Sixty-ninth Legislative Assembly of North Dakota

## **SENATE BILL NO. 2174**

Introduced by

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Senators Thomas, Conley, Lemm, Weston

Representatives Beltz, Hauck

1	A BILL for an Act to amend and reenact section 11-33-02.1, subdivision a of subsection 7 of								
2	section 23.1-06-15, and section 58-03-11.1 of the North Dakota Century Code, relating to the								
3	regulation of odors in an animal feeding operation and zoning authority over animal feeding								
4	operations in counties and townships.								
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	purpo	oses of this section:					
11		a.	"Ani	mal feeding operation" means a lot or facility, other than normal wintering					
12			oper	rations for cattle and an aquatic animal production facility, where the following					
13			cond	ditions are met:					
14			(1)	Animals, other than aquatic animals, have been, are, or will be stabled or					
15				confined and fed or maintained for at least forty-five days in a twelve-month					
16				period; and					
17			(2)	Crops, vegetation, forage growth, or postharvest residues are not sustained					
18				in the normal growing season over any portion of the lot or facility.					
19		b.	"Far	ming or ranching" means cultivating land for the production of agricultural					
20			crop	s or livestock, or raising, feeding, or producing livestock, poultry, milk, or fruit.					

(1) The production of timber or forest products; or

The term does not include:

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- 1 (2) The provision of grain harvesting or other farm services by a processor or 2 distributor of farm products or supplies in accordance with the terms of a 3 contract. 4 "Livestock" includes beef cattle, dairy cattle, sheep, swine, poultry, horses, bison, C. 5 elk, fur animals raised for their pelts, and any other animals that are raised, fed, 6 or produced as a part of farming or ranching activities. 7 "Location" means the setback distance between a structure, fence, or other d. 8 boundary enclosing an animal feeding operation, including its animal waste 9 collection system, and the nearest occupied residence, the nearest buildings 10 used for nonfarm or nonranch purposes, or the nearest land zoned for residential, 11 recreational, or commercial purposes. The term does not include the setback 12 distance for the application of manure or for the application of other recycled 13 agricultural material under a nutrient management plan approved by the 14 department of environmental quality. 15 2. For purposes of this section, animal units are determined as as provided in 16 subdivision c of subsection 7 of section 23.1-06-15. 17 A board of county commissioners may not prohibit or prevent the use of land or 18 buildings for farming or ranching and may not prohibit or prevent any of the normal 19 incidents of farming or ranching. 20 4. AExcept as provided in this section, a board of county commissioners may not 21 preclude the development of an animal feeding operation in the county. 22 5. A board of county commissioners may not prohibit the reasonable diversification or 23 expansion of a farming or ranching operation. 24 6. A board of county commissioners may adopt regulations that establish different
  - operation in existence before the effective date of the regulation, the board of county commissioners shall declare that the regulation is ineffective with respect to any animal feeding operation in existence before the effective date of the regulation.

standards for the location of animal feeding operations based on the size of the

If a regulation would impose a substantial economic burden on an animal feeding

operation and the species and type being fed.

- a. A board of county commissioners may establish high-density agricultural
  production districts in which setback distances for animal feeding operations and
  related agricultural operations are less than those in other districts.
  - b. A board of county commissioners may establish, around areas zoned for residential, recreational, or nonagricultural commercial uses, low-density agricultural production districts in which setback distances for animal feeding operations and related agricultural operations are greater than those in other districts; provided, the low-density agricultural production districts may not extend more than one and one-half miles [2.40 kilometers] from the edge of the area zoned for residential, recreational, or nonagricultural commercial uses.
  - c. A board of county commissioners may not adopt or enforce setbacks applicable to animal feeding operations that exceed the setback distances provided in subsection 7 of section 23.1-06-15, except setback distances may be reduced or extended based on the results of the odor footprint tool developed by the agriculture commissioner. A county may not use an odor annoyance free percentage exceeding ninety-four percent.
  - d. For purposes of this subsection, a "related agricultural operation" means a facility that produces a product or byproduct used by an animal feeding operation.
  - 9. <u>a.</u> A person intending to construct an animal feeding operation may petition the board of county commissioners for a determination whether the animal feeding operation would comply with zoning regulations adopted under this section and filed with the department of environmental quality under section 11-33-22 before the date the petition was received by the county.
    - <u>b.</u> The petition must contain a description of the nature, scope, and location of the proposed animal feeding operation and a site map showing road access, the location of any structure, and the distance from each structure to the nearest section line.
    - c. If the board of county commissioners does not validly object to the petition within sixty days of receipt, the animal feeding operation is deemed in compliance with the county zoning regulations. If the county allows animal feeding operations as a conditional use, the conditional use regulations must be limited to the board's

1 authority under this section, and the approval process must comply with this 2 section. The county shall make a valid determination on the application within 3 sixty days of the receipt of a complete conditional use permit application. 4 If the board of county commissioners determines the animal feeding operation d. 5 would comply with zoning regulations or fails to object under this section, the 6 county may not impose additional zoning regulations relating to the nature, 7 scope, or location of the animal feeding operation later, provided an application is 8 submitted promptly to the department of environmental equality, the department 9 issues a final permit, and construction of the animal feeding operation 10 commences within three years from the date the department issues its final 11 permit and any permit appeals are exhausted. Any objection or determination that 12 subsequently is reversed, set aside, or invalidated by a court of this state, is not a 13 valid objection or decision for the purpose of calculating a procedural timeline 14 under this section. 15 A procedural timeline imposed by this section continues to be in effect during the <u>e.</u> 16 pendency of any appeal of a county action or determination. 17 f. A board of county commissioners may not: 18 a. (1) Regulate or impose zoning restrictions or requirements on animal feeding 19 operations or other agricultural operations except as expressly permitted 20 under this section; 21 b. **(2)** Impose water quality, closure, site security, lagoon, or nutrient plan 22 regulations or requirements on animal feeding operations; 23 <u>(3)</u> Charge fees or expenses of any kind totaling, in the aggregate, more than <del>C.</del> 24 five hundred dollars in connection with any permit, petition, application, or 25 other request relating to animal feeding operations; or 26 Require an existing animal feeding operation to have a permit for <del>d.</del> <u>(4)</u> 27 improvements or other modifications of an operation that is in current 28 compliance with state and federal regulations or require an existing 29 operation to have a permit for improvements or other modifications that 30 bring the operation into compliance with state or federal regulations, if the

1				modifications or improvements do not cause the operation to exceed animal
2				numbers of the setback requirement.
3	10.	If a	party	challenges the validity of a county ordinance, determination, decision, or
4		obj	ection	related to animal feeding operations, the court shall award the prevailing
5		par	ty act	rual attorney's fees, costs, and expenses.
6	SE	СТІО	N 2. A	AMENDMENT. Subdivision a of subsection 7 of section 23.1-06-15 of the
7	North D	akota	a Cen	tury Code is amended and reenacted as follows:
8		a.	In a	county or township that does not regulate the nature, scope, or location of an
9			anir	mal feeding operation under section 11-33-02.1 or section 58-03-11.1, the
10			dep	partment shall require that any new animal feeding operation permitted under
11			cha	pter 61-28 be set back from any existing residence, church, school, business,
12			pub	olic building, park, or campground.
13			(1)	If there are fewer than three hundred animal units, there is no minimum
14				setback requirement.
15			(2)	If there are at least three hundred animal units but no more than one
16				thousand animal units, the setback for any animal operation is ene-half mile
17				[.80 kilometer]one-fourth mile [.40 kilometer].
18			(3)	If there are at least one thousand one animal units but no more than
19				twothree thousand five hundred animal units, the setback for a hog-
20				operation is three-fourths mile [1.20 kilometers], and the setback for any
21				other animal operation is one-half mile [.80 kilometer].
22			(4)	If there are at least two thousand one animal units but no more than five-
23				thousand animal units, the setback for a hog operation is one mile [1.60
24				kilometers], and the setback for any other animal operation is three-fourths
25				mile [1.20 kilometers].
26			<del>(5)</del>	If there are at least fivethree thousand five hundred one or moreanimal units
27				but no more than seven thousand five hundred animal units, the setback for
28				a hog operation is one and one-half miles [2.40 kilometers], and the setback
29				for any other animal operation is one mile [1.60 kilometers]three-fourths
30				mile [1.20 kilometers].

1	<u>(5)</u>	If there are at least seven thousand five hundred one animal units but no			
2		more than ten thousand animal units, the setback for any animal operation			
3		is one mile [1.60 kilometers].			
4	<u>(6)</u>	If there are at least ten thousand one animal units but no more than			
5		seventeen thousand five hundred animal units, the setback for any animal			
6		operation is one and one-fourth miles [2.01 kilometers].			
7	(7)	If there are at least seventeen thousand five hundred one animal units but			
8		no more than twenty-five thousand animal units, the setback for any animal			
9		operation is one and one-half miles [2.41 kilometers].			
10	(8)	If there are twenty-five thousand one or more animal units, the setback for			
11		any animal operations is one and three-fourths miles [2.82 kilometers].			
12	SECTION 3. AMENDMENT. Section 58-03-11.1 of the North Dakota Century Code is				
13	amended and reenacted as follows:				
14	58-03-11.1. Farming and ranching regulations - Requirements - Limitations -				
15	Definitions.				
16	1. For purp	oses of this section:			
17	a. "An	imal feeding operation" means a lot or facility, other than normal wintering			
18	ope	rations for cattle and an aquatic animal production facility, where the following			
19	con	ditions are met:			
20	(1)	Animals, other than aquatic animals, have been, are, or will be stabled or			
21		confined and fed or maintained for a total of forty-five days or more in any			
22		twelve-month period; and			
23	(2)	Crops, vegetation, forage growth, or postharvest residues are not sustained			
24		in the normal growing season over any portion of the lot or facility.			
25	b. "Fa	rming or ranching" means cultivating land for the production of agricultural			
26	crop	os or livestock, or raising, feeding, or producing livestock, poultry, milk, or fruit.			
27	The	term does not include:			
28	(1)	The production of timber or forest products; or			
29	(2)	The provision of grain harvesting or other farm services by a processor or			
30		distributor of farm products or supplies in accordance with the terms of a			
31		contract			

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- c. "Livestock" includes beef cattle, dairy cattle, sheep, swine, poultry, horses, bison,
  elk, fur animals raised for their pelts, and any other animals that are raised, fed,
  or produced as a part of farming or ranching activities.
  - d. "Location" means the setback distance between a structure, fence, or other boundary enclosing an animal feeding operation, including its animal waste collection system, and the nearest occupied residence, the nearest buildings used for nonfarm or nonranch purposes, or the nearest land zoned as a residential, recreational, or commercial zoning district. The term does not include the setback distance for the application of manure or for the application of other recycled agricultural material under a nutrient management plan approved by the department of environmental quality.
  - 2. For purposes of this section, animal units are determined as provided under subdivision c of subsection 7 of section 23.1-06-15.
  - 3. A board of township supervisors may not prohibit or prevent the use of land or buildings for farming or ranching or any of the normal incidents of farming or ranching.
  - 4. AExcept as provided in this section, a regulation may not preclude the development of an animal feeding operation in the township.
  - 5. A board of township supervisors may not prohibit the reasonable diversification or expansion of a farming or ranching operation.
  - A board of township supervisors may adopt regulations that establish different standards for the location of animal feeding operations based on the size of the operation and the species and type being fed.
  - 7. If a regulation would impose a substantial economic burden on an animal feeding operation in existence before the effective date of the regulation, the board of township supervisors shall declare that the regulation is ineffective with respect to any animal feeding operation in existence before the effective date of the regulation.
  - 8. a. A board of township supervisors may establish high-density agricultural production districts in which setback distances for animal feeding operations and related agricultural operations are less than those in other districts.
    - b. A board of township supervisors may establish, around areas zoned for residential, recreational, or nonagricultural commercial uses, low-density

1 agricultural production districts in which setback distances for animal feeding 2 operations and related agricultural operations are greater than those in other 3 districts; provided, the low-density agricultural production districts may not extend 4 more than one-half mile [0.80 kilometer] from the edge of the area zoned for 5 residential, recreational, or nonagricultural commercial uses. 6 A board of township supervisors may not adopt or enforce setbacks applicable to C. 7 animal feeding operations that exceed the setback distances provided in 8 subsection 7 of section 23.1-06-15, except setback distances may be reduced or 9 extended based on the results of the odor footprint tool developed by the 10 agriculture commissioner. A township may not use an odor annoyance free 11 percentage exceeding ninety-four percent. 12 d. For purposes of this subsection, a "related agricultural operation" means a facility 13 that produces a product or byproduct used by an animal feeding operation. 14 9. A person intending to construct an animal feeding operation may petition the a. 15 board of township supervisors for a determination whether the animal feeding 16 operation would comply with zoning regulations adopted under this section and 17 filed with the department of environmental quality under section 58-03-17 before 18 the date the petition was received by the township. 19 The petition must contain a description of the nature, scope, and location of the b. 20 proposed animal feeding operation and a site map showing road access, the 21 location of any structure, and the distance from each structure to the nearest 22 section line. 23 If the board of township supervisors does not validly object to the petition within <u>C.</u> 24 sixty days of receipt, the animal feeding operation is deemed in compliance with 25 the township zoning regulations. If the township allows animal feeding operations 26 as a conditional use, the conditional use regulations must be limited to the 27 board's authority under this section, and the approval process must comply with 28 this section. The township shall make a valid determination on the application 29 within sixty days of the receipt of a complete conditional use permit application. 30 If the board of township supervisors determines the animal feeding operation <u>d.</u>

would comply with zoning regulations or fails to object under this section, the

1 township may not impose additional zoning regulations relating to the nature, 2 scope, or location of the animal feeding operation later, provided an application is 3 submitted promptly to the department of environmental quality, the department 4 issues a final permit, and construction of the animal feeding operation 5 commences within three years from the date the department issues its final 6 permit and any permit appeals are exhausted. Any objection or determination that 7 subsequently is reversed, set aside, or invalidated by a court of this state, is not a 8 valid objection or decision for the purpose of calculating a procedural timeline 9 under this section. 10 A procedural timeline imposed by this section continues to be in effect during the e. 11 pendency of any appeal of a township action or determination. 12 f. A board of township supervisors may not: 13 Regulate or impose zoning restrictions or requirements on animal feeding <del>a.</del> 14 operations or other agricultural operations except as expressly permitted 15 under this section; 16 Impose water quality, closure, site security, lagoon, or nutrient plan b. <u>(2)</u> 17 regulations or requirements on animal feeding operations; 18 <u>(3)</u> Charge fees or expenses of any kind totaling, in the aggregate, more than €. 19 five hundred dollars in connection with any permit, petition, application, or 20 other request relating to animal feeding operations; or 21 <del>d.</del> (4) Require an existing animal feeding operation to have a permit for 22 improvements or other modifications of an operation that is in current 23 compliance with state and federal regulations or require an existing 24 operation to have a permit for improvements or other modifications that 25 bring the operation into compliance with state or federal regulations, if the 26 modifications or improvements do not cause the operation to exceed animal 27 numbers of the setback requirement. 28 10. If a party challenges the validity of a township ordinance, determination, decision, or 29 objection related to animal feeding operations, the court shall award the prevailing 30 party actual attorney's fees, costs, and expenses.