and construction and drainage permits, and
21		asso	ociated technical duties related to public safety and property protection.
22	SEC		19. A new section to chapter 61-03 of the North Dakota Century Code is created
23	and ena	cted	as follows:
24	<u>Req</u>	uirer	nents for firms engaged in water well work, installation of water well pumps
25	and pitle	ess u	inits, monitoring well work, and drilling of geothermal systems - Exceptions.
26	<u>1.</u>	<u>A pe</u>	erson, partnership, association, corporation, or limited liability company may not
27		<u>eng</u>	age in the business of constructing a water well in this state unless at all times a
28		<u>cert</u>	ified water well contractor, who is responsible for the proper construction or
29		<u>alte</u>	ration of a water well, is in charge. This section does not prohibit any person,
30		part	nership, association, corporation, or limited liability company from constructing any

1		water well on the person's or entity's own premises for the person's or entity's own
2		<u>use.</u>
3	<u>2.</u>	A person may not engage in the business of installing water well pumps and pitless
4		units in the state after July 1, 1986, unless a certified installer, who is responsible for
5		the proper installation of the pump and pitless unit, is in charge of the installation. This
6		chapter does not prohibit any person from installing water well pumps and pitless units
7		on that person's own premises for that person's own use.
8	<u>3.</u>	A person may not engage in the business of constructing a monitoring well in this state
9		unless at all times a certified monitoring well contractor, who is responsible for the
10		proper construction or alteration of the monitoring well, is in charge. This section does
11		not prohibit any person from installing a monitoring well on that person's own premises
12		for that person's own use.
13	<u>4.</u>	A person may not engage in the business of drilling geothermal systems in the state
14		after July 1, 2008, unless a certified driller, who is responsible for the proper drilling of
15		the geothermal system, is in charge of the drilling. This section does not prohibit a
16		person from drilling geothermal systems on that person's own premises for that
17		person's own use.
18	SEC	TION 20. AMENDMENT. Section 61-04.1-03 of the North Dakota Century Code is
19	amende	d and reenacted as follows:
20	61-0	4.1-03. Definitions.
21	As used in this chapter, unless the context otherwise requires:	
22	1.	"Board" means the North Dakota atmospheric resource board which, in the exercise of
23		the powers granted under this chapter, has all of the powers of an administrative-
24		agency as defined in chapter 28-32.
25	2.	"Controller" refers to any licensee duly authorized in this state to engage in weather
26		modification operations.
27	3.<u>2.</u>	"Geographical region" means a geographical area with a contiguous boundary that
28		may enclose a portion of any county or counties.
29	<u>4.3.</u>	"Hail suppression" refers to the activation of any process that will reduce, modify,
30		suppress, eliminate, or soften hail formed in clouds or storms.

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- 5.4. "Increasing precipitation" refers to the activation of any process that will actually result
 in greater amounts of moisture reaching the ground in any area from a cloud or cloud
 system than would have occurred naturally.
- 6.5. "Initiating precipitation" refers to the process of causing precipitation from clouds which
 could not otherwise have occurred naturally or inducing precipitation significantly
 earlier than would have occurred naturally.
- 7 7.6. "Operation" means the performance of any weather modification activity undertaken
 8 for the purpose of producing or attempting to produce any form of modifying effect
 9 upon the weather within a limited geographical area or within a limited period of time.
- 8.7. "Research and development" means exploration, field experimentation, and extension
 of investigative findings and theories of a scientific or technical nature into practical
 application for experimental and demonstration purposes, including the experimental
 production of models, devices, equipment, materials, and processes.
- 9.8. "Weather modification" means and extends to the control, alteration, and amelioration
 of weather elements, including man-caused changes in the natural precipitation
- 16 process, hail suppression or modification, and alteration of other weather phenomena,
- 17 including clouds, temperature, wind direction, and velocity, and the initiating,
- 18 increasing, decreasing, and otherwise modifying by artificial methods of precipitation in
- 19 the form of rain, snow, hail, mist, or fog through cloud seeding, electrification, or by
- 20 other means to provide immediate practical benefits.
- 21 10.9. "Weather modification authority" means the governing body created by a board of
 22 county commissioners under section 61-04.1-22.1, 61-04.1-23, 61-04.1-27,
- 23 61-04.1-29, or 61-04.1-31.
- 24 SECTION 21. AMENDMENT. Section 61-04.1-08 of the North Dakota Century Code is
- 25 amended and reenacted as follows:
- 26 61-04.1-08. Powers and duties of boardthe department.
- 27 The boarddepartment has the following powers and duties:
- The board shall appoint an executive director to serve at the board's discretion and to perform duties assigned by the board.

- 2. The board shall authorize the employment of staff the board deems necessary to carry out the provisions of this chapter. The executive director shall hire the staff, subject to the approval of the board.
- 4 3. The board department shall adopt rules concerning qualifications, procedures, and 5 conditions for issuance, revocation, suspension, and modification of licenses and 6 permits; standards and instructions governing weather modification operations, 7 including monitoring and evaluation, recordkeeping, and reporting, and the 8 board department shall establish procedures and forms for this record keeping and 9 reporting. The boarddepartment may adopt all other rules necessary to the 10 administration of this chapter. The provisions of chapter 28-32 apply to this chapter 11 and rules of the board department must be published in the North Dakota 12 Administrative Code.
- 13 4.2. The boarddepartment may contract with any person to carry out weather modification
 14 operations and, in connection with regulated weather modification operations in a
 15 county or geographical region, shall carry on monitoring and evaluation activities.
- 5.3. The boarddepartment may order any person who is conducting weather modification
 operations in violation of this chapter or any rules adopted to implement this chapter,
 to cease and desist from those operations and the order is enforceable in any court of
 competent jurisdiction within this state.
- 6.4. The boarddepartment may cooperate and contract with any person engaged in
 activities similar to the work of the boarddepartment and may make contracts and
 agreements to carry out programs consistent with the purpose and intent of this
 chapter. The boarddepartment may request and accept any grants of funds or services
 from any person and expend these funds or use these services to carry out this
 chapter.
- 7.5. The boarddepartment shall monitor the current state of knowledge regarding the
 magnitude and impacts of possible regional and global climatic changes and shall
 provide information to other state agencies that may benefit from this knowledge.
- 29 8.6. The boarddepartment shall administer and enforce the provisions of this chapter and
 30 do all things reasonably necessary to effectuate the purposes of this chapter.

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- 9.7. The boarddepartment may plan and study a hail suppression pilot program that would provide urban and rural hail suppression operations statewide or to any portion of the state.
 SECTION 22. AMENDMENT. Section 61-04.1-09 of the North Dakota Century Code is amended and reenacted as follows:
 61-04.1-09. BoardDepartment of water resources to establish research and development program - Hail suppression pilot program.
- The boarddepartment of water resources shall establish a program of weather
 modification research and development in this state. The boarddepartment shall
 supervise and coordinate all research and development activities in the state or
 research and development activities outside of the state participated in or conducted
 by any state institution or state or county agency.
- If the boarddepartment plans and studies a hail suppression pilot program, the
 boarddepartment may conduct a planning phase that includes studying the impact on
 the environment, providing public education, and formulating an operations plan.
- 16 SECTION 23. AMENDMENT. Section 61-04.1-12 of the North Dakota Century Code is

17 amended and reenacted as follows:

- 18 **61-04.1-12. Exemptions.**
- The boarddepartment of water resources may provide by rule for exemption of the following
 activities from the license and permit requirements of section 61-04.1-11:
- Research and development conducted by the state, political subdivisions of the state,
 colleges and universities of the state, agencies of the federal government, or bona fide
 research corporations.
- 24 2. Weather modification operations of an emergency nature taken against fire, frost, or25 fog.
- 26 Exempted activities shallmust be conducted so as not to unduly interfere with weather
- 27 modification operations conducted under a permit issued in accordance with this chapter.
- 28 SECTION 24. AMENDMENT. Section 61-04.1-14 of the North Dakota Century Code is

29 amended and reenacted as follows:

1 61-04.1-14. Issuance of license - Fee. 2 The boarddepartment of water resources shall provide, by rule, the procedure and criteria 3 for the issuance of a license. The boarddepartment, in accordance with its rules, shall issue a 4 weather modification license to each applicant who: 5 1. Pays a license fee of fifty dollars. 6 2. Demonstrates competence to engage in weather modification operations, to the 7 satisfaction of the boarddepartment. 8 Designates an agent for the service of process pursuant to section 61-04.1-13 or 3. 9 chapter 10-19.1. 10 Each license issued by the board shall be department is nontransferable and shall expire expires 11 on December thirty-first of the year of issuance. A license shall beis revocable for cause at any 12 time prior to such date if, after holding a hearing upon due notice, the board shall-13 determinedepartment determines that cause for revocation exists. License fees collected by the 14 board shall department must be paid into the general fund in the state treasury. 15 SECTION 25. AMENDMENT. Section 61-04.1-15 of the North Dakota Century Code is 16 amended and reenacted as follows: 17 61-04.1-15. Revocation or suspension of license. 18 The boarddepartment of water resources may suspend or revoke a license for any of the 19 following reasons: 20 1. Incompetency. 21 2. Dishonest practice. 22 3. False or fraudulent representations made in obtaining a license or permit under this 23 chapter. 24 4. Failure to comply with any provisions of this chapter or any rules adopted by the 25 boarddepartment pursuant to this chapter. 26 SECTION 26. AMENDMENT. Section 61-04.1-16 of the North Dakota Century Code is 27 amended and reenacted as follows: 28 61-04.1-16. Permit required - Issuance of permit - Fee. 29 A weather modification permit shall be required for each geographical area, as set 1. 30 out in the operational plan required by subdivision b, in which a person intends to 31 conduct weather modification operations. Each permit issued by the board shall-

1		exp	piredepartment of water resources expires on December thirty-first of the year of
2		iss	uance. A person applying for a weather modification operational permit shall file an
3		app	plication with the boarddepartment, in such form as the board shall
4		pre	scribedepartment prescribes, which application shallmust be accompanied by an
5		app	plication fee of twenty-five dollars and contain such information as the
6		boa	ard <u>department</u> , by rule, may require, and in addition, each applicant for a permit
7		sha	all:
8		a.	Furnish proof of financial responsibility as provided by section 61-04.1-19.
9		b.	Set forth a complete operational plan for the proposed operation which shall <u>must</u>
10			include a specific statement of its nature and object, a map of the proposed
11			operating area which specifies the primary target area for the proposed operation
12			and shows the area that is reasonably expected to be affected by such operation,
13			a statement of the approximate time during which the operation is to be
14			conducted, a list of the materials and methods to be used in conducting the
15			operation, and such other detailed information as may be needed to describe the
16			operation.
17	2.	The	e boarddepartment may issue the permit if it determines that:
18		a.	The applicant holds a valid weather modification license issued under this
19			chapter.
20		b.	The applicant has furnished satisfactory proof of financial responsibility in
21			accordance with section 61-04.1-19.
22		c.	The applicant has paid the required application fee.
23		d.	The operation:
24			(1) Is reasonably conceived to improve water quantity or quality, reduce loss
25			from weather hazards, provide economic benefits for the people of this
26			state, advance scientific knowledge, or otherwise carry out the purposes of
27			this chapter.
28			(2) Is designed to include adequate safeguards to minimize or avoid possible
29			damage to the public health, safety, welfare, or the environment.
30			(3) Will not adversely affect another operation for which a permit has been
31			issued.

1	е	The applicant has North Dakota workforce safety and insurance coverage for all	
2		employees working in this state.	
3	f	The applicant has furnished a performance bond as required by section	
4		61-04.1-34.	
5	g	The applicant has complied with such other requirements for the issuance of	
6		permits as may be required by the rules and regulations of the boarddepartment.	
7	h	The applicant has furnished a bid bond.	
8	i	The applicant has registered, with the North Dakota aeronautics commission, any	
9		aircraft intended to be used in connection with the operation.	
10	То	o carry out the objectives and purposes of this chapter, the board<u>department</u> may	
11	C	ondition and limit permits as to primary target areas, time of the operation, materials,	
12	e	quipment, and methods to be used in conducting the operation, emergency shutdown	
13	р	rocedure, emergency assistance, and such other operational requirements as may	
14	b	e established by the board<u>department</u>.	
15	3. T	he board shall<u>department may</u> issue only one permit at a time for operations in any	
16	g	eographical area if two or more operations conducted in such an area according to	
17	p	ermit limitations might adversely interfere with one another.	
18	4. A	ll permit fees collected by the board shall<u>department must</u> be paid into the general	
19	fu	ind of the state treasury.	
20	SECTI	ON 27. AMENDMENT. Section 61-04.1-17 of the North Dakota Century Code is	
21	amended a	ind reenacted as follows:	
22	61-04. ⁻	1-17. Hearings.	
23	The b o	arddepartment of water resources shall give public notice, in the official county	
24	newspaper	or newspapers in the area of the state reasonably expected to be affected by	
25	operations conducted under a permit, that it is considering an application for such permit, and, if		
26	objection to	the issuance of the permit is received by the board<u>department</u> within twenty days,	
27	the board<u>d</u>	epartment may hold a public hearing for the purpose of obtaining information from	
28	the public of	concerning the effects of issuing the permit. The board<u>department</u> may also hold	
29	such hearir	ngs upon its own motion.	
30	SECTI	ON 28. AMENDMENT. Section 61-04.1-18 of the North Dakota Century Code is	

1 **61-04.1-18**. Revocation, suspension, or modification of permit.

2 The boarddepartment of water resources may suspend or revoke a permit if it appears that 3 the permittee no longer has the qualifications necessary for the issuance of an original permit or 4 has violated any provision of this chapter, or any of the rules adopted under it.

- 5 The boarddepartment may revise the conditions and limits of a permit if:
- The permittee is given notice and a reasonable opportunity for a hearing, to be held in
 accordance with chapter 28-32.
- 8

It appears to the boarddepartment that a modification of the conditions and limits of a

9 permit is necessary to protect the public's health, safety, welfare, or the environment.

10 If it appears to the boarddepartment that an emergency situation exists or is impending which

11 could endanger the public's health, safety, welfare, or the environment, the boarddepartment

12 may, without prior notice or hearing, immediately modify the conditions or limits of a permit, or

13 order temporary suspension of a permit. The issuance of such an order shall<u>must</u> include notice

14 of a hearing to be held within ten days thereafter on the question of permanently modifying the

15 conditions and limits or continuing the suspension of the permit. Failure to comply with an order

16 temporarily suspending an operation or modifying the conditions and limits of a permit shall beis

- 17 grounds for immediate revocation of the license and permit of the person controlling or engaged
- 18 in the operation.

19 SECTION 29. AMENDMENT. Section 61-04.1-19 of the North Dakota Century Code is

- 20 amended and reenacted as follows:
- 21 **61-04.1-19.** Proof of financial responsibility.

22 Proof of financial responsibility is made by showing to the satisfaction of the

23 boarddepartment of water resources that the permittee has the ability to respond in damages to

24 liability which might reasonably result from the operation for which the permit is sought. Such-

- 25 proof Proof of financial responsibility may be shown by:
- Presentation to the boarddepartment of proof of a prepaid noncancelable insurance
 policy against such liability, in an amount approved by the boarddepartment.
- 28 2. Filing with the boarddepartment a corporate surety bond, cash, or negotiable
 29 securities in an amount approved by the boarddepartment.

30 SECTION 30. AMENDMENT. Section 61-04.1-20 of the North Dakota Century Code is

31 amended and reenacted as follows:

1 61-04.1-20. Board Department of water resources may create operating districts -2 Representation of noncontracting counties. 3 The boarddepartment of water resources may place any county or geographical region for 4 which a person contracts with the state for weather modification operations in any operational 5 district the boarddepartment determines necessary to best provide that county or geographical 6 region with the benefits of weather modification. In determining the boundaries of an operating 7 district, the board deparatment shall consider the patterns of crops within the state, climatic 8 patterns, and the limitations of aircraft and other technical equipment. The boarddepartment 9 may assign any county that has not created a weather modification authority under this chapter 10 to an operating district solely for the purpose of representation on the operations committee of 11 that district. 12 SECTION 31. AMENDMENT. Section 61-04.1-21 of the North Dakota Century Code is 13 amended and reenacted as follows: 14 61-04.1-21. District operations advisory committees created - Duties. 15 1. There must be a district operations advisory committee in each operations district 16 created in accordance with section 61-04.1-20. Each committee must be composed of 17 one commissioner of the weather modification authority, if a weather modification 18 authority exists, from each county within the district; a representative of each person 19 contracting for a geographical region assigned to the district; and one member of the 20 board of county commissioners from each county assigned to the district. Each 21 advisory committee, upon majority vote, with the concurrence of the boarddepartment 22 of water resources, shall adopt rules and bylaws necessary to govern that committee's 23 procedures and meetings. Each committee shall evaluate weather modification 24 operations within that committee's district and make recommendations and proposals 25 to the board department concerning these operations. 26 2. The weather modification authority of any county authorized to contract for weather 27 modification operations under this chapter which is not assigned to an operations 28 district shall assume the functions of the district operations committee and may 29 exercise the powers and duties assigned to the operations committees by this chapter 30 and by the rules of the boarddepartment.

SECTION 32. AMENDMENT. Section 61-04.1-33 of the North Dakota Century Code is
 amended and reenacted as follows:

3 **61-04.1-33.** Bids required - When.

4 WheneverIf the board shall undertake to contractdepartment of water resources contracts 5 with any licensed controller in an amount in excess of ten thousand dollars in any one year, the 6 boarddepartment shall advertise for proposals for such weather modification activities and, in its 7 proceedings with respect to bids therefor, shall substantially follow the manner and form 8 required by the laws of this state for the purchase of supplies by the office of management and 9 budget. The board shalldepartment may not enter into noa contract or agreement for weather 10 modification services except with a controller, holding the permit as required by this chapter, 11 except for the purpose of gathering technical information, and making studies or surveys. 12 SECTION 33. AMENDMENT. Section 61-04.1-34 of the North Dakota Century Code is 13 amended and reenacted as follows: 14 61-04.1-34. Performance bond, cash, or negotiable securities required. 15 Before the board shall contract department of water resources contracts with any controller. 16 it the department shall require the controller to furnish a surety bond or cash or negotiable 17 securities for the faithful performance of the contract in such amount as determined by the 18 boarddepartment, conditioned that the licensee and the licensee's agents will in all respects 19 faithfully perform all weather modification contracts undertaken with the board department and 20 will comply with all provisions of this chapter and the contract entered into by the 21 boarddepartment and the licensee. 22 SECTION 34. AMENDMENT. Section 61-04.1-37 of the North Dakota Century Code is 23 amended and reenacted as follows: 24 61-04.1-37. Liability of controller. 25 1. An operation conducted under the license and permit requirements of this chapter is

- not an ultrahazardous or abnormally dangerous activity which makes the permittee
 subject to liability without fault.
- Dissemination of materials and substances into the atmosphere by a permittee acting
 within the conditions and limits of the permittee's permit shalldo not constitute
 trespass.

1	3.	Except as provided in this section and in section 61-04.1-36, nothing in this chapter
2		shalldoes not prevent any person adversely affected by a weather modification
3		operation from recovering damages resulting from negligent or intentionally harmful
4		conduct by a permittee.
5	4.	The fact that a person holds a license or was issued a permit under this chapter, or
6		that the person has complied with the rules adopted by the board pursuant-
7		todepartment of water resources under this chapter, is not admissible as a defense in
8		any legal action which may be brought against the person.
9	SEC	CTION 35. AMENDMENT. Section 61-04.1-38 of the North Dakota Century Code is
10	amende	d and reenacted as follows:
11	61-0	04.1-38. Board<u>Department of water resources</u> may receive and expend funds.
12	<u>1.</u>	The boarddepartment of water resources may receive and accept in the name of the
13		state any funds that are offered or become available from any federal grant or
14		appropriation, private gift, donation, or bequest, county funds, or funds from any other
15		source except license and permit fees, and to expend these funds for the expense of
16		administering this chapter, and, with the exception of county funds and funds from any
17		other person contracting with the boarddepartment for weather modification
18		operations, for the encouragement of research and development in weather
19		modification by any private person, the North Dakota state university, the university of
20		North Dakota, or any other appropriate state, county, or public agency in this state by
21		direct grant, contract, or other means.
22	<u>2.</u>	All federal grants, federal appropriations, private gifts, donations, or bequests, county
23		funds, or funds from any other source except license and permit fees, received by the
24		boarddepartment must be paid over to the state treasurer, who shall credit this amount
25		to a special fund in the state treasury known as the state weather modification fundthe
26		water commission fund. All proceeds deposited by the state treasurer in the state-
27		weather modificationwater commission fund are appropriated to the boarddepartment
28		and, if expended, must be disbursed by warrant-check prepared by the office of
29		management and budget upon vouchers submitted by the boarddepartment and must
30		be used for the purpose of paying for the expense of administration of this chapter
31		and, with the exception of county funds or funds from any other person contracting

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1	with the boarddepartment for weather modification operations, for the encouragement
2	of research and development in weather modification by any private person, the North
3	Dakota state university, the university of North Dakota, or any other appropriate state,
4	county, or public agency by direct grant, contract, or other means.
5	SECTION 36. AMENDMENT. Section 61-04.1-39 of the North Dakota Century Code is
6	amended and reenacted as follows:
7	61-04.1-39. Payment for weather modification - State to provide funds.
8	Any weather modification authority or person that contracted with the boarddepartment of
9	water resources for weather modification operations under this chapter shall appropriate to the
10	state weather modificationwater commission fund the amount determined by the
11	boarddepartment to be necessary to provide that weather modification authority or person with
12	weather modification operations. The boarddepartment may expend, from the state weather-
13	modificationwater commission fund, the funds the boarddepartment deems necessary to
14	provide a contracting weather modification authority or person with weather modification
15	operations.
16	SECTION 37. AMENDMENT. Subdivision a of subsection 2 of section 65-02-03.1 of the
17	North Dakota Century Code is amended and reenacted as follows:
18	a. A departing member representing an employer must be replaced by a member
19	representing an employer, most of whose employees are in a different rate
20	classification than those of the employer represented by the departing member.
21	The governor shall appoint the member for an employer representative from a list
22	of three potential candidates submitted by a coordinating committee appointed by
23	the governor, composed of an organization of business associations. The
24	organization shall accept qualified candidate recommendations received from
25	representatives from the associated general contractors of North Dakota, the
26	North Dakota petroleum council, the greater North Dakota chamber of
27	commerce, the North Dakota motor carriers association, the North Dakota
28	hospital association, the national federation of independent business, the lignite
29	energy council, and other statewide business interests.
30	SECTION 38. REPEAL. Chapter 8-11.1, sections 12-48-06.1, 15.1-37-05, 15.1-37-06, and
31	15.1-37-08, chapter 17-07, sections 19-24.1-38, 19-24.1-39, and 23-35-02.3, chapters 34-16

- 1 and 43-35, sections 50-06-05.6, 50-06.4-10, 50-11.1-25, 50-11.1-26, 50-11.1-27, 52-02-07,
- 2 54-34.3-10, 54-54-10, 54-59-25, 54-59-33, 54-59-35, 54-59-38, 54-60-25, 61-04.1-04,
- 3 61-04.1-05, 61-04.1-06, 61-04.1-07, and 61-04.1-10, and chapter 61-36 of the North Dakota
- 4 Century Code are repealed.
- 5 SECTION 39. REPEAL. Sections 55-01-13 and 55-01-14 of the North Dakota Century
- 6 Code are repealed.
- 7 SECTION 40. EFFECTIVE DATE. Section 41 of this Act is effective December 31, 2026.
- 8 **SECTION 41. EXPIRATION DATE.** Section 12 of this Act is effective through December 1,
- 9 2026, and after that date is ineffective.