25.1216.02002 Title.03000 Prepared by the Legislative Council staff for Representative Porter

March 19, 2025

Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO FIRST ENGROSSMENT

ENGROSSED SENATE BILL NO. 2335

Introduced by

Senators Magrum, Dwyer, Paulson

- 1 A BILL for an Act to create and enact a new section to chapter 38-11.1 of the North Dakota
- 2 Century Code, relating to pretrial appraisals; and to amend and reenact section 38-11.1-09 of
- 3 the North Dakota Century Code, relating to the recovery of attorney's fees in an action relating
- 4 to oil and gas production.

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

- SECTION 1. A new section to chapter 38-11.1 of the North Dakota Century Code is created and enacted as follows:
- 8 <u>Pretrial appraisal required before commencement of action to recover compensation.</u>
- 9 <u>1. As used in this section, "certified appraiser" has the same meaning as in section</u>
 10 43-23.3-01.
- Before commencing a legal action to recover compensation, a person entitled to
 compensation shall obtain a written appraisal valuing all parcels affected or
 foreseeably affected by drilling operations under this chapter. A certified appraiser, an
 individual possessing a temporary permit under section 43-23.3-11, or an individual
 possessing a permit under section 43-23.3-04.1 shall conduct the required appraisal.
 - 3. ABefore a court may take jurisdiction over an action commenced under this chapter, a person seeking compensation under this chapter shall provide must have provided to a mineral developer a copy of an appraisal issued under subsection 2. The mineral developer may make a new offer for settlement to the surface owner within thirty days

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of receiving the appraisal. If ana new offer is made under this subsection, the amount of the new offer serves as the offer contemplated under section 38-11.1-09.

- If requested by a surface owner, the The mineral developer shall reimburse the reasonable actual costs of the required appraisal incurred by the surface owner for obtaining a required appraisal under this section or, at the election of the surface owner, the mineral developer shall pay the reasonable actual costs directly to the appraiser.
- AnThe required appraisal or opinion of value expressed in anthe required appraisal is <u>5.</u> inadmissible at a proceeding commenced under this chapter, unless the information is offered by the surface owner. Whether an appraisal is issued under this section does not require or prohibit the introduction of specific evidence offered at a proceeding commenced under this chapter.

SECTION 2. AMENDMENT. Section 38-11.1-09 of the North Dakota Century Code is amended and reenacted as follows:

38-11.1-09. Rejection - Legal action - Fees and costs.

If the person seeking compensation rejects the offer of the mineral developer, that person may bring an action for compensation in the court of proper jurisdiction. If the amount of compensation awarded by the court is greater than that which had beenthe amount offered by the mineral developer, the court shall award the person seeking compensation reasonable attorney's fees, any costs assessed by the courtand disbursements under chapter 28-26, and interest on the amount of the final compensation awarded by the court from the day drilling is commenced. The rate of interest awarded must be the prime rate charged by the Bank of North Dakota on the date of the judgment.