Sixty-fifth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED SENATE BILL NO. 2134

Introduced by

Senators Armstrong, Bekkedahl, Unruh

Representatives Bosch, Longmuir, Porter

- 1 A BILL for an Act to create and enact chapter 61-33.1 of the North Dakota Century Code,
- 2 relating to the ownership of mineral rights of land inundated by Pick-Sloan Missouri basin
- 3 project dams; to provide appropriations; to provide a contingent line of credit; to provide for
- 4 retroactive application; and to declare an emergency.

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

6 **SECTION 1.** Chapter 61-33.1 of the North Dakota Century Code is created and enacted as 7 follows:

8 61-33.1-01. Definitions.

9 For purposes of this chapter, unless the context otherwise requires:

- 10 <u>1.</u> <u>"Corps survey" means the last known survey conducted by the army corps of</u>
- 11 engineers in connection with the corps' determination of the amount of land acquired
- 12 by the corps for the impoundment of Lake Sakakawea and Lake Oahe, as
- supplemented by the supplemental plats created by the branch of cadastral survey of
 the United States bureau of land management.
- 15 <u>2.</u> <u>"Historical Missouri riverbed channel" means the Missouri riverbed channel as it</u>
- 16 existed upon the closure of the Pick-Sloan Missouri basin project dams, and extends
- 17 from the Garrison Dam to the southern border of sections 33 and 34, township 153
- 18 North, range 102 West which is the approximate location of river mile marker 1,565,
- 19 and from the South Dakota border to river mile marker 1,303.
- 3. "Segment" means the individual segment maps contained within the corps survey final
 project maps for the Pick-Sloan project dams.
- 22 <u>4. "State phase two survey" means the "Ordinary High Water Mark Survey Task Order #2</u>
- 23 Final Technical Report" commissioned by the board of university and school lands.

1	<u>61-33.1-02. Mineral ownership of land inundated by Pick-Sloan Missouri basin project</u>						
2	<u>dams.</u>	dams.					
3	The	The state sovereign land mineral ownership of the riverbed segments inundated by					
4	Pick-Slo	Pick-Sloan Missouri basin project dams extends only to the historical Missouri riverbed channel					
5	up to the	e ordinary high water mark. The state holds no claim or title to any minerals above the					
6	<u>ordinary</u>	high water mark of the historical Missouri riverbed channel inundated by Pick-Sloan					
7	<u>Missour</u>	i basin project dams, except for original grant lands acquired by the state under federal					
8	law and	any minerals acquired by the state through purchase, foreclosure, or other written					
9	<u>conveya</u>	conveyance. Mineral ownership of the riverbed segments inundated by Pick-Sloan Missouri					
10	<u>basin pr</u>	oject dams which are located within the exterior boundaries of the Fort Berthold					
11	reservation and Standing Rock Indian reservation is controlled by other law and is excepted						
12	from this	from this section.					
13	61-33.1-03. Determination of the ordinary high water mark of the historical Missouri						
14	<u>riverbe</u>	d channel.					
15	<u>1.</u>	The corps survey must be considered the presumptive determination of the ordinary					
16		high water mark of the historical Missouri riverbed channel, subject only to the review					
17		process under this section and judicial review as provided in this chapter.					
18	<u>2.</u>	Upon the effective date of this Act, the department of mineral resources shall					
19		commence procurement to select a qualified engineering and surveying firm to					
20		conduct a review of the corps survey under this section. The review must be limited to					
21		the corps survey segments from the northern boundary of the Fort Berthold Indian					
22		reservation to the southern border of sections 33 and 34, Township 153 North, range					
23		102 West. Within ninety days of the first date of publication of the invitation, the					
24		department shall select and approve a firm for the review. The department may not					
25		select or approve a firm that has a conflict of interest in the outcome of the review,					
26		including any firm that has participated in a survey of the Missouri riverbed for the					
27		state or a state agency, or participated as a party or expert witness in any litigation					
28		regarding an assertion by the state of mineral ownership of the Missouri riverbed.					
29	<u>3.</u>	The selected and approved firm shall review the delineation of the ordinary high water					
30		mark of the corps survey segments. The review must determine whether clear and					
31		convincing evidence establishes that a portion of the corps survey does not					

1		rea	sonably reflect the ordinary high water mark of the historical Missouri riverbed		
2		<u>cha</u>	channel under state law. The following parameters, historical data, materials, and		
3		<u>app</u>	licable state laws must be considered in the review:		
4		<u>a.</u>	Aerial photography of the historical Missouri riverbed channel existing before the		
5			closure date of the Pick-Sloan project dams;		
6		<u>b.</u>	The historical records of the army corps of engineers pertaining to the corps		
7			<u>survey;</u>		
8		<u>C.</u>	Army corps of engineers and United States geological survey elevation and		
9			Missouri River flow data;		
10		<u>d.</u>	State case law regarding the identification of the point at which the presence of		
11			action of the water is so continuous as to destroy the value of the land for		
12			agricultural purposes, including hay lands. Land where the high and continuous		
13			presence of water has destroyed its value for agricultural purposes, including hay		
14			land, generally must be considered within the ordinary high water mark. The		
15			value for agricultural purposes is destroyed at the level where significant, major,		
16			and substantial terrestrial vegetation ends or ceases to grow. Lands having		
17			agricultural value capable of growing crops or hay, but not merely intermittent		
18			grazing or location of cattle, generally must be considered above the ordinary		
19			high water mark; and		
20		<u>e.</u>	Subsection 3 of section 61-33-01 and section 47-06-05, which provide all		
21			accretions are presumed to be above the ordinary high water mark and are not		
22			sovereign lands. Accreted lands may be determined to be within the ordinary high		
23			water mark of the historical Missouri riverbed channel based on clear and		
24			convincing evidence. Areas of low-lying and flat lands where the ordinary high		
25			water mark may be impracticable to determine due to inconclusive aerial		
26			photography or inconclusive vegetation analysis must be presumed to be above		
27			the ordinary high water mark and owned by the riparian landowner.		
28	<u>4.</u>	The	e firm shall complete the review within six months of entering a contract with the		
29		<u>dep</u>	partment of mineral resources. The department may extend the time required to		
30		<u>con</u>	nplete the review if the department deems an extension necessary.		

5	Upon completion of the review, the firm shall provide its findings to the department.		
<u>J.</u>	The findings must address each segment of the corps survey the firm reviewed and		
	must include a recommendation to either maintain or adjust, modify, or correct the		
	corps survey as the delineation of the ordinary high water mark for each segment. The		
	firm may recommend an adjustment, modification, or correction to a segment of the		
	corps survey only if clear and convincing evidence establishes the corps survey for		
	that segment does not reasonably reflect the ordinary high water mark of the historical		
	Missouri riverbed channel under state law.		
<u>6.</u>	The department shall publish notice of the review findings and a public hearing to be		
	held on the findings. The public must have sixty days after publication of the notice to		
	submit comments to the department. At the end of the sixty days, the department shall		
	hold the public hearing on the review.		
<u>7.</u>	After the public hearing, the department, in consultation with the firm, shall consider all		
	public comments, develop a final recommendation on each of the review findings, and		
	deliver the final recommendations to the industrial commission, which may adopt or		
	modify the recommendations. The industrial commission may modify a		
	recommendation from the department only if it finds clear and convincing evidence		
	from the resources in subsection 3 that the recommendation is substantially		
	inaccurate. The industrial commission's action on each finding will determine the		
	delineation of the ordinary high water mark for the segment of the river addressed by		
	the finding.		
<u>61-</u> ;	33.1-04. Implementation.		
<u>1.</u>	Within six months after the adoption of the final review findings by the industrial		
	commission:		
	a. Any royalty proceeds held by operators attributable to oil and gas mineral tracts		
	lying entirely above the ordinary high water mark of the historical Missouri		
	riverbed channel on both the corps survey and the state phase two survey must		
	be released to the owners of the tracts, absent a showing of other defects		
	affecting mineral title; and		
	b. Any royalty proceeds held by the board of university and school lands attributable		
	to oil and gas mineral tracts lying entirely above the ordinary high water mark of		
	<u>7.</u>		

1		the historical Missouri riverbed channel on both the corps survey and the state			
2		phase two survey must be released to the relevant operators to distribute to the			
3		owners of the tracts, absent a showing of other defects affecting mineral title.			
4	<u>2. Up</u>	on adoption of the final review findings by the industrial commission:			
5	<u>a.</u>	The board of university and school lands shall begin to implement any acreage			
6		adjustments, lease bonus and royalty refunds, and payment demands as may be			
7		necessary relating to state-issued oil and gas leases. The board shall complete			
8		the adjustments, refunds, and payment demands within two years after the date			
9		of adoption of the final review findings.			
10	<u>b.</u>	Operators of oil and gas wells affected by the final review findings immediately			
11		shall begin to implement any acreage and revenue adjustments relating to			
12		state-owned and privately owned oil and gas interests. The operators shall			
13		complete the adjustments within two years after the date of adoption of the			
14		review findings. Any applicable penalties, liability, or interest for late payment of			
15		royalties or revenues from an affected oil or gas well may not begin to accrue			
16		until the end of the two-year deadline. The filing of an action under			
17		section 61-33.1-05 tolls the deadline for any oil and gas well directly affected by			
18		the action challenging the review finding.			
19	<u>61-33.1-</u>	05. Actions challenging review findings.			
20	An interested party seeking to bring an action challenging the review findings or				
21	recommenda	ations or the industrial commission actions under this chapter shall commence an			
22	action in dist	rict court within two years of the date of adoption of the final review findings by the			
23	industrial cor	mmission. The plaintiff bringing an action under this section may challenge only the			
24	final review f	inding for the section or sections of land in which the plaintiff asserts an interest.			
25	<u>The state an</u>	d all owners of record of fee or leasehold estates or interests affected by the			
26	finding, reco	mmendation, or industrial commission action challenged in the action under this			
27	section must be joined as parties to the action. A plaintiff or defendant claiming a boundary of				
28	the ordinary high water mark of the historical Missouri riverbed channel which varies from the				
29	boundary determined under this chapter bears the burden of establishing the variance by clear				
30	and convinci	ng evidence based on evidence of the type required to be considered by the			
31	engineering	and surveying firm under subsection 3 of section 61-33 1-03. Notwithstanding any			

- 1 other provision of law, an action brought in district court under this section is the sole remedy for
- 2 challenging the final review, recommendations, and determination of the ordinary high water
- 3 mark under this chapter, and preempts any right to rehearing, reconsideration, administrative
- 4 appeal, or other form of civil action provided under law.
- 5 61-33.1-06. Public domain lands.
- 6 Notwithstanding any provision of this chapter to the contrary, the ordinary high water mark
- 7 of the historical Missouri riverbed channel abutting nonpatented public domain lands owned by
- 8 the United States must be determined by the branch of cadastral study of the United States
- 9 bureau of land management in accordance with federal law.

10 <u>61-33.1-07. State engineer regulatory jurisdiction.</u>

- 11 This chapter does not affect the authority of the state engineer to regulate the historical
- 12 <u>Missouri riverbed channel, minerals other than oil and gas, or the waters of the state, provided</u>
- 13 the regulation does not affect ownership of oil and gas minerals in and under the riverbed or
- 14 lands above the ordinary high water mark of the historical Missouri riverbed channel inundated
- 15 <u>by Pick-Sloan Missouri basin project dams.</u>

16 SECTION 2. APPROPRIATION - STRATEGIC INVESTMENT AND IMPROVEMENTS

17 FUND. There is appropriated out of any moneys in the strategic investment and improvements

- 18 fund in the state treasury, not otherwise appropriated, the sum of \$800,000, or so much of the
- 19 sum as may be necessary, to the department of mineral resources for the purpose of
- 20 contracting with a qualified engineering and surveying firm to conduct a limited review of the
- corps survey under this Act, for the biennium beginning July 1, 2017, and ending June 30, 2019.

22 SECTION 3. APPROPRIATION - STRATEGIC INVESTMENT AND IMPROVEMENTS

23 FUND - CONTINGENT LINE OF CREDIT - MINERAL REVENUE REPAYMENTS.

- There is appropriated out of any moneys held in reserve in the strategic investment
 and improvements fund for mineral title disputes, not otherwise appropriated, the sum
 of \$100,000,000, or so much of the sum as may be necessary, to the commissioner of
- 27 university and school lands for the purpose of mineral revenue repayments, for the
- biennium beginning July 1, 2017, and ending June 30, 2019. The funding provided in
- 29 this section is considered a one-time funding item.
- 30 2. The funding provided in this section is available for the following:

1		a.	Repayment of any lease, bonus, rents, and royalty collections attributable to oil
2			and gas mineral tracts lying entirely above the ordinary high water mark of the
3			historical Missouri riverbed channel on both the corps survey and the state phase
4			two survey, as required in subsection 1 of section 61-33.1-04.
5		b.	Repayment of any lease, bonus, rents, and royalty collections attributable to the
6			remaining oil and gas mineral tracts, as required in subsection 2 of
7			section 61-33.1-04.
8		C.	Other mineral revenue repayments or other reimbursements that are attributable
9			to oil and gas mineral tracts requiring repayments under this Act.
10	3.	Upo	on adoption of the final review findings by the industrial commission, the
11		con	nmissioner of university and school lands shall calculate the amount necessary for
12		min	eral revenue repayments based on the final review findings.
13	4.	As	soon as a repayment amount for a known recipient is calculated but after the
14		exp	enditure of the \$100,000,000 in subsection 1:
15		a.	The commissioner of university and school lands shall request from the
16			sixty-sixth legislative assembly additional funding sufficient for any remaining
17			mineral revenue or other repayments.
18		b.	If the \$100,000,000 is expended before the repayment of all amounts calculated
19			for known recipients and before additional funds are made available by the
20			sixty-sixth legislative assembly, the Bank of North Dakota shall extend a line of
21			credit, not to exceed \$87,000,000, to the commissioner of university and school
22			lands. The commissioner of university and school lands shall access the line of
23			credit, to the extent necessary, the sum of which is appropriated, for the purpose
24			of mineral revenue and other repayments under this Act for the biennium
25			beginning July 1, 2017, and ending June 30, 2019. The commissioner of
26			university and school lands shall repay the line of credit from funds available in
27			the strategic investment and improvements fund as appropriated by the
28			legislative assembly.
29	SEC	тю	N 4. RETROACTIVE APPLICATION. Section 1 of this Act is retroactive to the date
30	of closure of the Pick-Sloan Missouri basin project dams. The ordinary high water mark		

- 1 determination under this Act is retroactive and applies to all oil and gas wells spud after
- 2 January 1, 2006, for purposes of oil and gas mineral and royalty ownership.
- 3 **SECTION 5. EMERGENCY.** This Act is declared to be an emergency measure.