Sixty-fifth Legislative Assembly of North Dakota

HOUSE BILL NO. 1258

Introduced by

Representative M. Nelson

1 A BILL for an Act to amend and reenact sections 11-33.2-03, subsections 1 and 2 of section

2 23-25-11, sections 40-47-06, 40-48-03, and 40-51.2-05, subsection 2 of section 40-51.2-07,

3 section 40-51.2-11, and subsection 1 of section 40-51.2-13 of the North Dakota Century Code,

4 relating to extraterritorial zoning and subdivision authority; and to repeal sections 40-47-01.1,

5 40-48-18, 40-51.2-02.1, 40-51.2-02.2, and 61-35-26.3 of the North Dakota Century Code,

6 relating to extraterritorial zoning and subdivision authority.

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

8 SECTION 1. AMENDMENT. Section 11-33.2-03 of the North Dakota Century Code is

9 amended and reenacted as follows:

10 11-33.2-03. Scope of county authority.

11 County regulation of subdivisions pursuant to the provisions of this chapter shall in no way 12 affect subdivisions within the corporate limits, or within the area of application of extraterritorial 13 zoning jurisdiction adopted pursuant to section 40-47-01.1, of any city. Additionally, no

14 resolution, regulation, or restriction adopted pursuant to the provisions of this chapter shall

15 prohibit or prevent the use of land or buildings for farming or any of the normal incidents of

16 farming.

SECTION 2. AMENDMENT. Subsections 1 and 2 of section 23-25-11 of the North Dakota
Century Code are amended and reenacted as follows:

191. In areas located within a city or the area over which a city has exercised extraterritorial20zoning as defined in section 40-47-01.1, a person may not discharge into the ambient21air any objectionable odorous air contaminant that measures seven odor concentration22units or higher outside the property boundary where the discharge is occurring. If an23agricultural operation as defined by section 42-04-01 has been in operation for more

than one year, as provided by section 42-04-02, and the business or residence making

the odor complaint was built or established after the agricultural operation was
established, the measurement for compliance with the seven odor concentration units
standard must be taken within one hundred feet [30.48 meters] of the subsequently
established residence, church, school, business, or public building making the
complaint rather than at the property boundary of the agricultural operation. The
measurement may not be taken within five hundred feet [.15 kilometer] of the property
boundary of the agricultural operation.

- 8 2. In areas located outside a city or outside the area over which a city has exercised
 9 extraterritorial zoning as defined in section 40-47-01.1, a person may not discharge
 10 into the ambient air any objectionable odorous air contaminant that causes odors that
 11 measure seven odor concentration units or higher as measured at any of the following
 12 locations:
- a. Within one hundred feet [30.48 meters] of any residence, church, school,
 business, or public building, or within a campground or public park. An odor
 measurement may not be taken at the residence of the owner or operator of the
 source of the odor, or at any residence, church, school, business, or public
 building, or within a campground or public park, that is built or established within
 one-half mile [.80 kilometer] of the source of the odor after the source of the odor
 has been built or established;
- b. At any point located beyond one-half mile [.80 kilometer] from the source of the
 odor, except for property owned by the owner or operator of the source of the
 odor, or over which the owner or operator of the source of the odor has
 purchased an odor easement; or
- 24 If a county or township has zoned or established a setback distance for an animal C. 25 feeding operation which is greater than one-half mile [.80 kilometer] under either 26 section 11-33-02.1 or 58-03-11.1, or if the setback distance under subsection 7 is 27 greater than one-half mile [.80 kilometer], measurements for compliance with the 28 seven odor concentration units standard must be taken at the setback distance 29 rather than one-half mile [.80 kilometer] from the facility under subdivision b. 30 except for any residence, church, school, business, public building, park, or 31 campground within the setback distance which was built or established before

- the animal feeding operation was established, unless the animal feeding
 operation has obtained an odor easement from the pre-existing facility.
 SECTION 3. AMENDMENT. Section 40-47-06 of the North Dakota Century Code is
- 4 amended and reenacted as follows:

5 **40-47-06.** Zoning commission - Appointment - Duties - Preliminary and final report.

6 The governing body of a city desiring to avail itself of the powers conferred by this chapter 7 shall appoint a commission, to be known as the zoning commission, to recommend the 8 boundaries of the various original districts and appropriate regulations to be enforced therein. In-9 addition to the members appointed by the city, the zoning commission shall include at least one-10 person residing outside of the corporate limits of a city having a population of less than five-11 thousand, two persons residing outside the corporate limits of a city having a population of five-12 thousand or more, but less than twenty-five thousand, or three persons residing outside the 13 corporate limits of a city having a population of twenty-five thousand or more if zoning authority-14 is exercised pursuant to section 40-47-01.1. Such persons shall be appointed by the board or-15 boards of county commissioners of the county or counties within which such zoning authority is-16 to be exercised and shall reside within the territorial limits of the zoning regulation authority-17 exercised by the city, if such persons are available and will serve on the zoning commission. Of 18 the members of the commission appointed by a board or boards of county commissioners-19 pursuant to this section, the first member appointed shall hold office for five years, the second-20 member appointed shall hold office for three years, and the third member appointed shall hold-21 office for one year. Thereafter, the members shall be appointed for terms of five years. Such 22 commission shall make a preliminary report and hold public hearings thereon before submitting 23 its final report. The governing body shall not hold its public hearings or take action until it has 24 received the final report of the zoning commission. If a city has a planning commission, it may 25 be appointed as the zoning commission.

SECTION 4. AMENDMENT. Section 40-48-03 of the North Dakota Century Code is
 amended and reenacted as follows:

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40-48-03. Planning commission - Creation - Members - Ex officio members.

The governing body of any city may create, by ordinance, a planning commission to consist of not more than ten members to be appointed by the executive officer of the city with the approval of its governing body. In addition to the members appointed by the city, the planning-

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1 commission shall include at least one person residing outside of the corporate limits of a city-2 having a population of less than five thousand, two persons residing outside the corporate limits-3 of a city having a population of five thousand or more, but less than twenty-five thousand, or 4 three persons residing outside the corporate limits of a city having a population of twenty-five-5 thousand or more if zoning authority is exercised pursuant to section 40-47-01.1. Such persons-6 shall be appointed by the board or boards of county commissioners of the county or counties-7 within which such subdivision authority is to be exercised and shall reside within the territorial-8 limits of the subdivision regulation authority exercised by the city, if such persons are available 9 and will serve on the planning commission. Of the members of the commission appointed by a-10 board or boards of county commissioners pursuant to this section, the first member appointed-11 shall hold office for five years, the second member appointed shall hold office for three years, 12 and the third member appointed shall hold office for one year. Thereafter, the members shall be 13 appointed for terms of five years. The executive officer, the engineer, and the attorney of the city 14 shall be ex officio members of the commission.

15 SECTION 5. AMENDMENT. Section 40-51.2-05 of the North Dakota Century Code is 16 amended and reenacted as follows:

17 40-51.2-05. Notice - Petition of owners and electors - Mediation.

18 1. The governing body may not take final action on a petition presented by owners and 19 gualified electors until the petitioners have given notice of presentation of the petition by one 20 publication in the official newspaper of the city as provided by section 40-01-09 and the 21 governing body has mailed at least seven days before the presentation, by certified mail, a 22 notice of the time and place of consideration of the petition to the owner of each parcel of real 23 property within the area described in the petition at the person's last-known mailing address. 24 The notice is not required to be sent to any owner of real property who signed a petition 25 pursuant to section 40-51.2-03 or 40-51.2-04. At the same time, the governing body of the city 26 also shall mail, by certified mail, the notice of the time and place of consideration of the petition 27 to the governing body of each city, county, or township directly affected by the land area 28 petitioned to be annexed. 29

30 zoning or subdivision regulation authority of another city and written consent to annex-31 the land area is not received from the governing body of the other city, the annexing

If the land area petitioned to be annexed to the city lies within the extraterritorial

1	city may either stop its pursuit of the annexation or submit the matter to a committee		
2	for mediation as provided in section 40-51.2-07.1. If mediation does not resolve the		
3	matter, the office of administrative hearings may be petitioned to hear the matter in		
4		accordance with sections 40-51.2-08, 40-51.2-09, 40-51.2-11, 40-51.2-12, 40-51.2-13,-	
5		40-51.2-14, 40-51.2-15, 40-51.2-16, and 40-51.2-17.	
6	SECTION 6. AMENDMENT. Subsection 2 of section 40-51.2-07 of the North Dakota		
7	Century Code is amended and reenacted as follows:		
8	2.	If the owners of one-fourth or more of the territory proposed to be annexed protest, or	
9		if a city that has extraterritorial zoning or subdivision regulation authority over the area	
10		petitioned to be annexed protests, the city may either stop its pursuit of the annexation	
11		or submit the matter to a committee for mediation as provided in section 40-51.2-07.1.	
12	SECTION 7. AMENDMENT. Section 40-51.2-11 of the North Dakota Century Code is		
13	amended and reenacted as follows:		
14	40-51.2-11. Notice required.		
15	At the time the administrative law judge sets the time and place of hearing, the		
16	administrative law judge shall direct the governing body of the annexing city to:		
17	1.	Publish a notice of the hearing and a copy of the petition, if the annexation was	
18		initiated under section 40-51.2-07, at least once a week for two successive weeks in	
19		the official newspaper of the city;	
20	2.	Mail a notice of the hearing and a copy of the petition, if the annexation was initiated	
21		under section 40-51.2-07, to the owner of each parcel of real property in the area to be	
22		annexed at the person's last-known mailing address; and	
23	3.	Serve a copy of the notice and petition upon the chairman of the governing body of the	
24		county and township, if organized, in which the territory to be annexed lies ; and	
25	4.	Serve a copy of the notice and petition upon the head of the governing body of any	
26		other city in whose extraterritorial zoning or subdivision regulation authority the land	
27		area petitioned to be annexed is located.	
28	The hearing must be held not less than thirty days after the first publication of the notice. Proof		
29	of publication and service of the notice and petition must be filed with the administrative law		
30	judge before the time of the hearing.		

1	SECTION 8. AMENDMENT. Subsection 1 of section 40-51.2-13 of the North Dakota			
2	Century Code is amended and reenacted as follows:			
3	1. In arriving at a decision, the administrative law judge shall consider the following			
4	factors:			
5	a.	The present uses and planned future uses or development of the area sought to		
6		be annexed;		
7	b.	Whether the area sought to be annexed is a part of the community of the		
8		annexing city;		
9	С.	The educational, recreational, civic, social, religious, industrial, commercial, or		
10		city facilities and services made available by or in the annexing city to any		
11		resident, business, industry, or employee of the business or industry located in		
12		the area sought to be annexed;		
13	d.	Whether any governmental services or facilities of the annexing city are or can be		
14		made available to the area sought to be annexed;		
15	e.	The economic, physical, and social relationship of the inhabitants, businesses, or		
16		industries of the area sought to be annexed to the annexing city, and to the		
17		school districts and other political subdivisions affected;		
18	f.	The economic impact of the proposed annexation on the property owners in the		
19		area of the proposed annexation, and the economic impact on the annexing city		
20		of a decision to deny the annexation; and		
21	g.	Whether the area proposed to be annexed is in the extraterritorial zoning or		
22		subdivision regulation authority of another city; and		
23	h.	Any other factor determined to be relevant by the administrative law judge.		
24	SECTION 9. REPEAL. Sections 40-47-01.1, 40-48-18, 40-51.2-02.1, 40-51.2-02.2, and			
25	61-35-26.3 of the North Dakota Century Code are repealed.			