Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO FIRST ENGROSSMENT

ENGROSSED SENATE BILL NO. 2117

Introduced by

Energy and Natural Resources Committee

(At the request of the Public Service Commission)

- 1 A BILL for an Act to amend and reenact subsection 1 of section 38-14.2-02, and sections
- 2 38-14.2-04, 38-14.2-06, and 38-14.2-07 of the North Dakota Century Code, relating to

3 abandoned surface mine reclamation.

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

5	SEC	TION 1. AMENDMENT. Subsection 1 of section 38-14.2-02 of the North Dakota
6	Century	Code is amended and reenacted as follows:
7	1.	"Abandoned mine reclamation plan" means a plan for the reclamation of lands and
8		water adversely affected by past coal mining and noncoal mining practices. The plan
9		must generally identify all areas to be reclaimed in the state of North Dakota, the
10		purposes for which the reclamation is proposed, the relationship of the lands to be
11		reclaimed and the proposed reclamation to surrounding areas, and the specific criteria
12		for ranking and identifying projects to be funded <u>, and the legal authority and</u>
13		programmatic capability to perform such work as required by the Surface Mining
14		Control and Reclamation Act of 1977 [Pub. L. 95-87; 30 U.S.C. 1235].
15	SEC	TION 2. AMENDMENT. Section 38-14.2-04 of the North Dakota Century Code is
16	amende	d and reenacted as follows:
17	38-1	4.2-04. State abandoned mine reclamation fund.
18	The	re is hereby created the state abandoned mine reclamation fund.
19	1.	Revenue to the fund must include:

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1		a.	Moneys applied for and received by the commission pursuant to title IV of Public
2			Law 95-87 [91 Stat. 456; 30 U.S.C. 1231 et seq.], for the purposes of this
3			chapter.
4		b.	Moneys donated to the commission by persons, corporations, limited liability
5			companies, associations, and foundations for the purposes of this chapter.
6		C.	Moneys collected by the commission from charges for uses of lands acquired or
7			reclaimed with moneys from the fund, after expenditures for maintenance have
8			been deducted.
9		d.	Moneys recovered by the commission through satisfaction of liens filed against
10			privately owned lands reclaimed with moneys from the fund.
11		e.	Moneys recovered by the commission from the sale of lands acquired with
12			moneys from the fund.
13		f.	Such other moneys as may be deposited in the fund for use in carrying out the
14			purposes of the abandoned mine reclamation program.
15	2.	Мо	neys in the fund may be used for the following purposes:
16		a.	Reclamation and restoration of land and water resources as defined by section
17			38-14.2-06 and adversely affected by past mining, including but not limited to:
18			(1) Reclamation and restoration of abandoned surface mined areas,
19			abandoned coal processing areas, and abandoned coal refuse disposal
20			areas.
21			(2) Reclamation of lands affected by underground mine subsidence.
22			(3) Planting of land adversely affected by past coal mining or noncoal mining to
23			prevent erosion and sedimentation.
24			(4) Prevention, abatement, treatment, and control of water pollution created by
25			coal mine or noncoal mine drainage including restoration of streambeds,
26			and construction and operation of water treatment plants.
27			(5) Prevention, abatement, and control of burning coal refuse disposal areas
28			and burning coal in situ.
29			(6) Prevention, abatement, and control of coal mine subsidence.
30		b.	Acquisition or lease of land as provided for in this chapter.

1		C.	Studies by the commission by contract with public and private organizations to
2			provide information, advice, and technical assistance, including research and
3			demonstration projects, conducted for the purposes of this chapter.
4		d.	All other necessary expenses to accomplish the purposes of this chapter,
5			including administrative expenses and costs incurred in the development of the
6			abandoned mine reclamation plan and the abandoned mine reclamation
7			program.
8	3.	The	ere is created a special fund in the state treasury called the state abandoned mine
9		recl	amation fund set-aside trust account. Revenue to the set-aside trust account must
10		be t	en percent of the amount granted by the secretary of the interior under title IV of
11		Pub	lic Law 95-87 as provided by Public Law 100-34 <u>for amounts awarded before</u>
12		Dec	ember 20, 2006. This account must be interest bearing and all interest must be
13		crea	dited to the set-aside trust account. No funds from this account may be expended
14		prio	r to September 30, 2004. After September 30, 2004, the funds may be expended
15		as p	provided in this subsection but no funds may be used to reclaim noncoal projects.
16		The	e legislative assembly shall authorize expenditure by appropriation from the account
17		as r	necessary to defray the administrative expenses of the program. The remaining
18		fund	ds in the account may only be used in accordance with <u>subdivisions a, b, and c, of</u>
19		<u>sub</u>	section 1 of section 38-14.2-07 but no funds may be used on noncoal projects. The
20		liab	ility of the state to fulfill the requirements of this subsection is limited to the amount
21		of fu	unds available in the account established in this subsection. The state has no
22		obli	gations under this subsection except to the extent of federal funds deposited in the
23		coa	I mine mitigationstate abandoned mine reclamation fund set-aside trust account
24		and	the interest thereon to operate the program.
25	<u>4.</u>	<u>The</u>	re is created a special fund in the state treasury called the state abandoned mine
26		<u>recl</u>	amation safeguarding treatment for the restoration of ecosystems from abandoned
27		<u>min</u>	es fund set-aside trust account. Revenue to the set-aside trust account must be no
28		<u>mor</u>	e than thirty percent of the annual amount granted by the secretary of interior
29		<u>und</u>	er title IV of Public Law No. 95-87 as provided by Public Law No. 117-58 and
30		<u>Pub</u>	lic Law No. 117-328. This account must be interest bearing and all interest must
31		<u>be c</u>	credited to the safeguarding treatment for the restoration of ecosystems from

1		<u>abaı</u>	ndoned mines fund set-aside trust account. The funds from this account may be
2		<u>expe</u>	ended for:
3		<u>a.</u>	The abatement of the causes and treatment of the effects of acid mine drainage
4			resulting from coal mining practices, including costs of building, operating,
5			maintaining, and rehabilitating acid mine drainage treatment systems;
6		<u>b.</u>	The prevention, abatement, and control of subsidence; and or
7		<u>C.</u>	The prevention abatement, and control of coal mine fires.
8	<u>5.</u>	<u>The</u>	legislative assembly shall authorize expenditure by appropriation from the account
9		unde	er subsection 4 as necessary to defray the administrative expenses of the
10		prog	<u>gram.</u>
11	SEC		3. AMENDMENT. Section 38-14.2-06 of the North Dakota Century Code is
12	amende	d and	reenacted as follows:
13	38-1	4.2-0	6. Eligible lands and water.
14	Lan	ds an	d water eligible for reclamation or drainage abatement expenditures under this
15	chapter	are th	nose which were mined for coal or which were affected by such mining,
16	wastebanks, coal processing or other coal mining processes and abandoned or left in an		
17	inadequate reclamation status prior to August 3, 1977, and for which there is no continuing		
18	reclamation responsibility under other state laws. Lands and water which were mined or		
19	affected by mining for minerals and materials other than coal are also eligible for reclamation		
20	under th	is cha	apter if such<u>the</u> reclamation is necessary to protect the public health, safety,
21	general	welfa	re, and property and such<u>, the</u> noncoal abandoned mine lands were left in an
22	inadequ	ate re	eclamation status prior to August 3, 1977, and for which there is no continuing
23	reclama	tion re	esponsibility under other state or federal laws, and the state has received
24	<u>certificat</u>	tion fr	om the United States secretary of the interior under 30 U.S.C. 1239 or 30 U.S.C.
25	<u>1240(a)</u> .	Land	ds and water designated for remedial action under the Uranium Mill Tailings
26	<u>Radiatio</u>	n Cor	ntrol Act of 1978 [42 U.S.C. 7901 et seq.] or listed for remedial action under the
27	<u>Compre</u>	hensi	ve Environmental Response, Compensation, and Liability Act of 1980 [42 U.S.C.
28	<u>9601 et</u>	seq.]	are not eligible for reclamation or drainage abatement expenditures under this
29	<u>chapter</u> .		
30	SEC		4. AMENDMENT. Section 38-14.2-07 of the North Dakota Century Code is

31 amended and reenacted as follows:

1	38-14.2-(07. Commission authorized to administer abandoned mine reclamation
2	program - O	bjectives - Priorities.
3	<u>1.</u> The	e commission is hereby authorized to develop, administer, and enforce an
4	aba	ndoned mine reclamation program. Expenditure of funds for the projects under this
5	pro	gram must reflect priorities in the order stated:
6	1. <u>a.</u>	Administrative expenses and costs incurred in the development of the
7		abandoned mine reclamation plan and the abandoned mine reclamation
8		program.
9	<u> 2. b. </u>	—The protection of public health, safety, general welfare, and property from
10		extreme danger resulting from the adverse effects of past coal mining practices-,
11		including the restoration of eligible land and water resources and the
12		environment:
13	I	(1) Previously degraded by the adverse effects of coal mining practices; and
14		(2) Located adjacent to a site that has been or will be remediated to protect the
15		public health, safety, and property from extreme danger of adverse effects
16		of coal mining practices.
17	3. <u>c.b.</u>	The protection of public health , <u>and</u> safety , and general welfare from adverse
18		effects of past coal mining practices which do not constitute an extreme danger-,_
19		including the restoration of eligible land and water resources and the
20		environment:
21		(1) Previously degraded by the adverse effects of coal mining practices; and
22		(2) Located adjacent to a site that has been or will be remediated to protect the
23		public health and safety from adverse effects of coal mining practices.
24	4 . <u>d.c.</u>	The restoration of eligible land and water resources and the environment
25		geographically contiguous to an area provided in subdivisions b or c previously
26		degraded by adverse effects of past coal mining practices, including measures
27		for the conservation and development of soil, water (excluding channelization),
28		woodland, fish and wildlife, recreation resources, and agricultural productivity.
29	5. <u>e.</u>	Research and demonstration projects relating to the development of surface coal
30		mining reclamation and water quality control program methods and
31		techniques <u>The restoration of eligible land and water resources and the</u>

1	environment, which is not geographically contiguous to the area provided in
2	subdivisions b and c, previously degraded by adverse effects of past coal mining
3	practices, including measures for the conservation and development of soil,
4	water, excluding channelization, woodland, fish and wildlife, recreation resources,
5	and agricultural productivity.
6	6. <u>f.d.</u> The protection, repair, replacement, construction, or enhancement of public
7	facilities such as utilities, roads, recreation, and conservation facilities adversely
8	affected by pastwater supply facilities, including water distribution facilities and
9	treatment plants adversely affected by coal mining practices.
10	7. The development of publicly owned land adversely affected by past coal mining-
11	practices, including land acquired as provided in this chapter, for recreation, historic,
12	conservation, and reclamation purposes and open space benefits.
13	<u>8. g.</u>
14	<u>2.</u> The protection of the public from hazards endangering life and property resulting from
15	the adverse effects of past noncoal mining practices upon certification from the United
16	States secretary of interior as provided in 30 U.S.C. 1240(a). However, upon request
17	by the governor of the state of North Dakota and approval by the secretary of the
18	interior, such work may be undertaken before the priorities related to past coal mining
19	have been fulfilled. Expenditure of funds from the project under this subsection must
20	reflect the priorities in the order stated:
21	9. <u>h.a.</u> The protection of the public from hazards to health and, safety, general welfare,
22	and property from the adverse effects of past noncoal mining practices.
23	10. <u>i.b.</u> The restoration of the environment degraded by the protection of public health,
24	safety, and general welfare from adverse effects of past-noncoal mining
25	practices.
26	11. j.c. The construction of public facilities in accordance with section
27	38-14.2-05 restoration of land and water resources and the environment
28	previously degraded by the adverse effects of noncoal mining practices.
29	<u>2. The abandoned mine reclamation priority under subdivision e of subsection 1 must be</u>
30	funded exclusively by moneys provided by the Infrastructure Investment and Jobs Act
31	[Pub. L. 117-58] unless subdivisions b through d of subsection 1 have been completed

1		and the abandoned mine reclamation program has certified the conditions to the
2		United States secretary of interior.
3	3.	Funds granted by the secretary of interior under title IV of Public Law No. 95-87 as
4		provided by Public Law No. 117-58 may be used only for the activities described in
5		subsection 1.