Fifty-eighth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Senate Amendments

ENGROSSED HOUSE BILL NO. 1291

Introduced by

Representatives Nelson, Brusegaard, Headland, Mueller

Senators Heitkamp, Urlacher

- 1 A BILL for an Act to amend and reenact sections 49-09-04.2 and 49-09-04.3 of the North
- 2 Dakota Century Code, relating to the abandonment and the sale of abandoned railroad right of
- 3 way.

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

5 SECTION 1. AMENDMENT. Section 49-09-04.2 of the North Dakota Century Code is

6 amended and reenacted as follows:

7 49-09-04.2. Abandoned railroad right of way - Sale.

- When service is discontinued on any railroad right of way in the state and the
 property is offered for sale, lease, exchange, or other disposal by the railroad or an
 affiliated entity, the property must first be offered for public purposes to the
 following persons in the order of priority as follows:
 The present lessee of the abandoned property described in the lease;
- 13 b. <u>A person presenting a reasonable plan for public recreational use of the</u> 14 abandoned property; and
- 15c.The adjoining landowner if the adjoining land, at the time of abandonment, is16assessed for tax purposes as agricultural land.
- If right of way property along abandoned rail lines is first offered for public
 purposes and refused, the lessee operators of grain and potato warehouses
 located on the property must be given the next option to purchase, lease,
- 20 exchange, or otherwise acquire the property described in their lease. Adjoining
- 21 agricultural landowners must thereafter be given the next option to acquire the
- 22 property adjoining their land The railroad company shall publish notice of its intent
- 23 to dispose of abandoned railroad right of way in two consecutive issues of the
- 24 official county newspaper in each county in which the property is located. A

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1	railroad company is not required to give a priority party an option to purchase the
2	property unless the party provides a written statement of interest to purchase the
3	property within thirty days after final publication of notice of the railroad company's
4	intent to dispose of the property. The sale price of abandoned railroad property
5	must be equitable.

6 3. When abandoned railroad right of way is offered for wildlife programs or projects, 7 the proposed acquisitions must first be approved by the board of county 8 commissioners of the county or counties in which the right of way is located under 9 section 20.1-02-17.1 if offered to the state game and fish department or under 10 section 20.1-02-18.1 if offered to the United States department of the interior.

11 SECTION 2. AMENDMENT. Section 49-09-04.3 of the North Dakota Century Code is 12 amended and reenacted as follows:

13 49-09-04.3. Abandoned railway lines - Removal of abandoned materials - Charge 14 by city, county, or state. Unless otherwise allowed by the commission, any railroad 15 corporation abandoning the use of any railway line in this state shall remove and clear all rail, 16 ties, materials, supplies, and debris from the railway line and leave the surface in a condition 17 easily traversable by a motor vehicle, and shall control noxious weeds on, the railway line right 18 of way within a reasonable time. On request of a city or county in which there is an abandoned 19 line, the commission shall require the railroad corporation, as to railway line right of way in that 20 city or county, within a reasonable time, to take the action required by this section. On request 21 of any state agency having an interest in any property abutting an abandoned railway line right 22 of way, the commission shall require the railroad corporation, as to that railway line right of way, 23 within a reasonable time, to take the action required by this section. The commission shall take 24 all action necessary and appropriate, including the adoption of rules under chapter 28-32, to 25 enforce this section. If a railroad corporation fails to take action required by this section, the 26 requesting entity may do the work on the parts of the abandoned railway line right of way under 27 that entity's jurisdiction. A county may do the work on the parts of the abandoned railway line 28 right of way in the county, regardless of whether those parts are inside city limits. The entity 29 doing the work may charge the railroad corporation the reasonable expense of doing the work. 30 If the charges remain unpaid after ninety days, the entity may certify to the county auditor the 31 amount of the charges imposed under this section. These charges become part of the taxes

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- 1 levied against the land for the ensuing year and must be collected in the same manner as other
- 2 real estate taxes and placed to the credit of the jurisdiction entitled to the charges. The
- 3 taxpayer's right to appeal the assessment is governed by chapter 57-23.