FIRST ENGROSSMENT

Sixty-fourth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1096

Introduced by

Energy and Natural Resources Committee

(At the request of the State Engineer)

1 A BILL for an Act to amend and reenact subsection 4 of section 61-04-01.1, sections

2 61-04-06.2, 61-04-09, and 61-04-31, and subdivision i of subsection 2 of section 61-04.1-16 of

3 the North Dakota Century Code, relating to the definition of domestic water use, the term and

4 inspection of a water permit, reservation of waters, and weather modification permits.

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

6 **SECTION 1. AMENDMENT.** Subsection 4 of section 61-04-01.1 of the North Dakota

7 Century Code is amended and reenacted as follows:

8 4. "Domestic use" means the use of water by an individual, or by a<u>at least one</u> family

9 unit, or household, <u>obtaining water from the same system</u> for personal needs and for

10 household purposes, including heating, drinking, washing, sanitary, and culinary uses;

11 irrigation of land not exceeding five acres [2.0 hectares] in area <u>for each family unit or</u>

- 12 <u>household</u> for <u>noncommercial</u> gardens, orchards, lawns, trees, or shrubbery; and for
- 13 household pets and domestic animals kept for household sustenance and not for sale
- 14 or commercial use, when the water is supplied by the individual or family unit. Also-
- 15 included within this use are "domestic rural uses" which must be defined by the state
 16 engineer by rule.
- 10 engineer by rule

SECTION 2. AMENDMENT. Section 61-04-06.2 of the North Dakota Century Code is
amended_-and reenacted as follows:

19 **61-04-06.2.** Terms of permit.

20 The state engineer may issue a conditional permit for less than the amount of water

21 requested, but in no case may. Except for water permits for incorporated municipalities or rural

22 <u>water systems</u>, the state engineer <u>may not</u> issue a permit for more water than can be

- 23 beneficially used for the purposes stated in the application except that water. Water permits for
- 24 incorporated municipalities or rural water systems may contain water in excess of present

15.8016.02000

Sixty-fourth Legislative Assembly

1 needs if based upon reasonable projections of what may reasonably be necessary for the future 2 water needsrequirements of the municipality or the rural water system. The state engineer may 3 require modification of the plans and specifications for the appropriation. The state engineer 4 may issue a permit subject to fees for water use, terms, and conditions, restrictions, limitations, 5 and termination dates the state engineer considers necessary to protect the rights of others and 6 the public interest. Conditions and limitations so attached must be related to matters within the 7 state engineer's jurisdiction of the state engineer; provided, however, that all. All conditions 8 attached to any permit issued prior tobefore July 1, 1975, are binding upon the permittee. 9 SECTION 3. AMENDMENT. Section 61-04-09 of the North Dakota Century Code is 10 amended and reenacted as follows: 11 61-04-09. Application to beneficial use - Inspection - Perfected water permit.

12 On or before the date set for the application of the water to aAfter the permit's beneficial 13 use date, or upon notice from the ownerpermitholder that water has been applied to a beneficial 14 use, the state engineer shall cause notify the conditional water permitholder and inspect the 15 works to be inspected, after due notice to the holder of the conditional water permit. Such. The 16 inspection shall be thorough and complete, in order tomust determine the safety, efficiency, and 17 actual capacity of the works, its safety, and efficiency. If the works are not properly and safely 18 constructed, the state engineer may require the necessary changes to be made within such-19 time as the state engineer deemsa reasonable and shall not issue a perfected water permit until-20 such changes are madetime. Failure to make the changes within the time prescribed by the 21 state engineer shall cause postponement of the permit's priority under the water permitdate to 22 the date the changes are actually made to the satisfaction of the state engineer, and any. Any 23 intervening application submitted prior tobefore the date the changes are actually made maywill. 24 have the benefit of such the postponement of priority. When the works are found in satisfactory-25 condition, after inspection properly and safely constructed and inspected, the state engineer 26 shall issue the perfected water permit, setting forth the actual capacity of the works and suchthe 27 limitations or conditions upon the water permit as stated in the conditional water permit as-28 authorized by section 61-04-06.2; provided, however, that all. All conditions attached to any 29 permit issued prior tobefore July 1, 1975, shall be are binding upon the permittee. 30 SECTION 4. AMENDMENT. Section 61-04-31 of the North Dakota Century Code is 31 amended and reenacted as follows:

Sixty-fourth Legislative Assembly

1	61-04-31. Reservation of waters - Public hearing - Notice.			
2	1.	Whenever it appears necessary to the state engineer, or when so directed by the		
3		com	mission, the state engineer may by regulation :	
4		a.	Reserve reserve and set aside waters for beneficial utilizationuse in the future;-	
5		and		
6		b.	When sufficient information and data are lacking to allow for the making of	
7		sour	nd decisions, withdraw various waters of the state from additional appropriations	
8		until such data and information are available.		
9	2.	<u>a.</u>	Prior toBefore the adoption of a regulation under this section, the state engineer	
10			shall conduct a public hearing in each county in whichwhere waters relating to	
11			the regulation are located. The <u>At least seven days before the date set for the</u>	
12			public hearing shall be preceded by, a notice placed in a newspaper of general	
13			circulationmust be published in the official county newspapers within each of the	
14			counties.	
15	3.	<u>b.</u>	Regulations adopted hereunder shall beare subject to chapter 28-32.	
16	<u>2.</u>	<u>Whe</u>	en sufficient information or data is lacking to allow for sound decision-making on a	
17		wate	er permit application, the state engineer may withdraw various waters of the state	
18		<u>from</u>	additional appropriations until sufficient data or information is available. Water	
19		pern	nit applications pending from these sources will be placed in a deferred status.	
20	20 SECTION 5. AMENDMENT. Subdivision i of subsection 2 of section 61-04.1-16 of the North			
21	Dakota Century Code is amended and reenacted as follows:			
22		i.	The applicant has registered, with the North Dakota aeronautics commission, any	
23			aircraft and pilots intended to be used in connection with the operation.	