Sixty-sixth Legislative Assembly of North Dakota

SENATE BILL NO. 2345

Introduced by

Senators Wanzek, Dotzenrod, Luick

Representatives Brandenburg, D. Johnson, Pollert

- 1 A BILL for an Act to amend and reenact sections 11-33-02.1, 23-25-11, 23.1-06-15, and
- 2 58-03-11.1 of the North Dakota Century Code, relating to animal feeding operations and zoning
- 3 regulations; to provide an effective date; to provide a contingent effective date; and to provide
- 4 an expiration date.

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

6 SECTION 1. AMENDMENT. Section 11-33-02.1 of the North Dakota Century Code is
7 amended and reenacted as follows:

8 11-33-02.1. Farming and ranching regulations - Requirements - Limitations -

9 **Definitions**.

10 1. For purposes of this section:

11	a.	"ConcentratedAnimal feeding operation" means any livestock feeding, handling,
12		or holding operation, or feed yard, where animals are concentrated in an area
13		that is not normally used for pasture or for growing crops and in which animal
14		wastes may accumulate. The term does not include normal wintering operations-
15		for cattlea lot or facility, other than an aquatic animal production facility, where the
16		following conditions are met:
17		(1) Animals, other than aquatic animals, have been, are, or will be stabled or
18		confined and fed or maintained for at least forty-five days in a twelve-month
19		period; and
20		(2) Crops, vegetation, forage growth, or postharvest residues are not sustained
21		in the normal growing season over any portion of the lot or facility.
22	b.	"Farming or ranching" means cultivating land for the production of agricultural
23		crops or livestock, or raising, feeding, or producing livestock, poultry, milk, or fruit.
24		The term does not include:

1			(1) The production of timber or forest products; or
2			(2) The provision of grain harvesting or other farm services by a processor or
3			distributor of farm products or supplies in accordance with the terms of a
4			contract.
5		C.	"Livestock" includes beef cattle, dairy cattle, sheep, swine, poultry, horses, bison,
6			elk, fur animals raised for their pelts, and any other animals that are raised, fed,
7			or produced as a part of farming or ranching activities.
8		d.	"Location" means the setback distance between a structure, fence, or other
9			boundary enclosing a concentratedan animal feeding operation, including its
10			animal waste collection system, and the nearest occupied residence, the nearest
11			buildings used for nonfarm or nonranch purposes, or the nearest land zoned for
12			residential, recreational, or commercial purposes. The term does not include the
13			setback distance for the application of manure or for the application of other
14			recycled agricultural material under a nutrient management plan approved by the
15			department of health.
16	2.	For	purposes of this section, animal units are determined as follows:
17		a.	One mature dairy cow, whether milking or dry, equals 1.33 animal units;
18		b.	One dairy cow, heifer, or bull, other than an animal described in paragraph 1
19			equals 1.0 animal unit;
20		C.	One weaned beef animal, whether a calf, heifer, steer, or bull, equals 0.75 animal
21			unit;
22		d.	One cow-calf pair equals 1.0 animal unit;
23		e.	One swine weighing fifty-five pounds [24.948 kilograms] or more equals 0.4-
24			animal unit;
25		f .	One swine weighing less than fifty-five pounds [24.948 kilograms] equals 0.1
26			animal unit;
27		g.	One horse equals 2.0 animal units;
28		h.	One sheep or lamb equals 0.1 animal unit;
29		i.	One turkey equals 0.0182 animal unit;
30		j.	One chicken, other than a laying hen, equals 0.008 animal unit;
31		k.	One laying hen equals 0.012 animal unit;

1 I. One duck equals 0.033 animal unit; and 2 m. Any livestock not listed in subdivisions a through I equals 1.0 animal unit per-3 each one thousand pounds [453.59 kilograms] whether single or combined-4 animal weightprovided in subdivision c of subsection 7 of section 23-25-11. 5 3. A board of county commissioners may not prohibit or prevent the use of land or 6 buildings for farming or ranching and may not prohibit or prevent any of the normal 7 incidents of farming or ranching. 8 4. A board of county commissioners may not preclude the development of a-9 concentratedan animal feeding operation in the county. 10 5. A board of county commissioners may not prohibit the reasonable diversification or 11 expansion of a farming or ranching operation. 12 6. A board of county commissioners may adopt regulations that establish different 13 standards for the location of concentrated animal feeding operations based on the size 14 of the operation and the species and type being fed. 15 7. If a regulation would impose a substantial economic burden on a concentrated an 16 animal feeding operation in existence before the effective date of the regulation, the 17 board of county commissioners shall declare that the regulation is ineffective with 18 respect to any concentrated animal feeding operation in existence before the effective 19 date of the regulation. 20 8. A board of county commissioners may establish high-density agricultural a. 21 production districts in which setback distances for concentratedanimal feeding 22 operations and related agricultural operations are less than those in other 23 districts. 24 b. A board of county commissioners may establish, around areas zoned for 25 residential, recreational, or nonagricultural commercial uses, low-density 26 agricultural production districts in which setback distances for 27 concentratedanimal feeding operations and related agricultural operations are 28 greater than those in other districts; provided, the low-density agricultural 29 production districts may not extend more than one and one-half miles [2.40 30 kilometers] from the edge of the area zoned for residential, recreational, or 31 nonagricultural commercial uses.

1		C.	The setbacks provided for in this subsection may not vary by more than fifty						
2			percent from those established in subdivision a of subsection 7 of section						
3			23-25-11.						
4		d.	For purposes of this subsection, a "related agricultural operation" means a facility						
5			that produces a product or byproduct used by a concentratedan animal feeding						
6			operation.						
7	<u>9.</u>	<u>A p</u>	erson intending to construct an animal feeding operation may petition the board of						
8		<u>cou</u>	nty commissioners for a determination whether the animal feeding operation would						
9		<u>con</u>	nply with zoning regulations adopted under this section and filed with the state						
10		<u>dep</u>	artment of health under section 11-33-22 before the date the petition was received						
11		<u>by t</u>	he county. If the board of county commissioners does not object to the petition						
12		with	in sixty days of receipt, the animal feeding operation is deemed in compliance with						
13		<u>the</u>	county zoning regulations. If the board of county commissioners determines the						
14		<u>anir</u>	nal feeding operation would comply with zoning regulations or fails to object under						
15		<u>this</u>	this section, the county may not impose additional zoning regulations relating to the						
16		nati	nature, scope, or location of the animal feeding operation later, provided construction						
17		<u>of t</u> l	of the animal feeding operation commences within five years from the date of the						
18		<u>boa</u>	board's determination or failure to object.						
19	(Co	nting	ent effective date - See note) Farming and ranching regulations -						
20	Require	men	ts - Limitations - Definitions.						
21	1.	For	purposes of this section:						
22		a.	"ConcentratedAnimal feeding operation" means any livestock feeding, handling,						
23			or holding operation, or feed yard, where animals are concentrated in an area						
24			that is not normally used for pasture or for growing crops and in which animal						
25			wastes may accumulate. The term does not include normal wintering operations-						
26			for cattlea lot or facility, other than an aquatic animal production facility, where the						
27			following conditions are met:						
28			(1) Animals, other than aquatic animals, have been, are, or will be stabled or						
29			confined and fed or maintained for at least forty-five days in a twelve-month						
30			period; and						

1			(2) Crops, vegetation, forage growth, or postharvest residues are not sustained
2			in the normal growing season over any portion of the lot or facility.
3		b.	"Farming or ranching" means cultivating land for the production of agricultural
4			crops or livestock, or raising, feeding, or producing livestock, poultry, milk, or fruit.
5			The term does not include:
6			(1) The production of timber or forest products; or
7			(2) The provision of grain harvesting or other farm services by a processor or
8			distributor of farm products or supplies in accordance with the terms of a
9			contract.
10		C.	"Livestock" includes beef cattle, dairy cattle, sheep, swine, poultry, horses, bison,
11			elk, fur animals raised for their pelts, and any other animals that are raised, fed,
12			or produced as a part of farming or ranching activities.
13		d.	"Location" means the setback distance between a structure, fence, or other
14			boundary enclosing a concentratedan animal feeding operation, including its
15			animal waste collection system, and the nearest occupied residence, the nearest
16			buildings used for nonfarm or nonranch purposes, or the nearest land zoned for
17			residential, recreational, or commercial purposes. The term does not include the
18			setback distance for the application of manure or for the application of other
19			recycled agricultural material under a nutrient management plan approved by the
20			department of environmental quality.
21	2.	For	purposes of this section, animal units are determined as follows:
22		a.	One mature dairy cow, whether milking or dry, equals 1.33 animal units;
23		b.	One dairy cow, heifer, or bull, other than an animal described in paragraph 1
24			equals 1.0 animal unit;
25		C.	One weaned beef animal, whether a calf, heifer, steer, or bull, equals 0.75 animal-
26			unit;
27		d.	One cow-calf pair equals 1.0 animal unit;
28		e.	One swine weighing fifty-five pounds [24.948 kilograms] or more equals 0.4-
29			animal unit;
30		f.	One swine weighing less than fifty-five pounds [24.948 kilograms] equals 0.1-
31			animal unit;

	-							
1		g.	One horse equals 2.0 animal units;					
2		h.	One sheep or lamb equals 0.1 animal unit;					
3		i.	i. One turkey equals 0.0182 animal unit;					
4		j.	One chicken, other than a laying hen, equals 0.008 animal unit;					
5		k.	One laying hen equals 0.012 animal unit;					
6		ŀ.	One duck equals 0.033 animal unit; and					
7		m.	Any livestock not listed in subdivisions a through I equals 1.0 animal unit per-					
8			each one thousand pounds [453.59 kilograms] whether single or combined					
9			animal weightas provided in subdivision c of subsection 7 of section 23.1-06-15.					
10	3.	Abo	pard of county commissioners may not prohibit or prevent the use of land or					
11		buil	dings for farming or ranching and may not prohibit or prevent any of the normal					
12		inci	dents of farming or ranching.					
13	4.	Abo	pard of county commissioners may not preclude the development of a-					
14		con	centratedan animal feeding operation in the county.					
15	5.	Abo	pard of county commissioners may not prohibit the reasonable diversification or					
16		ехр	ansion of a farming or ranching operation.					
17	6.	Abo	pard of county commissioners may adopt regulations that establish different					
18		star	ndards for the location of concentratedanimal feeding operations based on the size					
19		of th	ne operation and the species and type being fed.					
20	7.	lf a	regulation would impose a substantial economic burden on a concentratedan					
21		<u>anir</u>	nal feeding operation in existence before the effective date of the regulation, the					
22		boa	rd of county commissioners shall declare that the regulation is ineffective with					
23		resp	pect to any concentratedanimal feeding operation in existence before the effective					
24		date	e of the regulation.					
25	8.	a.	A board of county commissioners may establish high-density agricultural					
26			production districts in which setback distances for concentratedanimal feeding					
27			operations and related agricultural operations are less than those in other					
28			districts.					
29		b.	A board of county commissioners may establish, around areas zoned for					
30			residential, recreational, or nonagricultural commercial uses, low-density					
31			agricultural production districts in which setback distances for					

1			concentratedanimal feeding operations and related agricultural operations are					
2			greater than those in other districts; provided, the low-density agricultural					
3			production districts may not extend more than one and one-half miles [2.40					
4			kilometers] from the edge of the area zoned for residential, recreational, or					
5			nonagricultural commercial uses.					
6		C.	The setbacks provided for in this subsection may not vary by more than fifty					
7			percent from those established in subdivision a of subsection 7 of section					
8			23.1-06-15.					
9		d.	For purposes of this subsection, a "related agricultural operation" means a facility					
10			that produces a product or byproduct used by a concentratedan animal feeding					
11			operation.					
12	<u>9.</u>	<u>A pe</u>	erson intending to construct an animal feeding operation may petition the board of					
13		<u>cou</u>	nty commissioners for a determination whether the animal feeding operation would					
14		<u>con</u>	nply with zoning regulations adopted under this section and filed with the					
15		<u>dep</u>	artment of environmental quality under section 11-33-22 before the date the					
16		petition was received by the county. If the board of county commissioners does not						
17		object to the petition within sixty days of receipt, the animal feeding operation is						
18		deemed in compliance with the county zoning regulations. If the board of county						
19		commissioners determines the animal feeding operation would comply with zoning						
20		regulations or fails to object under this section, the county may not impose additional						
21		zoning regulations relating to the nature, scope, or location of the animal feeding						
22		<u>ope</u>	ration later, provided construction of the animal feeding operation commences					
23		with	nin five years from the date of the board's determination or failure to object.					
24	SEC		N 2. AMENDMENT. Section 23-25-11 of the North Dakota Century Code is					
25	amende	d and	d reenacted as follows:					
26	23-2	25-11	. Regulation of odors - Rules. (Contingent repeal - <u>See note</u>)					
27	1.	In a	reas located within a city or the area over which a city has exercised extraterritorial					
28		zon	ing as defined in section 40-47-01.1, a person may not discharge into the ambient					
29		air a	any objectionable odorous air contaminant that measures seven odor concentration					
30		unit	s or higher outside the property boundary where the discharge is occurring. If an					
31		agri	icultural operation as defined by section 42-04-01 has been in operation for more					

1 than one year, as provided by section 42-04-02, and the business or residence making 2 the odor complaint was built or established after the agricultural operation was 3 established, the measurement for compliance with the seven odor concentration units 4 standard must be taken within one hundred feet [30.48 meters] of the subsequently 5 established residence, church, school, business, or public building making the 6 complaint rather than at the property boundary of the agricultural operation. The 7 measurement may not be taken within five hundred feet [.15 kilometer] of the property 8 boundary of the agricultural operation.

- 9 2. In areas located outside a city or outside the area over which a city has exercised
 10 extraterritorial zoning as defined in section 40-47-01.1, a person may not discharge
 11 into the ambient air any objectionable odorous air contaminant that causes odors that
 12 measure seven odor concentration units or higher as measured at any of the following
 13 locations:
- 14a.Within one hundred feet [30.48 meters] of any residence, church, school,15business, or public building, or within a campground or public park. An odor16measurement may not be taken at the residence of the owner or operator of the17source of the odor, or at any residence, church, school, business, or public18building, or within a campground or public park, that is built or established within19one-half mile [.80 kilometer] of the source of the odor after the source of the odor20has been built or established;
- 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; or
- c. If a county or township has zoned or established a setback distance for an animal
 feeding operation which is greater than one-half mile [.80 kilometer] under either
 section 11-33-02.1 or 58-03-11.1, or if the setback distance under subsection 7 is
 greater than one-half mile [.80 kilometer], measurements for compliance with the
 seven odor concentration units standard must be taken at the setback distance
 rather than one-half mile [.80 kilometer] from the facility under subdivision b,
 except for any residence, church, school, business, public building, park, or

1 2

3

campground within the setback distance which was built or established before the animal feeding operation was established, unless the animal feeding operation has obtained an odor easement from the pre-existing facility.

4 3. An odor measurement may be taken only with a properly maintained scentometer, by 5 an odor panel, or by another instrument or method approved by the state department 6 of health, and only by inspectors certified by the department who have successfully 7 completed a department-sponsored odor certification course and demonstrated the 8 ability to distinguish various odor samples and concentrations. If a certified inspector 9 measures a violation of this section, the department may send a certified letter of 10 apparent noncompliance to the person causing the apparent violation and may 11 negotiate with the owner or operator for the establishment of an odor management 12 plan and best management practices to address the apparent violation. The 13 department shall give the owner or operator at least fifteen days to implement the odor 14 management plan. If the odor problem persists, the department may proceed with an 15 enforcement action provided at least two certified inspectors at the same time each 16 measure a violation and then confirm the violation by a second odor measurement 17 taken by each certified inspector, at least fifteen minutes, but no more than two hours, 18 after the first measurement.

19 4. A person is exempt from this section while spreading or applying animal manure or 20 other recycled agricultural material to land in accordance with a nutrient management 21 plan approved by the state department of health. A person is exempt from this section 22 while spreading or applying animal manure or other recycled agricultural material to 23 land owned or leased by that person in accordance with rules adopted by the 24 department. An owner or operator of a lagoon or waste storage pond permitted by the 25 department is exempt from this section in the spring from the time when the cover of 26 the permitted lagoon or pond begins to melt until fourteen days after all the ice cover 27 on the lagoon or pond has completely melted. Notwithstanding these exemptions, all 28 persons shall manage their property and systems to minimize the impact of odors on 29 their neighbors.

30 5. This section does not apply to chemical compounds that can be individually measured31 by instruments, other than a scentometer, that have been designed and proven to

1		mea	sure the in	dividual chemical or chemical compound, such as hydrogen sulfide, to				
2		a re	a reasonable degree of scientific certainty, and for which the state department of					
3		hea	health has established a specific limitation by rule.					
4	6.	For	ourposes c	f this section , a public park is a park established by the federal				
5		gov	rnment, th	e state, or a political subdivision of the state in the manner prescribed				
6		by l a	w. For pur	poses of this section, a campground is:				
7		<u>a.</u>	<u>"Business</u>	" means a commercial building used primarily to carry on a for-profit or				
8			<u>nonprofit l</u>	ousiness which is not residential and not used primarily to manufacture				
9			or produc	e raw materials, products, or agricultural commodities;				
10		<u>b.</u>	"Campgro	und" means a public or private area of land used exclusively for				
11			camping a	and open to the public for a fee on a regular or seasonal basis;				
12		<u>C.</u>	"Church"	means a building owned by a religious organization and used primarily				
13			for religiou	us purposes;				
14		<u>d.</u>	"Park" me	ans a park established by the federal government, the state, or a				
15			political su	ubdivision of the state in the manner prescribed by law;				
16		<u>e.</u>	<u>"Public bu</u>	ilding" means a building owned by a county, city, township, school				
17			district, pa	ark district, or other unit of local government; the state; or an agency,				
18			<u>industry, i</u>	nstitution, board, or department of the state; and				
19		<u>f.</u>	<u>"School" r</u>	neans a public school or nonprofit, private school approved by the				
20			superinter	ndent of public instruction.				
21	7.	a.	In a count	y <u>or township</u> that does not regulate the nature, scope, and<u>or</u> location				
22			of an anin	nal feeding operation under section 11-33-02<u>11-33-02.1</u> or section				
23			<u>58-03-11.</u>	1, the department shall require that any new animal feeding operation				
24			permitted	under chapter 61-28 be set back from any existing residence, church,				
25			school, bu	isiness, public building, park, or campground.				
26			(1) If the	ere are fewer than three hundred animal units, there is no minimum				
27			setba	ack requirement.				
28			(2) If the	ere are at least three hundred animal units but no more than one				
29			thou	sand animal units, the setback for any animal operation is one-half mile				
30			[.80	kilometer].				

1		(3)	If there are at least one thousand one animal units but no more than two
2			thousand animal units, the setback for a hog operation is three-fourths mile
3			[1.20 kilometers] and the setback for any other animal operation is one-half
4			mile [.80 kilometer].
5		(4)	If there are at least two thousand one animal units but no more than five
6			thousand animal units, the setback for a hog operation is one mile [1.60
7			kilometers] and the setback for any other animal operation is three-fourths
8			mile [1.20 kilometers].
9		(5)	If there are five thousand one or more animal units, the setback for a hog
10			operation is one and one-half miles [2.40 kilometers] and the setback for
11			any other animal operation is one mile [1.60 kilometers].
12	b.	The	setbacks set forth in subdivision a do not apply if the owner or operator
13		арр	lying for the permit obtains an odor easement from the pre-existing use that is
14		clos	er.
15	С.	For	purposes of this section:
16		(1)	One mature dairy cow, whether milking or dry, equals 1.33 animal units;
17		(2)	One dairy cow, heifer or bull, other than an animal described in paragraph 1
18			equals 1.0 animal unit;
19		(3)	One weaned beef animal, whether a calf, heifer, steer, or bull, equals 0.75
20			animal unit;
21		(4)	One cow-calf pair equals 1.0 animal unit;
22		(5)	One swine weighing fifty-five pounds [24.948 kilograms] or more equals 0.4
23			animal unit;
24		(6)	One weaned swine weighing less than fifty-five pounds [24.948 kilograms]
25			equals 0.1 animal unit;
26		(7)	One horse equals 2.0 animal units;
27		(8)	One sheep or weaned lamb equals 0.1 animal unit;
28		(9)	One turkey equals 0.0182 animal unit;
29	((10)	One chicken , other than a laying hen, equals 0.008<u>0.01</u> animal unit;
30	((11)	One laying hen equals 0.012 animal unit;
31	ť	(12)	One duck or goose equals 0.0330.2 animal unit; and

	-	-
1		(13)(12)Any weaned livestock not listed in paragraphs 1 through 1211 equals 1.0
2		animal unit per each one thousand pounds [453.59 kilograms] whether
3		single or combined animal weight.
4		d. In a county or township that regulates the nature, scope, or location of an animal
5		feeding operation under section 11-33-02.1 or section 58-03-11.1, an applicant
6		for an animal feeding operation permit shall submit to the department with the
7		permit application the zoning determination made by the county or township
8		under subsection 9 of section 11-33-02.1 or subsection 9 of section 58-03-11.1.
9		The department may not impose additional setback requirements.
10		e. An animal feeding operation is not subject to zoning regulations adopted by a
11		county or township after the date an application for the animal feeding operation
12		is submitted to the department, provided construction of the animal feeding
13		operation commences within five years from the date the application is submitted.
14		Unless there is a change to the location of the proposed animal feeding
15		operation, this exemption remains in effect if the department requires the
16		applicant to submit a revised application.
17	8.	A permitted animal feeding operation may expand its permitted capacity by twenty-five
18		percent on one occasion without triggering a higher setback distance.
19	9.	Neither a county nor a township may regulate or through any means impose
20		restrictions or requirements on animal feeding operations or on other agricultural
21		operations except as permitted under sections 11-33-0211-33-02.1 and
22		58-03-11<u>58-03-11.1</u>.
23	SEC	TION 3. AMENDMENT. Section 23.1-06-15 of the North Dakota Century Code is
24	amendeo	and reenacted as follows:
25	23.1	-06-15. Regulation of odors - Rules. (Contingent effective date - <u>See note</u>)
26	1.	In areas located within a city or the area over which a city has exercised extraterritorial
27		zoning as defined in section 40-47-01.1, a person may not discharge into the ambient
28		air any objectionable odorous air contaminant that measures seven odor concentration
29		units or higher outside the property boundary where the discharge is occurring. If an
30		agricultural operation as defined by section 42-04-01 has been in operation for more
31		than one year, as provided by section 42-04-02, and the person making the odor

complaint was built or established after the agricultural operation was established, the
measurement for compliance with the seven odor concentration units standard must
be taken within one hundred feet [30.48 meters] of the subsequently established
residence, church, school, business, or public building making the complaint rather
than at the property boundary of the agricultural operation. The measurement may not
be taken within five hundred feet [.15 kilometer] of the property boundary of the
agricultural operation.

- 8 2. In areas located outside a city or outside the area over which a city has exercised
 9 extraterritorial zoning as defined in section 40-47-01.1, a person may not discharge
 10 into the ambient air any objectionable odorous air contaminant that causes odors that
 11 measure seven odor concentration units or higher as measured at any of the following
 12 locations:
- a. Within one hundred feet [30.48 meters] of any residence, church, school,
 business, or public building, or within a campground or public park. An odor
 measurement may not be taken at the residence of the owner or operator of the
 source of the odor, or at any residence, church, school, business, or public
 building, or within a campground or public park, that is built or established within
 one-half mile [.80 kilometer] of the source of the odor after the source of the odor
 has been built or established;
- 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; or
- 24 If a county or township has zoned or established a setback distance for an animal C. 25 feeding operation which is greater than one-half mile [.80 kilometer] under either 26 section 11-33-02.1 or 58-03-11.1, or if the setback distance under subsection 7 is 27 greater than one-half mile [.80 kilometer], measurements for compliance with the 28 seven odor concentration units standard must be taken at the setback distance 29 rather than one-half mile [.80 kilometer] from the facility under subdivision b. 30 except for any residence, church, school, business, public building, park, or 31 campground within the setback distance which was built or established before

1 the animal feeding operation was established, unless the animal feeding 2 operation has obtained an odor easement from the pre-existing facility. 3 3. An odor measurement may be taken only with a properly maintained scentometer, by 4 an odor panel, or by another instrument or method approved by the department of 5 environmental quality, and only by inspectors certified by the department who have 6 successfully completed a department-sponsored odor certification course and 7 demonstrated the ability to distinguish various odor samples and concentrations. If a 8 certified inspector measures a violation of this section, the department may send a 9 certified letter of apparent noncompliance to the person causing the apparent violation 10 and may negotiate with the owner or operator for the establishment of an odor 11 management plan and best management practices to address the apparent violation. 12 The department shall give the owner or operator at least fifteen days to implement the 13 odor management plan. If the odor problem persists, the department may proceed 14 with an enforcement action provided at least two certified inspectors at the same time 15 each measure a violation and then confirm the violation by a second odor 16 measurement taken by each certified inspector, at least fifteen minutes, but no more 17 than two hours, after the first measurement.

18 4. A person is exempt from this section while spreading or applying animal manure or 19 other recycled agricultural material to land in accordance with a nutrient management 20 plan approved by the department of environmental quality. A person is exempt from 21 this section while spreading or applying animal manure or other recycled agricultural 22 material to land owned or leased by that person in accordance with rules adopted by 23 the department. An owner or operator of a lagoon or waste storage pond permitted by 24 the department is exempt from this section in the spring from the time when the cover 25 of the permitted lagoon or pond begins to melt until fourteen days after all the ice 26 cover on the lagoon or pond has completely melted. Notwithstanding these 27 exemptions, all persons shall manage their property and systems to minimize the 28 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

1		a re	asonab	le degree of scientific certainty, and for which the department of				
2		env	environmental quality has established a specific limitation by rule.					
3	6.	For	For purposes of this section, a public park is a park established by the federal-					
4		gov	ernmen	t, the state, or a political subdivision of the state in the manner prescribed				
5		by la	by law. For purposes of this section, a campground is:					
6		<u>a.</u>	<u>"Busin</u>	ness" means a commercial building used primarily to carry on a for-profit or				
7			nonpro	ofit business which is not residential and not used primarily to manufacture				
8			or proc	duce raw materials, products, or agricultural commodities;				
9		<u>b.</u>	<u>"Camp</u>	oground" means a public or private area of land used exclusively for				
10			campii	ng and open to the public for a fee on a regular or seasonal basis <u>:</u>				
11		<u>C.</u>	<u>"Churc</u>	ch" means a building owned by a religious organization and used primarily				
12			for reli	igious purposes;				
13		<u>d.</u>	"Park"	means a park established by the federal government, the state, or a				
14			politica	al subdivision of the state in the manner prescribed by law;				
15		<u>e.</u>	<u>"Public</u>	c building" means a building owned by a county, city, township, school				
16			<u>district</u>	t, park district, or other unit of local government; the state; or an agency,				
17			<u>indust</u> i	ry, institution, board, or department of the state; and				
18		<u>f.</u>	<u>"Schoo</u>	ol" means a public school or nonprofit, private school approved by the				
19			<u>superi</u>	intendent of public instruction.				
20	7.	a.	In a co	ounty <u>or township</u> that does not regulate the nature, scope, and<u>or</u> location				
21			of an a	animal feeding operation under section 11-33-0211-33-02.1 or section				
22			<u>58-03-</u>	-11.1, the department shall require that any new animal feeding operation				
23			permit	ted under chapter 61-28 be set back from any existing residence, church,				
24			school	I, business, public building, park, or campground.				
25			(1) If	f there are fewer than three hundred animal units, there is no minimum				
26			S	setback requirement.				
27			(2) If	f there are at least three hundred animal units but no more than one				
28			tł	housand animal units, the setback for any animal operation is one-half mile				
29			[.	.80 kilometer].				
30			(3) If	f there are at least one thousand one animal units but no more than two				
31			tł	housand animal units, the setback for a hog operation is three-fourths mile				

1			[1.20 kilometers], and the setback for any other animal operation is one-half
2			mile [.80 kilometer].
3		(4)	If there are at least two thousand one animal units but no more than five
4			thousand animal units, the setback for a hog operation is one mile [1.60
5			kilometers], and the setback for any other animal operation is three-fourths
6			mile [1.20 kilometers].
7		(5)	If there are five thousand one or more animal units, the setback for a hog
8			operation is one and one-half miles [2.40 kilometers], and the setback for
9			any other animal operation is one mile [1.60 kilometers].
10	b.	The	setbacks set forth in subdivision a do not apply if the owner or operator
11		app	lying for the permit obtains an odor easement from the pre-existing use that is
12		clos	er.
13	С.	For	purposes of this section:
14		(1)	One mature dairy cow, whether milking or dry, equals 1.33 animal units;
15		(2)	One dairy cow, heifer or bull, other than an animal described in paragraph 1
16			equals 1.0 animal unit;
17		(3)	One weaned beef animal, whether a calf, heifer, steer, or bull, equals
18			0.75 animal unit;
19		(4)	One cow-calf pair equals 1.0 animal unit;
20		(5)	One swine weighing fifty-five pounds [24.948 kilograms] or more equals
21			0.4 animal unit;
22		(6)	One weaned swine weighing less than fifty-five pounds [24.948 kilograms]
23			equals 0.1 animal unit;
24		(7)	One horse equals 2.0 animal units;
25		(8)	One sheep or weaned lamb equals 0.1 animal unit;
26		(9)	One turkey equals 0.0182 animal unit;
27	((10)	One chicken , other than a laying hen, equals 0.008 <u>0.01</u> animal unit;
28	((11)	One laying hen equals 0.012 animal unit;
29	((12)	One duck or goose equals 0.0330.2 animal unit; and

	-		
1		(1	3)(12) Any weaned livestock not listed in paragraphs 1 through 12<u>11</u> equals 1.0
2			animal unit per each one thousand pounds [453.59 kilograms], whether
3			single or combined animal weight.
4		<u>d.</u>	In a county or township that regulates the nature, scope, or location of an animal
5			feeding operation under section 11-33-02.1 or section 58-03-11.1, an applicant
6			for an animal feeding operation permit shall submit to the department with the
7			permit application the zoning determination made by the county or township
8			under subsection 9 of section 11-33-02.1 or subsection 9 of section 58-03-11.1.
9			The department may not impose additional setback requirements.
10		<u>e.</u>	An animal feeding operation is not subject to zoning regulations adopted by a
11			county or township after the date an application for the animal feeding operation
12			is submitted to the department, provided construction of the animal feeding
13			operation commences within five years from the date the application is submitted.
14			Unless there is a change to the location of the proposed animal feeding
15			operation, this exemption remains in effect if the department requires the
16			applicant to submit a revised application.
17	8.	Ap	ermitted animal feeding operation may expand its permitted capacity by twenty-five
18		per	cent on one occasion without triggering a higher setback distance.
19	9.	Aco	ounty or township may not regulate or impose restrictions or requirements on
20		anir	nal feeding operations or other agricultural operations except as permitted under
21		sec	tions 11-33-02<u>11-33-02.1</u> and 58-03-11<u>58-03-11.1</u>.
22	SEC	τιοι	N 4. AMENDMENT. Section 58-03-11.1 of the North Dakota Century Code is
23	amende	d and	d reenacted as follows:
24	58-0	3-11	.1. Farming and ranching regulations - Requirements - Limitations -
25	Definitio	ons.	
26	1.	For	purposes of this section:
27		a.	"Concentrated Animal feeding operation" means any livestock feeding, handling,
28			or holding operation, or feed yard, where animals are concentrated in an area
29			that is not normally used for pasture or for growing crops and in which animal
30			wastes may accumulate. The term does not include normal wintering operations-

1			for cattlea lot or facility, other than an aquatic animal production facility, where the
2			following conditions are met:
3			(1) Animals, other than aquatic animals, have been, are, or will be stabled or
4			confined and fed or maintained for at least forty-five days in a twelve-month
5			period; and
6			(2) Crops, vegetation, forage growth, or postharvest residues are not sustained
7			in the normal growing season over any portion of the lot or facility.
8		b.	"Farming or ranching" means cultivating land for the production of agricultural
9			crops or livestock, or raising, feeding, or producing livestock, poultry, milk, or fruit.
10			The term does not include:
11			(1) The production of timber or forest products; or
12			(2) The provision of grain harvesting or other farm services by a processor or
13			distributor of farm products or supplies in accordance with the terms of a
14			contract.
15		C.	"Livestock" includes beef cattle, dairy cattle, sheep, swine, poultry, horses, bison,
16			elk, fur animals raised for their pelts, and any other animals that are raised, fed,
17			or produced as a part of farming or ranching activities.
18		d.	"Location" means the setback distance between a structure, fence, or other
19			boundary enclosing a concentratedan animal feeding operation, including its
20			animal waste collection system, and the nearest occupied residence, the nearest
21			buildings used for nonfarm or nonranch purposes, or the nearest land zoned for
22			residential, recreational, or commercial purposes. The term does not include the
23			setback distance for the application of manure or for the application of other
24			recycled agricultural material under a nutrient management plan approved by the
25			state department of health.
26	2.	For	purposes of this section, animal units are determined as follows:
27		a.	One mature dairy cow, whether milking or dry, equals 1.33 animal units;
28		b.	One dairy cow, heifer, or bull, other than an animal described in subdivision a
29			equals 1.0 animal unit;
30		C.	One weaned beef animal, whether a calf, heifer, steer, or bull, equals 0.75 animal-
31			unit;

1		d.	One cow-calf pair equals 1.0 animal unit;
2		e.	One swine weighing fifty-five pounds [24.948 kilograms] or more equals 0.4
3			animal unit;
4		f.	One swine weighing less than fifty-five pounds [24.948 kilograms] equals 0.1
5			animal unit;
6		g.	One horse equals 2.0 animal units;
7		h.	One sheep or lamb equals 0.1 animal unit;
8		÷.	One turkey equals 0.0182 animal unit;
9		j.	One chicken, other than a laying hen, equals 0.008 animal unit;
10		k.	One laying hen equals 0.012 animal unit;
11		ł.	One duck equals 0.033 animal unit; and
12		m.	Any livestock not listed in subdivisions a through I equals 1.0 animal unit per
13			each one thousand pounds [453.59 kilograms] whether single or combined
14			animal weightprovided under subdivision c of subsection 7 of section 23-23-11.
15	3.	Ab	oard of township supervisors may not prohibit or prevent the use of land or
16		buil	dings for farming or ranching or any of the normal incidents of farming or ranching.
17	4.	A re	egulation may not preclude the development of a concentratedan animal feeding
18		ope	eration in the township.
19	5.	Ab	oard of township supervisors may not prohibit the reasonable diversification or
20		exp	ansion of a farming or ranching operation.
21	6.	Ab	oard of township supervisors may adopt regulations that establish different
22		star	ndards for the location of concentratedanimal feeding operations based on the size
23		of th	he operation and the species and type being fed.
24	7.	lf a	regulation would impose a substantial economic burden on a concentratedan
25		<u>anir</u>	mal feeding operation in existence before the effective date of the regulation, the
26		boa	rd of township supervisors shall declare that the regulation is ineffective with
27		resp	pect to any concentratedanimal feeding operation in existence before the effective
28		date	e of the regulation.
29	8.	a.	A board of township supervisors may establish high-density agricultural
30			production districts in which setback distances for concentratedanimal feeding

1			operations and related agricultural operations are less than those in other
2			districts.
3		b.	A board of township supervisors may establish, around areas zoned for
4			residential, recreational, or nonagricultural commercial uses, low-density
5			agricultural production districts in which setback distances for
6			concentratedanimal feeding operations and related agricultural operations are
7			greater than those in other districts; provided, the low-density agricultural
8			production districts may not extend more than one-half mile [0.80 kilometer] from
9			the edge of the area zoned for residential, recreational, or nonagricultural
10			commercial uses.
11		C.	The setbacks provided for in this subsection may not vary by more than fifty
12			percent from those established in subdivision a of subsection 7 of section
13			23-25-11.
14		d.	For purposes of this subsection, a "related agricultural operation" means a facility
15			that produces a product or byproduct used by a concentratedan animal feeding
16			operation.
17	<u>9.</u>	<u>A pe</u>	erson intending to construct an animal feeding operation may petition the board of
18		tow	nship supervisors for a determination whether the animal feeding operation would
19		<u>com</u>	pply with zoning regulations adopted under this section and filed with the state
20		<u>dep</u>	artment of health under section 58-03-17 before the date the petition was received
21		<u>by t</u>	he township. If the board of township supervisors does not object to the petition
22		with	in sixty days of receipt, the animal feeding operation is deemed in compliance with
23		<u>the</u>	township zoning regulations. If the board of township supervisors determines the
24		<u>anir</u>	nal feeding operation would comply with zoning regulations or fails to object under
25		<u>this</u>	section, the township may not impose additional zoning regulations relating to the
26		<u>natı</u>	ure, scope, or location of the animal feeding operation later, provided construction
27		<u>of th</u>	ne animal feeding operation commences within five years from the date of the
28		<u>boa</u>	rd's determination or failure to object.
29	(Co	nting	ent effective date - See note) Farming and ranching regulations -
30	Require	men	ts - Limitations - Definitions.
31	1.	For	purposes of this section:

1		a.	"Concentrated feeding operation" means any livestock feeding, handling, or
2			holding operation, or feed yard, where animals are concentrated in an area that is
3			not normally used for pasture or for growing crops and in which animal wastes
4			may accumulate. The term does not include normal wintering operations for
5			cattle.
6		b.	"Farming or ranching" means cultivating land for the production of agricultural
7			crops or livestock, or raising, feeding, or producing livestock, poultry, milk, or fruit.
8			The term does not include:
9			(1) The production of timber or forest products; or
10			(2) The provision of grain harvesting or other farm services by a processor or
11			distributor of farm products or supplies in accordance with the terms of a
12			contract.
13		C.	"Livestock" includes beef cattle, dairy cattle, sheep, swine, poultry, horses, bison,
14			elk, fur animals raised for their pelts, and any other animals that are raised, fed,
15			or produced as a part of farming or ranching activities.
16		d.	"Location" means the setback distance between a structure, fence, or other
17			boundary enclosing a concentratedan animal feeding operation, including its
18			animal waste collection system, and the nearest occupied residence, the nearest
19			buildings used for nonfarm or nonranch purposes, or the nearest land zoned for
20			residential, recreational, or commercial purposes. The term does not include the
21			setback distance for the application of manure or for the application of other
22			recycled agricultural material under a nutrient management plan approved by the
23			department of environmental quality.
24	2.	For	purposes of this section, animal units are determined as follows:
25		a.	One mature dairy cow, whether milking or dry, equals 1.33 animal units;
26		b.	One dairy cow, heifer, or bull, other than an animal described in subdivision a
27			equals 1.0 animal unit;
28		C.	One weaned beef animal, whether a calf, heifer, steer, or bull, equals 0.75 animal-
29			unit;
30		d.	One cow-calf pair equals 1.0 animal unit;

1		e.	One swine weighing fifty-five pounds [24.948 kilograms] or more equals 0.4-		
2			animal unit;		
3		f.	One swine weighing less than fifty-five pounds [24.948 kilograms] equals 0.1		
4			animal unit;		
5		g.	One horse equals 2.0 animal units;		
6		h.	One sheep or lamb equals 0.1 animal unit;		
7		i.	One turkey equals 0.0182 animal unit;		
8		j.	One chicken, other than a laying hen, equals 0.008 animal unit;		
9		k.	One laying hen equals 0.012 animal unit;		
10		ŀ.	One duck equals 0.033 animal unit; and		
11		m.	Any livestock not listed in subdivisions a through I equals 1.0 animal unit per-		
12			each one thousand pounds [453.59 kilograms] whether single or combined		
13			animal weightprovided under subdivision c of subsection 7 of section 23.1-06-15.		
14	3.	Abo	pard of township supervisors may not prohibit or prevent the use of land or		
15		buil	buildings for farming or ranching or any of the normal incidents of farming or ranching.		
16	4.	A re	egulation may not preclude the development of a concentratedan animal feeding		
17		ope	ration in the township.		
18	5.	Abo	pard of township supervisors may not prohibit the reasonable diversification or		
19		exp	ansion of a farming or ranching operation.		
20	6.	Abo	pard of township supervisors may adopt regulations that establish different		
21		star	ndards for the location of concentratedanimal feeding operations based on the size		
22		of th	ne operation and the species and type being fed.		
23	7.	lf a	regulation would impose a substantial economic burden on a concentratedan		
24		<u>anir</u>	nal feeding operation in existence before the effective date of the regulation, the		
25		boa	rd of township supervisors shall declare that the regulation is ineffective with		
26		resp	pect to any concentrated animal feeding operation in existence before the effective		
27		date	e of the regulation.		
28	8.	a.	A board of township supervisors may establish high-density agricultural		
29			production districts in which setback distances for concentratedanimal feeding		
30			operations and related agricultural operations are less than those in other		
31			districts.		

1		b.	A board of township supervisors may establish, around areas zoned for	
2			residential, recreational, or nonagricultural commercial uses, low-density	
3			agricultural production districts in which setback distances for	
4			concentratedanimal feeding operations and related agricultural operations are	
5			greater than those in other districts; provided, the low-density agricultural	
6			production districts may not extend more than one-half mile [0.80 kilometer] from	
7			the edge of the area zoned for residential, recreational, or nonagricultural	
8			commercial uses.	
9		C.	The setbacks provided for in this subsection may not vary by more than fifty	
10			percent from those established in subdivision a of subsection 7 of section	
11			23.1-06-15.	
12		d.	For purposes of this subsection, a "related agricultural operation" means a facility	
13			that produces a product or byproduct used by a concentratedan animal feeding	
14			operation.	
15	<u>9.</u>	<u>A p</u>	erson intending to construct an animal feeding operation may petition the board of	
16		township supervisors for a determination whether the animal feeding operation would		
17		comply with zoning regulations adopted under this section and filed with the		
18		department of environmental quality under section 58-03-17 before the date the		
19	petition was received by the township. If the board of township supervisors does not			
20	object to the petition within sixty days of receipt, the animal feeding operation is			
21	deemed in compliance with the township zoning regulations. If the board of township			
22		<u>sup</u>	pervisors determines the animal feeding operation would comply with zoning	
23		<u>reg</u>	ulations or fails to object under this section, the township may not impose	
24		adc	litional zoning regulations relating to the nature, scope, or location of the animal	
25		fee	ding operation later, provided construction of the animal feeding operation	
26		<u>con</u>	nmences within five years from the date of the board's determination or failure to	
27		<u>obj</u> e	<u>ect.</u>	
28	8 SECTION 5. EFFECTIVE DATE - CONTINGENT EFFECTIVE DATE - EXPIRATION DATE.			
29	9 The portions of sections 1 and 4 of this Act not subject to an existing contingency become			
30	effective	e on A	August 1, 2019, and remain in effect until the legislative council receives	
21	actification from the chief of the anvironmental health costion of the state department of health			

31 certification from the chief of the environmental health section of the state department of health

- 1 that all authority, powers, and duties from the environmental health section of the state
- 2 department of health have been transferred to the department of environmental quality. The
- 3 remainder of sections 1 and 4 become effective on August 1, 2019, if the legislative council has
- 4 received certification from the chief of the environmental health section of the state department
- 5 of health that all authority, powers, and duties from the environmental health section of the state
- 6 department of health have been transferred to the department of environmental quality. If, by
- 7 August 1, 2019, the legislative council has not received certification from the chief of the
- 8 environmental health section of the state department of health that all authority, powers, and
- 9 duties from the environmental health section of the state department of health have been
- 10 transferred to the department of environmental quality, the remainder of sections 1 and 4 of this
- 11 Act become effective on the date certification is received.