Sixty-ninth Legislative Assembly of North Dakota

SENATE BILL NO. 2283

Introduced by

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Senators Hogan, Marcellais

Representative Davis

- 1 A BILL for an Act to amend and reenact section 61-32-03.3 of the North Dakota Century Code,
- 2 relating to smaller subsurface water management systems; and to provide a penalty.

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

- 4 **SECTION 1. AMENDMENT.** Section 61-32-03.3 of the North Dakota Century Code is amended and reenacted as follows:
- 6 61-32-03.3. Smaller subsurface water management systems Notification and conditions Penalty.
 - 1. A person may not install a subsurface water management system comprising less than eighty acres [32.37 hectares] of land area until the person has notified the board of the water resource district within which is found a majority of the land area of the system and all downstream landowners of the following information:
 - a. The system's total acreage and the legal description of the land being drained;
- b. The outlet locations and types; and
 - c. The flow direction from each outlet location.
- A person required to notify the board <u>and downstream landowners</u> under subsection 1
 shall install the subsurface water management system such that:
 - a. Pump and control structures at pump outlets are installed no closer than twenty-five feet [7.62 meters] from the top of the back slope of an assessment drain;
 - b. Proper erosion controls are installed and maintained at all outlets; and
 - Pumps and control structures at project outlets are closed or turned off during critical flood periods.

- 3. a. A person seeking to install a subsurface water management system under this
 section shall provide the notice under subsection 1 through certified mail with a
 proof of delivery signed by the downstream landowner.
 - b. The downstream landowner has thirty days from the receipt of the notice to

 deliver a written objection to the person seeking to install the subsurface water

 management system and the board of the water resource district in which the

 majority of the land subject to the planned system is located.
 - c. If the downstream landowner:
 - (1) Fails to timely deliver the written objection, the person may install the subsurface water management system.
 - (2) Timely delivers the written objection, the water resource district in which the majority of the land subject to the planned system is located shall require the person to complete and file a permit application as required under section 61-32-03.1.
 - e. Upon receipt of the permit application, the water resource district shall review, analyze, and issue permits in the same manner as provided under section 61-32-03.1.
 - 4. If a subsurface water management system for which notification is required under subsection 1 will discharge into the watershed area of an assessment drain, the water resource board that receives the notice may require the relevant property to be included in the assessment district for the assessment drain in accordance with the benefits the property receives, provided the property is not assessed already for the assessment drain. The water resource district also may include the property in the assessment district and determine the benefits and assessment amounts under chapters 61-21 and 61-16.1, without conducting the reassessment of benefit proceedings under sections 61-21-44 and 61-16.1-26, provided the property is not assessed already for the assessment drain.
 - 4.5. The board of the water resource district within which the subsurface water management system is located may order the system's owner or operator to bring the system into compliance with subsection 2 if the board finds the system violates that subsection.

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1	5. <u>6.</u>	A person sustaining damages as a result of a subsurface water management system
2		of another person shall participate in mediation before filing an action to recover
3		damages. An aggrieved person shall file a mediation request with the board of the
4		appropriate water resource district, and the board shall appoint a mediation board
5		consisting of a hydrologist employed by the state, an engineer employed by the state,
6		and an individual conducting farming or ranching in the county in which the subsurface
7		water management system is located. All mediation costs must be paid by the owner
8		of the subsurface water management system. An opinion issued by the mediation
9		board is not binding, and participation in a mediation session does not preclude a
0		party from commencing a civil action to recover damages after completion of the
11		mediation.
2	<u>7.</u>	A person that violates this section is guilty of an infraction.
3	6. 8.	This section applies only to subsurface water management systems that drain, in
4		whole or in part, platted or unplatted lands used for raising agricultural crops or
5		grazing farm animals.
6	7. <u>9.</u>	This section does not apply to a subsurface water management system that
7		discharges into a body of water completely encompassed by land owned by the
8		person that owns the land drained by the system.
9	8. 10.	The information that must be provided to a board of a water resource district under this

section is an exempt record under section 44-04-18.