Sixty-sixth Legislative Assembly of North Dakota

SENATE BILL NO. 2295

Introduced by

Senator Dotzenrod

1 A BILL for an Act to create and enact a new section to chapter 61-05 of the North Dakota

2 Century Code, relating to limitations on the creation and jurisdiction of irrigation districts; and to

3 amend and reenact sections 61-09-01 and 61-09-03 of the North Dakota Century Code, relating

4 to permitting an irrigation district to assess lands requiring drainage as a result of irrigation

5 works.

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

7 SECTION 1. A new section to chapter 61-05 of the North Dakota Century Code is created

8 and enacted as follows:

9 <u>Creation and jurisdiction of irrigation district - Limitations.</u>

10 Notwithstanding section 61-05-02, an irrigation district may not be created if the primary

11 purpose of the district is to provide drainage benefits to residents of the district. A drainage

12 project proposed, undertaken, approved, or subject to assessment by an irrigation district also

13 is subject to the permit requirements under chapter 61-32. Drainage benefits provided by an

14 irrigation district may not impact the authority of a water resource board to assess for drainage

15 projects under chapter 61-16.1 or 61-21.

16 SECTION 2. AMENDMENT. Section 61-09-01 of the North Dakota Century Code is

17 amended and reenacted as follows:

61-09-01. District assessor to examine tracts of land to fix annual assessments levied
thereon.

20 Between the first Monday in March and the first Monday in June of each year, the district

21 assessor shall examine each tract of land or legal subdivision of land in the district, including

22 entered and unentered public lands of the United States, subject theretoto entry under any act

- 23 of Congress, and all other lands publicly or privately owned. In determining <u>irrigation or</u>
- 24 <u>drainage</u> benefits, the district assessor shall first ascertain the number of irrigable <u>or drained</u>

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1 acres [hectares] within each tract or subdivision, as determined by the board of directors, and 2 this shallmust form the primary basis for determining the benefits accruing on account of thedue. 3 to construction, acquisition, or operation of irrigation or drainage works. In addition, the district 4 assessor shall include such factors as methods of irrigation, power consumption, water 5 conservation, and whether or not irrigable acres [hectares] are actually being irrigated. 6 Thereafter, the The amount of benefits so apportioned or distributed to each tract of land as 7 finally determined and equalized shallmust be and remain the basis for fixing the annual 8 assessments levied during that year against such the tracts or subdivisions in carrying out the 9 provisions of this chapter. 10 SECTION 3. AMENDMENT. Section 61-09-03 of the North Dakota Century Code is 11 amended and reenacted as follows: 12 61-09-03. Assessments spread in proportion to benefits received - Property subject 13 to assessment for deficiency. 14 Whenever any assessment is made within an irrigation district it shallmust be apportioned 15 to and spread upon each unit or tract of land in the district in proportion to the benefits received, 16 as determined by the assessor in accordance with section 61-09-01. Bonds, district 17 improvement warrants, and other obligations incurred by the district shallmust be the obligations 18 of the district. Only lands within the district benefited by irrigation or drainage provided by the 19 district and subject to assessment for irrigation or drainage benefits shall be are subject to 20 assessment for any fund created for the payment of bonds, district improvement warrants, and 21 other district obligations. All assessments approved and levied by an irrigation district for any 22 fund or purpose under the authority of this title shallmust be in the form of special assessments 23 and shall be levied against both privately and publicly owned lands.