Fifty-sixth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with House Amendments

ENGROSSED SENATE BILL NO. 2365

Introduced by

Senators Wanzek, Mutch, Naaden

Representative Brusegaard

- 1 A BILL for an Act to create and enact a new section to chapter 23-25 of the North Dakota
- 2 Century Code, relating to state department of health odor readings.

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

4 **SECTION 1.** A new section to chapter 23-25 of the North Dakota Century Code is

5 created and enacted as follows:

6

Regulation of odors - Rules.

- In areas located within a city or the area over which a city has exercised
 extraterritorial zoning as defined in section 40-47-01.1, a person may not
 discharge into the ambient air any objectionable odorous air contaminant that
 measures seven odor concentration units or higher outside the property boundary
 where the discharge is occurring.
- 12 2. In areas located outside a city or outside the area over which a city has exercised
 13 extraterritorial zoning as defined in section 40-47-01.1, a person may not
 14 discharge into the ambient air any objectionable odorous air contaminant that
 15 causes odors that measure seven odor concentration units or higher as measured
 16 at any of the following locations:
- 17a.Within one hundred feet [.80 meters] of any residence, church, school,18business, or public building, or within a campground or public park. An odor19measurement may not be taken at the residence of the owner or operator of20the source of the odor, or at any residence, church, school, business, or21public building, or within a campground or public park, that is built or22established within one-half mile [.80 kilometer] of the source of the odor after23the source of the odor has been built or established; or

Fifty-sixth Legislative Assembly

- b. At any point located beyond one-half mile [.80 kilometer] from the source of
 the odor, except for property owned by the owner or operator of the source of
 the odor, or over which the owner or operator of the source of the odor has
 purchased an odor easement.
- An odor measurement may be taken only with a properly maintained scentometer,
 by an odor panel, or by another instrument or method approved by the state
 department of health, and only by inspectors certified by the department who have
 successfully completed a department-sponsored odor certification course and
 demonstrated the ability to distinguish various odor samples and concentrations.
- 10 4. A person is exempt from this section while spreading or applying animal manure or 11 other recycled agricultural material to land in accordance with a nutrient 12 management plan approved by the state department of health. A person is 13 exempt from this section while spreading or applying animal manure or other 14 recycled agricultural material to land owned or leased by that person in 15 accordance with rules adopted by the department. An owner or operator of a 16 lagoon or waste storage pond permitted by the department is exempt from this 17 section in the spring from the time when the cover of the permitted lagoon or pond 18 begins to melt until fourteen days after all the ice cover on the lagoon or pond has
- 19completely melted. Notwithstanding these exemptions, all persons shall manage20their property and systems to minimize the impact of odors on their neighbors.
- 5. This section does not apply to chemical compounds that can be individually
 measured by instruments, other than a scentometer, that have been designed and
 proven to measure the individual chemical or chemical compound, such as
 hydrogen sulfide, to a reasonable degree of scientific certainty, and for which the
 state department of health has established a specific limitation by rule.
- 6. For purposes of this section, a public park is a park established by the federal
 government, the state, or a political subdivision of the state in the manner
 prescribed by law. For purposes of this section, a campground is a public or
 private area of land used exclusively for camping and open to the public for a fee
 on a regular or seasonal basis.