Sixty-ninth Legislative Assembly of North Dakota

FIRST ENGROSSMENT

ENGROSSED SENATE BILL NO. 2339

Introduced by

Senators Kessel, Bekkedahl, Patten

Representatives Novak, J. Olson, Porter

- 1 A BILL for an Act to create and enact a new chapter to title 49 of the North Dakota Century
- 2 Code, relating to strict liability and a wildfire mitigation plan of a qualified utility; and to provide
- 3 for a report.

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

- 5 **SECTION 1.** A new chapter to title 49 of the North Dakota Century Code is created and 6 enacted as follows:
- 7 <u>Definitions.</u>
- 8 As used in this chapter:
- "Qualified utility" means an electric public utility, rural electric cooperative, municipal
 electric utility, municipal joint action agency, or electric transmission provider as
 defined in section 49-03-01.5.
- 12 <u>"Wildfire mitigation plan" means a plan submitted to the commission or the qualified</u>
 utility's board of directors in accordance with this chapter.
- 3. "Hazardous vegetation" means plants, such as trees, shrubs, and grass which are dry,
 diseased, dead, or in close proximity to power lines and could come into contact with
 power lines, especially in dry and windy conditions, and lead to electrical faults or
 wildfires.
- 18 <u>Limitation on strict liability standard for a qualified utility.</u>
- A court may not apply a standard of strict liability to a qualified utility in any cause of action
- alleging the qualified utility caused wildfire related damages.

1	Wild	<u>dfire</u>	<u>mitigation plan.</u>
2	<u>1.</u>	<u>A c</u>	ualified utility may prepare a wildfire mitigation plan in accordance with this
3		<u>cha</u>	pter.
4	<u>2.</u>	<u>A w</u>	ildfire mitigation plan under this section must include:
5		<u>a.</u>	A description of areas within the service territory of the qualified utility which may
6			be subject to a heightened risk of wildfire;
7		<u>b.</u>	A description of the procedures, standards, and time frames the qualified utility
8			will use to safely and reliably operate and inspect its infrastructure affected by
9			hazardous vegetation;
10		<u>C.</u>	A description of the procedures and standards the qualified utility will use to
11			perform vegetation management. The procedures and standards under this
12			section must be compliant with the American national standards institute
13			standard A300, part 7;
14		<u>d.</u>	A description of the modifications or upgrades to facilities and preventative
15			programs the qualified utility will implement to reduce the risk of its electric
16			facilities initiating a wildfire;
17		<u>e.</u>	A description of procedures for disabling reclosers to mitigate potential wildfires
18			taking into consideration:
19			(1) The ability of the qualified utility to reasonably disable reclosers and access
20			the proposed power line if it becomes de-energized;
21			(2) The balance of the risk of wildfire with the need for continued supply of
22			electricity to a community; and
23			(3) Any potential impact to public safety, first responders, and health and
24			communication infrastructure.
25		<u>f.</u>	A description of procedures the qualified utility intends to use to restore its
26			electrical system in the event of a wildfire;
27		<u>g.</u>	A description of the costs for implementation of the plan, including system
28			improvements and upgrades;
29		<u>h.</u>	A description of community outreach and public awareness efforts before and
30			during a wildfire season; and

during a wildfire season; and

i. A description of potential participation with state or local wildfire protection or
 mitigation plans.

Wildfire mitigation plan submission.

- 1. An electric public utility or electric transmission provider may submit for filing a wildfire mitigation plan to the commission. An electric public utility or electric transmission provider shall publish on its website all wildfire mitigation plans within thirty days of filing. If an electric public utility or electric transmission provider submits a wildfire mitigation plan the plan must be updated and resubmitted to the commission every three years.
- 2. A rural electric cooperative, municipal electric utility, or municipal joint action agency may submit a wildfire mitigation plan to its board of directors. The electric cooperative, municipal electric utility, or municipal joint action agency shall publish on its website all wildfire mitigation plans within thirty days of approval from its board of directors. If a rural electric cooperative, municipal electric utility, or municipal joint action agency submits a wildfire mitigation plan, the plan must be updated and reapproved by the board of directors every three years.
- 3. The preparation and publishing of, and compliance with, the qualified utility's wildfire mitigation plan constitutes prima facie evidence that the qualified utility exercised a reasonable standard of care.

Annual report.

- 1. An electric public utility or electric transmission provider with a wildfire mitigation plan on file may submit an annual report detailing the utility's compliance with the plan to the commission, no later than December thirty-first of each year the plan is effective. If the utility submits an annual report, the utility shall publish the report on its website.
- 2. A rural electric cooperative, municipal electric utility, or municipal joint action agency with a wildfire mitigation plan shall submit an annual report to its board of directors or governing body summarizing the rural electric cooperative's, municipal electric utility's, or municipal joint action agency's compliance with its approved wildfire mitigation plan. The rural electric cooperative, municipal electric utility, or municipal joint action agency shall publish the report on its website.