2024 South Dakota Legislature

House Bill 1128

AMENDMENT 1128A FOR THE INTRODUCED BILL

1 An Act to require a zoning authority to determine that a well is an established well 2 that has not been abandoned in making a permitting decision.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. That a NEW SECTION be added to chapter 11-2:

5		When a well is at issue in making a zoning determination for the purpose of local
6	permit	ting implementation of a zoning ordinance requirement, the zoning authority must
7	<u>detern</u>	nine whether the well is an established well that has not been abandoned.
8		A well that is either abandoned or not established, or both, must not be used as a
9	<u>basis f</u>	or denial of the zoning determination.
10		Terms used in this section mean:
11	<u>(1)</u>	"Abandoned well," a well in such a state of disrepair that its original purpose cannot
12		reasonably be achieved or that has not been used for water production in the past
13		two calendar years;
14	<u>(2)</u>	"Established well," a well for which:
15		(a) A well completion report is on file with the Department of Agriculture and
16		Natural Resources; or
17		(b) The owner of the well files a sworn affidavit with the Register of Deeds on
18		the legal description of the property in of the county in which the well is
19		located affirming that the well has been used for water production for more
20		than one week in each of the two calendar years preceding submission of
21		the sworn affidavit; and
22	<u>(3)</u>	"Well," an artificial excavation or opening in the ground, made by means of digging,
23		boring, drilling, jetting, or by any other artificial method, for the purpose of
24		obtaining groundwater.