Sixty-seventh Legislative Assembly of North Dakota

FIRST ENGROSSMENT

ENGROSSED HOUSE BILL NO. 1437

Introduced by

Representatives Schreiber-Beck, D. Anderson, Beltz, D. Johnson, J. Nelson, O'Brien, Schmidt

Senators Klein, Kreun

- 1 A BILL for an Act to create and enact section 61-32-03.2 of the North Dakota Century Code,
- 2 relating to small subsurface water management systems; to amend and reenact subsection 3 of
- 3 section 61-02-01.4 and section 61-32-03.1 of the North Dakota Century Code, relating to large
- 4 subsurface water management system permits and the state water commission cost-share
- 5 policy; to provide a penalty; and to declare an emergency.

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

7 SECTION 1. AMENDMENT. Subsection 3 of section 61-02-01.4 of the North Dakota
8 Century Code is amended and reenacted as follows:

- Must consider all project costs potentially eligible for reimbursement, except the
 commission shall exclude operations expense, regular maintenance, and removal of
 vegetative materials and sediment, for assessment drains, and may exclude
 operations expense and regular maintenance for other projects. Snagging and
 clearing of watercourses are not regular maintenanceand deepening or widening of
 existing drains are eligible for reimbursement. The commission shall require a water
 project sponsor to maintain a capital improvement fund from the rates charged
- 16 customers for future extraordinary maintenance projects as condition of funding an
 17 extraordinary maintenance project.

SECTION 2. AMENDMENT. Section 61-32-03.1 of the North Dakota Century Code is amended and reenacted as follows:

- 20 61-32-03.1. Permit to drain subsurface waters required Permit form Penalty.
- 21 1.a. Installation of a subsurface water management system comprising eighty acres
- 22 [32.37 hectares] of land area or more requires a permit. The watershed area drained-
- 23 by a subsurface water management system may not be used to determine whether

1		the	system requires a permit under this section.A person that violates this section is
2		guil	Ity of an infraction.
3		b.	Subsurface water management systems that use surface intakes or lift stations
4			must be permitted exclusively under this section if the system will have a
5			drainage coefficient of three-eighths of an inch [0.95 centimeters] or less.
6			Subsurface water management systems that use surface intakes must be
7			permitted exclusively under section 61-32-03 if the system will have a drainage
8			coefficient exceeding three-eighths of an inch [0.95 centimeters].
9		C.	Installation of a subsurface water management system comprising less than
10			eighty acres [32.37 hectares] of land area does not require a permit.
11	2.	For	purposes of this section, a "natural watercourse" includes, in addition to
12		wat	tercourses defined in section 61-01-06, any waterway depicted as a perennial or
13		inte	ermittent stream or river on a United States geological survey topography map.
14	<u>3.</u>	a.	The state engineer shall develop an application form for a permit required under
15			this section. A person seeking to construct a subsurface water management
16			system that requires a permit under this section mustshall submit a completed
17			application to the water resource district board within which is found a majority of
18			the land area for consideration and approval. The water resource district board -
19			may charge permit applicants a fee up to one<u>five</u> hundred fifty dollars. Water-
20			resource districts shall forward copies of all approved permits to the state-
21			engineerThe fee must be paid before the water resource district may approve the
22			application.
23		b.	Upon submission of a completed application for a permit, the water resource-
24			district board immediately shall give notice and a copy of the submission via-
25			certified mail to each owner of land within one mile [1.61 kilometers] downstream
26			of the proposed subsurface water management system outlet unless the distance-
27			to the nearest waterway depicted as a perennial or intermittent stream or river on
28			a United States geological survey topography map, assessment drain, natural
29			watercourse, slough, or lake is less than one mile [1.61 kilometers], in which case
30			notice and a copy of the submission must be given immediately to each owner of
31			land between the outlet and the nearest assessment drain, natural watercourse,

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1			slough, or lake. The notice requirement in this section must be waived if the
2			applicant presents signed, notarized letters of approval from all downstream
3			landowners entitled to notice in this subsection.
4	3.	a.	If the water resource board receives notarized letters of approval from all-
5			downstream landowners entitled to notice, the board shall approve the completed-
6			permit application as soon as practicable but no later than thirty days after receipt
7			of the last letter. Otherwise, the water resource board shall review the completed
8			application at its next meeting that is at least thirty days after receipt of the
9			application. The board shall consider any written, technical evidence provided by-
10			the applicant or a landowner notified under subsection 2 addressing whether the
11			land of a notified landowner will be flooded or unreasonably harmed by the
12			proposed subsurface water management system. For purposes of this section
13			"technical evidence" means written information regarding the proposed-
14			subsurface water management system, prepared after consideration of the
15			design and physical aspects of the proposed system, and any adverse hydraulic
16			effects, including erosion, flood duration, crop loss, and downstream water
17			control device operation impacts, which may occur to land owned by a landowner
18			provided under subsection 2. Technical evidence must be submitted to the permit
19			applicant, notified landowners, and the board within thirty days of the receipt of
20			the completed permit application by the board. A notified landowner may not-
21			object to the proposed system unless the landowner presents technical evidence-
22			under this subsection.
23		b.	If the board finds, based on technical evidence, the proposed subsurface water
24			management system will flood or unreasonably harm lands of a landowner
25			notified under subsection 2, the board may require the applicant to obtain a
26			notarized letter of approval before issuing a permit for the system. The board may
27			not require a letter of approval for any land downstream of a system that outlets-
28			into an assessment drain, natural watercourse, or pond, slough, or lake if notified
29			landowners did not provide technical evidence to the district.
30		~	A water resource district may attach reasonable conditions to an approved permit

30c.A water resource district may attach reasonable conditions to an approved permit31for a subsurface water management system that outlets directly into a legal

1			assessment drain or public highway right of way. For purposes of this subsection,
2			"reasonable conditions" means conditions that address the outlet location, proper-
3			erosion control, reseeding of disturbed areas, installation of riprap or other ditch-
4			stabilization, and conditions that require all work to be done in a neat and
5			professional manner. Any condition to locate the project a minimum distance from
6			rural water supply lines may not extend beyond an existing easement for lines, or
7			no greater than twenty feet [6.1 meters] from either side of the water line if the
8			rural water line was installed under a blanket easement.
9		d.	A water resource district may require a subsurface water management system
10			granted a permit under this section to incorporate a control structure at the outlet-
11			into the design of the system and may require the control structure be closed
12			during critical flood periods.
13		e.	A water resource district board may not deny a completed permit application-
14			under this section unless the board determines, based on technical evidence
15			submitted by a landowner notified under subsection 2, the proposed water-
16			management system will flood or unreasonably harm land of a notified
17			landowner, and a notarized letter of approval required by the board has not been
18			obtained by the applicant. For purposes of this section, "unreasonable harm" is-
19			limited to hydraulic impacts, including erosion or other adverse impacts that-
20			degrade the physical integrity of a roadway or real property within one mile [1.61-
21			kilometers] downstream of the system's outlet. The board shall include a written
22			explanation of the reasons for a denial of a completed application and notify, by-
23			certified mail, the applicant and all landowners notified under subsection 2 of the
24			approval or denial.
25		f .	The board may not deny a permit more than sixty days after receipt of the
26			completed application for the permit. If the board fails to deny the permit-
27			application within sixty days of receipt, the permit application is deemed
28			approved.
29	4 .	A d	enial of a completed permit application by a water resource district board may be
30		app	bealed, under section 28-34-01, to the district court of the county in which the permit-
31		app	plication was filed. The court may approve a completed permit application denied by

1		a water r	esoure	ce district board or the state engineer if the application meets the				
2		requirements of this section.						
3	5.	A comple	eted pe	ermit application includes:				
4		<u>(1)</u>	<u>A co</u>	mpleted application form signed by an applicant and filed with the				
5			<u>distri</u>	<u>ct:</u>				
6		<u>(2)</u>	<u>Evid</u>	ence of ownership for each parcel to be tiled according to the tax rolls				
7			of the	e county in which the parcel is located;				
8		<u>(3)</u>	<u>A pro</u>	<u>oject design, including:</u>				
9			<u>(a)</u>	A detailed drawing depicting the subsurface water management				
10				system's location overlain on an aerial photograph showing the				
11				parcel;				
12			<u>(b)</u>	The system's location by legal description identifying either the				
13				relevant quarter, section, township, and range or the relevant block				
14				and lot number;				
15		ŧ	b) (с)	The physical footprint of the system's layout;				
16		ŧ	c) (d)	The tile-main sizes and locations;				
17		ŧ	d)(e)	The laterals to the tile-main sizes and locations;				
18		<u> </u>	(e) (f)	Surface inlet sizes and locations; and				
19		<u> </u>	(f) (g)	Outlet sizes, locations, and types;				
20		<u>(4)</u>	<u>A de</u>	tailed downstream flow map or depiction of the flow direction from each				
21			<u>outle</u>	t location for one mile [1.61 kilometers] downstream which includes the				
22			locat	ion of the downstream parcels by legal description identifying either the				
23			<u>relev</u>	ant quarter, section, township, and range or the relevant block and lot				
24			<u>num</u>	ber; and				
25		<u>(5)</u>	<u>Evid</u>	ence of ownership for each parcel within one mile [1.61 kilometers]				
26			<u>dowr</u>	nstream of each project outlet according to the tax rolls for the county in				
27			whic	h the parcel is located, unless the distance to the nearest assessment				
28			<u>drair</u>	n, natural watercourse, slough, or lake is less than one mile				
29			<u>[1.61</u>	kilometers] downstream of a proposed outlet, in which case the				
30			<u>appli</u>	cant shall provide evidence of ownership for each parcel between the				

1			outlet and the nearest assessment drain, natural watercourse, slough, or
2			lake.
3		<u>C.</u>	Unless the district notifies an applicant the application is incomplete and provides
4			a list of information required to complete the application within three business
5			days after the day the district receives the application, the application is deemed
6			complete.
7		<u>d.</u>	Project designs Detailed drawings submitted pursuant to subparagraph a of
8			paragraph 3 of subdivision b as part of an application for a permit under this
9			section before or after the effective date of this Act are exempt records under
10			section 44-04-18 and may be provided to individuals only as necessary to make
11			a decision whether to approve the permit.
12	<u>4.</u>	<u>A d</u>	istrict may attach conditions to an approved permit for a subsurface water
13		mai	nagement system if the conditions address:
14		<u>a.</u>	Outlet locations including requirements for pump and control structures to be
15			installed no closer than twenty-five feet [7.62 meters] from the top of the back
16			slope of an assessment drain;
17		<u>b.</u>	Installation and maintenance of proper erosion control at all outlets;
18		<u>C.</u>	Re-establishment of disturbed areas to previous conditions;
19		<u>d.</u>	The minimum distance from rural water supply lines. However, a district may not
20			attach a condition requiring a system to extend beyond an existing easement for
21			a rural water line, or, if the rural water line was installed under a blanket
22			easement, requiring a system to extend beyond twenty feet [6.1 meters] from
23			either side of a rural water line;
24		<u>e.</u>	Installation and operation of control structures at project outlets including
25			requirements for control structures to be closed or pump outlets to be turned off
26			during critical flood periods;
27		<u>f.</u>	Requirements for a permittee to obtain an amendment to a permit for alterations
28			to outlet locations, new outlets, or improvements resulting in drainage of
29			additional acres;
30		<u>g.</u>	If the subsurface water management system will discharge into the watershed
31			area of a assessment drain, inclusion of the relevant property into the

1			<u>ass</u>	essment district for the assessment drain in accordance with the benefits the
2			pro	perty receives, provided the property is not assessed already for the
3			<u>ass</u>	essment drain. The water resource district may include the new property into
4			<u>the</u>	assessment district, and determine the benefits and assessment amounts
5			und	er chapters 61-21 and 61-16.1, without conducting the reassessment of
6			<u>ben</u>	efit proceedings under sections 61-21-44 and 61-16.1-26, provided the
7			pro	perty is not assessed already for the assessment drain.
8		<u>h.</u>	Rec	uirements for a permittee to remove silt and vegetation, or repair erosion and
9			<u>sco</u>	ur damages directly caused by the subsurface water management system, up
10			<u>to o</u>	ne mile [1.61 kilometers] downstream from a proposed outlet, unless the
11			<u>dist</u>	ance to the nearest assessment drain, natural watercourse, slough, or lake is
12			less	than one mile [1.61 kilometers] downstream of the proposed outlet, in which
13			<u>cas</u>	e the district may require silt and vegetation removal or erosion and scour
14			<u>dan</u>	nage repair between the outlet and the nearest assessment drain, natural
15			<u>wat</u>	ercourse, slough, or lake. For purposes of this subdivision and subdivision i:
16			<u>(1)</u>	Downstream damage repair does not include deepening or widening a road
17				ditch or existing drain;
18			<u>(2)</u>	The timing and method of silt and vegetation removal or damage repair in a
19				county or township road ditch must be preapproved by the appropriate road
20				authority; and
21			<u>(3)</u>	The applicant shall follow any construction site protection requirements of
22				the road authority.
23		<u>i.</u>	<u>lf a</u>	downstream landowner or road authority presents substantial evidence a
24			<u>sub</u>	surface water management system directly has caused accumulation of silt,
25			<u>veg</u>	etation erosion, or scouring, the requirement or authorization of the applicant
26			<u>to r</u>	emove the silt and vegetation or repair the erosion and scour damages
27			<u>dire</u>	ctly caused by the system. However, the applicant may not spread silt,
28			<u>veg</u>	etation, or debris along adjoining land without the permission of all parties
29			<u>hav</u>	ing a legal interest in the land.
30	<u>5.</u>	<u>A d</u>	<u>istrict</u>	shall approve a permit, including any permissible conditions, within thirty
31		<u>da</u> y	<u>/s afte</u>	er the district receives the completed application. If the district fails to approve

1		the permit application within that period, the permit is deemed approved with no
2		conditions.
3	<u>6.</u>	Upon approval of a permit, the district shall forward notice of the approved permit and
4		of the downstream flow map to the state engineer and to each landowner who owns
5		property within one mile [1.61 kilometers] downstream of each project outlet according
6		to the tax rolls of the county in which the property is located, unless the distance to the
7		nearest assessment drain, natural watercourse, slough, or lake is less than one mile
8		[1.61 kilometers] downstream of the proposed outlet, in which case the district shall
9		provide notice to landowners with property between the outlet and the nearest
10	1	assessment drain, natural watercourse, slough, or lake. The district shall send copies
11		of approved permits the notice by first-class mail, attested by an affidavit of mailing.
12		The district does not need to provide copies of the permit application under this
13		subsection.
14	<u>7.</u>	An amendment of a previously approved subsurface water management system
15		permit must be made according to the provisions for approving a permit under this
16		section.
17	<u>8.</u>	A water resource district board may not be held liable to any person for issuing a
18		permit under this section.
19	6.	A person that installs a subsurface water management system requiring a permit
20		under this section without first securing the permit is liable for all damages sustained
21		by a person caused by the subsurface water management system.
22	7.	A person that installs a subsurface water management system requiring a permit
23		under this section without first securing the permit is guilty of an infraction.
24	<u>9.</u>	Approval of a permit under this section does not prohibit a downstream party
25	1	unreasonably damaged by the discharge of water from a subsurface water
26		management system from seeking damages in a civil action.
27	10	This section applies only to subsurface water management systems that drain, in
28		whole or in part, platted or unplatted lands used for raising agricultural crops or
29		grazing farm animals.
30	SEC	CTION 3. Section 61-32-03.2 of the North Dakota Century Code is created and enacted
31	as follov	VS:

1	61-32-03.2. Smaller subsurface water management systems - ReportsNotification and					
2	conditions - Penalty.					
3	<u>1.</u>	<u>A pe</u>	erson may not install a subsurface water management system comprising less than			
4		<u>eigh</u>	nty acres [32.37 hectares] of land area until the person has reported tonotified the			
5	1	<u>boa</u>	rd of the water resource district within which is found a majority of the land area of			
6		the :	system of the following information:			
7		<u>a.</u>	The system's maximum dischargetotal acreage and legal description of the land			
8			being drained;			
9		<u>b.</u>	The system's discharge location outlet locations and types; and			
10		<u>C.</u>	The direction of the discharge flow flow direction from each outlet location.			
11	<u>2.</u>	<u>A pe</u>	erson required to submit a report notify the board under subsection 1 shall design			
12		and	-install the subsurface water management system such that:			
13		<u>a.</u>	Pump and control structures at pump outlets are installed no closer than			
14			twenty-five feet [7.62 meters] from the top of the back slope of an assessment			
15			<u>drain;</u>			
16		<u>b.</u>	Proper erosion controls are installed and maintained at all outlets; and			
17		<u>C.</u>	Pumps and control structures at project outlets are closed or turned off during			
18	I		critical flood periods.			
19	<u>3.</u>	<u>lf a</u>	If a subsurface water management system for which a report notification is required			
20	I	und	under subsection 1 will discharge into the watershed area of an assessment drain, the			
21		water resource board that receives the reportnotice may require the relevant property				
22	l	<u>to b</u>	to be included in the assessment district for the assessment drain in accordance with			
23		the	the benefits the property receives, provided the property is not assessed already for			
24		the	assessment drain. The water resource district also may include the property in the			
25		asse	essment district and determine the benefits and assessment amounts under			
26	1	<u>cha</u>	chapter 61-21 and 61-16.1, without conducting the reassessment of benefit			
27		proc	ceedings under section 61-21-44 and 61-16.1-26, provided the property is not			
28		asse	essed already for the assessment drain.			
29	<u>4.</u>	<u>The</u>	board of the water resource district within which the subsurface water			
30		<u>mar</u>	nagement system is located may order the system's owner or operator to bring the			

1		system into compliance with subsection 2 if the board finds the system violates that
2		subsection.
3	<u>5.</u>	A person that violates this section is guilty of an infraction.
4	6.	This section applies only to subsurface water management systems that drain, in
5		whole or in part, platted or unplatted lands used for raising agricultural crops or
6		grazing farm animals.
7	7.	This section does not apply to a subsurface water management system that
8		discharges into a body of water completely encompassed by land owned by the
9		person that owns the land drained by the system.
10	8.	The information that must be provided to a board of a water resource district under this
11		section is an exempt record under section 44-04-18.
12	SEC	CTION 4. EMERGENCY. This Act is declared to be an emergency measure.