SF901 REVISOR **JRM** S0901-1 1st Engrossment

## SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 901

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**DATE** 02/13/2017 D-PG **OFFICIAL STATUS** 

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Introduction and first reading Referred to Agriculture, Rural Development, and Housing Policy

03/01/2017 813a Comm report: To pass as amended and re-refer to Judiciary and Public Safety Finance and Policy

A bill for an act

relating to agriculture; modifying the nuisance liability protection for certain

agricultural operations; establishing the farmer-neighbor mediation program; 13 requiring mediation for certain disputes with farming operations; amending 1.4 Minnesota Statutes 2016, section 561.19, subdivision 2; proposing coding for new 1.5 law as Minnesota Statutes, chapter 584. 1.6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.7 Section 1. Minnesota Statutes 2016, section 561.19, subdivision 2, is amended to read: 1.8 Subd. 2. Agricultural operation not a nuisance. (a) An agricultural operation is not 1.9 and shall not become a private or public nuisance after two years from its established date 1.10 of operation as a matter of law if the operation: 1.11 (1) is located in an agriculturally zoned area; 1.12 (2) complies with the provisions of all applicable federal, state, or county laws, 1.13 regulations, rules, and ordinances and any permits issued for the agricultural operation; and 1.14 (3) operates according to generally accepted agricultural practices. 1.15 (b) For a period of two years from its established date of operation, there is a rebuttable 1.16 presumption that an agricultural operation in compliance with the requirements of paragraph 1.17 (a), clauses (1) to (3), is not a public or private nuisance. For feedlot odor, this rebuttable 1.18 presumption can only be satisfied by a showing that the commissioner of the Pollution 1.19 Control Agency has determined that: 1.20 (1) the feedlot is in violation of the ambient air quality standards for hydrogen sulfide 1.21

under Pollution Control Agency rules, and the violation occurred when a manure removal

exemption authorized under section 116.0713, paragraphs (b) and (d), is not in effect; and

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|       |         |     |         |                 |

| 2.1                                 | (2) the feedlot has not, when directed by the commissioner of the Pollution Control   |
|-------------------------------------|---|
| 2.2                                 | Agency under section 116.0713, paragraph (a), clause (2), taken appropriate actions necessary   |
| 2.3                                 | to ensure compliance with the ambient air quality standards for hydrogen sulfide.   |
| 2.4                                 | (c) The provisions of this subdivision do not apply:  |
| 2.5                                 | (1) to an animal feedlot facility with a swine capacity of 1,000 or more animal units as  |
| 2.6                                 | defined in the rules of the Pollution Control Agency for control of pollution from animal   |
| 2.7                                 | feedlots, or a cattle capacity of 2,500 animals or more;  |
| 2.8                                 | (2) (1) to any prosecution for the crime of public nuisance as provided in section 609.74   |
| 2.9                                 | or to an action by a public authority to abate a particular condition which is a public nuisance;   |
| 2.10                                | or  |
| 2.11                                | (3) (2) to any enforcement action brought by a local unit of government related to zoning   |
| 2.12                                | under chapter 394 or 462.   |
| 2.13                                | (d) Civil proceedings against an agricultural operation are subject to farmer-neighbor  |
| 2.14                                | mediation under chapter 584.  |
| 2.17                                | Sec. 3. [584.02] LEGISLATIVE FINDINGS.  |
|                                     |   |
| 2.18                                | The legislature finds that nuisance claims brought against agricultural operations are  |
| 2.19                                | uniquely situated and readily amenable to alternative dispute resolution. Alternative dispute   |
| 2.20                                | resolution benefits nuisance claimants by providing an inexpensive forum that allows  |
| 2.21                                | claimants to be heard and benefits agricultural operations by providing them with a reasonable opportunity to undertake mitigation efforts to abate any alleged nuisance. Moreover, the |
| <ul><li>2.22</li><li>2.23</li></ul> | legislature finds that mediation is an effective and desirable form of alternative dispute  |
| 2.23                                | resolution in the agricultural sector. Therefore, an orderly process with state assistance that   |
| 2.25                                | fosters agreement between nuisance claimants and agricultural operations preserves the  |
| 2.26                                | general welfare and integrity of the state.   |
|                                     |   |
| 2.27                                | Sec. 4. [584.03] DEFINITIONS.   |
| 2.28                                | Subdivision 1. Applicability. The definitions in this section apply to sections 584.03 to   |
| 2.29                                | <u>584.12.</u>  |
| 2.30                                | Subd. 2. Agricultural operation. "Agricultural operation" has the meaning given in  |
| 2.31                                | section 561.19, subdivision 1.  |

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Subd. 2. **Appointment.** The director must provide mediators by contracting with qualified

persons experienced in agriculture, agricultural law, and negotiation.

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Subd. 3. Administration. The director may appoint a farm mediation administrator.
 The administrator and director shall provide training for farm mediators and coordinate
 community legal education programs for farmers.

## Sec. 6. [584.05] VOLUNTARY MEDIATION PROCEEDINGS.

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An agricultural operation or other party may request mediation of a dispute by a farm mediator by applying to the director. The director shall make voluntary mediation application forms available at the county recorder's and county extension office in each county. The director must evaluate each request and may direct a mediator to meet with the agricultural operation and other party to assist in mediation.

## Sec. 7. [584.06] MANDATORY MEDIATION PROCEEDINGS.

- Subdivision 1. Mediation request. (a) Any other party desiring to initiate a civil proceeding against an agricultural operation to resolve a dispute must serve a mediation request on the agricultural operation and the director. The mediation request must state the names and addresses of all other parties involved in the dispute, the name and address of the agricultural operation involved in the dispute, and a general statement that mediation is requested. The other party must also file with the director proof of the date the request for mediation was served on the agricultural operation. The other party shall not begin the civil proceeding until the other party receives a mediation release under subdivision 7.
- (b) The director shall combine all mediation requests for the same agricultural operation that are received prior to the initial consultation into one mediation proceeding.
- 4.21 (c) The requirements of paragraph (a) are jurisdictional prerequisites to filing a civil action that initiates a civil proceeding to resolve a dispute subject to this chapter.
  - Subd. 2. Initial consultation. No less than 30 days after receipt of the request for mediation, a mediator shall conduct an initial consultation with the other party privately and without charge. At the initial consultation, the mediator shall hear the other party's claims and inform the other party of the litigation risks that would be involved in commencing a civil proceeding to resolve the dispute. Mediation may be waived after the initial consultation if the other party and the agricultural operation involved in the dispute agree in writing.
  - Subd. 3. Supplemental information; opportunity to cure. (a) If mediation is not waived after the initial consultation, the other party shall file with the director, and serve

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implemented, then the director shall dismiss the other party's mediation request. Dismissal

(d) If the agricultural operation's plan does not abate the nuisance after the plan has been

implemented, then the other party may continue the mediation process imposed by this

chapter by filing with the director, and serving on the agricultural operation, a detailed

to the dispute that exist after implementation of the agricultural operation's plan.

(1) the name and address of the agricultural operation and the other party;

(b) The mediation proceeding notice must state:

statement that explains with particularity the conditions creating the nuisance giving rise

Subd. 4. **Mediation proceeding notice.** (a) By ten days after the time in which the

director shall send a mediation proceeding notice to the agricultural operation and the other

(2) that the other party has requested mediation under the Farmer-Neighbor Mediation

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agricultural operation may file and serve a plan under subdivision 3, paragraph (b), the

of the other party's mediation request does not constitute a mediation release.

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party.

Act;

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Subd. 5. **Mediation proceeding.** (a) The agricultural operation and other party shall

participate in a mediation proceeding with a mediator at the time specified in the mediation

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proceeding notice. At the mediation session, the mediator shall:

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duties of a mediator.

- (1) listen to the other party and the agricultural operation;
- 7.2 (2) attempt to mediate between the other party and the agricultural operation;
- 7.3 (3) encourage compromise and workable solutions; and

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- (4) advise, counsel, and assist the other party and the agricultural operation in attempting to arrive at an agreement for the future conduct of relations between them.
  - (b) If the other party and the agricultural operation do not reach an agreement at the mediation proceeding, either the other party or the agricultural operation may request, at the end of the mediation proceeding, that an additional mediation proceeding be conducted in no less than 30 days. If an additional mediation proceeding is requested, it must be held, and the mediator shall have responsibilities at the additional mediation proceeding identical to those required at the prior mediation proceeding.
  - Subd. 6. Mediation agreement. (a) If an agreement is reached between the agricultural operation and other party, the mediator shall witness and sign a written mediation agreement and have it signed by the agricultural operation and other party.
- (b) The agricultural operation and other party:
- 7.16 (1) are bound by the terms of the agreement;
- 7.17 (2) may enforce the mediation agreement as a legal contract; and
- 7.18 (3) may use the mediation agreement as a defense against an action contrary to the mediation agreement.
  - Subd. 7. **Mediation release.** (a) If an agreement is not reached between the other party and the agricultural operation at the mediation proceeding, the mediator shall issue a mediation release unless the other party fails to personally attend and participate in all mediation meetings. The mediator shall issue a mediation release if the agricultural operation waives or fails to attend and participate in all mediation meetings, regardless of participation by the other party. However, if the other party or the agricultural operation is not a natural person, the other party or agricultural operation must be represented by a natural person who is an officer, director, employee, or partner of the other party or agricultural operation. If a person acts in a fiduciary capacity for the other party or agricultural operation, the fiduciary may represent the other party or agricultural operation. If the other party or agricultural operation or eligible representative is not able to attend and participate as required in this paragraph due to physical infirmity, mental infirmity, or other exigent circumstances determined reasonable by the director, the other party or agricultural operation must be represented by another natural person. Any representative of the other party or the

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agricultural operation must be authorized to sign instruments provided by this chapter. This section does not require that the other party and the agricultural operation reach an agreement. This section does not require that the other party and the agricultural operation change a position, alter an activity that is a subject of the dispute, or restructure a contract in order to receive a mediation release.

- (b) The mediator shall promptly notify the other party and the agricultural operation by certified mail of a denial to issue a mediation release and the reasons for the denial. The notice shall state that the other party or the agricultural operation has seven days from the date that the notice is delivered to appeal the mediator's decision to the director, pursuant to procedures adopted by the director. After a final decision by the director, the party may seek an action for judicial review pursuant to section 584.12.
- (c) If mediation is waived by both the agricultural operation and the other party at any point during the mediation process imposed by this chapter, the parties may sign a statement prepared by the mediator that mediation was waived or that the parties did not reach an agreement. If any party does not sign the statement, the mediator shall sign the statement. The statement constitutes a mediation release.

## Sec. 8. [584.07] GOOD FAITH REQUIRED.

- Subdivision 1. **Obligation of good faith.** The other party and the agricultural operation must engage in mediation in good faith. The other party is not mediating in good faith if the other party rejects measures proposed by the agricultural operation that could mitigate the conditions that the other party alleges to cause a nuisance without providing justification for the rejection.
- Subd. 2. Party's bad faith; mediator's affidavit. If the mediator determines that either the other party or the agricultural operation is not participating in good faith, the mediator shall file an affidavit indicating the reasons for the finding with the director and provide copies of the affidavit to the agricultural operation and the other party.
- Subd. 3. **Review of good faith finding.** (a) Upon petition by either the other party or the agricultural operation, a court may review a mediator's affidavit of lack of good faith or a mediator's failure to file an affidavit of lack of good faith. The review is limited to whether the mediator committed an abuse of discretion in filing or failing to file an affidavit of lack of good faith. The petition must be reviewed by the court within 20 days after the petition is filed.

8 Sec. 8.

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| 9.1  | (b) If 1     | the court finds that either   | er the other part  | y or the agricultural o  | peration failed to     |
| 9.2  | mediate in   | n good faith, the court r     | nay:               |                          |                        |
| 9.3  | (1) or       | der court-supervised me       | ediation; or       |                          |                        |
| 9.4  | (2) rec      | quire that the mediation      | process impose     | ed by this chapter be re | estarted.              |
| 9.5  | (c) A 1      | mediator may offer test       | imony but is no    | t required to testify as | part of the court's    |
| 9.6  | review.      |                               |                    |                          |                        |
| 9.7  | Sec. 9. J    | [584.08] FORMS AND            | COMPENSA           | TION.                    |                        |
| 9.8  | Subdiv       | vision 1. Compensation        | n. The director    | shall set the compensa   | ation of mediators.    |
| 9.9  | Subd.        | 2. Forms. The director        | shall adopt vol    | untary mediation appl    | ication forms.         |
| 9.10 | Sec. 10.     | [584.09] EXTENSIO             | N OF DEADL         | INES.                    |                        |
| 9.11 | Upon         | petition by the agricult      | ural operation o   | r other party, the farm  | mediation service      |
| 9.12 | may, for g   | good cause, extend a de       | adline imposed     | <u>.</u>                 |                        |
| 9.13 | Sec. 11.     | [584.10] PRIVATE D            | ATA.               |                          |                        |
| 9.14 | All da       | ta regarding agricultura      | al operations and  | d other parties created  | , collected, and       |
| 9.15 | maintaine    | ed by the mediators or the    | he director are o  | lassified as private da  | ta on individuals      |
| 9.16 | under sec    | tion 13.02, subdivision       | 12, or nonpubli    | c data under section 1   | 3.02, subdivision 9.   |
| 9.17 | Sec. 12.     | [584.11] JUDICIAL I           | REVIEW.            |                          |                        |
| 9.18 | An act       | tion for judicial review      | shall be brough    | t in equity, and the act | tion shall be limited  |
| 9.19 | to whethe    | r, based on clear and co      | nvincing eviden    | ice, the decision by the | e director is an abuse |
| 9.20 | of discreti  | on. The action may be b       | rought in the dis  | trict court in which the | affected agricultural  |
| 9.21 | operation    | is located. Upon revers       | sing the decision  | by the director, the c   | ourt shall order that  |
| 9.22 | the director | or issue a mediation rel      | ease.              |                          |                        |
| 9.23 | Sec. 13.     | [584.12] EFFECT OF            | MEDIATION          | N <u>.</u>               |                        |
| 9.24 | Subdi        | vision 1. Rights not aff      | fected. An inter   | est in property, or righ | ats and obligations    |
| 9.25 | under a co   | ontract, are not affected     | by the failure of  | of a person to obtain a  | mediation release,     |
| 9.26 | regardless   | s of its validity.            |                    |                          |                        |
| 9.27 | Subd.        | 2. <b>Timing.</b> Time period | ds relating to a c | claim, including applic  | cable statutes of      |

limitations, shall be suspended upon filing a mediation request. Time periods affecting a

claim in a civil proceeding shall be suspended upon filing a mediation request. The

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| 10.1 | suspension shall terminate upon dismissal of a mediation request, waiver of mediation, |
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| 10.2 | signing a mediation agreement, or signing a mediation release.                         |
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10.3 Sec. 14. **[584.13] INCONSISTENT LAWS.** 

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10.4 <u>The Farmer-Neighbor Mediation Act has precedence over any inconsistent or conflicting</u>
10.5 <u>laws and statutes.</u>

Sec. 14. 10