Sixty-fifth Legislative Assembly of North Dakota

HOUSE BILL NO. 1020

Introduced by

Appropriations Committee

1 A BILL for an Act to create and enact two new sections to chapter 61-02 of the North Dakota

2 <u>Century Code, relating to industrial use of fresh water dispensed for oil and gas industry users;</u>

3 to amend and reenact subsection 1 of section 57-51.1-07, section 61-02-02, subsection 1 of

4 section 61-02-78, and sections 61-02-79 and 61-40-11 of the North Dakota Century Code,

5 relating to the allocation of moneys in the oil extraction tax development fund, definitions, the

6 infrastructure revolving loan fund, a Bank of North Dakota line of credit, and water rates of the

7 western area water supply authority; to provide for a legislative management study; to provide

8 for a state engineer study; to provide for a report to the legislative management; to provide

9 legislative intent; to designate funding; to provide an appropriation for defraying the expenses of

10 the state water commission; and to provide exemptions.

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

SECTION 1. APPROPRIATION. The funds provided in this section, or so much of the funds as may be necessary, are appropriated from special funds derived from federal funds and other income, to the state water commission for the purpose of defraying the expenses of the state water commission, for the biennium beginning July 1, 2017, and ending June 30, 2019, as follows:

17			Adjustments or	
18		Base Level	Enhancements	Appropriation
19	Administrative and support services	\$5,535,618	\$0	\$5,535,618
20	Water and atmospheric resources	<u>863,400,218</u>	<u></u>	<u>863,400,218</u>
21	Total all funds	\$868,935,836	\$0	\$868,935,836
22	Full-time equivalent positions	97.00	0.00	97.00
23	Administrative and support services	\$5,535,618	\$100,154	\$5,635,772
24	Water and atmospheric resources	863,400,218	(127,322,401)	736,077,817

17.0505.01010

1	Total all funds	\$868,935,836	(\$127,222,247)	<u>\$741,713,589</u>
2	Full-time equivalent positions	97.00	(4.00)	93.00
3	SECTION 2. HEALTH INSURAN	CE INCREASE. The	appropriation in secti	on 1 of this Act
4	includes the sum of \$277,612 of other	funds, for increases	in employee health i	nsurance
5	premiums from \$1,130 to \$1,249 per i	month.		
6	SECTION 3. SOVEREIGN LAND	S ENFORCEMENT (GRANT. The adminis	trative and
7	support services line item in section 1	of this Act includes \$	135,000 from the res	sources trust
8	fund which the state water commissio	n shall provide as a g	grant to the game and	d fish
9	department for law enforcement activi	ties on sovereign lan	ds in the state for the	e biennium
10	beginning July 1, 2017, and ending Ju	ine 30, 2019.		
11	SECTION 4. ADDITIONAL INCO	ME - APPROPRIATIO	ON - BUDGET SECT	ION
12	APPROVAL. In addition to the amour	ts appropriated in se	ction 1 of this Act, an	y additional
13	amounts in the resources trust fund a	nd water developmer	nt trust fund which be	come available
14	are appropriated, subject to budget se	ection approval, to the	e state water commis	sion for the
15	purpose of defraying the expenses of	that agency, for the b	viennium beginning J	uly 1, 2017, and
16	ending June 30, 2019.			
17	SECTION 5. OIL AND GAS INDU	ISTRY FRESH WATE	ER ROYALTY INCOM	/IE -
18	APPROPRIATION - REPORT. In add	ition to the amounts a	appropriated in section	on 1 of this Act,
19	there is appropriated from oil and gas	industry fresh water	royalty income depos	sited in the
20	resources trust fund, the sum of \$8,30	0,000, or so much of	the sum as may be	necessary, to
21	the state water commission for the pu	rpose of repaying sta	te-guaranteed loans	, which were
22	made to entities that sell fresh water t	o oil and gas industry	users, for the bienni	um beginning
23	July 1, 2017, and ending June 30, 20 ⁻	19. The state water c	ommission shall notif	y the legislative
24	management's water topics overview	committee of any fun	ding made available	and payments
25	made pursuant to this section.			
26	SECTION 6. GRANTS - WATER-	RELATED PROJEC	IS - CARRYOVER A	UTHORITY.
27	Section 54-44.1-11 does not apply to	funding for grants or	water-related projects	s included in the
28	water and atmospheric resources line	item in section 1 of t	his Act. However, this	s exclusion is
29	only in effect for two years after June	30, 2019. Any unexp	ended funds appropr	iated from the
30	resources trust fund after that period I	nas expired must be t	ransferred to the res	ources trust fund

1	and any unexpended funds appropriated from the water development trust fund after that period			
2	has expired must be transferred to the water development trust fund.			
3	SECTION 7. STATE WATER COMMISSION PROJECT FUNDING DESIGNATIONS -			
4	TRANSFERS - BUDGET SECTION APPROVAL.			
5	1. Of the funds appropriated in the water and atmospheric resources line item in section			
6	1 of this Act from funds available in the resources trust fund and water development			
7	trust fund, \$299,875,000 is designated as follows:			
8	a. \$30,000,000 for rural water supply projects;			
9	b. \$44,125,000 for municipal water supply projects;			
10	c. \$58,000,000 for regional water supply projects;			
11	d. \$1,000,000 for water conveyance projects;			
12	e. \$150,000,000 for flood control or protection projects;			
13	f. \$750,000 for irrigation projects; and			
14	g. \$16,000,000 for general water management.			
15	2. The funding designated in this section is for the specific purposes identified; however,			
16	the state water commission may transfer funding among these items, subject to			
17	budget section approval and upon notification to the legislative management's water			
18	topics overview committee.			
19	SECTION 8. NORTHWEST AREA WATER SUPPLY PROJECT FUNDING. Any funding			
20	provided by the state water commission for the northwest area water supply project must be			
21	from funds made available through the line of credit authorized in section 18 of this Act before			
22	any other funds may be provided by the state water commission for the project during the			
23	biennium beginning July 1, 2017, and ending June 30, 2019.			
24	SECTION 9. LOAN AUTHORIZATION - APPROPRIATION - MINOT FLOOD CONTROL			
25	PROJECT FUNDING. The state water commission may obtain a loan from the Bank of North			
26	Dakota in an amount not to exceed \$110,000,000, the sum of which is appropriated to the state			
27	water commission for the purpose of defraying the expenses of the construction of phase one			
28	through phase four of the Minot flood control project, for the biennium beginning July 1, 2017,			
29	and ending June 30, 2019. The terms and conditions of the loan must be negotiated by the			
30	state water commission and the Bank of North Dakota, and the repayment of principal and			
31	interest on the loan must be from revenues deposited in the resources trust fund.			

1 SECTION 10. LEGISLATIVE INTENT - MINOT FLOOD CONTROL PROJECT FUNDING. 2 Except for the funding appropriated in section 9 of this Act, it is the intent of the sixty-fifth 3 legislative assembly that the state water commission not provide any additional funding for flood 4 control projects within the city limits of Minot during the 2019-21, 2021-23, and 2023-25 5 bienniums. 6 SECTION 11. WESTERN AREA WATER SUPPLY AUTHORITY - BANK OF NORTH 7 DAKOTA LOAN - REPORTS. The Bank of North Dakota shall consolidate the \$40,000,000 loan 8 to the western area water supply authority authorized in section 5 of chapter 20 of the 2013 9 Session Laws, the \$50,000,000 loan to the western area water supply authority authorized in 10 section 2 of chapter 500 of the 2011 Session Laws, and the \$19,500,000 loan from funds 11 appropriated to the state water commission from the resources trust fund in section 1 of 12 chapter 20 of the 2013 Session Laws. The terms and conditions of the consolidation loan must 13 be negotiated by the western area water supply authority and the Bank of North Dakota. If the 14 authority defaults on its payment of principal or interest on the consolidation loan from the Bank 15 of North Dakota authorized by this section, the authority is subject to the default provisions 16 under section 61-40-09. The Bank of North Dakota shall report the terms of the consolidation 17 loan upon its completion to the legislative management's water topics overview committee 18 during the 2017-18 interim. The western area water supply authority shall provide its quarterly 19 financial statements and industrial sales to the legislative council for the legislative 20 management's water topics overview committee's review during the 2017-18 interim. 21 SECTION 12. WESTERN AREA WATER SUPPLY AUTHORITY DEBT SERVICE 22 SHORTFALL - BUDGET SECTION APPROVAL. If the western area water supply authority

defaults on its payment of the principal or interest on the consolidation loan provided for in
section 11 of this Act, the Bank of North Dakota shall notify the legislative council, and the state
water commission shall provide a payment, subject to budget section approval, to the Bank of
North Dakota in an amount of the default as certified to the budget section by the Bank of North
Dakota.

SECTION 13. STATE ENGINEER - FLOOD HAZARD RISK MANAGEMENT STUDY ADDITIONAL INCOME - APPROPRIATION. The water and atmospheric resources line item in
 section 1 of this Act includes \$50,000, for the purpose of conducting a flood hazard risk
 management framework study and demonstration in section 14 of this Act, for the biennium

1	beginning July 1, 2017, and ending June 30, 2019. The state engineer may seek funding from		
2	federal, local, and private sector co-funding partnerships. Any fees collected from data users		
3	and partners and any other funds from public or private sources, including federal grants and		
4	county re	venu	ue contributions, are appropriated to the state engineer for the study and for
5	expandin	g the	e project to additional counties for the biennium beginning July 1, 2017, and
6	ending Ju	une 3	30, 2019.
7	SEC	τιον	14. LEGISLATIVE MANAGEMENT STUDY - FLOOD HAZARD RISK
8	MANAG	EME	NT. During the 2017-18 interim, the legislative management shall study issues
9	related to	the	state's development of a statewide flood hazard risk management framework by
10	granting	autho	ority to the state engineer to perform a study and proof of concept demonstration
11	to implem	nent	statewide flood risk management capabilities for assessing, managing, and
12	reducing	prop	erty-specific flood risk.
13	1.	In pe	erforming the study and proof of concept demonstration, the state engineer may
14		leve	rage, coordinate, and partner with the North Carolina floodplain mapping program
15		and	with Cass, Ward, Richland, and Burleigh Counties and other counties to conduct
16		the s	study and proof of concept demonstration. The state engineer shall acquire and
17		leve	rage data necessary to support the study and proof of concept demonstration
18		inclu	ıding:
19		a.	Footprints and elevations from current and future light detection and ranging data
20			collections that meet federal emergency management agency risk mapping,
21			assessment, and planning standards;
22		b.	First floor elevations and elevation certificates from local planning and zoning
23			offices or light detection and ranging data;
24		C.	Parcel, address, and imagery data necessary for individual property flood hazard
25			identification, assessment, and reduction; and
26		d.	Any other data the state engineer deems necessary to meet the objectives in
27			creating the database.
28	2.	То с	omplete the pilot project, the state engineer shall:
29		a.	Construct and maintain flood hazard and risk data in a spatial, relational
30			database;

1	b.	Disseminate flood hazard and risk data through a digital display environment
2		prompted through dynamic querying;
3	C.	Coordinate, incentivize, and partner with a least one county to obtain the
4		necessary parcel data and other data needed for this study and serve as the
5		repository for the property flood risk dataset;
6	d.	Establish a technical committee consisting of federal, state, local, and private
7		sector stakeholders and providers to the greatest extent possible to allow data
8		sharing, coordination, synergy, and partnering;
9	e.	Work with the North Carolina floodplain mapping program to incorporate the
10		property risk dataset into the multistate flood risk information system maintained
11		by North Carolina, augment the dataset with federal emergency management
12		agency digital flood insurance data, and assess any data or other gaps
13		preventing this state's full use of the system;
14	f.	Make the data publicly available on the state water commission's website in an
15		easily accessible and useable format;
16	g.	Provide technical assistance to data users, including reports and analysis as
17		needed; and
18	h.	Work with the federal emergency management agency and study counties to
19		enable the communities and property owners to use the elevation, light detection
20		and ranging, and other data provided on the website to submit letters of map
21		amendment or revision to the federal emergency management agency.
22	3. The	state engineer shall report to the legislative management as requested by the
23	legis	slative management. At the conclusion of the study, the state engineer shall
24	prov	vide the following information to the legislative management:
25	a.	A description of the engineer's current cooperative technical flood mapping
26		partnership with the federal emergency management agency and any additional
27		authority, staffing, and funding required to create a fully independent and
28		self-sustaining state flood mapping program in lieu of the federal emergency
29		management agency program, including the processing of letters of map change;
30	b.	A detailed estimate of overall program costs and flood risk reductions of a
31		self-sustaining state flood mapping program; and

1	c. A county-by-county assessment of the private, county, state, and federal data a
2	resources that are currently available as compared to the resources that would
3	be required to fully use North Carolina's flood risk information system for flood
4	risk management, including recommendations for improvement or the statewide
5	expansion of the project established under this study and suggested funding
6	mechanisms and alternatives for data dissemination, which may include a
7	one-state online repository or the provision of data by local planning and zoning
8	offices.
9	SECTION 15. AMENDMENT. Subsection 1 of section 57-51.1-07 of the North Dakota
10	Century Code is amended and reenacted as follows:
11	1. Twenty percent must be allocated and credited to the sinking fund established for
12	payment of the state of North Dakota water development bonds, southwest pipeline
13	series, and any moneys in excess of the sum necessary to maintain the accounts
14	within the sinking fund and for the payment of principal and interest on the bonds mu
15	be credited to a special trust fund, to be known as the resources trust fund. The
16	resources trust fund must be established in the state treasury and the funds therein
17	must be deposited and invested as are other state funds to earn the maximum amou
18	permitted by law which income must be deposited in the resources trust fund.
19	Five Three percent of the amount credited to the resources trust fund must be
20	transferred no less than quarterly into the renewable energy development fund, not t
21	exceed three million dollars per biennium. One-half of one percent of the amount-
22	credited to the resources trust fund must be transferred no less than quarterly into th
23	energy conservation grant fund not to exceed one million two hundred thousand
24	dollars per biennium. The principal and income of the resources trust fund may be
25	expended only pursuant to legislative appropriation and are available to:
26	a. The state water commission for planning for and construction of water-related
27	projects, including rural water systems. These water-related projects must be
28	those which the state water commission has the authority to undertake and
29	construct pursuant to chapter 61-02 ; and .
30	b. The industrial commission for the funding of programs for development of
31	renewable energy sources; for studies for development of cogeneration system

1			that increase the capacity of a system to produce more than one kind of energy
2			from the same fuel; for studies for development of waste products utilization; and
3			for the making of grants and loans in connection therewith.
4		C.	The department of commerce for the funding of programs for development of
5			energy conservation and for the making of grants and loans relating to energy
6			conservation.
7	SEC	стю	N 16. AMENDMENT. Section 61-02-02 of the North Dakota Century Code is
8	amende	d and	d reenacted as follows:
9	61-0)2-02	. Definitions.
10	In th	nis ch	apter, unless the context or subject matter otherwise requires:
11	1.	"Co	mmission" means the state water commission.
12	2.	"Co	st of works" includes:
13		a.	The cost of construction, the cost of all lands, property rights, water rights,
14			easements, and franchises acquired which are deemed necessary for such
15			construction;
16		b.	The cost of all water rights acquired or exercised by the commission in
17			connection with such works;
18		C.	The cost of all machinery and equipment, financing charges, interest prior to and
19			during construction and for a period not exceeding three years after the
20			completion of construction;
21		d.	The cost of engineering and legal expenses, plans, specifications, surveys,
22			estimates of cost, and other expenses necessary or incident to determining the
23			feasibility or practicability of any project;
24		e.	Administrative expenses;
25		f.	The construction of the works and the placing of the same in operation; and
26		g.	Such other expenses as may be necessary or incident to the financing authorized
27			in this chapter, including funding of debt service, repair and replacement
28			reserves, capitalized interest, and the payment of bond issuance costs.
29	3.	<u>"Fre</u>	esh water" means fresh water of the state drawn from an underground or surface
30		<u>sou</u>	rce in this state under an industrial use water permit, whether treated or untreated,
31		and	l dispensed to an oil and gas industry user.

1		
1	4.	"Oil and gas industry user" means an enterprise engaged in exploration, drilling, or
2		production of oil and gas, and includes businesses that transport water for use in the
3		enterprise.
4	5.	"Owner" includes all individuals, associations, corporations, limited liability companies,
5		districts, municipalities, and other political subdivisions of this state having any title or
6		interest in any properties, rights, water rights, easements, or franchises to be acquired.
7	<u>4.6.</u>	"Project" means any one of the works defined in subsection 5, or any combination of
8		such works, which are physically connected or jointly managed and operated as a
9		single unit.
10	5.<u>7.</u>	"Works" includes:
11		a. All property rights, easements, and franchises relating thereto and deemed
12		necessary or convenient for their operation;
13		b. All water rights acquired and exercised by the commission in connection with
14		such works;
15		c. All means of conserving and distributing water, including without limiting the
16		generality of the foregoing two subdivisions, reservoirs, dams, diversion canals,
17		distributing canals, channels, lateral ditches, pumping units, mains, pipelines,
18		treatment plants, and waterworks systems; and
19		d. All works for the conservation, control, development, storage, treatment,
20		distribution, and utilization of water, including without limiting the generality of the
21		foregoing subdivisions, works for the purpose of irrigation, flood control, watering
22		stock, supplying water for public, domestic, industrial, and recreational use, fire
23		protection, and the draining of lands injured or in danger of injury as a result of
24		such water utilization.
25	SEC	CTION 17. AMENDMENT. Subsection 1 of section 61-02-78 of the North Dakota
26	Century	Code is amended and reenacted as follows:
27	1.	An infrastructure revolving loan fund is established on January 1, 2015, within the
28		resources trust fund to provide loans for water supply, flood protection, or other water
29		development and water management projects. Ten percent of oil extraction moneys
30		deposited in the resources trust fund, not to exceed a total deposit from oil extraction
31		moneys of twenty-five million dollars, are made available on a continuing basis for

1	making loans in accordance with this section. Accounts may be established in the
2	resources trust fund as necessary for its management and administration.
3	SECTION 18. AMENDMENT. Section 61-02-79 of the North Dakota Century Code is
4	amended and reenacted as follows:
5	61-02-79. Bank of North Dakota - Line of credit.
6	The Bank of North Dakota shall extend a line of credit not to exceed two hundredseventy-
7	five million dollars at a rate that may not exceed one and three-quarters percent to the state
8	water commission. The state water commission shall repay the line of credit from funds
9	available in the resources trust fund, water development trust fund, or other funds, as
10	appropriated by the legislative assembly. The state water commission may access the line of
11	credit, as necessary, to provide funding as authorized by the legislative assembly for water
12	supply projects in suspense, water supply projects identified in section 19 of chapter 54 of the
13	2015 session laws, and water supply projects approved before June 30, 20172019, and flood
14	control projects that have approval for funding before June 30, 20172019.
15	SECTION 19. Two new sections to chapter 61-02 of the North Dakota Century Code are
16	created and enacted as follows:
17	Oil and gas industry fresh water royalty.
18	A royalty of seventy-five cents per one thousand gallons [3785.41 liters] is imposed on fresh
19	water dispensed to an oil and gas industry user at a privately owned water depot or
20	water-dispensing point in the state. For each privately owned water depot or water-dispensing
21	point in this state which dispenses fresh water to an oil and gas industry user, the commission
22	shall maintain water-metering devices in compliance with rules adopted by the commission.
23	Deposit of revenue.
24	The state water commission shall collect and transfer royalty payments collected under this
25	chapter to the resources trust fund for the sole purpose of repaying state-guaranteed loans
26	made to entities that sell fresh water to oil and gas industry users.
27	SECTION 20. AMENDMENT. Section 61-40-11 of the North Dakota Century Code is
28	amended and reenacted as follows:
29	61-40-11. Water rates.
30	The authority shall develop industrial commission shall provide an industrial water depot and
31	lateral retail rate and present the rate to the industrial commission for approval. Any industrial

1	water depot and lateral rate adjustment must have approval of the industrial commission before-
2	going into effectfor the authority which is a competitive, floating, market rate. The authority shall
3	develop domestic water rates that must include all costs for operation, maintenance, and
4	operating and capital reserves, and debt repayment of all infrastructure managed or constructed
5	by the authority, with the exception of the costs identified in section 61-40-10 which are paid for
6	by industrial water depot and lateral sales.
7	SECTION 21. TRANSFER - INFRASTRUCTURE REVOLVING LOAN FUND TO
8	RESOURCES TRUST FUND. On July 1, 2017, the state treasurer shall transfer any oil
9	extraction moneys exceeding \$25,000,000 which have been deposited in the infrastructure
10	revolving loan fund from the infrastructure revolving loan fund to the resources trust fund.
11	SECTION 22. LEGISLATIVE MANAGEMENT STUDY - WESTERN AREA WATER
12	SUPPLY AUTHORITY. During the 2017-18 interim, the legislative management shall study
13	whether allowing private persons to lease the western area water supply industrial infrastructure
14	and privatizing industrial sales will maximize industrial sales or otherwise be commensurate
15	with repaying the western area water supply authority's debt to the state. The study must
16	include identification and consideration of the collateral for the debt, the authority's cashflow and
17	revenue, the current loan structure and financing stream, the equipment that may be privatized,
18	and any other factors that are relevant and necessary to accomplish the objective of the study.
19	The legislative management shall report its findings and recommendations, together with any
20	legislation required to implement the recommendations, to the sixty-sixth legislative assembly.