Sixty-eighth Legislative Assembly of North Dakota

## HOUSE BILL NO. 1510

Introduced by

Representatives Klemin, Cory, Karls, J. Olson

Senator Sickler

1 A BILL for an Act to amend and reenact section 38-11.1-09 of the North Dakota Century Code,

2 relating to legal fees and costs a surface owner or mineral developer may be awarded in cases

3 relating to the development of minerals.

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

5 SECTION 1. AMENDMENT. Section 38-11.1-09 of the North Dakota Century Code is

6 amended and reenacted as follows:

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- 38-11.1-09. Rejection Legal action Fees and costs.
- 8 <u>1.</u> If the <u>personsurface owner</u> seeking compensation rejects the offer of the mineral
  9 developer, that personthe surface owner may bring an action for compensation in the
  10 court of proper jurisdiction.
- 11 2. If the amount of compensation awarded by the court <u>to the surface owner</u> is greater
  12 than that which had been offered by the mineral developer <u>to the surface owner before</u>
  13 <u>the start of the litigation, the court shall deemaward the surface owner the prevailing</u>
  14 party that is entitled to reasonable attorney's fees and costs.
- 15 3. If the amount of compensation awarded by the court to the surface owner is less than
  16 that which had been offered by the mineral developer to the surface owner before the
  17 start of the litigation, the surface owner is not entitled to attorney's fees and costs as
  18 the prevailing party. In addition to determining and awarding compensation, the court
  19 shall award the person seeking compensationsurface owner reasonable attorney's
  20 fees, anyand costs assessed by the court, and not to exceed the total amount of
  21 compensation awarded by the court to the surface owner.
- 22 4. If the surface owner rejects an offer of settlement made by the mineral developer after
  23 the start of the litigation and the amount of compensation awarded by the court to the

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1		surface owner is greater than the offer of settlement, the surface owner is entitled to
2		an award of reasonable attorney's fees and costs assessed by the court.
3	5.	Notwithstanding any provision of the North Dakota Rules of Civil Procedure, if the
4		surface owner rejects an offer of settlement made by the mineral developer after the
5		start of litigation, and the amount of compensation awarded by the court to the surface
6		owner is less than the offer of settlement, the surface owner is entitled to an award of
7		reasonable attorney's fees and costs incurred by the surface owner before the date of
8		the offer of settlement, but is not entitled to any award of reasonable attorney's fees
9		and costs after the date the offer of settlement was made to the surface owner.
10	6.	The court shall award interest on the amount of the final compensation over and
11		<del>above the amount offered by the mineral developer and</del> awarded by the court from the
12		day drilling is commenced. The rate of interest awarded must be the prime rate
13		charged by the Bank of North Dakota on the date of the judgment. If the mineral
14		developer issues an offer of settlement under rule 68 of the North Dakota Rules of
15		Civil Procedure, the offer must be the offer for purposes of determining who is the
16		prevailing party for the period after the settlement offer. The prevailing party for the
17		earlier period is entitled only to reasonable attorney's fees and costs incurred by the
18		prevailing party on and after the date the settlement offer was made and the prevailing
19		party for any earlier period is entitled only to reasonable attorney's fees and costs
20		incurred by the prevailing party before the settlement offer was made with the net
21		award of attorney's fees and costs not to exceed the limits in this section.