Sixty-first Legislative Assembly of North Dakota

ENGROSSED SENATE BILL NO. 2428

Introduced by

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Senators Olafson, Fischer

Representatives Hofstad, Vigesaa

- 1 A BILL for an Act to amend and reenact section 61-16.1-40.1 of the North Dakota Century
- 2 Code, relating to appeals in federally constructed flood control or soil conservation service
- 3 projects; and to provide for application.

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

SECTION 1. AMENDMENT. Section 61-16.1-40.1 of the North Dakota Century Code is amended and reenacted as follows:

61-16.1-40.1. Maintenance of federally constructed projects - Assessment district established. If a water resource board enters or has been assigned rights in a contract with a federal agency for construction of a flood control project or soil conservation service project, and the terms of the contract require the water resource board to provide for maintenance of the project after construction, the water resource board may finance in whole or in part the maintenance of the project with funds raised through the collection of a special assessment levied against the land and premises benefited by maintenance of the project. The assessments to be levied may not exceed two dollars per acre [.40 hectare] annually on agricultural lands and may not exceed two dollars annually for each five hundred dollars of taxable valuation of nonagricultural property. No action is required for the establishment of the assessment district or the assessments except the water resource board must approve the maintenance and assessment therefor by a vote of two-thirds of the members and the board of county commissioners of the county in which the project is located must approve and levy the assessments to be made by a vote of two-thirds of its members. If a board that undertakes a project finds that the project may benefit lands in this state outside water resource district boundaries, the board shall provide notice to the water resource board where the benefited lands are located. The board of each water resource district containing lands benefited by a project must approve the project and assessment by vote of two-thirds of its members. The

1 board of county commissioners in each county that contains lands benefited by a project must 2 approve and levy the assessment to be made by vote of two-thirds of its members. If a project 3 and assessment is not approved by all affected water resource boards and boards of county 4 commissioners, the board of each water resource district and the board of county 5 commissioners of each county shall meet to ensure that all common water management 6 problems are jointly addressed. If the sponsoring water resource district and the 7 nonparticipating water resource district agree, the sponsoring water resource district may 8 appeal the decision of the nonparticipating board to the state engineer. If the nonsponsoring 9 water resource district does not fully participate in the project, it is deemed to be 10 nonparticipating. The appeal to the state engineer must be made within thirty days from the 11 date notice of the nonparticipating board's decision has been received by the participating 12 board. The appeal must be made by submitting a written notice to the state engineer which 13 specifically sets forth the reason why the nonparticipating board's decision is erroneous. The 14 appealing board also shall submit copies of the written appeal notice to the nonparticipating 15 board. The state engineer shall handle the appeal by conducting an independent investigation 16 and making an independent determination of the matter within ninety days of receiving the 17 appeal. The state engineer may hold hearings on the matter and may enter property affected 18 by the appeal for the purpose of investigating the appeal. The state engineer shall make 19 written findings of fact and conclusions of law. If the state engineer determines that the project 20 benefits lands in the nonparticipating water resource district and the project is in the public 21 interest, the state engineer shall make an assessment of costs and certify the assessment to 22 the county auditor of the county where the benefited lands within the nonparticipating district or 23 districts are located. The county auditor shall extend the assessment against the property 24 assessed. Each assessment must be collected and paid as other taxes are collected and paid. 25 Assessments collected must be deposited with the state treasurer and are appropriated out of 26 the state treasury to the state water commission on a continuing basis and must be credited to 27 the water resource district undertaking the project. A person aggrieved by action of the state 28 engineer under this section may appeal the decision of the state engineer to the district court in 29 accordance with chapter 28-32. In addition, the water resource board that undertakes the 30 project may proceed with the project if the board finances the cost of the project and does not 31 assess land outside of the district. Before an assessment may be levied under this section, a

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- 1 public hearing must be held. The hearing must be preceded by notice as to date, time,
- 2 location, and subject matter published in the official newspaper in the county or counties in
- 3 which the proposed assessment is to be levied. The notice must be published at least ten days
- 4 but not more than thirty days before the public hearing.
- 5 **SECTION 2. APPLICATION OF ACT.** This Act does not apply to any project in
- 6 negotiation or development on the effective date of this Act.