#### 23.0099.01006

Sixty-eighth Legislative Assembly of North Dakota

#### **HOUSE BILL NO. 1166**

Introduced by

Representatives M. Ruby, Beltz, Hagert, D. Johnson, Thomas Senators Luick, Myrdal

A BILL for an Act to create and enact a new section to chapter 61-04.1 of the North Dakota

Century Code, relating to requirements to cease cloud seeding; to amend and reenact

sectionsubsection 10 of section 61-04.1-03, section 61-04.1-23, subsection 3 of section

61-04.1-24, and sections 61-04.1-26, 61-04.1-27, 61-04.1-30, 61-04.1-38, and 61-04.1-39 of the

North Dakota Century Code, relating to state funding requirements for county weather

modification operations and a prohibition on the use of state funds for weather modification; and

to provide a penalty.

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

9	SECTION 1. A new section to chapter 61-04.1 of the North Dakota Century Code is created
10	and enacted as follows:
11	Cloud seeding operations - Requirement to cease.
12	A weather modification authority conducting cloud seeding on a storm must cease cloud
13	seeding on the storm when the radar reflectivity core of a seeded storm exiting the county
14	operations area crosses the boundary of a township that borders a township of an adjacent
15	county that does not have an active weather modification authority conducting weather
16	modification under this chapter.
17	SECTION 2. AMENDMENT. Subsection 10 of section 61-04.1-03 of the North Dakota
18	Century Code is amended and reenacted as follows:
19	10. "Weather modification authority" means the governing body created or extended by a
20	board of county commissioners under section 61-04.1-22.1, 61-04.1-23, 61-04.1-27,
21	61-04.1-29, or 61-04.1-31.
22	SECTION 3. AMENDMENT. Section 61-04.1-23 of the North Dakota Century Code is
23	amended and reenacted as follows:

## 2 3 4

## 5 6 7

# 8

## 11 12

10

13

14 15

16 17

18

19

20 21

22 23

24

25 26

27

28 29

30

## 61-04.1-23. Weather modification authority created by petition.

- 1.\_\_A weather modification authority shallmust be created by resolution and five commissioners appointed thereto the authority for ten-year terms of office, by the board of county commissioners. A board of county commissioners shallmay not adopt a resolution creating an authority until itthe board has received a valid petition signed by at least fifty-one percent of the qualified electors of a county, as determined by the vote cast for the office of governor at the last preceding general election. The board of county commissioners shall appoint five residents of the county as weather modification authority commissioners from those names set forth in the petition and designated by the petitioners to be appointed weather modification authority commissioners. In the eventlf any one of the five candidates named in the petition to be appointed as a weather modification authority commissioner is unable or refuses for any reason to accept appointment as a commissioner, or is disqualified by not meeting residence requirements, as a qualified elector in the county, the board of county commissioners shall name its own appointee for a ten-year term of office in place of any disqualified candidate selected by the petitioners. If any weather modification authority commissioner submits a resignation in writing to the board of county commissioners or becomes unable to serve or disqualified for any reason, after accepting office, the board of county commissioners shall name its appointee as a commissioner to the weather modification authority. All vacancies occurring otherwise than by expiration of term of office shallmust be filled for the unexpired term.
- 2. Any weather modification authority created pursuant to this section shall expire expires ten years after the date of the initial appointment of the commissioners thereto the authority. Any unexpended funds remaining in the name of the weather modification authority, after all proper bills and expenses have been paid, shallmust be transferred into the county general fund by the officers of the weather modification authority on or before the ten-year termination date provided by this section. However, all unexpended funds remaining in the name of the weather modification authority, after all proper bills and expenses have been paid, shallmust remain in the name of the weather modification authority if the board of county commissioners of such county by

- resolution <u>ereatesextends</u> a weather modification authority and all its powers in accordance with section 61-04.1-27.
- 3. Nothing in this section shall prevent prevents continuation or reinstatement of a weather modification authority, provided the authority is renewed for another ten years by petition of the qualified electors in the same manner as the initial weather modification authority was created by petition of qualified electors as provided for in this chapter.
- 4. In the event more than one petition is filed with the board of county commissioners on or about the same time, the petition with the highest percentage of the qualified electors of the county voting for the office of governor at the last preceding general election shallmust be selected by the board of county commissioners. However, the petition with the highest percentage must have the signatures of at least forty percent of the qualified electors in the county and the sum total of all qualified electors signing all petitions filed must equal at least sixty percent of the qualified electors in the county. In no case shall the The name of the same qualified elector may not appear on two or more petitions, but in such event,. If the name shall of the same qualified elector appears on two or more petitions, the name must be stricken from both petitions.

**SECTION 4. AMENDMENT.** Subsection 3 of section 61-04.1-24 of the North Dakota Century Code is amended and reenacted as follows:

The following paragraph: We, the undersigned qualified electors of the (name of county), state of North Dakota, are notified hereby that the creation of the (name of county) weather modification authority and the appointment of its commissioners by the (name of county) board of county commissioners will grant unto the authority by law the power to certify to the board of county commissioners a mill levy tax not to exceed seven mills upon the taxable valuation of property in said county for a weather modification fund, which tax may be levied in excess of the mill levy limit fixed by law for taxes for general county purposes and that such fund shall be used for weather modification activities in conjunction under contract with the state of North Dakota. We, the undersigned, understand that the authority requested in this petition expires ten years after the creation of the weather modification authority, except that the board of county commissioners may by resolution ereateextend a weather modification

1 2 3

authority and all its powers, including the power to certify a tax levy as provided by section 61-04.1-26, for five-year periods in accordance with section 61-04.1-27.

3

**SECTION 5. AMENDMENT.** Section 61-04.1-26 of the North Dakota Century Code is amended and reenacted as follows:

4 5

## 61-04.1-26. Funding for support of weather modification authority.

6 7

commissioners provide funding from revenues derived from its general fund levy for support of the authority and to provide weather modification services. In the year for which the levy is

The weather modification authority may request annually that the board of county

8

sought, the weather modification authority seeking approval of a property tax levy under this

10

chapter must file with the county auditor, at a time and in a format prescribed by the county

fund held by the authority during that year. The funding under this section approved by the

11

auditor, a financial report for the preceding calendar year showing the ending balances of each

12 13

board of county commissioners must be deposited in the weather modification fund and shall be

14

used only for weather modification activities in conjunctionunder contract with the state of North

15 16

SECTION 6. AMENDMENT. Section 61-04.1-27 of the North Dakota Century Code is amended and reenacted as follows:

17 18

61-04.1-27. Greation Extension of weather modification authority and its powers by resolution.

When a weather modification authority is about to expire, the board of county

19

20 1.

Dakota.

21

22

23

24

25

26

27 28

29

30

commissioners of any sucha county mayshall by resolution place on the ballot, at the next countywide election, the question of whether the board of county commissioners shall authorize the ereation extension of such the existing weather modification authority and all its powers, including the power to certify a tax levy as provided by section 61-04.1-26, for additional five-year periods; provided, the, If the majority of the votes cast on the question are in favor of the measure, the weather modification authority is extended for an additional five-year period.

The resolution authorizing the creation extension of such the weather modification authority is must be adopted by the board of county commissioners before the expiration date prescribed in the preceding resolution for its termination.

3. Upon passing sucha resolution for the creationextension of the authority, the board of county commissioners shall appoint five weather modification authority commissioners to five-year terms of office, subsequently filling vacancies in the manner prescribed by section 61-04.1-23. The board of county commissioners may remove any weather modification commissioner from office whenever it appears, by competent evidence and after hearing, that the commissioner has been guilty of misconduct, malfeasance, crime in office, neglect of duty in office, or of habitual drunkenness or gross incompetency.

**SECTION 7. AMENDMENT.** Section 61-04.1-30 of the North Dakota Century Code is amended and reenacted as follows:

#### 61-04.1-30. Abolishment of weather modification authority by election.

When a petition signed by not less than twenty percent of the qualified electors of the county, as determined by the vote cast for governor in the last preceding gubernatorial election, requesting an election upon the abolishment of a weather modification authority as ereated extended in sections section 61-04.1-27 and created in 61-04.1-29 is presented to the board of county commissioners, not later than sixty days prior to before the next countywide election, the board of county commissioners shall submit the question to the qualified electors of the county at the next countywide election. Upon approval by a majority of the votes cast on the question, the board of county commissioners shall abolish the weather modification authority as of December thirty-first following the election. All unexpended funds remaining in the name of the weather modification authority, after all proper bills and expenses have been paid, shallmust be deposited in the general fund of the county.

**SECTION 8. AMENDMENT.** Section 61-04.1-38 of the North Dakota Century Code is amended and reenacted as follows:

#### 61-04.1-38. Board may receive and expend funds.

The board may receive and accept in the name of the state any funds that are offered or become available from any federal grant or appropriation, private gift, donation, or bequest, county funds, or funds from any other source except license and permit fees, and to expend these funds for the expense of administering this chapter, and, with the exception of county funds and funds from any other person contracting with the board for weather modification operations, for the encouragement of research and development in weather modification by any

private person, the North Dakota state university, the university of North Dakota, or any other appropriate state, county, or public agency in this state by direct grant, contract, or other means.

All federal grants, federal appropriations, private gifts, donations, or bequests, county funds, or funds from any other source except license and permit fees, received by the board must be paid over to the state treasurer, who shall credit this amount to a special fund in the state treasury known as the state weather modification fund. All proceeds deposited by the state treasurer in the state weather modification fund are appropriated to the board and, if expended, must be disbursed by warrant-check prepared by the office of management and budget upon vouchers submitted by the board and must be used for the purpose of paying for the expense of administration of this chapter and, with the exception of county funds or funds from any other person contracting with the board for weather modification operations, for the encouragement of research and development in weather modification by any private person, the North Dakota state university, the university of North Dakota, or any other appropriate state, county, or public agency by direct grant, contract, or other means. The board may use county funds or funds from any other person contracting with the board for weather modification operations. The board may not use state funds for weather modification operations.

**SECTION 9. AMENDMENT.** Section 61-04.1-39 of the North Dakota Century Code is amended and reenacted as follows:

# 61-04.1-39. Payment for weather modification - State to provide funds Use of state funds prohibited.

- 1. Any weather modification authority or person that contracted with the board for weather modification operations under this chapter shall appropriate topay one hundred percent of the costs associated with weather modification to the board. The board shall deposit any county funds in the state weather modification fund the amount determined by the board to be necessary to provide that weather modification authority or person withto provide weather modification operations to the contracting party.
- 2. The board may expend, from the state weather modification fund, only the funds the board deems necessary to provide areceived from the contracting weather modification authority or person with weather modification operations. Before the

## Sixty-eighth Legislative Assembly

\* . . .

1	board expends these funds, the board shall obtain approval from the board of county
2	commissioners in:
3	a. Each county in which the participating weather modification authority or person
4	will conduct weather modification operations; and
5	b. Each county bordering a county in which the weather modification authority or
6	person will conduct weather modification operations.

01.7

2

is the second of the second of