### SENATE BILL No. 431

### DIGEST OF INTRODUCED BILL

**Citations Affected:** IC 14-8-2-22; IC 14-25-4.

Synopsis: DNR director authority over dewatering wells. Amends the law concerning the emergency regulation of ground water rights to: (1) include within the definition of "dewatering well" a water well or pump system that is used as part of a mining project to remove water from an area being mined; (2) authorize the director of the department of natural resources (director) to declare a ground water emergency when an investigation discloses that a dewatering well has caused a significant ground water withdrawal facility to fail to produce water in a quantity sufficient for the beneficial use for which the facility owner uses the water; and (3) provide that, in the case of a ground water emergency arising from the failure of a significant ground water withdrawal facility caused by a dewatering well, the timely and reasonable compensation that the director may order for the benefit of the facility owner is limited to: (A) restoring the affected significant ground water withdrawal facility to the facility's former water production capability; or (B) providing to the facility owner an alternative supply of water to replace the water lost through the facility's failure.

Effective: July 1, 2015.

# Niemeyer

January 12, 2015, read first time and referred to Committee on Environmental Affairs.



#### First Regular Session 119th General Assembly (2015)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2014 Regular Session and 2014 Second Regular Technical Session of the General Assembly.

## **SENATE BILL No. 431**

A BILL FOR AN ACT to amend the Indiana Code concerning natural and cultural resources.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 14-8-2-22 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 22. (a) "Beneficial
3	use", for purposes of IC 14-25-4, has the meaning set forth in
4	IC 14-25-4-0.5.
5	(b) "Beneficial use", for purposes of IC 14-25-7, has the meaning set
6	forth in IC 14-25-7-2.
7	SECTION 2. IC 14-25-4-0.5 IS ADDED TO THE INDIANA CODE
8	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
9	1, 2015]: Sec. 0.5. As used in this chapter, "beneficial use" means
0	the use of water for any useful and productive purpose. The term
1	includes the following uses:
2	(1) Domestic.
3	(2) Agricultural, including irrigation.
4	(3) Industrial.
5	(4) Commercial.
6	(5) Power generation.



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1	(6) Energy conversion.
2	(7) Public water supply.
3	(8) Waste assimilation.
4	(9) Navigation.
5	(10) Fish and wildlife.
6	(11) Recreation.
7	SECTION 3. IC 14-25-4-2 IS AMENDED TO READ AS
8	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 2. As used in this
9	chapter, "dewatering well" means:
10	(1) a temporary water well that:
11	(1) (A) is used as part of a construction project to remove
12	water from a surface or subsurface area; and
13	(2) (B) ceases to be used upon completion of the construction
14	project or shortly after completion of the project; or
15	(2) a water well or pump system that is used as part of a
16	mining project to remove water from an area being mined.
17	SECTION 4. IC 14-25-4-4 IS AMENDED TO READ AS
18	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 4. (a) As used in this
19	chapter and subject to subsections (b) and (c), "owner"
20	includes the following:
21	(1) The owner of an interest in property.
22	(2) A person in possession of property.
23	(b) For With respect to a temporary dewatering well, "owner"
24	means the person who authorized the construction that necessitated the
25	installation of the dewatering well.
26	(c) With respect to a dewatering well used as part of a mining
27	project to remove water from an area being mined, "owner"
28	means the owner or operator of the mining project.
29	SECTION 5. IC 14-25-4-8 IS AMENDED TO READ AS
30	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 8. (a) Within
31	twenty-four (24) hours after receiving a written complaint from the
32	owner of a nonsignificant ground water withdrawal facility that a water
33	well on property in the owner's possession has:
34	(1) failed to furnish the well's normal supply of water; or
35	(2) failed to furnish potable water;
36	the director shall cause an onsite investigation to be made.
37	(b) Within forty-eight (48) hours after receiving a written
38	complaint from the owner of a significant ground water
39	withdrawal facility that the significant ground water withdrawal
40	facility has ceased to produce water in a quantity sufficient for the
41	beneficial use for which the owner uses the water from the

significant ground water withdrawal facility, the director shall



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1	cause an onsite investigation to be made.
2	SECTION 6. IC 14-25-4-9 IS AMENDED TO READ AS
3	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 9. (a) If an
4	investigation under section 8 8(a) of this chapter discloses:
5	(1) that the well has:
6	(A) failed to furnish the well's normal supply of water; or
7	(B) based upon reasonable evidence of prior potability
8	supplied by the owner, failed to furnish potable water;
9	(2) that there has been a substantial lowering of the level o
0	ground water in the area that has resulted in the failure of the wel
1	to:
2	(A) furnish the well's normal supply of water; or
3	(B) furnish potable water if the failure is caused by natura
4	variations in the potability of water in the source aquifer;
5	(3) that the well and the well's equipment were functioning
6	properly at the time of the failure;
7	(4) that the failure of the well was caused by the lowering of the
8	ground water level in the area;
9	(5) that the lowering of the ground water level is such that the
0.	ground water level:
21	(A) exceeds normal seasonal water level fluctuations; and
22 23 24 25 26	(B) substantially impairs continued use of the ground water
23	resource in the area; and
24	(6) that the lowering of the ground water level was caused by a
25	least one (1) significant ground water withdrawal facility;
	the director shall, by temporary order, declare a ground water
27	emergency.
28	(b) If an investigation under section 8(b) of this chapter
29	discloses:
0	(1) that the significant ground water withdrawal facility ha
1	ceased to produce water in a quantity sufficient for the
2	beneficial use for which the owner uses the water from the
3	significant ground water withdrawal facility;
4	(2) that there has been a substantial lowering of the level o
5	ground water in the area that has resulted in the failure of the
6	significant ground water withdrawal facility to produce water
7	in a quantity sufficient for the beneficial use for which the
8	owner uses the water from the significant ground water
9	withdrawal facility;
0	(3) that the significant ground water withdrawal facility wa
1	functioning properly at the time of the failure;
2	(A) that the failure of the significant ground water withdraws



1	facility was caused by the lowering of the ground water level
2	in the area;
3	(5) that the lowering of the ground water level is such that the
4	ground water level:
5	(A) exceeds normal seasonal water level fluctuations; and
6	(B) substantially impairs continued use of the ground
7	water resource in the area; and
8	(6) that the lowering of the ground water level was caused by
9	at least one (1) dewatering well;
10	the director shall, by temporary order, declare a ground water
11	emergency.
12	SECTION 7. IC 14-25-4-12 IS AMENDED TO READ AS
13	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 12. (a) Except as
14	provided in subsection (b), the director may restrict the quantity of
15	ground water that may be extracted from a significant ground water
16	withdrawal facility when the director declares a ground water
17	emergency under section 9 9(a) or 10 of this chapter if:
18	(1) the:
19	(A) facility is reasonably believed to have caused the failure of
20	the complainant's water well; and
21	(B) immediate temporary provision of an adequate supply of
22	potable water required under sections 18(1) and 20(a) of this
23	chapter is not carried out; or
24	(2) there is a reasonable belief that continued ground water
25	withdrawals from the facility will exceed the recharge capability
26	of the ground water resource of the area.
27	(b) If an operator of a significant ground water withdrawal facility
28	withdraws water by a means other than pumping, the director may
29	temporarily restrict the quantity of ground water that may be extracted
30	only if the provisions of subsection (a)(1) have not been met.
31	SECTION 8. IC 14-25-4-14, AS AMENDED BY P.L.32-2011,
32	SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
33	JULY 1, 2015]: Sec. 14. (a) A declaration of a ground water emergency
34	under section 9(a) of this chapter is effective when a copy of a
35	declaration is served under IC 4-21.5-3-1 upon a person who owns the
36	significant ground water withdrawal facility that is reasonably believed
37	to have caused the failure of the complainant's water well.
38	(b) A declaration of a ground water emergency under section
39	9(b) of this chapter is effective when a copy of the declaration is
40	served under IC 4-21.5-3-1 upon a person who owns the
41	dewatering well that is reasonably believed to have caused the

significant ground water withdrawal facility to fail to produce



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water in a quantity sufficient for the beneficial use for which the owner of the significant ground water withdrawal facility uses the
water from the significant ground water withdrawal facility.
(b) (c) As soon as possible after a declaration of a ground water
emergency has been made, copies of the declaration shall be given to
the newspapers of general circulation located in the affected county.
The notification to newspapers required by this subsection is in
addition to the minimum procedural duties required of the department
under IC 4-21.5 and does not satisfy service of process by publication
under IC 4-21.5-3-1(f).
(c) (d) If the emergency requires action before service can be
completed under subsection (a) or (b), oral notification in person by a
representative of the department and authorized by the director is
sufficient until service can be completed. Oral notification is effective
for not more than ninety-six (96) hours.
SECTION 9. IC 14-25-4-17 IS AMENDED TO READ AS
FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 17. (a) The owner of a
significant ground water withdrawal facility shall, subject to an order
issued under section 20 of this chapter or under IC 13-2-2.5-11 (before
its  repeal), provide  timely  and  reasonable  compensation  to  persons   who
own nonsignificant ground water withdrawal facilities if there is failure
or substantial impairment of those facilities as set forth in section $\$$
<b>9(a)</b> of this chapter if both of the following conditions exist:
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- (1) The failure or substantial impairment was caused by the ground water withdrawals of the significant ground water withdrawal facility.
- (2) Either:

- (A) the affected nonsignificant ground water withdrawal facility was in existence before January 1, 1986; or
- (B) if constructed after December 31, 1985, the facility conforms to the rules of the department issued under section 13 of this chapter. Water wells constructed after December 31, 1985, but before the adoption of rules under this chapter must conform to the Recommended Guidelines of the department in Information Bulletin No. 3 published at 9 IR 1242.
- (b) The owner of a dewatering well shall, subject to an order issued under section 20 of this chapter, provide timely and reasonable compensation to the owner of a significant ground water withdrawal facility that fails as described in section 9(b) of this chapter if both of the following conditions exist:
  - (1) The failure was caused by the ground water withdrawals of the dewatering well.



1	(2) Either of the following applies:
2	(A) The significant ground water withdrawal facility was
3	in existence before January 1, 1986.
4	(B) The significant ground water withdrawal facility:
5	(i) was constructed after December 31, 1985, and
6	conforms to the rules of the department issued under
7	section 13 of this chapter; or
8	(ii) was constructed after December 31, 1985, but before
9	the adoption of rules under section 13 of this chapter,
0	and conforms to the Recommended Guidelines of the
1	department in Information Bulletin No. 3 published at 9
2	IR 1242.
3	SECTION 10. IC 14-25-4-18 IS AMENDED TO READ AS
4	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 18. (a) Timely and
5	reasonable compensation under section 17 17(a) of this chapter
6	consists of and is limited to the following:
7	(1) The immediate temporary provision at the prior point of use
8	of an adequate supply of potable water.
9	(2) Reimbursement of expenses reasonably incurred by the
20	complainant to do the following:
21	(A) Obtain an immediate temporary provision at the prior
22 23 24	point of use of an adequate supply of potable water.
23	(B) Provide timely and reasonable compensation as provided
.4	in subdivision $(3)(A)$ and $(3)(B)$ .
2.5	(3) Either:
26	(A) the restoration of the affected nonsignificant ground water
27	withdrawal facility to the facility's former relative capability;
28	(B) the permanent provision at the point of use of an
.9	alternative potable supply of equal quantity; or
0	(C) the permanent restriction or scheduling of the ground
1	water withdrawals of the significant ground water withdrawal
2	facility so that the affected water well continues to produce:
3	(i) the well's normal supply of water; or
4	(ii) the normal supply of potable water if the well normally
5	furnishes potable water.
6	(b) Timely and reasonable compensation under section 17(b) of
7	this chapter consists of and is limited to:
8	(1) restoring the affected significant ground water withdrawal
9	facility to the facility's former relative capability; or
-0	(2) providing to the owner of the significant ground water
-1	withdrawal facility an alternative supply of water to replace
2	the water lost to the owner through the failure of the



1	significant ground water withdrawal facility.
2	SECTION 11. IC 14-25-4-19 IS AMENDED TO READ AS
3	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 19. The refusal of an
4	owner of an affected nonsignificant ground water withdrawal facility
5	or significant ground water withdrawal facility to accept timely and
6	reasonable compensation is sufficient grounds for the department to
7	terminate an order imposed on a responsible significant ground water
8	withdrawal facility. An owner may request a hearing under IC 4-21.5
9	if the owner does not believe compensation was timely or reasonable.
10	SECTION 12. IC 14-25-4-20 IS AMENDED TO READ AS
11	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 20. (a) Upon the
12	declaration of a ground water emergency under section 9 9(a) of this

potable water. **(b)** A temporary order under section 9 or 10 of this chapter remains in effect for ninety (90) days unless:

chapter, the director shall, by temporary order, require the immediate

temporary provision at the prior point of use of an adequate supply of

- (1) terminated by the director before the expiration of ninety (90) days; or
- (2) extended under IC 4-21.5-4-5(b) during the pendency of a proceeding under section 18(2) and 18(3) of this chapter.
- (b) (c) The commission shall implement section 18(2) and 18(3) of this chapter by order. Before the commission enters an initial determination of the order, the department shall conduct an investigation and provide affected persons with an informal opportunity to contribute to the investigation. All final orders of the commission shall be issued under IC 4-21.5-3.

SECTION 13. IC 14-25-4-21 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 21. (a) An owner of a new:

- (1) nonsignificant ground water withdrawal facility; or
- (2) significant ground water withdrawal facility; who desires to receive the protection of this chapter must construct the facility to conform to the rules adopted under section 13 of this chapter.
- (b) Before a licensed water well drilling contractor or plumbing contractor drills and equips a ground water withdrawal facility for a person, the contractor must advise the person of the provisions of this chapter.

