Prepared by the North Dakota Legislative Council staff for the Garrison Diversion Overview Committee

memo file

October 1997

# WATERSHED DISTRICTS STUDY - BACKGROUND MEMORANDUM

Senate Concurrent Resolution No. 4041 (1997), a copy of which is attached as Appendix A, directs the Legislative Council to study the establishment of watershed districts to manage water based on watershed boundaries. Proponents of the study testified at the standing committee hearings on the resolution that the establishment of watershed districts to manage water based on watershed boundaries should be studied in light of the flooding at Devils Lake. The resolution was supported by representatives of the North Dakota Water Resource Districts Association, North Dakota Water Users Association, Rural Water Systems Association, and the State Engineer.

#### WATER RESOURCE DISTRICTS

The creation and operation of water resource districts is governed by North Dakota Century Code (NDCC) Chapters 61-16 and 61-16.1. Section 61-16-05 requires that all land in North Dakota must be within a water resource district. Section 61.16.06.1 provides that any two or more water resource districts may be consolidated into a single district or existing districts may be adjusted to reflect watershed boundaries, as determined by the State Engineer, by filing with the State Water Commission a petition signed by a majority of the members of the board of each of the districts or 50 percent or more of the landowners within each of the districts. A petition filed by the district boards must be accompanied by a certified copy of the resolution of the governing boards authorizing the signing of the petition.

A petition must contain a detailed plan for the disposition of the property, assets, and liabilities of each of the districts. The plan must be as equitable as practicable to every landowner within the districts and must fully protect creditors and the holders of improvement warrants of the petitioning districts. The State Water Commission is required to hold a public hearing and the State Engineer is required to make, before the hearing, an investigation of the need for consolidation of the petitioning districts and to submit a report of the findings to the State Water Commission at the petition hearing. If the State Water Commission finds that it is not feasible, desirable, or practicable to consolidate the petitioning districts, it must deny the petition and state the reasons for the denial. If, however, the State Water Commission finds the problems of flood control, watershed development or improvement, drainage, water supply, or other reasons make consolidation or boundary adjustment and establishment of the proposed water resource district desirable, it must grant the petition and create the district. Upon creation of the new water resource district, the State Water Commission is to dissolve the included districts or make necessary boundary adjustments to existing districts.

Chapter 61-16.1 governs the operation of water resource districts. This chapter contains the powers and duties of water resource districts, including their basic authority, authority to finance projects, regulatory powers, and enforcement powers. Briefly, a water resource district may finance its operations or local projects through a general districtwide mill levy of not more than four mills for each individual water resource district, special assessments, user fees, revenue bonds or improvement warrants, and state or federal cost-sharing. In addition, joint water resource boards may levy an additional two mills for water projects.

Concerning the regulatory powers of water resource districts, districts are charged with the statutory responsibility to review and improve or deny permits for dikes, dams, and other devices that are capable of retaining, impounding, diverting, or obstructing more than 12.5 acre feet of water and drains that drain a pond, slough, or lake, or any series thereof with a watershed area of 80 acres or more. Under NDCC Sections 61-16.1-51, 61-16.1-53, and 61-32-07, water resource districts have statutory responsibility to remove obstructions to artificial drains and restructure watercourses: take enforcement actions for unauthorized construction of a dike, dam, or other device for retaining, obstructing, or diverting water; and take enforcement actions for the unauthorized drainage of wetlands.

# HISTORY OF WATER RESOURCE DISTRICTS

The State Water Commission has described the history of North Dakota's water resource districts in a water guide on water resource districts. This guide notes that the earliest beginnings of water resource districts can be traced to county drain boards. Legislation enabling the creation of drain boards was first enacted in 1895 to provide for the drainage of agricultural lands. However, it was not until 1935 that the Legislative Assembly established water conservation districts responsible for a broad range of water management and water development matters at the local level. Under 1935 S.L., ch. 228, water

conservation districts could be established only by the order of the State Water Conservation Commission upon receipt of a petition from any county, city, or township, or from 50 percent of the landowners within the proposed district. However, the Legislative Assembly, because it recognized the advantage of watershed boundaries over artificial or political boundaries, specifically directed the State Water Conservation Commission not to be constrained to county and township boundaries when creating districts.

The initial water management laws, codified as Chapter 61-16, remained virtually unchanged until 1957. At that time, the Legislative Assembly enacted a comprehensive reform of water management statutes and changed the name of local water conservation districts to water conservation and flood control districts. The State Water Conservation Commission retained authority to create districts and establish the boundaries upon receipt of a proper petition. However, the commission was given the authority to include additional watershed areas benefited by the creation of the district.

In 1973, the Legislative Assembly determined that all land in the state should be contained within a water conservation and flood control district. Most districts were created along county boundaries. Also, at this time, the name of water conservation and flood control districts was changed to water management districts.

The Legislative Assembly enacted a second comprehensive reform of water management in 1981. The Legislative Assembly expanded the powers and authority of water management districts and made several changes to improve the effectiveness of local government in addressing water issues. The Legislative Assembly eliminated legal drain boards, transferred the powers and authority of legal drain boards to water management districts and renamed legal drains assessment drains. Also, recognizing the increased responsibilities of water management districts, the Legislative Assembly again changed their name, this time to water resource districts.

When water resource districts were first created in 1935, the Legislative Assembly gave the State Water Commission the authority to set boundaries and specifically directed the commission not to consider county and township boundaries when creating districts. Section 61-16-05, as it existed in 1935, provided:

> Areas to be included within district - How determined. In determining the area to be included within the district, the commission shall disregard township and county boundaries and shall consider only the drainage areas to be affected by the water development proposed and the probable future

development thereof. Whenever practicable, such boundaries shall follow section lines.

Thus, at that time, the Legislative Assembly preferred watershed boundaries over artificial or political boundaries for water resource districts and gave the State Water Commission sole discretion to determine and establish the boundaries of water resource districts.

Section 61-16-05 was amended in 1957 to provide:

Area to be included within district - How determined. The area or areas to be included in a water conservation and flood control district shall embrace the territory described in the petition for the creation thereof. The commission shall, however, consider and may include within boundaries of the district, the watershed and drainage areas which will be benefited by the construction and maintenance of works therein for water conservation, flood control or drainage as the case may be.

Thus, beginning in 1957, boundaries for water resource districts were established as requested in the petition, yet the State Water Commission had the authority to include additional watershed and drainage areas benefited by the creation of the district. The evolution of water resource districts has resulted in a water resource district in every county in A map of North Dakota's Water North Dakota. Resource Districts is attached as Appendix B. In five counties, more than one water resource district Also, there are 11 joint water resource exists. districts operating in North Dakota. These include the West River Joint Board, the BOMMM Joint Board, the Souris River Joint Board, the Hurricane Lake Joint Board, the Rocky Run Joint Board, the Red River Joint Board, the Upper Sheyenne Joint Board, the Maple-Richland Joint Board, the Devils Lake Joint Board, the James River Joint Board, and the Tri-County Joint Board.

#### **1979-80 WATER MANAGEMENT STUDY**

House Concurrent Resolution No. 3022 (1979) directed a Legislative Council study of the powers, duties, and jurisdictional boundaries of water management districts and legal drain boards. The objective of the study was to determine the most effective and efficient methods to provide for management, at the local level, of the state's water resources. The issue before the 1979-80 interim Natural Resources Committee was whether the then current water management system represented the most effective and efficient method of providing for local water management and, if not, what steps could be taken to provide for such water management. The

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committee heard testimony that water could be more effectively managed on the local level if the management agencies had jurisdictional boundaries along watershed lines and if local efforts were not duplicated by their agency. As a result of the study, the committee recommended a bill that would have established water district boundaries along watershed lines where feasible. However, in no event could water district boundaries divide a section or a city and the bill established a minimum of 25 and a maximum of 40 water resource districts in the state. A copy of the bill, as introduced, is attached as Appendix C. Although this bill was enacted by the 1981 Legislative Assembly, the provisions relating to establishing water resource district boundaries on watershed boundaries were removed.

### POSSIBLE STUDY APPROACH

In carrying out the study of the establishment of watershed districts to manage water based on watershed boundaries, the committee could solicit testimony on the operation of water resource districts and whether water could be more effectively and efficiently managed on watershed, as opposed to artificial, boundaries. In conducting this study, the committee could solicit testimony from a number of sources, including the State Engineer, the North Dakota Association of Water Resource Districts, the North Dakota Association of Counties, the North Dakota Water Users Association, the North Dakota Water Coalition, and representatives from various agricultural groups.

#### ATTACH:3

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# Fifty-fifth Legislative Assembly, State of North Dakota, begun in the Capitol in the City of Bismarck, on Monday, the sixth day of January, one thousand nine hundred and ninety-seven

#### SENATE CONCURRENT RESOLUTION NO. 4041 (Senators Lindaas, Thane) (Representative Aarsvold)

A concurrent resolution directing the Legislative Council to study the establishment of watershed districts to manage water based on watershed boundaries.

WHEREAS, the effective management of the state's water resources is essential to the health, prosperity, and general welfare of the citizens of North Dakota; and

WHEREAS, most of the state's existing water resource political subdivisions are based upon political boundaries and not hydrologic boundaries; and

WHEREAS, the state's rivers, streams, and watersheds do not correspond with existing political boundaries; and

WHEREAS, many watershedwide issues such as channel maintenance, upstream drainage, and drain maintenance extend across the boundaries of existing water-related political subdivisions and necessarily require watershedwide or regionwide solutions that smaller water-related political entities are incapable of providing;

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

That the Legislative Council study the establishment of watershed districts to manage water based on watershed boundaries; and

**BE IT FURTHER RESOLVED**, that the Legislative Council report its findings and recommendations, together with any legislation required to implement the recommendations, to the Fifty-sixth Legislative Assembly.

Filed March 28, 1997



ND WATER RESOURCE DISTRICTS

APPENDIX

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APPENDIX C

Forty-seventh Legislative Assembly of North Dakota

# HOUSE BILL No. 1077

Introduced by

Legislative Council

(Interim Natural Resources Committee)

1 A BILL for an Act to create and enact chapter 61-16.1 of the 2 North Dakota Century Code, relating to the creation of water 3 resource districts with boundaries based on hydrologic 4 patterns; selection of interim water resource boards; 5 establishment of subdistricts; 'election of water resource 6 boards; assumption of assets and obligations; expenses of 7 managers; water resource district budget; powers, duties, and 8 responsibilities of water resource board; revenue bonds; 9 development of master plans; financing of water resource projects; procedures for construction of water resource 10 11 projects; to amend and reenact sections 61-01-06, 61-21-01, 12 61-21-11, and 61-21-41 of the North Dakota Century Code, relating to watercourses and assessment drains; to repeal 13 section 61-01-22, chapter 61-16, and sections 61-21-03, 14 61-21-04, 61-21-05, 61-21-06, 61-21-07, 61-21-08, 61-21-09 of 15 the North Dakota Century Code, relating to drainage permits, 16 17 water management districts, and board of drainage 18 commissioners; to set partial effective dates; to provide a penalty; and to declare an emergency. 19

20 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF THE STATE OF NORTH DAKOTA: 21

22 SECTION 1. Chapter 61-16.1 of the North Dakota Century 23 Code is hereby created and enacted to read as follows: 61-16.1-01. SHORT TITLE. This chapter may be cited and 24 shall be known as the Water Management Reorganization Act of 25 1981. 26 61-16.1-02. LEGISLATIVE INTENT AND PURPOSE. The 27 28 legislative assembly of North Dakota hereby recognizes and

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1	declares that the general welfare and the protection of the		
2	lives, health, property, and the rights of all people of this		
3	state require that the management, conservation, protection,		
4	development, and control of waters in this state, public or		
5	private, navigable or nonnavigable, surface or subsurface, the		
6	control of floods, the prevention of damage to property		
7	therefrom, and the regulation and prevention of water		
8	pollution, involve and necessitate the exercise of the		
9	sovereign powers of this state and are affected with and		
10	concern a public purpose. To realize these objectives it is		
11	hereby declared to be the policy of the state to provide for		
12	the management, conservation, protection, development, and		
13	control of water resources and for the prevention of flood		
14	damage in the watersheds of this state and thereby to protect		
15	and promote the health, safety, and general welfare of the		
16	people of this state.		
17	The legislative assembly further recognizes the		
18	significant achievements that have been made in the management,		
18 19	significant achievements that have been made in the management, conservation, protection, development, and control of our water		
19	conservation, protection, development, and control of our water		
19 20	conservation, protection, development, and control of our water and related land resources, and declares that the most		
19 20 21	conservation, protection, development, and control of our water and related land resources, and declares that the most efficient and effective method of furthering these achievements		
19 20 21 22	conservation, protection, development, and control of our water and related land resources, and declares that the most efficient and effective method of furthering these achievements is by creating water resource districts encompassing all of the		
19 20 21 22 23	conservation, protection, development, and control of our water and related land resources, and declares that the most efficient and effective method of furthering these achievements is by creating water resource districts encompassing all of the area of the state, in accordance with hydrologic boundaries, as		
19 20 21 22 23 24	conservation, protection, development, and control of our water and related land resources, and declares that the most efficient and effective method of furthering these achievements is by creating water resource districts encompassing all of the area of the state, in accordance with hydrologic boundaries, as provided by this chapter. The legislative assembly further		
19 20 21 22 23 24 25	conservation, protection, development, and control of our water and related land resources, and declares that the most efficient and effective method of furthering these achievements is by creating water resource districts encompassing all of the area of the state, in accordance with hydrologic boundaries, as provided by this chapter. The legislative assembly further declares that the functions heretofore performed by water		
19 20 21 22 23 24 25 26	conservation, protection, development, and control of our water and related land resources, and declares that the most efficient and effective method of furthering these achievements is by creating water resource districts encompassing all of the area of the state, in accordance with hydrologic boundaries, as provided by this chapter. The legislative assembly further declares that the functions heretofore performed by water management districts and boards of drainage commissioners shall		
19 20 21 22 23 24 25 26 27	conservation, protection, development, and control of our water and related land resources, and declares that the most efficient and effective method of furthering these achievements is by creating water resource districts encompassing all of the area of the state, in accordance with hydrologic boundaries, as provided by this chapter. The legislative assembly further declares that the functions heretofore performed by water management districts and boards of drainage commissioners shall be consolidated and made functions of water resource districts.		
19 20 21 22 23 24 25 26 27 28	conservation, protection, development, and control of our water and related land resources, and declares that the most efficient and effective method of furthering these achievements is by creating water resource districts encompassing all of the area of the state, in accordance with hydrologic boundaries, as provided by this chapter. The legislative assembly further declares that the functions heretofore performed by water management districts and boards of drainage commissioners shall be consolidated and made functions of water resource districts. All acts necessary to complete the organization of water		
19 20 21 22 23 24 25 26 27 28 29	conservation, protection, development, and control of our water and related land resources, and declares that the most efficient and effective method of furthering these achievements is by creating water resource districts encompassing all of the area of the state, in accordance with hydrologic boundaries, as provided by this chapter. The legislative assembly further declares that the functions heretofore performed by water management districts and boards of drainage commissioners shall be consolidated and made functions of water resource districts. All acts necessary to complete the organization of water resource districts as authorized by this chapter shall be		
19 20 21 22 23 24 25 26 27 28 29 30	conservation, protection, development, and control of our water and related land resources, and declares that the most efficient and effective method of furthering these achievements is by creating water resource districts encompassing all of the area of the state, in accordance with hydrologic boundaries, as provided by this chapter. The legislative assembly further declares that the functions heretofore performed by water management districts and boards of drainage commissioners shall be consolidated and made functions of water resource districts. All acts necessary to complete the organization of water resource districts as authorized by this chapter shall be completed on or before January 1, 1983, and all water resource		
19 20 21 22 23 24 25 26 27 28 29 30 31	conservation, protection, development, and control of our water and related land resources, and declares that the most efficient and effective method of furthering these achievements is by creating water resource districts encompassing all of the area of the state, in accordance with hydrologic boundaries, as provided by this chapter. The legislative assembly further declares that the functions heretofore performed by water management districts and boards of drainage commissioners shall be consolidated and made functions of water resource districts. All acts necessary to complete the organization of water resource districts as authorized by this chapter shall be completed on or before January 1, 1983, and all water resource districts shall commence operation on February 1, 1983, with		

35 context or subject matter otherwise provides:

Participation in a participation of

1	1. "Affected landowners" means landowners whose land is
2	subject to special assessment or condemnation for a
3	project.
4	2. "Assessment drain" means any natural watercourse
5	opened, or proposed to be opened, and improved for
6	the purpose of drainage and any artificial drain of
7	any nature or description constructed for the purpose
8	of drainage, including dikes and appurtenant works,
9	which are financed in whole or in part by special
10	assessment. This definition may include more than
11	one watercourse or artificial channel constructed for
12	the purpose of drainage when the watercourses or
13	channels drain land within a single drainage area.
14	3. "Commission" means the state water commission.
15	4. "Conservation" means planned management of water
16	resources to prevent exploitation, destruction,
17	neglect, or waste.
18	5. "District" means a water resource district.
19	6. "Project" means any undertaking for water
20	conservation, flood control, water supply, water
21	delivery, erosion control and watershed improvement,
22	drainage of surface waters, collection, processing,
23	and treatment of sewage, or discharge of sewage
24	effluent, or any combination thereof, including
25	incidental features of any such undertaking.
26	7. "Water resource board" means the water resource
27	district's board of managers.
28	61-16.1-04. WATER RESOURCE DISTRICTS - BOUNDARIES. In
29	furtherance of the policy set forth in section 61-16.1-02, the
30	entire area of the state of North Dakota shall be divided into
31	water resource districts. The state engineer, in accordance
32	with this section, is hereby authorized and directed to
33	determine and establish the exact number, and the boundaries of
34	such districts. The exact number and boundaries of districts
35	as determined by the state engineer shall be subject to the

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1	approval of the state water commission. Final approval of the			
2	state water commission shall be subject to appeal to the			
3	district court, if taken within thirty days. Boundaries of			
4	water resource districts shall be established and approved on			
5	or before January 1, 1982. When establishing such boundaries,			
6	the state engineer shall employ the following guidelines and			
7	criteria:			
8	1. The primary objective shall be to establish			
9	boundaries which provide for effective coordination,			
10	planning, development, and general management of			
11	areas which have related water resource issues. To			
12	the extent that this primary objective will be			
13	accomplished, these areas shall be determined			
14	according to hydrologic patterns, utilizing			
15	recognized river basins of the state. However,			
16	existing boundaries of counties, townships, and other			
17	political subdivisions or taxing districts shall be			
18	followed wherever feasible and consistent with the			
19	primary objective. Where appropriate and necessary			
20	for more efficient development and general			
21	management, two or more districts may be created			
22	within a river basin.			
23	2. The state engineer shall prepare suggested			
24	boundaries, and shall send such suggested boundaries			
25	and associated material to each water management			
26	district and county auditor in the state. Not less			
27	than thirty days later, the state engineer shall			
28	arrange a meeting with the water management districts			
29	and county auditors in each area of the state to			
30	establish water resource district boundaries in			
31	accordance with this section. The state engineer			
32	shall then hold extensive public hearings in each			
33	area. Notice of those public hearings shall be			
34	published at least once a week for two consecutive			
35	weeks in the newspaper or newspapers of general			

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1	circulation in each area, and in the official county
2	newspaper of each county. In determining and
3	establishing the boundaries for districts, due
4	recognition and emphasis shall be given to the wishes
5	of the local people, the affected water management
6	districts, and any affected county administrative
7	officials, consistent with these guidelines and
8	criteria.
9	3. Watershed boundaries shall follow approximate
10	hydrologic patterns except where doing so would
11	divide a section or a city, or produce similar
12	incongruities which might hinder the effective
13	operation of the districts.
14	4. Districts shall be of sufficient size to provide
15	adequate finances and administration for plans of
16	improvement, and at the same time provide for optimum
17	local representation.
18	5. The number of water resource districts shall be not
19	less than twenty-five nor more than forty.
20	61-16.1-05. ORDER CREATING WATER RESOURCE DISTRICTS.
21	Upon final determination and approval of the number and
22	boundaries of water resource districts, the state water
23	commission shall issue an order of establishment for each water
24	resource district. The commission's order shall specify the
25	name by which a district shall be known. A certified copy of
26	the order establishing each water resource district shall be
27	filed with the county auditor of each county all or any portion
28	of which is encompassed by the district. A copy of the order
29	shall also be filed with the secretary of state. The secretary
30	of state shall issue to the state water commission a
31	certificate, bearing the seal of the state, of the due
32	organization of the district, and shall file a copy of the
33	certificate and the commission's order creating the district.
34	The secretary of state's certificate, or a copy authenticated
35	by the secretary of state, shall be prima facie evidence of the

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1	organization of the district. This new district shall be a
2	governmental agency, and a body politic and corporate with the
3	authority to exercise the powers specified in this chapter, or
4	which may be reasonably implied therefrom.
5	61-16.1-06. CHANGE OF BOUNDARIES.
6	1. Upon written request from one or more districts, made
7	upon majority vote of each involved water resource
8	board, the state water commission shall have the
9	power to change the boundaries of the water resource
10	districts to combine two or more such districts into
11	a single district, or to divide one district into two
12	or more districts. The written request shall set
13	forth the existing boundaries of the affected
14	districts and the proposed new boundaries or the
15	legal description of lands proposed to be transferred
16	to any adjoining district, or both. In considering
17	such request, the state water commission shall be
18	bound by the criteria and procedures provided by this
19	chapter for the initial establishment of water
20	resource districts and shall follow the procedure set
21	forth in subsections 2 through 4 of this section.
22	2. Within sixty days after a proposal for a change of
23	boundaries is made and filed with the commission, the
24	commission shall publish notice of a public hearing
25	on the question at least once a week for two
26	consecutive weeks in the legal newspaper or
27	newspapers of general circulation in the areas
28	affected, and in the official county newspaper of
29	each county all or a portion of which is affected by
30	the proposed change. A public hearing shall then be
31	held as set forth in the notice.
32	3. After the hearing, as provided in subsection 2 of
33	this section, the commission, after considering the
34	recommendations of the affected water resource
35	boards, shall determine upon the basis of the

1	proposed change; upon the facts and evidence
2	presented at such hearing, upon consideration of the
3	standards provided in section 61-16.1-04 relative to
4	the organization of districts, and upon such other
5	relevant facts and information as may be available,
6	whether such changes in boundaries would improve the
7	efficient development and general management of water
8	resources, and would be administratively and
9	financially practicable and feasible.
10	4. If the commission approves the change or changes, it
11	shall forward a resolution to the secretary of state
12	certifying that the boundary between the districts
13	has been changed in accordance with the procedures
14	prescribed in this section and setting forth the new
15	boundary line, or the legal descriptions of the lands
16	transferred or both, as in the judgment of the
17	commission shall be adequate to describe such
18	boundary changes. When the resolutions and statement
19	have been filed with the secretary of state, the
20	change in boundary shall be deemed effective and the
21	secretary of state shall issue to the commission a
22	certificate evidencing the change of boundaries. The
23	commission shall provide a copy of the certificate to
24	the water resource board of each affected district
25	and to the county auditor of each county affected by
26	the change in boundaries.
27	61-16.1-07. ASSUMPTION OF ASSETS AND LIABILITIES.
28	1. Each district established pursuant to section
29	61-16.1-04 shall assume, on or before April 1, 1983,
30	all assets, liabilities and obligations of any water
31	management district or county drain board whose
32	territory is included within the boundaries of the
33	water resource district. When the jurisdiction of
34	any water management district or county drain board
35	is included within two or more water resource

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1	districts, the state engineer shall determine the
2	apportionment of any assets, liabilities, and
3	obligations. Such apportionment shall be based on
4	the proportionate amount of taxable valuation
5	included in each district. Property interests and
6	physical assets attached to the land shall be assumed
7	by the district in which they are located. The value
8	of property interests and attached physical assets
9	shall be considered in the apportionment of the
10	assets, liabilities, and obligations, and any such
11	assets may be encumbered or otherwise liquidated by
12	the assuming district to effect the proper
13	apportionment. Prior to February 1, 1983, and for
14	review by each affected water resource board, each
15	water management district and county drain board
16	shall have a certified public accountant prepare a
17	final audit of its financial records, including all
18	assets, liabilities, and obligations.
19	2. All taxes levied in 1982 pursuant to sections
20	61-16-12 and 61-21-09 for water management districts
21	or county drain boards which are not available or
22	paid to such districts until after January 1, 1983,
23	shall be treated as assets of such water management
24	districts and county drain boards, and such funds
25	shall be paid to the order of the water resource
26	district or districts in which such water management
27	district or county drainage district is located, in
28	the proportionate amounts as other assets are to be
29	divided. Tax funds in possession of or payable to
30	each water management district or county drain board
31	at the time of merger shall be put in a special fund
32	of the water resource district or districts receiving
33	the assets of such water management district or
33 34	the assets of such water management district or county drain board. Such funds shall be expended

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1	districts or county drainage districts for projects		
2	which benefit those districts, or shall be used to		
3	satisfy general mill levy obligations of the area		
`4	within those districts. Expenditure of the funds for		
5	projects shall be limited to the amount of benefits		
6	accruing to the area within such water management		
7	district or county drainage district.		
8	3. Tax funds available through 1982 which have been		
9	committed by a water management district to a project		
10	which has been approved by the water management		
11	district prior to July 1, 1982, shall be transferred		
12	to the water resource district in which area the		
13	project is located, and shall be reserved by the		
14	water resource district for the designated project.		
15	61-16.1-08. NUMBER OF MANAGERS. Beginning on		
16	January 1, 1983, each district shall be governed by a water		
17	resource board of three, five, seven, or nine managers, the		
18	number to be recommended to the state engineer by the interim		
19	board of managers on or before July 1, 1982. The state		
20	engineer, with the approval of the state water commission,		
21	shall determine the number of managers, and in making such		
22	determination shall consider the number recommended by the		
23	interim board, the complexity of the foreseeable programs, the		
24	population and land area of the district, and the number of		
25	subdistricts.		
26	In addition to the three, five, seven, or nine managers		
27	elected to a water resource board, water management district		
28	commissioners not elected to water resource boards may, if they		
29	desire, serve as ex officio, nonvoting members on the water		
30	resource board of the resource district in which they reside,		
31	beginning on January 1, 1983, and terminating on		
32	December 31, 1984, or at the expiration of their regular terms,		
33	whichever is first. These ex officic members shall receive		
34	compensation and expenses for their service as provided in		
35	section 61-16.1-13.		

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I	61-16.1-09. INTERIM BOARD OF MANAGERS. To ensure			
2	continuity in completing existing programs and to promote the			
3	efficient and effective transition of powers and programs of			
4	existing water management districts and county drain boards, as			
5	provided by this chapter, all commissioners of a water			
6	management distrct or drain board the majority or entirety of			
7	which is located within a water resource district shall			
8	comprise the interim board of the water resource district.			
9	These individuals shall be officially convened on or before			
10	February 1, 1982, by the state engineer as interim boards of			
11	the respective water resource districts. The state engineer			
12	shall, by order, establish the time, date, and place of the			
13	first meeting of the interim board, at which time and place the			
14	board members shall elect temporary officers. The duties of			
15	each interim board shall be completed no later than			
16	April 1, 1983. The responsibility of this interim board shall			
17	include assumption of assets and liabilities pursuant to			
18	section 61-16.1-07, all acts necessary to accomplish the			
19	requirements of section 61-16.1-10 for the first election, and			
20	creation of subdistricts for nomination of candidates for			
21	managers. In the establishment of subdistricts, which shall be			
22	complete on or before July 1, 1982, the interim board shall			
23	give due regard to all factors including the extent that works			
24	of improvement are located in rural areas and the extent to			
25	which population and taxable property are located in urban			
26	areas and the wishes of the people in the district. Creation			
27	of subdistricts shall require approval of the state water			
28	commission. Vacancies on such boards during the period of			
29	February 1, 1982, to January 1, 1983, shall be filled through			
30	appointment by the interim board.			
31	61-16.1-10. ELECTION OF MANAGERS.			
32	1. An election of water resource district managers shall			
33	be held on the first Tuesday in October of each			
34	even-numbered year. At each biennial election,			
35	members of the water resource board shall be elected			

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1	to fill all vacancies caused by the expiration of
2	terms of office or otherwise. District managers
3	shall be elected for four-year terms, except when
4	elected to serve an unexpired term. Regular terms
5	shall commence on January 1 following the regular
6	election.
7	2. Managers of water resource districts shall be elected
8	on a nonpartisan ballot and shall pay no filing fee.
9	Candidates may place their names on the ballot by
10	filing petitions with the secretary of the district
11	not less than sixty days before the biennial election
12	at which managers of the district are to be elected.
13	Qualified electors residing within the district or
14	subdistrict shall be eligible for nomination and to
15	sign petitions. Petitions shall bear the signatures
16	of not less than twenty-five qualified electors
17	residing within the district to which each signer has
18	added an address, and the date of signing; and the
19	petition shall state whether the nominee is to be
20	placed on the ballot as a candidate from the district
21	at large or from a subdistrict.
22	3. The petition shall be accompanied by an affidavit
23	substantially as follows:
24	STATE OF NORTH DAKOTA)
25	<u>) ss.</u>
26	County of)
27	I,, being duly sworn, depose and say that I
28	reside in the water resource district of and
29	State of North Dakota; that I am a qualified voter
30	therein; that I am a candidate for nomination to the
31	office of manager (from subdistrict) (at large) of the
32	water resource district to be chosen at the
33	election to be held on the day of October, 19,
34	and I do hereby request that my name be printed on the

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1	ballot as provided by law, as a candidate for said
2	office.
3	the state of the s
4	Subscribed and sworn to before me this day of
5	, 19
6	the life of the second s
7	Notary Public,
8	North Dakota
9	4. Each water resource district shall be divided into
10	subdistricts pursuant to this chapter. The number of
11	subdistricts for a district shall equal a number
12	which is one less than the number of managers for the
13	district. The ballots shall list each nomination
14	subdistrict and candidates therefrom and also the
15	at-large candidates. Candidates must be residents of
16	the subdistrict designated on their nomination
17	petition. Qualified electors may each cast a number
18	of votes not larger than the total number of managers
19	to be elect. However, qualified electors shall cast
20	only one vote for each nomination subdistrict and one
21	vote at large when applicable. The candidate
22	receiving the most votes in each listed subdistrict,
23	or the district at large when applicable, shall be
24	elected. Whenever the number of managers to be
25	elected exceeds one-half the number of subdistricts,
26	candidates may petition from the district at large,
27	in which case the ballots shall list such candidates
28	under an appropriate heading.
29	5. Notice of the biennial district election shall be
30	given by the secretary of the district by publishing,
31	in the official county newspaper in each county which
32	is located wholly or partially in the district, and
33	in newspapers of general circulation in the district,
34	notice that the biennial election will be held on the
35	first Tuesday in October in the water resource

1		district. Such notice shall be published for two
2		consecutive weeks, not more than twenty or less than
3		ten days before the election.
4	6.	The notice of election shall be in substantially the
5		following form:
6		Notice is hereby given that on the first Tuesday,
7		the day of October,, an election
8		will be held for the purpose of electing managers of
9		water resource districts, and the polls will be open
10		at ten a.m (insert time standard) and will
11		close at seven p.m (insert time standard)
12		of that day.
13	7.	At all elections held in a water resource district,
14		the polls shall be opened at ten a.m. and shall
15		remain open until seven p.m. on the day of election.
16		The water resource board shall designate in the
17		notice of election the time standard to be used for
18		polling hours.
19	8.	At least twenty days before the election, the
20		secretary of the district shall prepare and cause to
21		be printed, or otherwise uniformly reproduced, an
22		official ballot containing the names of all persons
23		who have filed as herein provided. The arrangement
24		of the names of the candidates on the ballot shall be
25		determined by lot by the secretary in the presence of
26		the candidates or their representatives. The ballot
27		shall be headed "official ballot", shall be
28		nonpartisan in form, and shall contain the following:
29		a. The name of the district.
30		b. The date of the election.
31		c. The number of persons to be elected to each
32		office.
33		d. A list of nomination subdistricts.
34		e. The candidates for election from each subdistrict
35		and any at-rarge candidates.

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1		f. Blank spaces below the names listed as candidates
2		for each office in which names not stated on the
3		ballot may be written.
4	9.	At least twenty-one days prior to the first Tuesday
5		in October in each even-numbered year, the water
6		resource board shall designate one or more precincts
7		and polling places for the district election. Such
8		precincts shall be arranged in accordance with
9		subdistricts; however, there may be more than one
10		polling place for each subdistrict. The polling
11		places established in such precincts shall be located
12		as conveniently as possible for the voters in each
13		subdistrict, and a polling place once established by
14		the board shall remain the polling place for the
15		precinct until it is changed by subsequent action of
16		the board. The board shall appoint two persons to
17		act as judges and two persons to act as clerks of the
18		election in each precinct. Before opening the polls,
19		each of the judges and clerks shall take an oath or
20		affirmation that he will perform the duties as judge
21		or clerk, as the case may be, according to law and to
22		the best of his ability. The oath or affirmation may
23		be administered by any officer authorized to
24		administer oaths, or by any of the judges or clerks
25		to the others.
26	10.	Election officials at water resource district
27		elections shall receive the same compensation and
28		expenses as water resource district managers pursuant
29		to section 61-16.1-13.
30	11.	The provisions of sections 16-12-04, 16-12-05,
31		16-12-11, 16-12-15, 16-13-01, 16-13-04, 16-20-01,
32		16-20-06, 16-20-07, 16-20-08, 16-20-14, 16-20-15,
33		16-20-17, 16-20-19, 16-20-22, 16-20-23, and 16-20-24
34		shall apply to elections held under the provisions of
35		this section. After the votes are canvassed, and

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1		within twenty-four hours after the polls are closed,
2		the judges shall make their returns to the secretary
3		of the district. All expenses of elections held by a
4		water resource district, shall be paid by the
5		district.
6	12.	In the 1982 election one candidate shall be elected
7		from each subdistrict and one candidate shall be
8		elected at large. The candidates elected from
9		even-numbered subdistricts shall serve for four years
10		and the candidates elected from odd-numbered
11		subdistricts shall serve for two years. In addition,
12		when there are candidates on the ballot from the
13		district at large, one manager shall be elected to
14		serve for four years from this slate of candidates.
15	13.	The board of managers of a water resource district
16		may, upon approval by the commission, change
17		subdistrict boundaries in accordance with this
18		section. Any changes shall be made with due regard
19		to all factors including but not limited to the
20		extent that works of improvement are located in rural
21		areas and the extent to which population and taxable
22		values are located in urban areas and the wishes of
23		the people in the district. Any changes must be
24		proposed to the commission by May first of any
25		election year, and approved by the commission no
26		later than June first of any election year.
27	61-	16.1-11. VACANCY. A vacancy on the board shall exist
28	in the ev	ent of the death, resignation or removal from the
29	district	of any manager or the elimination or detachment from
30	the distr	ict of the territory in which a manager resides. In
31	the event	of a vacancy from any of such causes, or otherwise,
32	such vaca	ncy shall be filled by the board of managers. Such
33	appointme	nts shall be in writing and shall be effective until
34	the next	election, at which time a successor shall be elected

1	and qualified. The written appointment shall be filed with the
2	secretary of state and the state engineer.
3	61-16.1-12. REMOVAL OF MANAGER. Members of the board
4	may be removed from office for the same reasons and in the same
5	manner as provided by law for the removal of county officers.
6	61-16.1-13. COMPENSATION AND EXPENSES OF BOARD MEMBERS.
7	Each member of the water resource board shall receive the same
8	compensation per day as provided for in section 54-35-10 for
9	members of the legislative council while performing duties as a
10	member of the board, and an allowance for meals and lodging
11	expenses at the same rate and under the same conditions as
12	provided for state officials and employees. The allowance for
13	travel expenses shall be at the same rate as provided by
14	section 11-10-15 and shall be evidenced by a subvoucher or
15	receipt as provided by section 21-05-01.
16	61-16.1-14. OATH OF OFFICE - APPOINTMENT OF EMPLOYEES -
17	MEETINGS. Upon receiving notice of election to serve as a
18	member of the board of managers of a water resource district,
19	the manager shall take the oath of office prescribed for civil
20	officers. The oath shall be filed with the secretary of the
21	board.
22	The water resource board shall be officially convened by
23	the state engineer no later than February 1, 1983. The
24	managers of a water resource district, shall select a chairman
25	and vice chairman of the board and shall name a temporary
26	secretary pending appointment of a permanent secretary. The
27	board shall appoint a secretary and treasurer and such other
28	employees deemed necessary for the efficient conduct of the
29	district's business and shall fix their compensation. The
30	offices of secretary and treasurer may be held by the same
31	person. Officers and employees shall hold office during the
32	pleasure of the board.
33	The board shall provide an office suitable for its use as
34	a meeting place and for conducting the affairs of the district.
35	It shall adopt such rules or regulations for transacting the

1	business of the district as it may deem necessary, including
2	the time and place of holding regular meetings. Special
3	meetings may be called by the secretary on order of the
4	chairman of the board or upon written request of two members of
5	the board. Notice of a special meeting shall be mailed to each
6	member of the board at least five days before the meeting,
7	provided that a special meeting may be held whenever all
8	members of the board are present or consent thereto in writing.
9	61-16.1-15. MINUTES, BOOKS, AND RECORDS. The board
10	shall keep accurate minutes of its meetings and accurate
11	records and books of account, clearly setting out and
12	reflecting the entire operation, management, and business of
13	the district. These books and records shall be kept at the
14	principal office of the district or at such other regularly
15	maintained office or offices of the district as shall be
16	designated by the board, with due regard to the convenience of
17	the district, its customers, and electors. The books and
18	records shall be open to public inspection during reasonable
19	business hours.
20	61-16.1-16. BONDS OF TREASURER AND APPOINTIVE OFFICERS.
21	The treasurer of a water resource district shall be bonded in
22	the amount set by the water resource board but the bond shall
23	not be less than one thousand dollars. Other district
24	employees shall be bonded in any amount set by the board.
25	Every officer or employee of whom a bond is required shall be
26	deemed bonded with the state bonding fund upon notice of that
27	appointment given to the state commissioner of insurance by the
28	secretary of the district. Upon notification by the state
29	bonding fund of the premium required, the district treasurer
30	shall remit the same.
31	61-16.1-17. DISTRICT BUDGET - TAX LEVY - FINANCING BY
32	SPECIAL ASSESSMENT. The fiscal year of the district shall
33	begin July first and end June thirtieth. The board of managers
34	shall estimate the expenses of the district before July first
35	of each year. Estimates of district expenses may include costs

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1	of rights of way, easements, or other interests in property
2	deemed necessary for the construction, operation, and
3	maintenance of any projects. The district budget may also
4	include an amount necessary for future projects which are part
5	of a master plan prepared and adopted pursuant to section
6	61-16.1-25. Upon completion and adoption of a budget covering
7	necessary expenses, the board of managers shall send a copy of
8	the budget to the county auditor of each county in the
9	district. The estimates of necessary expenditures and the tax
10	levies required therefor, together with a notice that the water
11	resource board will meet on a specified date for the purpose of
12	making tax levies as set forth in the estimates, naming the
13	time and place of holding such meeting, shall be published at
14	least once a week for two consecutive weeks in the newspaper or
15	newspapers of general circulation in the district, and in the
16	official county newspaper of each county located entirely or
17	partially in the district. The water resource board shall meet
18	at the time and place designated in the public notice, at which
19	time any taxpayer may appear in favor of or against any
20	proposed expenditures or tax levies. When the hearing is
21	concluded, the board shall adopt such estimate as it finally
22	determines, but not to exceed the amount specified in the
23	published estimates. The board shall then, by resolution, levy
24	and authorize and direct the county auditor or county auditors
25	of the county or counties wholly or partially within the
26	district to extend and spread upon the tax roll of the county
27	or portion of the county in the district a tax of not to exceed
28	four mills on each dollar of taxable valuation in the same
29	manner, and with the same effect, as general property taxes are
30	extended and spread. Funds produced each year by such tax levy
31	shall be available until expended, and if such tax levy in any
32	year will not produce sufficient revenue to cover district
33	expenses, a fund sufficient to pay the same may be accumulated.
34	The acquisition of rights of way, easements, and the
35	construction, operation, and maintenance of a project in a

1	district may, in the discretion of the water resource board, be
2	financed in whole or in part by special assessments against
3	property benefited by such project, or from revenues realized
4	from general tax collections, or from net revenues to be
5	derived from service charges to be imposed and collected for
6	the services of the project, or any combination of such
7	sources.
8	61-16.1-18. DISTRICT MAY ISSUE WARRANTS IN ANTICIPATION
9	OF TAXES LEVIED TO PAY CURRENT EXPENSES. After a water
10	resource district has been established and organized and a
11	water resource board has been elected, the water resource
12	board, for the purpose of paying current district expenses
13	including per diem, compensation, and expenses of managers and
14	wages or salaries of officers and employees, by resolution, may
15	authorize and issue district warrants in anticipation of and
16	pending collection and receipt of taxes levied. The warrants
17	shall bear the rate of interest set by the board. The district
18	treasurer shall keep a register in which to enter each warrant
19	issued, showing the date and amount of each warrant, the date
20	of payment, and the amount paid in redemption thereof. All
21	warrants shall be paid in order of their presentation for
22	payment to the district treasurer. The warrants shall be drawn
23	to the claimant or bearer in the same manner as a county
24	warrant, and shall be signed by the chairman of the water
25	resources board and countersigned by the treasurer of the
26	district. The aggregate total amount of warrants issued in any
27	year to pay current district expenses shall not exceed eighty
28	percent of the district's tax levy for that year.
29	61-16.1-19. COUNTY TREASURER TO COLLECT AND REMIT TAXES
30	TO DISTRICT TREASURER - INVESTMENT OF DISTRICT FUNDS -
31	EXPENDITURE OF DISTRICT FUNDS. The treasurer of each county in
32	which a water resource district, or a part of such district, is
33	situated shall collect all district taxes and special
34	assessments together with any penalty and interest thereon in
35	the same manner as county taxes are collected, and shall,

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1	within twenty days after the close of each month, pay to the
2	treasurer of the district those taxes and assessments collected
3	during the preceding month, and shall notify the secretary of
4	the district of the payment. The district treasurer shall on
5	or before the twentieth day of each month report to each member
6	of the board the amount of money in the district treasury, the
7	amount of receipts in the preceding month, and items and
8	amounts of expenditures. At each regular meeting of the board
9	the treasurer shall submit to the board a statement of the
10	district's finances.
11	Each district may invest any money in the district
12	treasury, including money in any sinking fund established for
13	the purpose of providing for the payment of the principal or
14	interest of any contract, bond, or other indebtedness or for
15	any other purpose, not required for the immediate needs of the
16	district, in accordance with chapter 21-04.
17	Funds of the district shall be paid out or expended only
18	upon the authorization or approval of the water resource board
19	and by check, draft, warrant, or other instrument in writing,
20	signed by the treasurer, assistant treasurer, or any other
21	officer, employee, or agent of the district authorized by the
22	treasurer to sign on behalf of the treasurer. The
23	authorization shall be in writing and filed with the secretary
24	of the district.
25	61-16.1-20. REVENUE BONDS. Each district shall have the
26	power and authority to issue revenue bonds, not exceeding an
27	aggregate total outstanding of ten million dollars, for the
28	purpose of financing construction of projects and incidental
29	facilities authorized by this chapter. Issuance of revenue
30	bonds must be approved by two-thirds of all of the members of
31	the board of managers of the district. The district shall
32	pledge sufficient revenue from any revenue-producing facility
33	constructed with the aid of revenue bonds for the payment of
34	principal and interest on the bonds, and shall establish rates
35	for the facilities at a sufficient level to provide for the

1	operation	of such facilities and for the bond payments. Upon
2	specific	authorization by the legislative assembly and in
3	accordanc	e with this section, a district may issue revenue
4	bonds in	excess of an aggregate total of ten million dollars.
5	61-	16.1-21. POWERS OF WATER RESOURCE BOARD. Each water
6	resource	board shall have the power and authority to:
7	1.	Sue and be sued in the name of the district.
8	2.	Exercise the power of eminent domain in the manner
9		provided by title 32 for the purpose of acquiring and
10		securing any rights, titles, interests, estates, or
11		easements necessary or proper to carry out the duties
12		imposed by this chapter, and particularly to acquire
13		the necessary rights in land for the construction of
14		dams, flood control projects, and other water
15		conservation, distribution, and supply works of any
16		nature and to permit the flooding of lands, and to
17		secure the right of access to such dams and other
18		devices and the right of public access to any waters
19		impounded thereby.
20	3.	Accept funds and property or other assistance,
21		financial or otherwise, from federal, state, and
22		other public or private sources for the purposes of
23		aiding the construction or maintenance of water
24		conservation, distribution, and flood control
25		projects; and cooperate and contract with the state
26		or federal government, or any department or agency
27		thereof, in furnishing assurances and meeting local
28		cooperation requirements of any project involving
29		control, conservation, distribution, and use of
30		water.
31	<u>4.</u>	Procure the services of engineers and other technical
32		experts, and employ an attorney or attorneys to
33		assist, advise, and act for it in its proceedings.
34	5.	Plan, locate, relocate, construct, reconstruct,
35		modify, maintain, repair, and control all dams and

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1		water conservation and management devices of every
2		nature and water channels, and to control and
3		regulate the same and all reservoirs, artificial
4		lakes, and other water storage devices within the
5		district.
6	6.	Maintain and control the water levels and the flow of
7		water in the bodies of water and streams involved in
8		water conservation and flood control projects within
9		the district, and regulate streams, channels, or
10		watercourses and the flow of water therein by
11		changing, widening, deepening, or straightening the
12		same, or otherwise improving the use and capacity
13		thereof.
14	7.	Regulate and control water for the prevention of
15		floods and flood damages by deepening, widening,
16		straightening, or diking the channels or floodplains
17		of any stream or watercourse within the district, and
18		construct reservoirs or other structures to impound
18 19		and regulate such waters.
	8.	
19	<u>8.</u>	and regulate such waters.
19 20	<u>8.</u>	and regulate such waters. Make rules and regulations concerning the management,
19 20 21	<u>8.</u>	and regulate such waters. Make rules and regulations concerning the management, control, regulation, and conservation of waters and
19 20 21 22	<u>8.</u>	and regulate such waters. Make rules and regulations concerning the management, control, regulation, and conservation of waters and prevent the pollution, contamination, or other misuse
19 20 21 22 23	<u>8.</u> 9.	and regulate such waters. Make rules and regulations concerning the management, control, regulation, and conservation of waters and prevent the pollution, contamination, or other misuse of the water resources, streams, or bodies of water
19 20 21 22 23 24		and regulate such waters. Make rules and regulations concerning the management, control, regulation, and conservation of waters and prevent the pollution, contamination, or other misuse of the water resources, streams, or bodies of water included within the district.
19 20 21 22 23 24 25		and regulate such waters. Make rules and regulations concerning the management, control, regulation, and conservation of waters and prevent the pollution, contamination, or other misuse of the water resources, streams, or bodies of water included within the district. Do all things reasonably necessary and proper to
19 20 21 22 23 24 25 26		and regulate such waters. Make rules and regulations concerning the management, control, regulation, and conservation of waters and prevent the pollution, contamination, or other misuse of the water resources, streams, or bodies of water included within the district. Do all things reasonably necessary and proper to preserve the benefits to be derived from the
19 20 21 22 23 24 25 26 27		and regulate such waters. Make rules and regulations concerning the management, control, regulation, and conservation of waters and prevent the pollution, contamination, or other misuse of the water resources, streams, or bodies of water included within the district. Do all things reasonably necessary and proper to preserve the benefits to be derived from the conservation, control, and regulation of the water resources of this state.
19 20 21 22 23 24 25 26 27 28	9.	and regulate such waters. Make rules and regulations concerning the management, control, regulation, and conservation of waters and prevent the pollution, contamination, or other misuse of the water resources, streams, or bodies of water included within the district. Do all things reasonably necessary and proper to preserve the benefits to be derived from the conservation, control, and regulation of the water resources of this state.
19 20 21 22 23 24 25 26 27 28 29	9.	and regulate such waters. Make rules and regulations concerning the management, control, regulation, and conservation of waters and prevent the pollution, contamination, or other misuse of the water resources, streams, or bodies of water included within the district. Do all things reasonably necessary and proper to preserve the benefits to be derived from the conservation, control, and regulation of the water <u>resources of this state</u> . Construct, operate, and maintain recreational
19 20 21 22 23 24 25 26 27 28 29 30	9.	and regulate such waters. Make rules and regulations concerning the management, control, regulation, and conservation of waters and prevent the pollution, contamination, or other misuse of the water resources, streams, or bodies of water included within the district. Do all things reasonably necessary and proper to preserve the benefits to be derived from the conservation, control, and regulation of the water resources of this state. Construct, operate, and maintain recreational facilities, including beaches, swimming areas, boat
19 20 21 22 23 24 25 26 27 28 29 30 31	9.	<pre>and regulate such waters. Make rules and regulations concerning the management, control, regulation, and conservation of waters and prevent the pollution, contamination, or other misuse of the water resources, streams, or bodies of water included within the district. Do all things reasonably necessary and proper to preserve the benefits to be derived from the conservation, control, and regulation of the water resources of this state. Construct, operate, and maintain recreational facilities, including beaches, swimming areas, boat docking and landing facilities, toilets, wells,</pre>

1	11.	Have, in addition to any powers provided in this
2		chapter, the authority to construct an assessment
3		drain in accordance with the procedures and
4		provisions of chapter 61-21.
5	12.	Acquire by lease, purchase, gift, condemnation, or
6		other lawful means and to hold in its corporate name
7		for its use and control both real and personal
8		property and easements and rights of way within or
9		without the limits of the district for all purposes
10		authorized by law or necessary to the exercise of any
11		other stated power.
12	<u>13.</u>	Convey, sell, dispose of, or lease personal and real
13		property of the district as provided by this chapter.
14	14.	Authorize and issue warrants to finance construction
15		of water conservation and flood control projects,
16		assess benefited property for part or all of the cost
17		of such projects, and require appropriations and tax
18		levies to maintain sinking funds for construction
19		warrants on a cash basis at all times.
20	15.	Borrow money within the limitations imposed by this
21		chapter for projects herein authorized and pledge
22		security for the repayment of such loans.
23	16.	Order or initiate appropriate legal action to compel
24		the entity responsible for the maintenance and repair
25		of any bridge or culvert to remove from under,
26		within, and around such bridge or culvert all dirt,
27		rocks, weeds, brush, shrubbery, other debris and any
28		artificial block which hinders or decreases the flow
29		of water through such bridge or culvert.
30	17.	Order or initiate appropriate legal action to compel
31		the cessation of the destruction of native woodland
32		bordering within two hundred feet [60.96 meters] of
33		that portion of a riverbank subject to overflow
34		flooding that will cause extensive property damage,
35		or in the alternative, order, that, if such

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1		destruction is permitted, the party or parties
2		responsible for the destruction must, when the board
3		has determined that such destruction will cause
4		excessive property damage from overflow flooding due
5		to the erosion or blocking of the river channel,
6		plant a shelterbelt which meets the specifications of
7		the board. In the event the native woodland within
8		such area has already been destroyed, the board may,
9		in its discretion, order the planting of a
10		shelterbelt which, in the judgment of the board, will
11		curtail the erosion or blocking of such river channel
12		where overflow flooding has caused extensive property
13		damage. For purposes of this subsection, the words
14		"riverbank" and "river channel" relate to rivers as
15		defined in the United States geological survey base
16		map of North Dakota, edition of 1963. The provisions
17		of this subsection shall not be construed to limit,
18		impair, or abrogate the rights, powers, duties, or
19		functions of any federal, state, or local entity to
20		construct and maintain any flood control, irrigation,
21		recreational, or municipal or industrial water supply
22		project.
23	18.	Petition any zoning authority established pursuant to
24		chapters 11-33, 11-35, or 40-47 or section 58-03-13
25		to assume jurisdiction over a floodplain for zoning
26		purposes when such zoning is required to regulate and
27		enforce the placement erection, construction,
28		reconstruction, repair, and use of buildings and
29		structures to protect and promote the health, safety,
30		and general welfare of the public within a floodplain
31		area. In the event such zoning authority fails to
32		act or does not exist, the board may request the
33		state water commission to assist it in a study to
34		determine and delineate the floodplain area. Upon
35		completion of such study, the board shall make

1		suitable recommendations for the establishment of a
2		floodplain zone to all zoning authorities and the
3		governing bodies of all political subdivisions having
4		jurisdiction within the floodplain area.
5	19.	Plan, locate, relocate, construct, reconstruct,
6		modify, extend, improve, operate, maintain, and
7		repair sanitary and storm sewer systems, or
8		combinations thereof, including sewage and water
9		treatment plants, and regulate the quantity of sewage
10		effluent discharged from municipal lagoons; and
11		contract with the United States government, or any
12		department or agency thereof, or any private or
13		public corporation, the government of this state, or
14		any department, agency, or political subdivision
15		thereof, or any municipality or person with respect
16		to any such systems.
17	20.	Develop water supply systems, store and transport
18		water, and provide, contract for, and furnish water
19		service for domestic, municipal, and rural water
20		purposes, irrigation, milling, manufacturing, mining,
21		metallurgical, and any and all other beneficial uses,
22		and fix the terms and rates therefor. Each district
23		may acquire, construct, operate, and maintain dams,
24		reservoirs, ground water storage areas, canals,
25		conduits, pipelines, tunnels, and any and all works,
26		facilities, improvements, and property necessary
27		therefor.
28	21.	Require the state highway department, railroads,
29		counties, and townships in the district, to
30		coordinate proposals for installation, modification,
31		or construction of culverts and bridges with the
32		district, in an effort to achieve appropriate sizing
33		and maximum consistency of road openings, and to
34		consider the possibility of incorporating appropriate

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1	61-1	16.1-22. RESPONSIBILITIES AND DUTIES OF WATER
2	RESOURCE E	BOARD. Each water resource board shall have the
3	following	responsibilities and mandatory duties:
4	<u>1.</u>	To meet jointly with other water resource boards
5		within a common river basin at least twice each year
6		at such times and places as may be mutually agreed
7		upon for the purpose of reviewing and coordinating
8		efforts for the maximum benefit of the entire river
9		basin.
10	2.	To cooperate with other water resource boards of a
11		common river basin and provide mutual assistance to
12		the maximum extent possible.
13	3.	Upon order of the state water commission, to enter
14		into an agreement with all water resource districts
15		of a river basin to address collectively and attempt
16		to resolve significant water management problems of
17		the river basin. If the districts of a river basin
18		are not able to agree to the provisions of a joint
19		exercise of powers agreement in accordance with
20		section 61-16.1-23, the state water commission shall
21		establish the terms of the agreement.
22	4.	To encourage all landowners to retain water on the
23		land to the maximum extent possible in accordance
24		with sound water management policies, and to carry
25		out to the maximum extent possible the water
26		management policy that upstream landowners who have
27		artificially altered the hydrologic scheme must share
28		with downstream landowners the responsibility of
29		providing for proper management and control of
30		surface waters.
31	5.	In the planning of any surface water project which
32		will have an impact downstream in the water resource
33		district or another water resource district, to
34		address and consider fully such impacts. A
35		determination of whether to proceed with the

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I	construction of any such project shall be based on
2	the following principles:
3	a. Reasonable necessity of the project.
4	b. Reasonable care to be taken to avoid unnecessary
5	injury by fully considering all alternatives.
6	c. Consideration of whether the utility or benefit
7	accruing from the project reasonably outweighs
8	the adverse impacts resulting from the project.
9	6. To require that appropriate easements be obtained in
10	accordance with applicable state and federal law when
11	projects will cause an adverse impact to lands of
12	other landowners.
13	61-16.1-23. JOINT EXERCISE OF POWERS.
14	1. Two or more districts may, by agreement, jointly or
15	cooperatively exercise any power which is authorized
16	a board by title 61. The agreement shall state its
17	purpose and the powers to be exercised, and shall
18	provide for the method by which the power or powers
19	shall be exercised. When the agreement provides for
20	the use of a joint board, the joint board shall be
21	representative of the boards which are parties to the
22	agreement. Notwithstanding other provisions of law,
23	the agreement may specify the number, composition,
24	terms, or qualifications of the members of the joint
25	board.
26	2. The districts which are parties to such an agreement
27	may provide for disbursements from their individual
28	budgets to carry out the purpose of the agreement.
29	In addition, a joint board established pursuant to
30	this section may adopt, by resolution, on or before
31	July first of each year, a budget showing estimated
32	expenses for the ensuing fiscal year and the proposed
33	contributions of each member district as determined
34	by the agreement. The boards of the member districts
35	then shall levy by resolution, an ad valorem tax not

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1		to exceed two mills upon the real property within
2		each district. The levy may be in excess of any
3		other levy authorized for a district.
4	3.	The proceeds of one-half of this levy shall be
5		credited to the joint board's administrative fund and
6		shall be used for regulatory activities and for the
7		construction and maintenance of projects of common
8		benefit to the member districts. The remainder shall
9		be credited to the construction funds of the joint
10		board and shall be used for the construction and
11		maintenance of projects of common benefit to more
12		than one district.
13	4.	Funds may be paid to and disbursed by the joint board
14		as agreed upon, but the method of disbursement shall
15		agree as far as practicable with the method provided
16	1	by law for the disbursement of funds by individual
17		districts. Contracts let and purchases made under
18		the agreements shall conform to the requirements
19		applicable to contracts and purchases by individual
20		districts. The joint board shall be accountable for
21		all funds and reports of all receipts and
22		disbursements to the state water commission in a
23		manner prescribed by the commission.
24	5.	The agreement may be continued for a definite term or
25		until rescinded or terminated in accordance with its
26		terms. The agreement shall provide for the
27		disposition of any property required as the result of
28		a joint or cooperative exercise of powers, and the
29		return of any surplus moneys in proportion to
30		contributions of the several contracting districts
31		after the purpose of the agreement has been
32		completed.
33	6.	Residence requirements for holding office in a
34		district shall not apply to any officer appointed to
35		carry out any agreement.

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1	7. This section does not dispense with procedural		
2	requirements of any other statute providing for the		
3	joint or cooperative exercise of any governmental		
4	power.		
5	61-16.1-24. SCOPE OF BOARD'S EXTRATERRITORIAL		
6	CONTRACTUAL AUTHORITY - BOARD MAY ACQUIRE PROPERTY IN ADJOINING		
7	STATES AND PROVINCES. A water resource board shall have the		
8	right, power, and authority to enter into contracts or other		
9	arrangements for water conservation, water supply, flood		
10	control, or other authorized projects with the United States		
11	government or any department thereof, with the Canadian		
12	government or any department thereof or any of its provinces or		
13	municipalities, with persons, railroads, or other corporations,		
14	with public corporations, and state governments of this or		
15	other states, with drainage, water resource, conservation,		
16	conservancy, or improvement districts, or other such districts		
17	in this or other states. Such contracts or arrangements can		
18	provide for cooperation or assistance in planning,		
19	constructing, maintaining, and operating such projects and in		
20	making investigations and reports thereon, and for the carrying		
21	out of any other provision of this chapter. A water resource		
22	board may purchase, lease, or acquire land or other property in		
23	adjoining states or provinces to secure outlets to construct		
24	and maintain dikes or dams, or for other purposes authorized by		
25	this chapter and may let contracts or spend money for securing		
26	such outlets or works in adjoining states or provinces. No		
27	water resource board of any water resource district shall have		
28	the right, power, or authority to connect boundary waters		
29	having different natural outlets by artificial means so that		
30	the waters of one may be discharged into the other.		
31	61-16.1-25. MASTER PLANS.		
32	1. Each water resource district shall prepare and adopt		
33	a master plan to include a statement of goals and		
34	objectives for each of the various water management		
35	activities in the district, such as drainage, flood		

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1	control, water supply, and recreation. The master
2	plan for each specific water management activity
3	shall be reviewed and updated as often as deemed
4	necessary by the district. A copy of the master plan
5	as adopted and all revisions and updates shall be
6	filed with the commission.
7 2.	Each district shall also prepare and adopt a two-year
8	priorities schedule which shall summarize planned
9	district projects and financial needs of the district
10	for at least the next two years. A copy of the
11	priorities schedule shall be filed with the
12	commission on or before May first of each
13	even-numbered year.
14 <u>3.</u>	The commission shall develop and make available to
15	the districts guidelines regarding the format and
16	general content of master plans, which shall be
17	utilized by each district. The commission shall
18	provide such assistance, within appropriate budget
19	limitations, as may be necessary to help districts
20	develop master plans and priority schedules.
21 4.	The district shall give notice and hold public
22	hearings on all proposed master plans. All comments
23	on plans shall be reviewed by the district and
24	alterations of the plans shall be made as are
25	appropriate. Plans shall then be submitted to the
26	commission by the district for review and comment.
27	Failure to reply within thirty days shall be
28	conclusive that the plans have been endorsed by the
29	commission.
30 <u>5.</u>	No state funds shall be allocated or disbursed to a
31	district, after July 1, 1985, unless that district
32	has submitted a master plan pursuant to this section
33	for the specific water management activity for which
34	state funds were requested, and until the commission
35	has determined that such funds are for projects and

1	programs which are related to that water management
2	activity and which are in conformance with the plans
3	of the commission and the district.
4	61-16.1-26. PERMIT TO CONSTRUCT OR MODIFY DAM, DIKE, OR
5	OTHER DEVICE REQUIRED - PENALTY. No dikes, dams, or other
6	devices for water conservation, flood control regulation,
7	watershed improvement, or storage of water which are capable of
8	retaining, obstructing, or diverting more than twelve and
9	one-half acre-feet [15418.52 cubic meters] of water shall be
10	constructed within any water resource district except in
11	accordance with the provisions of this chapter. An application
12	for the construction of any dike, dam, or other device, along
13	with complete plans and specifications, shall be presented
14	first to the state engineer. After receipt, the state engineer
15	shall consider the application in such detail as he deems
16	necessary and proper. The state engineer shall refuse to allow
17	the construction of any unsafe or improper dike, dam, or other
18	device which would interfere with the orderly control of the
19	water resources of the district, or may order such changes,
20	conditions, or modifications as in the judgment of the state
21	engineer may be necessary for safety or the protection of
22	property. Within forty-five days after receipt of the
23	application, except in unique or complex situations, the state
24	engineer shall complete his review of the application, and if
25	he approves it, shall forward the application, along with any
26	changes, conditions, or modifications, to the water resource
27	board of the district within which the contemplated project is
28	located. The board thereupon shall consider, within forty-five
29	days, the application, and any changes, conditions, or
30	modifications of the state engineer, and if the same shall meet
31	with the board's approval, the board shall forward the approved
32	application to the applicant, and shall send a certification of
33	its action to the state engineer. Any person aggrieved by any
34	ruling of the state engineer under this section shall have the
35	right to a full hearing before the state engineer and a full

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1	consideration of all evidence available before a final order of
2	the state engineer shall be entered. Any person constructing a
3	dam, dike, or other device, which is capable of retaining
4	twelve and one-half acre-feet [15418.52 cubic meters] of water,
5	without first securing a permit to do so, as required by this
6	section, shall be liable for all damages proximately caused by
7	such dam, dike, or other device, and shall be guilty of a class
8	<u>B misdemeanor.</u>
9	61-16.1-27. COMMISSION, STATE ENGINEER, AND WATER
10	RESOURCE BOARD SHALL ENCOURAGE BOTH STRUCTURAL AND
11	NONSTRUCTURAL ALTERNATIVES. The state water commission, state
12	engineer, and the appropriate water resource board shall
13	encourage both structural and nonstructural solutions to water
14	management problems within the district by federal and state
15	agencies, private individuals, and public and private
16	corporations, and shall lend their aid, counsel, and assistance
17	to any such solutions. All structural alternatives, including
18	dams, dikes, drains, and other works, whether constructed by
19	public authorities or private persons, unless specifically
20	exempted therefrom, shall be subject to all the provisions of
21	this chapter.
22	61-16.1-28. DAMS OR OTHER DEVICES CONSTRUCTED WITHIN A
23	DISTRICT SHALL COME UNDER CONTROL OF A WATER RESOURCE BOARD.
24	All dams, dikes, and other water conservation and flood control
25	works or devices constructed within any district, unless
26	specifically exempted therefrom, shall, without affecting the
27	state water commission's or the state engineer's authority
28	relative to such works, automatically come under the
29	jurisdiction of the water resource board for the district
30	within which the dam, dike, work, or devices exists or is to be
31	constructed. No changes or modification of any existing dams,
32	dikes, or other works or devices shall be made without
33	complying fully with the provisions of this chapter.
34	61-16.1-29. WHEN DAMS CONSTRUCTED BY FEDERAL AGENCY
35	UNDER CONTROL OF WATER LESOURCE DISTRICT. Any dam, dike, or

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1	other water control device or flood control project constructed
2	by or with the assistance of any federal agency but which is
3	not maintained or operated by any federal agency shall become
4	the responsibility of the water resource district where it is
5	located. The water resource district may take any action
6	concerning this dam, dike, or other water control device it
7	deems feasible or necessary.
8	61-16.1-30. CONTRACTS FOR CONSTRUCTION OR MAINTENANCE OF
9	PROJECT. If the cost of construction or maintenance of a
10	project does not exceed fifteen thousand dollars, such work may
11	be done on a day work basis or a contract may be let without
12	being advertised. In cases where the cost of such construction
13	or maintenance exceeds fifteen thousand dollars, the lowest and
14	best bid shall be accepted. The water resource board shall
15	give at least ten days' notice of the time and place where
16	contract will be let. The notice shall be published at least
17	once in a newspaper of general circulation in the district in
18	which the work is to be carried on and shall be mailed to any
19	prospective bidders known to the water resource board.
20	Any person receiving a contract for construction or
21	maintenance of a project shall give a performance bond in an
22	amount set by the water resource board, conditioned upon the
23	proper performance of the contract within the time specified by
24	such contract. The board shall reserve the right to reject any
25	or all bids and may postpone the letting of contracts from time
26	to time or to such other time and place as the board may
27	publicly announce. Any contracts not let at the original
28	contract letting may be let by the board at a later time after
29	notice and in accordance with the provisions of this section.
30	The competitive bid requirement of this section shall be
31	waived, upon the determination of the water resource board that
32	an emergency situation exists requiring the prompt repair of a
33	project, and a contract may be made for the prompt repair of
34	the project without seeking bids.

1	61-16.1-31. FINANCING PROJECT THROUGH REVENUE BONDS,
2	GENERAL TAXES, OR SPECIAL ASSESSMENTS - APPORTIONMENT OF
3	BENEFITS. A water resource board shall have the authority,
4	either upon request or by its own motion, to acquire needed
5	interest in property and provide for the cost of construction,
6	alteration, repair, operation, and maintenance of a project
7	through issuance of improvement warrants or with funds raised
8	by special assessments, general tax levy, issuance of revenue
9	bonds, or by a combination of general ad valorem tax, special
10	assessments, and revenue bonds. Whenever a water resource
11	board decides to acquire property or interests in property to
12	construct, operate, alter, repair, or maintain a project with
13	funds raised in whole or in part through special assessments,
14	such assessments shall be apportioned to and spread upon lands
15	or premises benefited by the project in proportion to and in
16	accordance with benefits accruing thereto. The board shall
17	assess the proportion of the cost of the project, or the part
18	of the cost to be financed with funds raised through levy and
19	collection of special assessments which any lot, piece, or
20	parcel of land shall bear in proportion to the benefits
21	accruing thereto and any county, city, or township which is
22	benefited thereby. In determining assessments the water
23	resource board shall carry out to the maximum extent possible
24	the water management policy of this chapter that upstream
25	landowners must share with downstream landowners the
26	responsibility to provide for the proper management of surface
27	waters.
28	61-16.1-32. FINANCING OF SPECIAL IMPROVEMENTS -
29	PROCEDURE. When it is proposed to finance in whole or in part
30	the construction of a project with funds raised through the
31	collection of special assessments levied against lands and
32	premises benefited by construction and maintenance of such
33	project, the board shall examine the proposed project, and if
34	in its opinion further proceedings are warranted, it shall
35	adopt a resolution and declare that it is necessary to

1	construct and maintain the project. The resolution shall
2	briefly state the nature and purpose of the proposed project,
3	and shall designate a registered land surveyor or engineer to
4	assist the board. For the purpose of making examinations or
5	surveys, the board or its employees, after written notice to
6	each landowner, may enter upon any land on which the proposed
7	project is located or any other lands necessary to gain access.
8	The surveyor or engineer shall prepare profiles, plans, and
9	specifications of the proposed project and estimates of the
10	total cost thereof. The estimate of costs prepared by the
11	surveyor or engineer shall include acquisition of right of way,
12	and shall be in sufficient detail to allow the board to
13	determine the probable share of the total costs that will be
14	assessed against each of the affected landowners in the
15	proposed project assessment district.
16	61-16.1-33. HEARING - NOTICE - CONTENTS. Upon the
17	filing of the surveyor's or engineer's report provided for in
18	section 61-16.1-32, and after satisfying the requirements of
19	section 61-16.1-36, the board shall fix a date and place for
20	public hearing on the proposed project. Such place of hearing
21	shall be in the vicinity of the proposed project and shall be
22	convenient and accessible for the majority of the landowners
23	subject to assessment for such project or whose property shall
24	be subject to condemnation for the proposed project. The board
25	shall cause a complete list of the benefits and assessments to
26	be made, setting forth each county, township, or city assessed
27	in its corporate capacity as well as each lot, piece, or parcel
28	of land assessed, the amount each is benefited by the

improvement and the amount assessed against each. At least ten days before the hearing, the board shall file with the county auditor of each county or counties in which the project is or will be located the list showing the percentage assessment against each parcel of land benefited by the proposed project

34 and the approximate assessment in terms of money apportioned

35 thereto. Notice of such filing shall be included in the notice

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1	of hearing. Notices of the hearing shall contain a copy of the
2	resolution of the board as well as the time and place where the
3	board will conduct the hearing. The notice of hearing shall
4	specify the general nature of the project as finally determined
5	by the engineer and the board. The notice of hearing shall
6	also specify when and where protests against such proposed
7	project shall be filed and an assessment list showing the
8	percentage assessment against each parcel of land benefited by
9	the proposed project and the approximate assessment in terms of
10	money apportioned thereto. The board shall cause the notice of
11	hearing to be published once a week for two consecutive weeks
12	in the newspaper or newspapers of general circulation in the
13	area in which the affected landowners reside. The date set for
14	such hearing shall not be less than twenty days after the first
15	publication of the notice. A record of the hearing shall be
16	made by the board, including a list of affected landowners
17	present in person or by agent, and such record shall be
18	preserved in the minutes of the meeting. Affected landowners
19	shall be informed at the hearing of the probable total cost of
20	the project and their individual share of such cost and the
21	portion of their property, if any, to be condemned for such
22	project.
23	61-16.1-34. PROTEST. At the hearing, the affected
24	landowners shall also be informed when and where protests
25	against such proposed project may be filed. Affected
26	landowners shall then have thirty days after the date of the
27	hearing to file written protests with the secretary of the
28	board, protesting the project. Any form of written objection
29	which sufficiently indicates the intention of the writer shall
30	be sufficient. Once the deadline for filing protests against
31	
51	the proposed project has been reached, no more protests may be
32	the proposed project has been reached, no more protests may be filed and no person may withdraw his or her name from the list
	A CONTRACTOR OF
32	filed and no person may withdraw his or her name from the list

landowners have been filed and the deadline for filing protests 1 has passed, the board shall immediately determine the 2 sufficiency of the protests. If the board finds that fifty 3 4 percent or more of the total votes of affected landowners, as determined by section 61-16.1-35, have protested against the 5 proposed project, then the protests shall be a bar against 6 7 proceeding further with the project. If the protests are found 8 to be insufficient in number or invalid, the board shall issue an order establishing the proposed project and may proceed, 9 after complying with the requirements of sections 61-16.1-36 10 and 61-16.1-37, to contract or provide for the construction or 11 12 maintenance of the project in substantially the manner and according to the forms and procedure provided in title 40 for 13 the construction of sewers within municipalities. Upon making 14 an order establishing or denying establishment of a project, 15 the board shall publish notice of the order in a newspaper of 16 17 general circulation in the area affected. Any right of appeal shall begin to run on the date of publication of the notice. 18 19 61-16.1-35. VOTING RIGHT OR POWERS OF LANDOWNERS. In 20 order that there may be a fair relation between the amount of liability for assessments and the power of objecting to the 21 establishment of a proposed project, the voting rights of 22 affected landowners on the question of establishing the project 23 shall be as provided in this section. The landowner or 24 landowners of tracts of land affected by the project shall have 25 one vote for each dollar of assessment that his land is subject 26 to or one vote for each dollar of the assessed valuation of 27 land condemned for the project, as determined in accordance 28 with title 57. It is the intent of this section to allow one 29 vote for each dollar of assessment, regardless of the number of 30 owners of such tract of land. Where more than one owner of 31 such land exists, the votes shall be prorated among them in 32 accordance with each owner's property interest. A written 33 power of attorney shall authorize an agent to protest a project 34 on behalf of any affected landowner or landowners. 35

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1	61-16.1-36. ASSESSMENT OF COST OF PROJECT. Whenever the
2	water resource board proposes of make any special assessment
3	under the provisions of this chapter, the board, prior to the
4	hearing required under section 61-16.1-33, shall inspect any
5	and all lots and parcels of land, which may be subject to
6	assessment and shall determine from the inspection the
7	particular lots and parcels of lands which, in the opinion of
8	the board, will be especially benefited by the construction of
9	the work for which the assessment is made and shall assess the
10	proportion of the total cost of acquiring right of way and
11	constructing and maintaining such improvement in accordance
12	with benefits received but not exceeding such benefits,
13	against:
14	1. Any county, township, or city, in its corporate
15	capacity, which may be benefited directly or
16	indirectly thereby.
17	2. Any lot, piece, or parcel of land which is directly
18	benefited by such improvement.
19	In determining benefits the board shall consider, among other
20	factors, property values, degree of improvement of properties,
21	productivity and the water management policy as expressed in
22	61-16.1-31. Property belonging to the United States shall be
23	exempt from such assessment, unless the United States has
24	provided for the payment of any assessment which may be levied
25	against its property for benefits received. Benefited property
26	belonging to counties, cities, school districts, park
27	districts, and townships shall not be exempt from such
28	assessment and political subdivisions whose property is so
29	assessed shall provide for the payment of such assessments,
30	installments thereof, and interest thereon, by the levy of
31	taxes according to law. Any county, township, or city assessed
32	in its corporate capacity for benefits received shall provide
33	for the payment of such assessments, installments thereof and
34	interest thereon by levy of a general property tax against all
35	the taxable property therein in accordance with law, and no

land situated within such political subdivision which is
subject to such tax shall be assessed separately by the
district board. No tax limitation provided by an statute of
this state shall apply to tax levies made by any such political
subdivision for the purpose of paying any special assessments
made in accordance with the provisions of this chapter. There
shall be attached to the list of assessments a certificate
signed by a majority of the members of the board certifying
that the same is a true and correct assessment of the benefit
therein described to the best of their judgment and stating the
several items of expense included in the assessment.
61-16.1-37. ASSESSMENT LIST TO BE PUBLISHED - NOTICE OF
HEARING - ALTERATION OF ASSESSMENTS - CONFIRMATION OF
ASSESSMENT LIST - FILING. After entering an order establishing
the project, the board shall cause the assessment list to be
published once each week for two successive weeks in the
newspaper or newspapers of general circulation in the district
together with a notice of the time when, and place where, the
board will meet to hear objections to any assessment by any
interested party, or an agent or attorney for that party. The
date set for the hearing shall be not less than twenty days
after the first publication of the notice. At the hearing, the
board may make such alterations in the assessments as in its
opinion may be just and necessary to correct any error in the
assessment but must make the aggregate of all assessments equal
to the total amount required to pay the entire cost of the work
for which such assessments are made, or the part of such cost
to be paid by special assessment. No assessment shall exceed
the benefit as determined by the board to the parcel of land or
political subdivision assessed. The board shall then confirm
the assessment list and the secretary shall attach to the list
a certificate that the same is correct as confirmed by the
board and thereupon shall file the list in the office of the
secretary.

1 61-16.1-38. APPEAL TO STATE ENGINEER. After the hearing provided for in section 61-16.1-37, landowners subject to 2 3 assessment or whose property is subject to condemnation for the construction of the proposed project may appeal pursuant to 4 this section. Affected landowners having not less than 5 twenty-five percent of the possible votes, as determined by 6 7 section 61-16.1-35, who believe that the assessment had not been fairly or equitably made, or that the project is not 8 9 properly located or designed, may appeal to the state engineer by petition, within ten days after the hearing on assessments, 10 11 to make a review of the assessments and to examine the location and design of the proposed project. Upon receipt of such 12 petition the state engineer shall examine the lands assessed 13 and the location and design of the proposed project, and if it 14 appears that the assessments have not been made equitably, he 15 may proceed to correct the same, and his correction and 16 adjustment of said assessment shall be final. Should it appear 17 that, in the judgment of the state engineer, the project has 18 19 been improperly located or designed, he may order a relocation and redesign. Such relocation and redesign shall be followed 20 in the construction of the proposed project. Any landowner who 21 claims that he will receive no benefit at all from the 22 23 construction of a new project may appeal the question of whether there is any benefit to the state engineer. The state 24 engineer shall not determine the specific amount of benefit 25 26 upon an appeal by an individual landowner, but shall only determine if there is any benefit to the landowner, and the 27 determination of the state engineer upon such question shall be 28 29 final. 61-16.1-39. WHEN ASSESSMENTS MAY BE MADE. After the 30 requirements of this chapter have been satisfied and a contract 31 and bond for any work for which a special assessment is to be 32 levied have been approved by the board, the board may direct 33 special assessments to be levied for the payment of appropriate 34 costs, and the secretary shall certify to the board the items 35

of total cost to be paid by special assessments so far as they 1 have been ascertained. The certificate shall include the 2 estimated construction cost under the terms of any contract, a 3 reasonable allowance for cost of extra work which may be 4 5 authorized under the plans and specifications, acquisition of right of way, engineering, fiscal agents' and attorneys' fees 6 for any services in connection with the authorization and 7 financing of the improvement, cost of publication of required 8 notices, and printing of improvement warrants, cost necessarily 9 paid for damages caused by such improvement, interest during 10 the construction period, and all expenses incurred in making 11 the improvement and levy of assessments. 12 In no event shall any contract or contracts be awarded 13 which exceed, by twenty percent or more, the estimated cost of 14 the project as presented to and approved by the affected 15 16 landowners. 61-16.1-40. LIABILITY FOR DEFICIENCIES. During the 17 18 month of June of each year the board shall prepare a complete statement o the condition of the finances of each project. At 19 20 its July meeting next following the filing of each statement of 21 the financial condition of a project, the water resource board shall examine the statement and determine whether or not the 22 project has defaulted or will default on its financial 23 obligations. If it appears to a water resource board that any 24 project does not have moneys and assessments receivable equal 25 to one hundred percent of its obligations coming due within the 26 following thirteen months, the board shall pay from the general 27 fund into the sinking fund for project warrants or bonds or 28 shall proceed to levy a general property tax, the proceeds of 29 which, together with project moneys on hand and probable future 30 yield of project assessments will amount to one hundred ten 31 percent of the obligations of the project becoming due during 32 the following thirteen months. Such tax or payments shall be 33 appropriated to the sinking fund for the project warrants or 34 bonds, and certificates of indebtedness may be issued against 35

1	the same as levied. On redemption of all warrants or bonds
2	against any sinking fund, or upon accumulation of moneys in
3	such fund sufficient to redeem all outstanding warrants or
4	bonds, all surplus moneys in such fund shall be payable to the
5	general fund of the district.
6	No tax limitation provided by any statute of this state
7	shall apply to tax levies made by any district pursuant to this
8	section.
9	61-16.1-41. REASSESSMENT OF BENEFITS. The water
10	resource board may at any time, or upon petition of any
11	affected landowner after a project has been in existence for at
12	least one year shall, hold a hearing for the purpose of
13	determining the benefits of such project to each tract of land
14	affected. At least ten days' notice of the hearing shall be
15	given by publication in the newspaper or newspapers having
16	general circulation in the district and by mailing notice
17	thereof by ordinary mail to each owner of land affected by the
18	project as determined by the records of the register of deeds
19	or county treasurer. The provisions of this chapter governing
20	the original determination of benefits and assessment of costs
21	shall apply to any reassessment of benefits carried out under
22	this section. The board shall not be forced to make such
23	reassessment more than once every ten years, nor shall any
24	assessment or balance thereof supporting a project fund be
25	reduced or impaired by reassessment or otherwise so long as
26	bonds payable out of such fund remain unpaid and moneys are not
27	available in such fund to pay all such bonds in full, with
28	interest. Costs of maintenance shall be prorated in accordance
29	with any plan for reassessment of benefits that has been
30	adopted.
31	61-16.1-42. CORRECTION OF ERRORS AND MISTAKES IN SPECIAL
32	ASSESSMENTS - REGULATIONS GOVERNING. If mathematical errors or
33	other such mistakes occur in making any assessment resulting in
34	a deficiency in that assessment, the board shall cause
35	additional assessments to be made in a manner substantially

1 complying with chapter 40-26 as it relates to special 2 assessments. 3 61-16.1-43. CERTIFICATION OF ASSESSMENTS TO COUNTY 4 AUDITOR. When a water resource board, by resolution, has 5 caused special assessments to be levied to cover the cost of 6 constructing a project, the board shall determine the rate of 7 interest unpaid special assessments shall bear, which rate shall not be less than the warrant rate. Interest on unpaid 8 9 special assessments shall commence on the date the assessments 10 are finally confirmed by the board. Special assessments may be certified and made payable in equal annual installments, the 11 last of which shall be due and payable not more than thirty 12 years after date of the warrants to be paid. The secretary of 13 the district shall certify to the county auditor of the county 14 in which the district is situated, or if the district embraces 15 more than one county, to the county auditor of each county in 16 which district lands subject to such special assessments are 17 situated, the total amount levied against such lands in that 18 county and the proportion or percentage of such amount assessed 19 20 against each piece, parcel, lot, or tract of land. The 21 secretary of the district shall also file with the county 22 auditor of each county in which district lands lie a statement 23 showing the cost of the project, the part thereof, if any, 24 which will be paid out of the general taxes, and the part to be financed by special assessments. Funds needed to pay the cost 25 26 of maintaining a project may be raised in the same manner as 27 funds were raised to meet construction costs. If the project 28 was financed in whole or in part through the use of special 29 assessments, the water resource board shall prorate the costs 30 of maintaining projects in the same proportion as were the original costs of construction or, in the event a reassessment 31 32 of benefits has been adopted, the costs shall be prorated in accordance with the reassessment of benefits as authorized by 33 section 61-16.1-41. 34

1	61-16.1-44. EXTENSION OF SPECIAL ASSESSMENTS ON TAX
2	LISTS - COLLECTION - PAYMENT TO WATER RESOURCE DISTRICT. The
3	county auditor of each county shall extend the special
4	assessments certified to the county auditor on the tax list of
5	the district for the current year and such assessments, with
6	interest and penalties, if any, shall be collected by the
7	county treasurer as general taxes are collected and shall be
8	paid to the treasurer of the district.
9	61-16.1-45. LIEN OF SPECIAL ASSESSMENT. A special
10	assessment imposed by a water resource district, together with
11	interest and penalties which accrue thereon, shall become a
12	lien upon the property on which the assessment is levied from
13	the time the assessment list is approved by the water resource
14	board until the assessment is fully paid. Such liens shall
15	have precedence over all other liens except general tax liens
16	and shall not be divested by any judicial sale. No mistake in
17	the description of the property covered by the special
18	assessment lien or in the name of the owner of such property
19	shall defeat the lien if the assessed property can be
20	identified by the description in the assessment list. This
21	chapter shall be considered notice to all subsequent
22	encumbrancers of the priority of special assessments imposed
23	under this chapter.
24	61-16.1-46. SALE OF PROPERTY WHEN GENERAL AND SPECIAL
25	ASSESSMENT TAXES ARE DELINQUENT. Special assessments imposed
26	under this chapter shall become due and delinguent and shall be
27	subject to penalties and nonpayment at the same date and rates
28	as first installments of real estate taxes. Real property
29	shall be sold to enforce the collection of special assessments
30	or installments of special assessments which have become
31	delinquent at the same time and in the same manner as provided
32	in title 57. The sale shall be made by the same officer making
33	the sale as in the case of the sale of real property for
34	general taxes. Delinguent general taxes and delinguent special
35	assessments, or installments thereof, shall be advertised and

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1 sold together in one sum and one certificate shall be issued
2 therefor.

3 If real estate is sold for both delinquent general taxes 4 and delinquent special assessments or installments of special 5 assessments and there shall be no bidders, the county auditor 6 shall strike off the parcel of land to the county and one 7 certificate of sale shall cover both general taxes and special 8 assessments which are delinquent.

9 If there is no delinquent general property tax against a 10 tract or parcel of land and it is sold for special assessments 11 alone, the certificate of tax sale shall state that the sale 12 was for special assessments and, if there is no private bidder 13 the tax sale certificate and tax deed in such case shall be 14 issued to the district in the usual course of procedure.

15 61-16.1-47. COLLECTION OF TAX OR ASSESSMENT LEVIED NOT 16 TO BE ENJOINED OR DECLARED VOID - EXCEPTIONS. The collection 17 of any tax or assessment levied or ordered to be levied to pay 18 for the location and construction of any project under the 19 provisions of this chapter shall not be enjoined perpetually or 20 absolutely declared void by reason of any of the following: 21 Any error of any officer or board in the location and 1. 22 establishment thereof. 23 2. Any error or informality appearing in the record of

the proceedings by which any project was established. 3. A lack of any proper conveyance or condemnation of the right of way. The court in which any proceeding is brought to reverse or declare void the proceedings by which any project has been

29 established, or to enjoin the tax levied to pay therefor, on

30 application of either party, shall order examination of the

31 premises, or survey of the same, or both, as may be deemed

32 necessary. The court, on a final hearing, shall enter an order

33 which is just and equitable, and may order the tax or any part

thereof to remain on the tax lists for collection, or if the

35 tax were paid under protest, may order, if justice requires,

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1	the whole or any part thereof to be refunded. The costs of
2	such proceedings shall be apportioned among the parties as
3	justice may require.
4	61-16.1-48. WATER RESOURCE BOARD MAY APPORTION
5	ASSESSMENTS FOR BENEFITS OF A PROJECT AGAINST A COUNTY OR CITY
6	OR ANY TRACT OF LAND BENEFITED. Whenever a water resource
7	board discovers or ascertains that the county, a township, or
8	city therein, or that any tract, parcel, or piece of land is
9	being benefited by a project and that the county or such
10	township, municipality, tract, piece, or parcel of land was not
11	included in the project area assessed for the cost of
12	construction and maintenance of the project when established,
13	the board shall commence proceedings for reassessment of lands
14	originally assessed for the cost of establishing and
15	constructing such project and shall apportion and assess the
16	part of the balance remaining unpaid, if any, of the cost of
17	such project, and the expense of maintenance, which such
18	county, township, or city and each tract of land found
19	benefited thereby should bear.
20	Before making such reassessment or reapportionment of
21	benefits, the board shall hold a hearing for the purpose of
22	determining the benefits of the project to the county, such
23	township, or city and to each tract, piece or parcel of land
24	being benefited. At least ten days' notice of the hearing
25	shall be given by publication in the newspaper or newspapers
26	having general circulation in the county and by mailing notice
27	thereof to each owner of land assessed for the cost of
28	construction and maintenance when the project was established,
29	and by mailing such notice to the governing body of the county,
30	township, municipality and to the owner, as determined by the
31	records in the office of the register of deeds or county
32	treasurer of each tract, piece, or parcel of land found to be
33	benefited since the establishment of the project. The
34	provisions of this chapter governing the original determination
35	of benefits and assessment of costs shall apply to the

1	reassessment and assessment of benefits carried out under the
2	provisions of this section.
3	61-16.1-49. WARRANTS - WHEN PAYABLE - AMOUNTS - INTEREST
4	- INTEREST COUPONS. A water resource district may, at any time
5	after entering into a contract for a project to be financed in
6	whole or in part by special assessments, issue temporary and
7	definitive warrants on the project fund, created for that
8	purpose, in the manner and subject to the limitations
9	prescribed in section 40-24-19. Where the warrants are issued
10	to finance a sewer or water project, the net revenues derived
11	from the imposition of service charges to be imposed and
12	collected with respect thereto as provided in section 40-22-16
13	may be pledged to payment of those warrants, except that the
14	first maturity date of any such warrant shall not be less than
15	two years from the date of issuance. Warrants issued under
16	this section shall be in such amounts as in the judgment of the
17	district's board of commissioners will be necessary for the
18	project. The warrants shall bear interest at a rate to be
19	determined by the board, payable annually or semiannually.
20	Coupons evidencing the interest for each year or half year, as
21	the case may be, may be attached to the warrants. The warrants
22	shall state upon their face the purpose for which they are
23	issued and the project fund from which they are payable and
24	shall be signed by the chairman of the water resource board and
25	countersigned by the secretary of the district. The warrants
26	shall be payable serially in such amounts as the board
27	determines, extending over a period of not more than thirty
28	years.
29	61-16.1-50. WARRANTS MAY BE USED IN MAKING PAYMENTS ON
30	CONTRACT - WARRANTS PAYABLE OUT OF FUND ON WHICH DRAWN - MAY BE
31	USED TO PAY SPECIAL ASSESSMENTS. Improvement warrants may be
32	used in making payments on contracts for construction of the
33	project for which the special assessment fund was created, or
34	may be sold for cash at not less than ninety-eight percent of
35	par and accrued interest, and the proceeds thereof, less

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1	accrued interest, shall be credited to the construction account
2	of such fund and shall be used exclusively to pay such
3	contracts and construction costs. Any balance remaining in any
4	construction account after completion of a project shall be
5	transferred to the sinking fund account of the assessment fund.
6	The treasurer of the district shall pay special assessment
7	warrants and any interest coupons attached thereto as they
8	mature and are presented for payment out of the fund on which
9	they are drawn and shall cancel the warrants and any coupons
10	when paid.
11	61-16.1-51. REFUNDING SPECIAL ASSESSMENT WARRANTS -
12	PURPOSES FOR WHICH SUCH WARRANTS MAY BE ISSUED - PAYMENT OF
13	WARRANTS. Any district having outstanding special assessment
14	warrants, payable in whole or in part out of collections from
15	special assessments, which are past due or which are
16	redeemable, either at the option of the district or with the
17	consent of the warrant holders, may issue refunding special
18	assessment warrants or bonds if there is not sufficient money
19	in the project fund against which such warrants are drawn to
20	pay the same. The issuance of refunding warrants or bonds
21	shall be authorized by resolution of the water resource board.
22	The resolution shall describe the warrants to be refunded and
23	the amount and maturity thereof. Refunding warrants may be
24	issued for any of the following purposes:
25	1. Extend the maturities of warrants payable in whole or
26	in part by special assessments.
27	2. Reduce the interest on such warrants.
28	3. Equalize the general property tax which the district
29	may be, or may become, obligated to levy in order to
30	cover deficiencies in the fund against which warrants
31	were issued.
32	Refunding warrants or bonds shall bear such date, be in
33	such date, be in such denominations, and shall mature serially
34	within such time, not exceeding thirty years from date of
35	issuance, as the water resource board shall determine. The

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1	average rate of interest on such warrants shall not exceed the
2	average rate of interest on refunded warrants.
3	The treasurer of the district shall pay special
4	assessment warrants, and the interest coupons attached thereto,
5	as they mature and are presented for payment out of the fund
6	against which they are drawn and shall cancel the warrants when
7	paid.
8	Any deficiency in any fund created for the payment of
9	district warrants payable in whole or in part out of
10	collections of special assessment taxes shall be the general
11	obligation of the water resource district.
12	61-16.1-52. APPEAL FROM DECISION OF WATER RESOURCE BOARD
13	- UNDERTAKING - JURISDICTION. An appeal may be taken to the
14	district court from any order or decision of the water resource
15	board by any person aggrieved. An appellant shall file an
16	undertaking in the sum of two hundred dollars with such
17	sureties as may be approved by the clerk of the district court
18	to which the appeal is taken. The undertaking shall be
19	conditioned that the appellant will prosecute the appeal
20	without delay and will pay all costs adjudged against the
21	appellant in the district court. The undertaking shall be in
22	favor of the water resource board as obligee, and may be sued
23	on in the name of the obligee. The appeal shall be taken to
24	the district court of the county in which the land claimed to
25	be affected adversely by the order or decision appealed from is
26	located.
27	61-16.1-53. APPEAL FROM DECISION OF WATER RESOURCE BOARD
28	- HOW TO BE TAKEN. The appeal provided for in this chapter is
29	taken by serving a written notice of appeal upon one of the
30	members of the water resource board and upon the secretary of
31	such board.
32	61-16.1-54. TIME FOR TAKING APPEAL FROM WATER RESOURCE
33	BOARD DECISION. An appeal as authorized by sections 61-16.1-52
34	and 61-16.1-53 must be taken within thirty days after the

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decision has been entered by the secretary of the water 1 resources board. 2 61-16.1-55. FILING APPEAL - DOCKETING AND HEARING 3 APPEALS - FINAL JUDGMENT AND SENDING BACK. The appeal provided 4 5 for in this chapter shall be tried at the next term of the district court after the appeal is taken. All appeals taken 6 under this chapter shall be docketed as are other causes 7 pending in the district court and the same shall be tried de 8 novo. The district court may enter a final judgment, or may 9 10 send the case back with directions on how to proceed. 11 61-16.1-56. ATTORNEY GENERAL TO ASSIST BOARDS -12 EMPLOYMENT OF COUNSEL. The attorney general shall render legal opinions or such other assistance to water resource boards as 13 is required to be rendered to state officers by 14 section 54-12-01. The water resource board, however, may 15 employ other counsel to advise and represent it in such actions 16 17 and appeals and in its proceedings. 61-16.1-57. PROCEEDINGS TO CONFIRM JUDICIALLY CONTRACTS, 18 19 SPECIAL ASSESSMENTS AND OTHER ACTS. Any water resource board, before making any contract, or before levying special 20 assessments, or issuing special assessment warrants, or before 21 taking any special action, may commence a special proceeding in 22 district court by which the proceeding leading up to the making 23 of such contract, levying special assessments, issuing special 24 assessment warrants, or leading up to any other special action, 25 shall be judicially examined, approved, and confirmed. Such 26 27 judicial proceedings shall comply substantially with the procedure required in the case of judicial confirmation of 28 proceedings, acts, and contracts of an irrigation district. 29 30 61-16.1-58. PENALTY FOR VIOLATION OF CHAPTER. Any person violating any of the provisions of this chapter shall, 31 if no other criminal penalty is specifically provided, be 32 guilty of a class B misdemeancr. 33 61-16.1-59. VALIDATING ORGANIZATION AND ACTS OF WATER 34 MANAGEMENT DISTRICTS AND COUNTY DRAIN BOARDS. Nothing 35

1	contained in this chapter shall be construed as impairing,
2	invalidating or in any manner affecting the validity of acts or
3	proceedings of water management districts or county drain
4	boards which existed prior to the passage and approval of this
5	chapter.
6	61-16.1-60. MAINTENANCE OF DRAINAGE PROJECTS. If it is
7	desired to provide for maintenance of an assessment drain in
8	whole or in part by means of special assessments, the levy in
9	any year for such maintenance shall not exceed one dollar per
10	acre [.40 hectare] on any agricultural lands benefited by the
11	drain. Agricultural lands which carried the highest assessment
12	when the drain was originally established, or received the most
13	benefits under a reassessment of benefits, may be assessed the
14	maximum amount of one dollar per acre [.40 hectare]. The
15	assessment of other agricultural lands in the district shall be
16	based upon the proportion that the assessment of benefits at
17	the time of construction or at the time of any reassessment of
18	benefits bears to the assessment of the benefits of the
19	agricultural land assessed the full one dollar per acre [.40
20	hectare]. Nonagricultural property shall be assessed such sum
21	in any one year as the ratio of the benefits under the original
22	assessments or any reassessment bears to the assessment of
23	agricultural lands bearing the highest assessment. In case the
24	maximum levy of one dollar per acre [.40 hectare] for any year
25	will not produce an amount sufficient to cover the cost of
26	cleaning out and repairing such drain, a water resource board
27	may accumulate a fund in an amount not exceeding the sum
28	produced by such maximum permissible levy for two years.
29	61-16.1-61. DRAINS ALONG AND ACROSS PUBLIC ROADS AND
30	RAILROADS. Drains may be laid along, within the limits of, or
31	across any public road or highway, but not to the injury of
32	such road. In instances where it is necessary to run a drain
33	across a highway, the state highway department, the board of
34	county commissioners, or the board of township supervisors, as
35	the case may be, when notified by the water resource board to

1	do so, shall make necessary openings through the road or
2	highway at its own expense, and shall build and keep in repair
3	all required culverts or bridges as provided under
4	section 61-16.1-62. In instances where drains are laid along
5	or within the rights of way of roads or highways, the drains
6	shall be maintained and kept open by and at the expense of the
7	water resource district concerned. A drain may be laid along
8	any railroad when necessary, but not to the injury of the
9	railroad, and when it is necessary to run a drain across the
10	railroad, the railroad company, when notified by the water
11	resource board to do so, shall make the necessary opening
12	through such railroad, shall build the required bridges and
13	culverts, and shall keep them in repair.
14	61-16.1-62. CONSTRUCTION OF BRIDGES AND CULVERTS -
15	COSTS. The water resource board shall construct such bridges
16	or culverts over or in connection with a drain as in its
17	judgment may be necessary to furnish passage from one part to
18	another of any private farm or tract of land intersected by
19	such drain. The cost of such construction shall be charged as
20	part of the cost of constructing the drain, and any such
21	bridge, culvert, or passageway shall be maintained under the
22	authority of the water resource board, and the necessary
23	expense shall be deemed a part of the cost of maintenance.
24	Whenever any bridge or culvert is to be constructed on a county
25	or township highway system over and across or in connection
26	with a drain, and the cost thereof shall exceed five hundred
27	dollars, the cost of constructing such bridge or culvert shall
28	be shared in the following manner:
29	1. The state water commission may, if funds are
30	available, participate in the portion of the cost
31	that exceeds five hundred dollars in accordance with
32	such rules and regulations as it may prescribe.
33	2. The remaining cost shall be borne forty percent by
34	the county and sixty percent by the water resource

1		district which has created the need for such
2		construction.
3	3.	If, however, moneys have not been made available to
4		the commission for participation in accordance with
5		subsection 1, then forty percent of the cost of a
6		bridge or culvert costing in excess of one hundred
7		dollars shall be paid by the county and sixty percent
8		shall be charged as cost of the drain to the water
9		resource district.
10	4.	Whenever any bridge or culvert costing one hundred
11		dollars or less is needed on any road, the cost of
12		such bridge or culvert shall be charged on the basis
13		of sixty percent to the water resource district and
14		forty percent to the township, or county if the
15		township is unorganized, in which the bridge or
16		culvert is located.
17	5.	Where such bridges or culverts are constructed with
18	1000	federal financial participation, the costs exceeding
19		the amount of the federal participation shall be
20		borne by the water resource district, county, or
21		township, according to the provisions of this
22		section, as the case may be.
23	61-	16.1-63. PETITION FOR A LATERAL DRAIN - BOND OF
24	PETITIONE	RS.
25	1.	For the purposes of this section, "lateral drain"
26		means a drain constructed after the establishment of
27		an original assessment drain or drainage system and
28		which flows into such original drain or drainage
29		system from outside the limits of the assessed area
30		of the original drain, provided that a determination
31		by a water resource board as to whether an existing
32		or proposed drain is a lateral or a new drain shall
33		be conclusive when entered upon the records of the
34		board.

1	2.	All property owners whose property would be affected
2		by a lateral drain may jointly petition the board for
3		the construction of such drain and shall deposit with
4		the board a good and sufficient bond to be approved
5		by the board, conditioned upon the petitioner or
6		petitioners paying all costs of the proposed lateral
7		drain. A petition for a lateral drain shall be
8		sufficient if signed by one or more property owners
9		whose property will be affected by the lateral drain.
10		Whenever improvements of an original drain are made
11		necessary by the construction of a lateral drain, the
12		costs of such improvements to the original drain
13		shall be charged as part of the cost of construction
14		of the lateral drain and assessed against the
15		property benefited thereby and collected as other
16		assessments are collected. In the event the board
17		determines that improvements to the original drain
18		are also beneficial to property served by the
19		original drain, the board may assess that portion of
20		the cost of the improvements it determines
21		appropriate to property benefited by the original
22		drain. Unless the petitioners agree to construct the
23		lateral drain, the board, within ten days, may
24		commence proceedings for the construction of the
25		lateral drain according to the provisions of this
26		chapter. No person shall dig or construct any
27		lateral ditch or drain which will conduct the flow of
28		water from any land or lands into any drain
29		constructed under the provisions of this chapter,
30	10	except as provided in this section and with approval
31		of the board. In all instances involving the
32		construction of a lateral drain, the board shall
33		estimate and determine the proportionate share of the
34		cost of the main or original drain which should be
35		paid by the petitioners. The petitioners shall pay

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1	into the district treasury the amount so determined,
2	and shall then be allowed to connect such lateral
3	ditches or drains with the original drain under the
4	direction and superintendance of the board, but at
5	their own cost and expense. The money paid into the
6	county treasury shall be credited to the drainage
7	fund of the specific drain involved.
8	3. Where one or more of the property owners to be
9	benefited by the construction of a lateral drain or
10	ditch petitions the water resource district for the
11	construction of a lateral drain or ditch, the water
12	resource district shall then proceed in the same
13	manner as is used for the establishment of a new
14	drain and thereafter such lateral drain shall
15	constitute a part of the original drain to which it
16	is connected and the affected property shall be a
17	part of such drainage district.
18	61-16.1-64. ESTABLISHING NEW DRAINS IN LOCATION OF
19	INVALID OR ABANDONED DRAIN. If any of the proceedings for the
20	location, establishment, or construction of any drain under the
21	provisions of this chapter shall have been enjoined, vacated,
22	set aside, declared void, or voluntarily abandoned by the
23	board, for any reason whatsoever, the board may proceed under
24	the provisions of sections 61-16.1-32 through 61-16.1-73 to
25	locate, establish, and construct a new drain at substantially
26	the same location as the abandoned or invalid drain. For the
27	purposes of this chapter, a drain that is not properly
28	maintained shall be considered abandoned. When a new drain is
29	established at substantially the same location, the board shall
30	ascertain the real value of services rendered, moneys expended
31	and work done under the invalid or abandoned proceedings and
32	the extent to which the same contributes to the construction
33	and completion of the new drain. The board shall then issue
34	warrants in an amount not exceeding the value to the new drain
35	of the work completed on the invalid or abandoned drain and

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1	shall deliver such new warrants. pro rata, to the owners or
2	holders of old warrants or bonds issued under the invalid or
3	abandoned drainage proceedings, upon the surrender of such old
4	warrants or bonds by the holder or holders thereof.
5	61-16.1-65. DRAIN KEPT OPEN AND IN REPAIR BY BOARD. All
6	assessment drains that have been constructed in any district,
7	except township drains, shall be under the charge of the water
8	resource board and it shall be the duty of the board to keep
9	those drains open and in good repair. It shall be the
10	mandatory duty of the board, within the limits cf available
11	funds, to clean out and repair any assessment drain when
12	requested to do so by petition of the affected landowners
13	having fifty percent or more of the possible votes, as
14	determined according to section 61-16.1-35.
15	61-16.1-66. ASSESSMENT OF COSTS OF CLEANING AND
16	REPAIRING DRAINS. The cost of cleaning out and repairing an
17	assessment drain shall be assessed pro rata against the lands
18	benefited in the same proportion as the original assessment of
19	the costs in establishing such drain, or in accordance with any
20	reassessment of benefits in instances where there has been a
21	reassessment of benefits under the provisions of
22	section 61-16.1-41. In cases where no assessment for
23	construction costs or reassessment of benefits has been made,
24	the board shall make assessments for the cost of cleaning and
25	repairing such drain in accordance with the provisions of this
26	chapter for the establishment of a new project. The governing
27	body of any incorporated city, by agreement with the board, is
28	authorized to contribute to the cost of cleaning out,
29	repairing, and maintaining a drain in excess of the amount
30	assessed under this section, and such excess contribution may
31	be expended for such purposes by the board.
32	61-16.1-67. DRAINS HAVING A COMMON OUTLET MAY BE
33	CONSOLIDATED. Whenever one or more drains which have from time
34	to time been constructed, empty into a drain that supplies the
35	outlet for waters flowing in all such drains, such drains may

1	by resolution or order of the water resource board, if the cost
2	of construction of such drains has been paid, be consolidated
3	into one drain or drainage system and shall be renumbered and
4	may be renamed.
5	61-16.1-68. REMOVAL OF OBSTRUCTIONS TO DRAIN - NOTICE
6	AND HEARING - APPEAL - INJUNCTION - DEFINITION. If the board
7	determines that an obstruction to a drain has been caused by
8	the negligent act or omission of a landowner or tenant, the
9	board shall notify the landowner by registered or certified
10	mail at the landowner's post-office address of record. A copy
11	of the notice shall also be sent to the tenant, if any. The
12	notice shall specify the nature and extent of the obstruction,
13	the opinion of the board as to its cause, and shall state that
14	if the obstruction is not removed within such period as the
15	board shall determine, but not less than thirty days, the board
16	shall procure removal of the obstruction and assess the cost
17	thereof, or such portion as the board shall determine
18	appropriate, against the property of the landowner responsible.
19	The notice shall also state that the affected landowner may,
20	within fifteen days of the date the notice is mailed, demand,
21	in writing, a hearing on the matter. Upon receipt of such
22	demand the board shall set a hearing date within fifteen days
23	from the date the demand is received. In the event of an
24	emergency the board may immediately apply to the appropriate
25	district court for an injunction prohibiting a landowner or
26	tenant from maintaining an obstruction. Any assessments levied
27	under the provisions of this section shall be collected in the
28	same manner as other assessments authorized by this chapter.
29	If, in the opinion of the board, more than one landowner or
30	tenant has been responsible, the costs may be assessed on a pro
31	rata basis in accordance with the proportionate responsibility
32	of the landowners. Any landowner aggrieved by action of the
33	board under the provisions of this section may appeal the
34	decision of the board to the district court of the county in
35	which the land is located in accordance with the procedure

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1	provided under sections 61-16.1-52 through 61-16.1-55. A
2	hearing as provided for in this section shall not be a
3	prerequisite to such an appeal.
4	For the purposes of this section, "an obstruction to a
5	drain" means any barrier to a watercourse, as defined by
6	section 61-01-06, or any artificial drain, which materially
7	affects the free flow of waters in such watercourse or drain.
8	61-16.1-69. CULVERT AND PIPE ARCH BIDS AND ACCEPTANCE.
9	A board may advertise for bids to supply culverts and pipe
10	arches and may accept ore or more low bids. A board may
11	utilize bids for such materials received by the county within
12	which the board has jurisdiction and may accept one or more low
13	bids. The board may then purchase materials from the accepted
14	low bidder or bidders for a period of one year from the date of
15	the original acceptance of the bids.
16	61-16.1-70. PERMIT TO DRAIN WATERS REQUIRED - PENALTY.
17	Any person, before draining water from a pond, slough, or lake,
18	or any series thereof, which drains an area comprising eighty
19	acres [32.37 hectares] or more, shall first secure a permit to
20	do so. The permit application shall be submitted to the state
21	engineer. The state engineer shall refer the application to
22	the water resource district or districts within which is found
23	a majority of the watershed or drainage area of the pond,
24	slough, or lake for consideration and approval, but the state
25	engineer may require that applications proposing drainage of
26	statewide or interdistrict significance be returned to him for
27	final approval. A permit shall not be granted until an
28	investigation discloses that the quantity of water which will
29	be drained from the pond, slough, or lake, or any series
30	thereof, will not flood or adversely affect downstream lands.
31	In addition, consideration shall be given to the state water
32	resources policy set forth in section 61-01-26. If the
33	investigation shows that the proposed drainage will flood or
34	adversely affect lands of downstream landowners, the water
35	resource board or boards shall not issue a permit until flowage

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1	casements are obtained. Such flowage easements shall be filed
2	for record in the office of the register of deeds of the county
3	or counties in which the lands are situated. An owner of land
4	proposing to drain shall undertake and agree to pay the
5	expenses incurred in making the required investigation. The
6	provisions of this section shall not be construed to apply to
7	the construction or maintenance of any existing or prospective
8	drain constructed under the supervision of a state or federal
9	agency.
10	Any person draining, or causing to be drained, water of a
11	pond, slough, or lake, or any series thereof, which drains an
12	area comprising eighty acres [32.37 hectares] or more, into a
13	watercourse, without first securing a permit to do so, as
14	provided by this section, shall be liable for all damage
15	sustained by any person caused by such draining, and shall be
16	guilty of an infraction. When temporary ponding of water
17	
	occurs due to spring runoff or heavy rains, an area not in
18	excess of eighty acres [32.37 hectares] may be drained without
19	first securing a permit.
20	61-16.1-71. CLOSING A NONCOMPLYING DRAIN - NOTICE AND
21	HEARING - APPEAL - INJUNCTION. Upon receipt of a complaint of
22	unauthorized drainage; the board shall promptly investigate and
23	make a determination of the facts with respect to the
24	complaint. If the board determines that a drain, lateral
25	drain, or ditch has been opened or established by a landowner
26	or tenant contrary to the provisions of title 61 or any rules
27	or regulations promulgated by the board, the board shall notify
28	the landowner by registered or certified mail at the
29	landowner's post-office address of record. A copy of the
30	notice shall also be sent to the tenant, if any. The notice
31	shall specify the nature and extent of the noncompliance and
32	shall state that if the drain, lateral drain, or ditch is not
33	closed or filled within such period as the board shall
34	determine, but not less than thirty days, the board shall
35	procure the closing or filling of the drain, lateral drain, or
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1 ditch and assess the cost thereof, or such portion as the board shall determine, against the property of the landowner 2 responsible. The notice shall also state that the affected 3 landowner may, within fifteen days of the date the notice is 4 5 mailed, demand, in writing, a hearing on the matter. Upon receipt of the demand, the board shall set a hearing date 6 within fifteen days from the date the demand is received. In 7 the event of an emergency, the board may immediately apply to 8 the appropriate district court for an injunction prohibiting 9 the landowner or tenant from constructing or maintaining the 10 drain, lateral drain, or ditch and ordering the closure of the 11 illegal drain. Any assessments levied under the provisions of 12 this section shall be collected in the same manner as other 13 assessments authorized by this chapter. If, in the opinion of 14 the board, more than one landowner or tenant has been 15 responsible, the costs may be assessed on a pro rata basis in 16 proportion to the responsibility of the landowners. Any person 17 aggrieved by action of the board under the provisions of this 18 section may appeal the decision of the board to the district 19 20 court of the county in which the land is located in accordance 21 with the procedure provided under section 61-16.1-52 through 22 61-16.1-55. A hearing as provided, for in this section shall not be a prerequisite to such an appeal. 23 61-16.1-72. REMOVAL OF A NONCOMPLYING DIKE OR DAM -24 NOTICE AND HEARING - APPEAL - INJUNCTION. Upon receipt of a 25 26 complaint of unauthorized construction of a dike, dam or other 27 device for water conservation, flood control, regulation, watershed improvement, or storage of water, the board shall 28 promptly investigate and make a determination thereon. If the 29 board determines that a dam or other device, capable of 30 retaining, obstructing, or diverting more than twelve and 31 one-half acre-feet [15418.52 cubic meters] of water, has been 32 established or constructed by a landowner or tenant contrary to 33 the provisions of this title or any rules or regulations 34 promulgated by the board, the board shall notify the landowner 35

1	by registered or certified mail at the landowner's post-office
2	address of record. A copy of the notice shall also be sent to
3	the tenant, if any. The notice shall specify the nature and
4	extent of the noncompliance and shall state that if the dike,
5	dam, or other device is not removed within such period as the
6	board shall determine, but not less than thirty days, the board
7	shall cause the removal of the dike, dam, or other device and
8	assess the cost thereof, or such portion as the board shall
9	determine, against the property of the landowner responsible.
10	The notice shall also state that the affected landowner may,
11	within fifteen days of the date the notice is mailed, demand,
12	in writing, a hearing upon the matter. Upon receipt of such
13	demand, the board shall set a hearing date within fifteen days
14	from the date the demand is received. In the event of an
15	emergency, the board may immediately apply to the appropriate
16	district court for an injunction prohibiting the landowner or
17	tenant from constructing or maintaining the dike, dam, or other
18	device, or ordering the landowner to remove the dike, dam, or
19	other device. Any assessments levied under the provisions of
20	this section shall be collected in the same manner as other
21	assessments authorized by this chapter. If, in the opinion of
22	the board, more than one landowner or tenant has been
23	responsible, the costs may be assessed on a pro rata basis in
24	proportion to the responsibility of the landowners. Any person
25	aggrieved by action of the board under the provisions of this
26	section may appeal the decision of the board to the district
27	court of the county in which the land is located in accordance
28	with the procedure provided under sections 61-16.1-52 through
29	61-16.1-55. A hearing as provided for in this section shall
30	not be prerequisite to such an appeal.
31	61-16.1-73. AUTHORIZATION TO ORGANIZE ASSOCIATION OF
32	WATER RESOURCE DISTRICTS.
33	1. Water resource districts, organized and established
34	pursuant to this chapter, are hereby authorized upon

1	resolution of the water resource boards to organize
2	and participate in an association of districts.
3	2. The association or associations authorized hereunder
4	shall be organized pursuant to chapters 10-24 through
5	10-28.
6	SECTION 2. AMENDMENT. Section 61-01-06 of the North
7	Dakota Century Code is hereby amended and reenacted to read as
8	follows:
9	61-01-06. WATERCOURSE - DEFINITION. A watercourse
10	entitled to the protection of the law is constituted if there
11	is a sufficient natural and accustomed flow of water to form
12	and maintain a distinct and a defined channel. It is not
13	essential that the supply of water should be continuous or from
14	a perennial living source. It is enough if the flow arises
15	periodically from natural causes and reaches a plainly defined
16	channel of a permanent character. If requested by a water
17	resource board, the state engineer shall determine if a
18	watercourse is constituted.
19	SECTION 3. AMENDMENT. Section 61-21-01 of the 1979
20	Supplement to the North Dakota Century Code is hereby amended
21	and reenacted to read as follows:
22	61-21-01. DEFINITIONS. In this chapter, unless the
23	subject matter otherwise requires:
24	1. "Drain" shall-include means any natural watercourse
25	opened, or proposed to be opened, and improved for
26	the purpose of drainage and any artificial drains of
27	any nature or description constructed for such
28	purpose, including dikes and appurtenant works. This
29	definition may include more than one watercourse or
30	artificial channel constructed for the aforementioned
31	purpose when the watercourses or channels drain land
32	within a practical drainage area as determined by the
33	written petition called for in section 61-21-10 and
34	the survey and examination called for in section
35	61-21-12.

1	2.	"Board" shall-mean means the board of drainage
2		commissioners managers of a water resource district.
3	3.	"Cleaning out and repairing of drain" shall-include
4		means deepening and widening of drains as well as
5		removing obstructions or sediment, and any repair
6		necessary to return the drain to a satisfactory and
7		useful condition.
8	4.	"Lateral drain" shall-mean means a drain constructed
9		after the establishment of the original drain or
10		drainage system and which flows into such original
11		drain or drainage system from outside the limits of
12		the original drain, provided that a determination by
13		the board as to whether an existing or proposed drain
14		is a lateral or a new drain within the meaning of
15		this subsection shall be conclusive when entered upon
16		the records of such board.
17	5.	"Affected landowners" shall-mean means landowners
18	it that	whose land is subject to assessment or condemnation.
19	SECTION 4. AMENDMENT. Section 61-21-11 of the 1979	
20	Supplement to the North Dakota Century Code is hereby amended	
21	and reenacted to read as follows:	
22	61-21-11. BOND REQUIRED FROM PETITIONERS. The board may	
23	require the petitioners referred to in section 61-21-10 to file	
24	a bond with the petition in a sum sufficient to pay all	
25	expenses of surveys and of the drainage commissioners should	
26	the petition be later denied. However, in no event shall the	
27	petitioners be required to pay expenses of surveys and of the	
28	water resources board, and any other expenses that may be	
29	incurred, if the petition is later approved, but the drain is	
30	not constructed.	
31	SECTION 5. AMENDMENT. Section 61-21-41 of the North	
32	Dakota Century Code is hereby amended and reenacted to read as	
33	follows:	
34	61-21-41. ESTABLISHING NEW DRAINS IN LOCATION OF INVALID	
35	OR ABANDON	NED DRAIN. If any of the proceedings for the

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1 location, establishment, or construction of any drain under the 2 provisions of this chapter shall have been enjoined, vacated, 3 set aside, declared void, or voluntarily abandoned by the 4 board, for any reason whatsoever, the board may proceed under 5 the provisions of this chapter to locate, establish, and 6 construct a new drain at substantially the same location as the 7 abandoned or invalid drain. For the purposes of this chapter, 8 a drain that is not maintained shall be considered abandoned. 9 When a new drain is established at substantially the same 10 location, the board shall ascertain the real value of services 11 rendered, moneys expended and work done under the invalid or 12 abandoned proceedings and the extent to which the same 13 contributes to the construction and completion of the new 14 drain. The board shall then issue warrants in an amount not 15 exceeding the value to the new drain of the work completed on 16 the invalid or abandoned drain and shall deliver such new 17 warrants, pro rata, to the owners or holders of old warrants or 18 bonds issued under the invalid or abandoned drainage 19 proceedings, upon the surrender of such old warrants or bonds 20 by the holder or holders thereof.

SECTION 6. REPEAL. Chapter 61-16 and sections 61-21-05,
61-21-06, 61-21-07, 61-21-08, and 61-21-09 of the North Dakota
Century Code and sections 61-21-03 and 61-21-04 of the 1979
Supplement to the North Dakota Century Code are hereby
repealed. This section shall not take effect until
April 1, 1983.
SECTION 7. REPEAL. Section 61-01-22 of the 1979

Supplement to the North Dakota Century Code is hereby repealed.
SECTION 8. EMERGENCY. This Act is hereby declared to be
an emergency measure and shall be in effect from and after its
passage and approval.