30481.0400

Fifty-eighth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED HOUSE BILL NO. 1340

Introduced by

Representatives Kempenich, Drovdal, Wikenheiser Senator Erbele

- 1 A BILL for an Act to provide for the development and enforcement of wind turbine reclamation
- 2 standards by the public service commission and for the termination of wind energy
- 3 development leases.

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BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. Wind turbine reclamation standards - Public service commission duties - Compliance requirements. The public service commission shall define land reclamation standards for reclaiming leased abandoned wind turbine sites in the state. The commission shall begin the process of defining the standards by January 1, 2004, and must complete the process before July 1, 2004. After July 1, 2004, a wind turbine operator may not begin construction of a leased site for a wind turbine operation until the operator files with the public service commission information disclosing the size, location, and interconnection plans of the turbine and has complied with other requirements as imposed by the commission.

SECTION 2. Duty of lessee to have terminated or forfeited wind energy development leases released - Publication notice - Satisfaction of lease to be recorded - Notice to real property owner - Remedies. When a wind energy development lease given on real property situated and recorded in a county in this state terminates or is forfeited, the lessee or the lessee's successors or assigns, within fifteen days after the date of the termination or forfeiture, shall have the lease surrendered in writing. The surrender must be signed by the party surrendering the lease, acknowledged, and placed on record in the county where the leased real property is situated without cost to the property owner. If the lessee or the lessee's successors or assigns fails or neglects to execute and record the surrender within the time required, the property owner may serve upon the lessee or the lessee's successors or assigns of record, in person or by registered mail, at the lessee's last-known address, or if the post-office address is not shown of record then by publication once a week for three

consecutive weeks in a newspaper of general circulation in the county where the real property
is situated, a written notice in substantially the following form:
To: I, the undersigned, owner of the following described land

situated in _____ County, North Dakota: (description of land) upon which a lease dated _____, ____, was given to _____ notify you that the lease has terminated or become forfeited by breach of its terms, that I declare the lease forfeited and void and that, unless you, within twenty days from this date, notify the recorder of the county as provided by law that the lease has not been forfeited, I will file with the recorder a satisfaction of lease as provided by law, and I demand that you execute or have executed a proper surrender of the lease and that you put the same of record in the office of the recorder of the county within twenty days from this date.

Dated ______, ____.

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After twenty days from the date of service, registration, or first publication of the notice, the owner of the real property may file with the recorder of the county where the property is situated a satisfaction of lease setting forth that the affiant is the owner of the property, that the lease has terminated or that the lessee or the lessee's successors or assigns has failed or neglected to comply with the terms of the lease, reciting the facts constituting the failure and that the lease has been forfeited and is void, and setting out in satisfaction of lease a copy of the notice served and time of the service. If the lessee or the lessee's successors or assigns gives written notice within twenty days after service to the recorder of the county where the property is located that the lease has not been forfeited and that the lessee or the lessee's successors or assigns still claim that the lease is in full force and effect, the satisfaction of lease may not be recorded but the recorder shall notify the owner of the property of the action of the lessee or the lessee's successors or assigns and the owner of the property is entitled to the remedies provided by law for the cancellation of the disputed lease. If the lessee or the lessee's successors or assigns fails to notify the recorder, the recorder shall record the satisfaction of lease and thereafter the record of the lease is not notice to the public of the existence of the lease or of any interest therein, or rights thereunder, and the record may not be received in evidence in a court of the state on behalf of the lessee or the lessee's successors or assigns, against the lessor or the lessor's successors or assigns.

wind turbine located on the leasehold.

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SECTION 3. Surrender of wind energy development lease by lessee. A wind energy development lease that has been or may hereafter be recorded in the office of the recorder of a county may be discharged and canceled of record by the recording of a certificate of cancellation signed by the lessee or the lessee's assigns of record, or the lessee's duly authorized attorney in fact or personal representative, including a foreign executor or administrator, or a corporation or limited liability company by its duly authorized officers or managers surrendering all of the lessee's right, title, and interest in and to the lease, which certificate must be acknowledged as prescribed by law. **SECTION 4. Wind energy development leases - Termination.** Notwithstanding any 10 other law, a lease for a wind energy development project or wind turbine terminates five years after the date of the lease unless at least one hundred kilowatts of electricity is produced from a