Fifty-fifth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with House Amendments

ENGROSSED SENATE BILL NO. 2228

Introduced by

Senators W. Stenehjem, Andrist, C. Nelson

Representatives Berg, Delmore, Kretschmar

1 A BILL for an Act to create and enact a new section to chapter 27-12, sections 44-04-17.5,

- 2 44-04-18.01, 44-04-18.02, 44-04-18.10, 44-04-18.11, 44-04-19.05, 44-04-19.2, 44-04-21.1,
- 3 44-04-21.2, and subsection 19 of section 54-12-01 of the North Dakota Century Code, relating
- 4 to public records and public meetings; to amend and reenact sections 44-04-18, 44-04-18.1,
- 5 44-04-18.3, 44-04-18.4, 44-04-18.5, 44-04-18.7, 44-04-19, 44-04-19.1, 44-04-20, 44-04-21,
- 6 and 54-44.2-08 of the North Dakota Century Code, relating to public records and meetings; and

7 to repeal section 44-04-18.2 of the North Dakota Century Code, relating to economic

8 development records and meetings.

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

10 **SECTION 1.** A new section to chapter 27-12 of the North Dakota Century Code is

- 11 created and enacted as follows:
- 12 **Confidential records.** Information provided to the state bar association regarding

13 applicants or participants in a lawyer referral service or volunteer lawyer program administered

14 by the state bar association is confidential.

SECTION 2. Section 44-04-17.5 of the North Dakota Century Code is created and
enacted as follows:

17 <u>44-04-17.5. Definitions.</u> As used in sections 44-04-17.5 through 44-04-21.2:

- 18 <u>1.</u> "Closed meeting" means all or part of an exempt meeting that a public entity in its
 discretion has not opened to the public, although any person necessary to carry
 20 out or further the purposes of a closed meeting may be admitted.
- 2. "Closed record" means all or part of an exempt record that a public entity in its
 discretion has not opened to the public.

1	<u>3.</u>	"Confidential meeting" or "confidential record" means all or part of a record or
2		meeting that is either expressly declared confidential or is prohibited from being
3		open to the public.
4	<u>4.</u>	"Executive session" means all or part of a meeting that is closed or confidential.
5	<u>5.</u>	"Exempt meeting" or "exempt record" means all or part of a record or meeting that
6		is neither required by law to be open to the public, nor is confidential, but may be
7		open in the discretion of the public entity.
8	<u>6.</u>	"Governing body" means the multimember body responsible for making a
9		collective decision on behalf of a public entity. "Governing body" also includes any
10		group of persons, regardless of membership, acting collectively pursuant to
11		authority delegated to that group by the governing body.
12	<u>7.</u>	"Law" includes federal statutes, applicable federal regulations, and state statutes.
13	<u>8.</u>	a. "Meeting" means a formal or informal gathering, whether in person or through
14		other means such as telephone or video conference, of:
15		(1) A quorum of the members of the governing body of a public entity
16		regarding public business; or
17		(2) Less than a quorum of the members of the governing body of a public
18		entity regarding public business, if the members attending one or more
19		of such smaller gatherings collectively constitute a quorum and if the
20		members hold the gathering for the purpose of avoiding the
21		requirements of section 44-04-19.
22		b. "Meeting" includes work sessions, but does not include chance or social
23		gatherings where public business is not considered and does not include the
24		attendance of members of a governing body at meetings of any national,
25		regional, or state association to which the public entity, the governing body, or
26		individual members belong.
27		c. Notwithstanding subdivisions a and b, as applied to the legislative assembly,
28		"meeting" means any gathering subject to section 14 of article IV of the
29		Constitution of North Dakota.
30	<u>9.</u>	"Organization or agency supported in whole or in part by public funds" means an
31		organization or agency in any form which has received public funds exceeding the

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1		fair market value of any goods or services given in exchange for the public funds,
2		whether through grants, membership dues, fees, or any other payment. An
3		exchange must be conclusively presumed to be for fair market value, and does not
4		constitute support by public funds, when an organization or agency receives a
5		benefit under any authorized economic development program.
6	<u>10.</u>	"Political subdivision" includes any county or city, regardless of the adoption of any
7		home rule charter, and any township, school district, park district, rural fire
8		protection district, water resource district, solid waste management authority, rural
9		ambulance service district, irrigation district, hospital district, soil conservation
10		district, recreation service district, railroad authority, or district health unit.
11	<u>11.</u>	"Public business" means all matters that relate or may foreseeably relate in any
12		way to:
13		a. The performance of the public entity's governmental functions, including any
14		matter over which the public entity has supervision, control, jurisdiction, or
15		advisory power; or
16		b. The public entity's use of public funds.
17	<u>12.</u>	"Public entity" means all:
18		a. Public or governmental bodies, boards, bureaus, commissions, or agencies of
19		the state, including any entity created or recognized by the Constitution of
20		North Dakota, state statute, or executive order of the governor to exercise
21		public authority or perform a governmental function;
22		b. Public or governmental bodies, boards, bureaus, commissions, or agencies of
23		any political subdivision of the state and any entity created or recognized by
24		the Constitution of North Dakota, state statute, executive order of the
25		governor, resolution, ordinance, rule, bylaw, or executive order of the chief
26		executive authority of a political subdivision of the state to exercise public
27		authority or perform a governmental function; and
28		c. Organizations or agencies supported in whole or in part by public funds, or
29		expending public funds.
30	<u>13.</u>	"Public funds" means funds received from the state or any political subdivision of
31		the state.

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1	<u>14.</u>	"Quorum" means one-half or more of the members of the governing body, or any
2		smaller number if sufficient for a governing body to transact business on behalf of
3		the public entity.
4	<u>15.</u>	"Record" means recorded information of any kind, regardless of the physical form
5		or characteristic by which the information is stored, recorded, or reproduced, which
6		is in the possession or custody of a public entity or its agent and which has been
7		received or prepared for use in connection with public business or contains
8		information relating to public business. "Record" does not include unrecorded
9		thought processes or mental impressions, but does include preliminary drafts and
10		working papers. "Record" also does not include records in the possession of a
11		court of this state.
12	SE	CTION 3. AMENDMENT. Section 44-04-18 of the North Dakota Century Code is
13	amended a	ind reenacted as follows:
14	44-0	04-18. Access to public records - Penalty Electronically stored information.
15	1.	Except as otherwise specifically provided by law, all records of \underline{a} public or
16		governmental bodies, boards, bureaus, commissions or agencies of the state or
17		any political subdivision of the state, or organizations or agencies supported in
18		whole or in part by public funds, or expending public funds, entity are public
19		records, open and accessible for inspection during reasonable office hours. As
20		used in this subsection, "reasonable office hours" includes all regular office hours
21		of a public entity. If a public entity does not have regular office hours, the name
22		and telephone number of a contact person authorized to provide access to the
23		public entity's records must be posted on the door of the office of the public entity,
24		if any. Otherwise, the information regarding the contact person must be filed with
25		the secretary of state for state-level entities, for public entities defined in
26		subdivision c of subsection 12 of section 44-04-17.5, the city auditor or designee of
27		the city for city-level entities, or the county auditor or designee of the county for
28		other entities.
29	2.	Upon request for a copy of specific public records, any entity subject to
30		subsection 1 shall furnish the requester one copy of the public records requested.
31		A request need not be made in person or in writing, and the copy must be mailed

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1 upon request. The entity may charge a reasonable fee for making or mailing the 2 copy, or both. Fees received under this subsection are public moneys and must 3 be deposited as provided by law. An entity may require payment before making or 4 mailing the copy, or both. If the entity is not authorized to use the fees to cover the 5 cost of providing or mailing the copy, or both, or if a copy machine is not readily 6 available, the entity may make arrangements for the copy to be provided or mailed. 7 or both, by another entity, public or private, and the requester shall pay the fee to 8 that other entity. As used in this subsection, "reasonable fee" means the actual 9 cost to the public entity of making or mailing a copy of a record, or both, including 10 labor, materials, postage, and equipment, but excluding any cost associated with 11 locating, reviewing, or providing access to the requested record, or any cost 12 associated with excising confidential or closed material under section 44-04-18.8. 13 This subsection does not apply to copies of public records for which a different fee 14 is specifically provided by law. 15 3. Violations of this section are punishable as an infraction. Except as provided in 16 this subsection, nothing in this section requires a public entity to create or compile 17 a record that does not exist. Access to an electronically stored record under this 18 section, or a copy thereof, must be provided at the requester's option in either a 19 printed document or through any other available medium. A computer file is not an 20 available medium if no means exist to separate or prevent the disclosure of any 21 closed or confidential information contained in that file. Except as reasonably 22 necessary to reveal the organization of data contained in an electronically stored 23 record, a public entity is not required to provide an electronically stored record in a 24 different structure, format, or organization. This section does not require a public 25 entity to provide a requester with access to a computer terminal. 26 A state-level public entity as defined in subdivision a of subsection 12 of section 4. 27 44-04-17.5 may establish procedures for providing access from an outside location 28 to any computer data base or electronically filed or stored information maintained 29 by that entity. The procedures must address the measures that are necessary to 30 maintain the confidentiality of information protected by federal or state law. Except

for access provided to another state-level public entity, the entity may charge a

1 reasonable fee for providing that outside access. If the original information is 2 keyed, entered, provided, compiled, or submitted by any political subdivision, the 3 fees must be shared by the state and the political subdivision based on their 4 proportional costs to make the data available. 5 Any request under this section for records in the possession of a public entity by a 5. 6 party to a criminal or civil action or adverse administrative proceeding involving 7 that entity, or by an agent of the party, must comply with applicable discovery rules 8 and be made to the attorney representing that entity in the criminal or civil action or 9 adverse administrative proceeding. 10 A denial of a request for records made under this section must describe the legal <u>6.</u> 11 authority for the denial and must be in writing if requested. 12 <u>7.</u> This section is violated when a person's right to review or receive a copy of a 13 record that is not exempt or confidential is denied or unreasonably delayed. 14 It is not an unreasonable delay or a denial of access under this section to withhold 8. 15 from the public a record that is prepared at the express direction of, and for 16 presentation to, a governing body until the record is mailed or otherwise provided 17 to a member of the body or until the next meeting of the body, whichever occurs 18 first. It also is not unreasonable delay or a denial of access to withhold from the 19 public a working paper or preliminary draft until a final draft is completed, the 20 record is distributed to a member of a governing body or discussed by the body at 21 an open meeting, or work is discontinued on the draft but no final version has been 22 prepared, whichever occurs first. 23 SECTION 4. Section 44-04-18.01 of the North Dakota Century Code is created and 24 enacted as follows: 25 44-04-18.01. Disclosure of public records. 26 A public entity may not deny a request for an open record on the ground that the 1. 27 record also contains confidential or closed information. 28 Subject to subsection 3 of section 44-04-18, if confidential or closed information is 2. 29 contained in an open record, a public entity shall permit inspection and receipt of 30 copies of the information contained in the record that is not confidential or closed,

1		but shall delete, excise, or otherwise withhold the confidential or closed
2		information.
3	<u>3.</u>	An officer or employee of a public entity may disclose or comment on the
4		substance of an open record. Any agreement prohibiting the disclosure or
5		comment is void and against public policy.
6	<u>4.</u>	Unless otherwise prohibited by federal law, records of a public entity which are
7		otherwise closed or confidential may be disclosed to any public entity for the
8		purpose of law enforcement or collection of debts owed to a public entity, provided
9		that the records are not used for other purposes and the closed or confidential
10		nature of the records is otherwise maintained. For the purpose of this subsection,
11		"public entity" is limited to those entities defined in subdivision a or b of
12		subsection 12 of section 44-04-17.5.
13	SE	CTION 5. Section 44-04-18.02 of the North Dakota Century Code is created and
14	enacted as	follows:
15	<u>4</u> 4-	04-18.02. Disclosure pursuant to subpoena or order.
16	<u>1.</u>	Unless disclosure under a court order is otherwise prohibited or limited by law,
17		closed records must be disclosed pursuant to a subpoena issued by a court,
18		administrative law judge, or administrative hearing officer, or other court order.
19	<u>2.</u>	Unless disclosure under a court order is otherwise prohibited or limited by law,
20		confidential records must be disclosed pursuant to a court order. Upon request of
21		the public entity ordered to make the disclosure, the court ordering the disclosure
22		shall issue a protective order to protect the confidential nature of the records.
23	<u>3.</u>	Any person who discloses confidential records of a public entity under this section
24		is immune from prosecution for violating section 12.1-13-01.
25	SE	CTION 6. AMENDMENT. Section 44-04-18.1 of the North Dakota Century Code is
26	amended a	and reenacted as follows:
27	44-	04-18.1. Public employee personal, medical, and employee assistance records
28	- Confiden	tiality.
29	<u>1.</u>	Any record of a public employee's medical treatment or use of an employee
30		assistance program is not to become part of that employee's personnel record and
31		is confidential and may not be released without the written consent of the

1		employee. As used in this section, the term "public employee" includes any
2		person employed by the state or any of its political subdivisions a public entity.
3	<u>2.</u>	Except as otherwise specifically provided by law, personal information regarding a
4		public employee contained in an employee's personnel record or given to the state
5		or a political subdivision by the employee in the course of employment is exempt.
6		As used in this section, "personal information" means a person's home address;
7		home telephone number; photograph; medical information; motor vehicle
8		operator's identification number; social security number; payroll deduction
9		information; the name, address, phone number, date of birth, and social security
10		number of any dependent or emergency contact; any credit, debit, or electronic
11		fund transfer card number; and any account number at a bank or other financial
12		institution.
13	<u>3.</u>	Nonconfidential information contained in a personnel record of an employee of a
14		public entity as defined in subdivision c of subsection 12 of section 44-04-17.5 is
15		exempt.
16	SE	CTION 7. AMENDMENT. Section 44-04-18.3 of the 1995 Supplement to the North
16 17		CTION 7. AMENDMENT. Section 44-04-18.3 of the 1995 Supplement to the North ntury Code is amended and reenacted as follows:
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17	Dakota Cer 44-	ntury Code is amended and reenacted as follows:
17 18	Dakota Cer 44-	ntury Code is amended and reenacted as follows: 04-18.3. Records of law enforcement and correctional employees -
17 18 19	Dakota Cer 44- <u>Confidenti</u>	ntury Code is amended and reenacted as follows: 04-18.3. Records of law enforcement and correctional employees <u>-</u> ial informants.
17 18 19 20	Dakota Cer 44- <u>Confidenti</u>	ntury Code is amended and reenacted as follows: 04-18.3. Records of law enforcement and correctional employees <u>-</u> ial informants. Any telephone number and the home address of an employee of a law
17 18 19 20 21	Dakota Cer 44- <u>Confidenti</u>	ntury Code is amended and reenacted as follows: 04-18.3. Records of law enforcement and correctional employees <u>-</u> ial informants. Any telephone number and the home address of an employee of a law enforcement agency, employee of a state or local correctional facility, and an
17 18 19 20 21 22	Dakota Cer 44- <u>Confidenti</u>	ntury Code is amended and reenacted as follows: 04-18.3. Records of law enforcement and correctional employees <u>-</u> ial informants. Any telephone number and the home address of an employee of a law enforcement agency, employee of a state or local correctional facility, and an employee of the department of corrections and rehabilitation are confidential and
17 18 19 20 21 22 23	Dakota Cer 44- <u>Confidenti</u>	 ntury Code is amended and reenacted as follows: 04-18.3. Records of law enforcement and correctional employees - ial informants. Any telephone number and the home address of an employee of a law enforcement agency, employee of a state or local correctional facility, and an employee of the department of corrections and rehabilitation are confidential and are not subject to section 44-04-18 and section 6 of article XI of the Constitution of
 17 18 19 20 21 22 23 24 	Dakota Cer 44- <u>Confidenti</u>	ntury Code is amended and reenacted as follows: 04-18.3. Records of law enforcement and correctional employees - ial informants. Any telephone number and the home address of an employee of a law enforcement agency, employee of a state or local correctional facility, and an employee of the department of corrections and rehabilitation are confidential and are not subject to section 44 04 18 and section 6 of article XI of the Constitution of North Dakota. If this information is recorded with other public information, a public
 17 18 19 20 21 22 23 24 25 	Dakota Cer 44- <u>Confidenti</u>	ntury Code is amended and reenacted as follows: 04-18.3. Records of law enforcement and correctional employees <u>-</u> ial informants. Any telephone number and the home address of an employee of a law enforcement agency, employee of a state or local correctional facility, and an employee of the department of corrections and rehabilitation are confidential and are not subject to section 44-04-18 and section 6 of article XI of the Constitution of North Dakota. If this information is recorded with other public information, a public agency or record custodian shall permit inspection and receipt of copies of the
 17 18 19 20 21 22 23 24 25 26 	Dakota Cer 44- <u>Confidenti</u>	ntury Code is amended and reenacted as follows: 04-18.3. Records of law enforcement and correctional employees <u>-</u> ial informants. Any telephone number and the home address of an employee of a law enforcement agency, employee of a state or local correctional facility, and an employee of the department of corrections and rehabilitation are confidential and are not subject to section 44-04-18 and section 6 of article XI of the Constitution of North Dakota. If this information is recorded with other public information, a public agency or record custodian shall permit inspection and receipt of copies of the public information that is not confidential, but shall delete or withhold the
 17 18 19 20 21 22 23 24 25 26 27 	Dakota Cer 44- <u>Confidenti</u>	ntury Code is amended and reenacted as follows: 04-18.3. Records of law enforcement and correctional employees <u>-</u> ial informants. Any telephone number and the home address of an employee of a law enforcement agency, employee of a state or local correctional facility, and an employee of the department of corrections and rehabilitation are confidential and are not subject to section 44 04-18 and section 6 of article XI of the Constitution of North Dakota. If this information is recorded with other public information, a public agency or record custodian shall permit inspection and receipt of copies of the public information that is not confidential, but shall delete or withhold the confidential information. A public agency or record custodian may not deny a

- an appropriate authority under policy established by the department of corrections
 and rehabilitation.
- 2. Records or other information that would reveal the identity, or endanger the life or
 physical well-being, of an undercover law enforcement officer is confidential and
 not subject to section 44-04-18 and section 6 of article XI of the Constitution of
 North Dakota. For purposes of this subsection, an "undercover law enforcement
 officer" means a full-time, salaried employee of a local or state law enforcement
 agency who acts surreptitiously or poses as someone other than a law
 enforcement officer while engaging in the investigation of a violation of law.
- 103.A law enforcement officer or prosecutor, within the scope of the employment of the11officer or prosecutor, may provide assurances of confidentiality to a person
- 12 providing information regarding violations of the law. Any information that would
- 13 identify or provide a means of identifying a confidential informant, if the identity of
- the informant is not otherwise publicly known, is confidential and may be disclosed
 only as permitted by law.
- SECTION 8. AMENDMENT. Section 44-04-18.4 of the 1995 Supplement to the North
 Dakota Century Code is amended and reenacted as follows:

44-04-18.4. Confidentiality of trade secret, proprietary, commercial, and financial
 information.

- Trade secret, proprietary, commercial, and financial information is confidential if it
 is of a privileged nature and it has not been previously publicly disclosed.
- 22 2. "Trade secret" includes:
- 23 A computer software program and components of a computer software a. 24 program which are subject to a copyright or a patent, and any formula, 25 pattern, compilation, program, device, method, technique, or process supplied 26 to any state agency, institution, department, or board which is the subject of 27 efforts by the supplying person or organization to maintain its secrecy and 28 that may derive independent economic value, actual or potential, from not 29 being generally known to, and not being readily ascertainable by proper 30 means by, other persons or organizations that might obtain economic value 31 from its disclosure or use; and

- 1 b. A discovery or innovation which is subject to a patent or a copyright, and any 2 formula, pattern, compilation, program, device, method, technique, or process 3 supplied to or prepared by any state agency, institution, department, or board 4 public entity which is the subject of efforts by the supplying or preparing 5 entity, person, business, or industry to maintain its secrecy and that may 6 derive independent economic value, actual or potential, from not being 7 generally known to, and not being readily ascertainable by proper means by, 8 any person who might obtain economic value from its disclosure or use.
- 9 3. "Proprietary information" includes information received from a sponsor of research
 10 conducted by an institution a public entity, as well as any discovery or innovation
 11 generated by that research, technical, financial, and marketing information and
 12 other documents related to the commercialization, and any other discovery or
 13 innovation produced at the institution by the public entity which an employee,
 14 institution, or the board entity intends to commercialize.
- This section does not limit or otherwise affect a record pertaining to any rule of the
 state department of health or to any record pertaining to the application for a
 permit or license necessary to do business or to expand business operations
 within this state, except as otherwise provided by law.
- 5. An institution of higher education shall include justification for maintaining the
 confidentiality of information as to each grant or contract involving confidential
 information in the institution's regular report to the board of higher education of
 grants and contracts received. The justification must contain general information
 required by the board and must include at least the following nonconfidential
 information:
- a. A general description of the nature of the information sought to be protected;
- 26b.A general explanation of why the information derives independent economic27value, actual or potential, from not being generally known to other persons;
- 28 c. A general explanation of why the information is not readily ascertainable
 29 through proper means by other persons;

1		d.	A general description of the persons or entities that would obtain economic
2			value from disclosure or use of the information, and how they would obtain
3			this value; and
4		e.	A general description of the efforts used to maintain the secrecy of the
5			information.
6		The	e board of higher education shall review the justification at a public meeting of
7		the	board and shall decide if the confidential status should be maintained for the
8		proj	ject. If the board decides against granting the confidential status, the
9		just	ification may be resubmitted at the next meeting of the board and the
10		con	fidential status may be maintained until that time. If the board again decides,
11		upo	on reconsideration, not to grant confidentiality, the information becomes public.
12	<u>6.</u>	<u>Unl</u>	ess made confidential under subsection 1, the following economic development
13		reco	ords and information are exempt:
14		<u>a.</u>	Records and information pertaining to a prospective location of a business or
15			industry, including the identity, nature, and location of the business or
16			industry, when no previous public disclosure has been made by the business
17			or industry of the interest or intent of the business or industry to locate in,
18			relocate within, or expand within this state. This exemption does not include
19			records pertaining to the application for permits or licenses necessary to do
20			business or to expand business operations within this state, except as
21			otherwise provided by law.
22		<u>b.</u>	Trade secrets and commercial or financial information received from a
23			person, business, or industry that is interested in or is applying for or
24			receiving financing or technical assistance, or other forms of business
25			assistance.
26	SEC	стю	N 9. AMENDMENT. Section 44-04-18.5 of the North Dakota Century Code is
27	amended a	nd re	enacted as follows:
28	44-0)4-18	8.5. Confidentiality of computer Computer software programs -
29	Exemption	. An	y computer software program or component of a computer software program
30	developed l	oy a	public entity or for which any state agency, institution, department, or board a
31	public entity	<u>/</u> acq	uires a license, copyright, or a patent is confidential exempt. A public entity

- 1 may enter into agreements for the sale, licensing, and distribution of its licensed, patented, or
- 2 <u>copyrighted computer software programs.</u>
- 3 SECTION 10. AMENDMENT. Section 44-04-18.7 of the 1995 Supplement to the North
 4 Dakota Century Code is amended and reenacted as follows:

5 44-04-18.7. Criminal intelligence information and criminal investigative 6 information - Nondisclosure - Record of information maintained.

- 7 1. Active criminal intelligence information and active criminal investigative information 8 are confidential and not subject to section 44-04-18 and section 6 of article XI of 9 the Constitution of North Dakota. A criminal justice agency shall maintain a list of all files containing active criminal intelligence and investigative information which 10 11 have been in existence for more than one year. With respect to each file, the list 12 must contain the file's number or other identifying characteristic and the date the 13 file was established. The list required under this subsection is subject to section 14 44-04-18. Criminal intelligence and investigative information that is not considered 15 "active" is not subject to section 44-04-18 and section 6 of article XI of the 16 Constitution of North Dakota to the extent that the information is personal 17 information.
- "Criminal intelligence information" means information with respect to an identifiable
 person or group of persons collected by a criminal justice agency in an effort to
 anticipate, prevent, or monitor possible criminal activity. Criminal intelligence
 information must be considered "active" as long as it is related to intelligence
 gathering conducted with a reasonable good faith belief that it will lead to detection
 of ongoing or reasonably anticipated criminal activities.
- 24 3. "Criminal investigative information" means information with respect to an 25 identifiable person or group of persons compiled by a criminal justice agency in the 26 course of conducting a criminal investigation of a specific act or omission, including 27 information derived from laboratory tests, reports of investigators or informants, or 28 any type of surveillance. Criminal investigative information must be considered 29 "active" as long as it is related to an ongoing investigation that is continuing with a 30 reasonable good faith anticipation of securing an arrest or prosecution in the 31 foreseeable future.

1	4.	"Criminal justice agency" means any law enforcement agency or prosecutor. The
2		term also includes any other unit of government charged by law with criminal law
3		enforcement duties or having custody of criminal intelligence or investigative
4		information for the purpose of assisting law enforcement agencies in the conduct
5		of active criminal investigations or prosecutions.
6	5.	"Criminal intelligence and investigative information" does not include:
7		a. Arrestee description, including name, date of birth, address, race, sex,
8		physical description, and occupation of arrestee.
9		b. Facts concerning the arrest, including the cause of arrest and the name of the
10		arresting officer.
11		c. Conviction information, including the name of any person convicted of a
12		criminal offense.
13		d. Disposition of all warrants, including orders signed by a judge of any court
14		commanding a law enforcement officer to arrest a particular person.
15		e. A chronological list of incidents, including initial offense report information
16		showing the offense, date, time, general location, officer, and a brief summary
17		of what occurred.
18		f. A crime summary, including a departmental summary of crimes reported and
19		public calls for service by classification, nature, and number.
20		g. Radio log, including a chronological listing of the calls dispatched.
21		h. General registers, including jail booking information.
22		i. Arrestee photograph, if release will not adversely affect a criminal
23		investigation.
24	6.	"Personal information" means a person's medical information; motor vehicle
25		operator's identification number; social security number; and any credit, debit, or
26		electronic fund transfer card number. If this information is recorded with other
27		public information, a public agency or record custodian shall permit inspection and
28		receipt of copies of the public information that is not confidential, but shall delete or
29		withhold the confidential information. A public agency or record custodian may not
30		deny a request for public information on the ground that it is recorded with
31		confidential information.

SECTION 11. Section 44-04-18.10 of the North Dakota Century Code is created and
 enacted as follows:

3 44-04-18.10. Cooperative investigations and litigation. A record acquired under a 4 written agreement between a governmental agency in another jurisdiction and the attorney 5 general is confidential, except for the purposes specified in the agreement, if the attorney 6 general determines: 7 The record is necessary to further a civil investigation or litigation by the state; 1. 8 2. The record can be obtained only by agreeing to keep the record confidential; and 9 The record is treated as confidential by the provider of the records. 3. 10 SECTION 12. Section 44-08-18.11 of the North Dakota Century Code is created and 11 enacted as follows: 12 **44-04-18.11.** Lists of children. Any record of a public entity that is a compilation of 13 children's names, addresses, phone numbers, or any combination thereof, is exempt. 14 SECTION 13. AMENDMENT. Section 44-04-19 of the North Dakota Century Code is amended and reenacted as follows: 15 16 44-04-19. Open governmental Access to public meetings. Except as otherwise 17 specifically provided by law, all meetings of a public or governmental bodies, boards, bureaus, 18 commissions, or agencies of the state or any political subdivision of the state, or organizations 19 or agencies supported in whole or in part by public funds, or expending public funds, entity 20 must be open to the public. The governing members of the above bodies, boards, 21 commissions, agencies, or organizations meeting in violation of this section are guilty of an 22 infraction for a first offense. A public or governmental body, board, bureau, commission, or 23 agency meets in violation of this section if it refuses That portion of a meeting of the governing 24 body of a public entity as defined in subdivision c of subsection 12 of section 44-04-17.5 which 25 does not regard public business is not required to be open under this section. 26 This section is violated when any person or persons is denied access to such a 1. 27 meeting under this section, unless such refusal, implicitly or explicitly

29 person or persons seeking access.

28

communicated, is due to a lack of physical space in the meeting room for the

1	<u>2.</u>	For purposes of this section, the meeting room must be accessible to, and the size
2		of the room must accommodate, the number of persons reasonably expected to
3		attend the meeting.
4	<u>3.</u>	The right of a person to attend a meeting under this section includes the right to
5		photograph, to record on audio or video tape and to broadcast live on radio or
6		television the portion of the meeting that is not held in executive session, provided
7		that there is no active interference with the conduct of the meeting. The exercise
8		of this right may not be dependent upon the prior approval of the governing body.
9		However, the governing body may impose reasonable limitations on recording
10		activity to minimize the possibility of disruption of the meeting.
11	<u>4.</u>	For meetings subject to this section where one or more of the members of the
12		governing body is participating by telephone or video, a speakerphone or monitor
13		must be provided at the location specified in the notice issued under section
14		<u>44-04-20.</u>
15	SE	CTION 14. Section 44-04-19.05 of the North Dakota Century Code is created and
16	enacted as	follows:
17	44-	04-19.05. Confidential or closed meetings.
10	1.	A governing body may hold an executive session to consider or discuss closed or
18		
18		confidential records.
	<u> </u>	
19	<u>2.</u>	confidential records.
19 20	<u>2.</u>	confidential records. Unless a different procedure is provided by law, an executive session that is
19 20 21	<u>2.</u>	confidential records. Unless a different procedure is provided by law, an executive session that is authorized by law may be held if:
19 20 21 22	<u>2.</u>	confidential records.Unless a different procedure is provided by law, an executive session that isauthorized by law may be held if:a. The governing body first convenes in an open session and, unless a
19 20 21 22 23	<u>2.</u>	 <u>confidential records.</u> <u>Unless a different procedure is provided by law, an executive session that is authorized by law may be held if:</u> <u>a.</u> The governing body first convenes in an open session and, unless a confidential meeting is required, passes a motion to hold an executive
19 20 21 22 23 24	<u>2.</u>	confidential records. Unless a different procedure is provided by law, an executive session that is authorized by law may be held if: a. The governing body first convenes in an open session and, unless a confidential meeting is required, passes a motion to hold an executive session;
19 20 21 22 23 24 25	<u>2.</u>	 <u>confidential records.</u> <u>Unless a different procedure is provided by law, an executive session that is authorized by law may be held if:</u> a. The governing body first convenes in an open session and, unless a confidential meeting is required, passes a motion to hold an executive session; b. The governing body announces during the open portion of the meeting the
 19 20 21 22 23 24 25 26 	<u>2.</u>	 <u>confidential records.</u> <u>Unless a different procedure is provided by law, an executive session that is authorized by law may be held if:</u> a. The governing body first convenes in an open session and, unless a confidential meeting is required, passes a motion to hold an executive session; b. The governing body announces during the open portion of the meeting the topics to be discussed or considered during the executive session and the
 19 20 21 22 23 24 25 26 27 	<u>2.</u>	 confidential records. Unless a different procedure is provided by law, an executive session that is authorized by law may be held if: a. The governing body first convenes in an open session and, unless a confidential meeting is required, passes a motion to hold an executive session; b. The governing body announces during the open portion of the meeting the topics to be discussed or considered during the executive session and the body's legal authority for holding an executive session on those topics;
 19 20 21 22 23 24 25 26 27 28 	<u>2.</u>	 confidential records. Unless a different procedure is provided by law, an executive session that is authorized by law may be held if: a. The governing body first convenes in an open session and, unless a confidential meeting is required, passes a motion to hold an executive session; b. The governing body announces during the open portion of the meeting the topics to be discussed or considered during the executive session and the body's legal authority for holding an executive session on those topics; c. The executive session is recorded under subsection 5;

1		e. Final action concerning the topics discussed or considered during the
2		executive session is taken at a meeting open to the public, unless final action
3		is otherwise required by law to be taken during a closed or confidential
4		meeting. For purposes of this subsection, "final action" means a collective
5		decision or a collective commitment or promise to make a decision on any
6		matter, including formation of a position or policy, but does not include
7		guidance given by members of the governing body to legal counsel or other
8		negotiator in a closed attorney consultation or negotiation preparation session
9		authorized in section 44-04-19.1.
10	<u>3.</u>	The remainder of a meeting during which an executive session is held is an open
11		meeting unless a specific exemption is otherwise applicable.
12	<u>4.</u>	The minutes of an open meeting during which an executive session is held must
13		indicate the names of the members attending the executive session, the date and
14		time the executive session was called to order and adjourned, a summary of the
15		general topics that were discussed or considered that does not disclose any closed
16		or confidential information, and the legal authority for holding the executive
17		session.
18	<u>5.</u>	All meetings of the governing body of a public entity that are not open to the public
19		must be recorded electronically or on audiotape or videotape. The recording must
20		be disclosed pursuant to court order under subsection 2 of section 44-04-18.02 or
21		to the attorney general for the purpose of administrative review under section
22		44-04-21.1. The attorney general may not disclose to the public any recording
23		received under this subsection and must return the recording to the governing
24		body upon completion of the administrative review. The recording may be
25		disclosed upon majority vote of the governing body unless the executive session
26		was required to be confidential. Disclosure of the recording by a public servant
27		except as provided in this subsection is a violation of section 12.1-13-01.
28	SEC	CTION 15. AMENDMENT. Section 44-04-19.1 of the 1995 Supplement to the North
29	Dakota Cer	ntury Code is amended and reenacted as follows:
30	44-(04-19.1. Open records and open meetings - Exemptions for attorney work
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31 product and, attorney consultation, and negotiation preparation.

1	1.	Attorney work product is exempt from section 44-04-18. Attorney work product
2		and copies thereof shall not be open to public inspection, examination, or copying
3		unless specifically made public by the public agency entity receiving such work
4		product.
5	2.	Attorney consultation is exempt from section 44-04-19. That portion of a meeting
6		of a public agency governing body during which an attorney consultation occurs
7		may be closed , by a majority vote of the public agency <u>governing body</u> in an open
8		meeting for the purpose of having the attorney consultation under section
9		44-04-19.05. The remainder of the meeting, where no attorney consultation
10		occurs, is an open meeting unless a specific exemption is otherwise applicable.
11	3.	"Attorney work product" means any document or record that:
12		a. Was prepared by an attorney representing a public agency entity or prepared
13		at such an attorney's express direction;
14		b. Reflects a mental impression, conclusion, litigation strategy, or legal theory of
15		that attorney or the agency entity; and
16		c. Was prepared exclusively for civil or criminal litigation, for adversarial
17		administrative proceedings, or in anticipation of imminent reasonably
18		predictable civil or criminal litigation or adversarial administrative proceedings.
19	4.	"Attorney consultation" means any discussion between a public agency governing
20		body and its attorney in instances in which the public agency governing body
21		seeks or receives the attorney's advice regarding and in anticipation of imminent
22		reasonably predictable civil or criminal litigation or adversarial administrative
23		proceedings or concerning pending civil or criminal litigation or pending adversarial
24		administrative proceedings. Mere presence or participation of an attorney at a
25		meeting is not sufficient to constitute attorney consultation.
26	5.	"Public agency" means all public or governmental bodies, boards, bureaus,
27		commissions, or agencies of the state, or any political subdivision of the state, or
28		organizations or agencies supported in whole or in part by public funds or
29		expending public funds.
30	6.	"Adversarial administrative proceedings" include only those administrative
31		proceedings where the administrative agency or institution of higher education acts

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1		as a complainant or, respondent, or decisionmaker in an adverse administrative		
2		proceeding. This term does not refer to those instances where the administrative		
3		agency or institution acts in its own rulemaking capacity.		
4	7. <u>6.</u>	Following the final completion of the civil or criminal litigation or the adversarial		
5		administrative proceeding, including the exhaustion of all appellate remedies,		
6		attorney work product must be made available for public disclosure by the public		
7		agency entity, unless another exception to section 44-04-19 applies or if disclosure		
8		would have an adverse fiscal effect on the conduct or settlement of other pending		
9		or reasonably predictable civil or criminal litigation or adversarial administrative		
10		proceedings.		
11	<u>7.</u>	A governing body may hold an executive session under section 44-04-19.05 to		
12		discuss negotiating strategy or provide negotiating instructions to its attorney or		
13		other negotiator regarding litigation, adversarial administrative proceedings, or		
14		contracts, which are currently being negotiated or for which negotiation is		
15		reasonably likely to occur in the immediate future. An executive session may be		
16		held under this subsection only when an open meeting would have an adverse		
17		fiscal effect on the bargaining or litigating position of the public entity.		
18	<u>8.</u>	Nothing is this section may be construed to waive any attorney-client privilege of a		
19		public entity as defined in subdivision c of subsection 12 of section 44-04-17.5		
20		regarding matters that do not pertain to public business.		
21	SEC	CTION 16. Section 44-04-19.2 of the North Dakota Century Code is created and		
22	enacted as	follows:		
23	44-0	04-19.2. Open meetings exemption - Legislative caucuses. A caucus of		
24	<u>members o</u>	f either house of the legislative assembly may meet in an executive session that is		
25	not subject	to section 44-04-19.05 if the meeting is not held on public property.		
26	SEC	CTION 17. AMENDMENT. Section 44-04-20 of the North Dakota Century Code is		
27	amended and reenacted as follows:			
28	44-(04-20. Notice of public meetings required - Exceptions - Schedule set by		
29	statute, or	dinance, or resolution.		
30	<u>1.</u>	Unless otherwise provided by law, public notice must be given in advance of all		
31		meetings governed by of a public entity as defined in section 44-04-19 44-04-17.5,		

24

committee thereof.

1	including executive sessions, conference call meetings, and video conferences.
2	This notice Unless otherwise specified by law, resolution, or ordinance, or as
3	decided by the public entity, notices required by this section need not be
4	published.

- 5 2. The notice required in this section must contain the date, time, and location of the 6 meeting and, where practicable, the topics to be considered. However, the lack of 7 an agenda in the notice, or a departure from, or an addition to, the agenda at a 8 meeting, does not affect the validity of the meeting or the actions taken thereat. 9 The notice must also contain the general subject matter of any executive session 10 expected to be held during the meeting. For meetings to be held by telephone or 11 video conference, the location of the meeting and the place the meeting is held is 12 the location of a speakerphone or monitor as required under section 44-04-19.
- 13 In cases where the public governing body holds regularly scheduled meetings, the 3. 14 schedule of these meetings, including the aforementioned notice information, if 15 available, must be filed annually in January with the secretary of state for 16 state-level bodies or for public entities defined in subdivision c of subsection 12 of 17 section 44-04-17.5, the city auditor or designee of the city for city-level bodies, and 18 the county auditor or designee of the county for all other public bodies. This 19 schedule must be furnished to anyone who requests the information. In addition, 20 every public body shall post public notice of each of its meetings When 21 reasonable and practicable, a governing body of a public entity should attempt to 22 set a regular schedule for its meetings by statute, ordinance, or resolution. This 23 subsection does not apply to meetings of the legislative assembly or any
- 4. The notice required in this section must be posted at its the principal office of the
 governing body holding the meeting, if such exists, and at the location of the
 meeting on the day of the meeting. In addition, unless all the information
 contained in the notice was previously filed with the appropriate office under
 subsection 3, the notice must be filed in the office of the secretary of state for
 state-level bodies or for public entities defined in subdivision c of subsection 12 of
 section 44-04-17.5, the city auditor or designee of the city for city-level bodies, and

1		the county auditor or designee of the county for all other bodies. This subsection	
2		does not apply to meetings of the legislative assembly or any committee thereof.	
3	<u>5.</u>	The public governing body's presiding officer has the responsibility of assuring that	
4		such public notice is given at the same time as such public governing body's	
5		members are notified, and that this notice is available to anyone requesting such	
6		information.	
7	<u>6.</u>	In the event of emergency or special meetings of a public governing body, the	
8		person calling such a meeting shall also notify the public entity's official	
9		newspaper, if any, and any representatives of the news media , if any, located	
10		where the meeting is to be held and which have requested to be so notified of such	
11		special or emergency meetings, of the time, place, date, and topics to be	
12		considered at the same time as such public governing body's members are	
13		notified. Where reasonable and practicable, a public body should attempt to set a	
14		regular schedule for its meetings by statute, ordinance, or resolution. Topics that	
15		may be considered at an emergency or special meeting are limited to those	
16		included in the notice to the media.	
17	<u>7.</u>	A committee of an institution under the authority of the state board of higher	
18		education, in lieu of the notice requirements in this section, may file in the office of	
19		the president of the institution the name, address, and telephone number of a	
20		person who may be contacted to obtain specific times, dates, and locations of any	
21		meetings of that committee or to request specific notification of each meeting of	
22		that committee.	
23	<u>8.</u>	The attorney general shall prepare general guidelines to assist public bodies	
24		entities in following the provisions of this section. Unless otherwise specified by	
25		law, resolution, or ordinance, or as decided by the public body, notices required by	
26		this section do not have to be published. The provisions of section 12.1-11-06 do	
27		not apply to this section.	
28	<u>9.</u>	This section is violated when a notice is not provided in substantial compliance	
29		with this section.	
30	SE	CTION 18. AMENDMENT. Section 44-04-21 of the North Dakota Century Code is	
31	amended and reenacted as follows:		

1	44-(04-21. Open voting at public meetings required - Results recorded in minutes.
2	<u>1.</u>	Unless otherwise specifically provided by law, all votes of whatever kind taken at
3		any public meeting governed by the provisions of section 44-04-19 must be open,
4		public votes, and all nonprocedural votes must be recorded roll call votes, with the
5		votes of each member being made public at the open meeting. Procedural votes
6		must be recorded roll call votes upon the request of any member of a governing
7		body holding a meeting subject to this section. As used in this section,
8		"nonprocedural" should be broadly interpreted and includes all votes that pertain to
9		the merits of the matter before the governing body.
10	<u>2.</u>	Minutes must be kept of all open meetings and are records subject to section
11		44-04-18. The minutes must show the include, at a minimum:
12		a. The names of the members attending the meeting;
13		b. The date and time the meeting was called to order and adjourned;
14		c. A list of topics discussed regarding public business;
15		d. A description of each motion made at the meeting and whether the motion
16		was seconded;
17		e. <u>The</u> results of every vote taken at the meeting, ; and must show the recorded
18		<u>f.</u> <u>The</u> vote of each member on every recorded roll call vote.
19		Notwithstanding subsection 8 of section 44-04-18, the disclosure of minutes kept
20		under this subsection may not be conditioned on the the approval of the minutes
21		by the governing body.
22	SEC	CTION 19. Section 44-04-21.1 of the North Dakota Century Code is created and
23	enacted as	follows:
24	<u>44-0</u>	04-21.1 Administrative review procedure.
25	<u>1.</u>	Any interested person may request an attorney general's opinion to review a
26		written denial of a request for records under section 44-04-18, a denial of access
27		to a meeting under section 44-04-19, or other alleged violation of section 44-04-18,
28		44-04-19, 44-04-19.05, 44-04-20, or 44-04-21 by any public entity other than the
29		legislative assembly or any committee thereof. A request made under this section
30		must be made within thirty days of the alleged violation. In preparing an opinion
31		under this section, the attorney general has discretion to obtain and review a

1		recording made under section 44-04-19.05. The attorney general shall issue to the
2		public entity involved an opinion on the alleged violation unless the request is
3		withdrawn by the person requesting the opinion or a civil action has been filed
4		involving the possible violation. If the request pertains to a public entity as defined
5		in subdivision c of subsection 12 of section 44-04-17.5, the opinion must be issued
6		to the public entity providing the public funds. In any opinion issued under this
7		section, the attorney general shall base the opinion on the facts given by the public
8		entity.
9	<u>2.</u>	If the attorney general issues a written opinion concluding that a violation has
10		occurred, the public entity has seven days after the opinion is issued, regardless of
11		whether a civil action is filed under section 44-04-21.2, to disclose the record, to
12		issue a notice of a meeting that will be held within a reasonable time to correct the
13		violation, or to take steps to correct any other violation. If the public entity fails to
14		take the required action within the seven-day period and the person requesting the
15		opinion prevails in a civil action brought under section 44-04-21.2, the person must
16		be awarded costs, disbursements, and reasonable attorneys fees in the action and
17		on appeal. The consequences for failing to comply with an attorney general's
18		opinion issued under this section will be the same as for other attorney general's
19		opinions, including potential personal liability for the person or persons responsible
20		for the noncompliance.
21	<u>3.</u>	If a state-level public entity as defined in subdivision a of subsection 12 of section
22		44-04-17.5 does not comply in full with the attorney general's opinion, and a civil
23		action is brought under section 44-04-21.2 or is reasonably predictable, the entity,
24		at its sole cost and expense, shall retain separate counsel who has been approved
25		and appointed by the attorney general as a special assistant attorney general to
26		represent the entity in that action.
27	SE	CTION 20. Section 44-04-21.2 of the North Dakota Century Code is created and
28	enacted as	follows:
29	<u>44-</u>	04-21.2. Remedies for violations and enforcement procedure.
30	<u>1.</u>	<u>A violation of section 44-04-18, 44-04-19, 44-04-19.05, 44-04-20, or 44-04-21 is</u>
31		not a violation of section 12.1-11-06, but may be the subject of a civil action

1		brought by an interested person or entity. For an alleged violation of section	
2		44-04-18, the complaint must be accompanied by a dated, written request for the	
3		requested record. If a court finds that any of these sections have been violated by	
4		a public entity, the court may award declaratory relief, an injunction, a writ of	
5		prohibition or mandamus, costs, disbursements, and reasonable attorney's fees	
6		against the entity. For an intentional or knowing violation of section 44-04-18,	
7		44-04-19, 44-04-19.05, 44-40-20, or 44-04-21, the court may also award damages	
8		in an amount equal to one thousand dollars or actual damages caused by the	
9		violation, whichever is greater. An action under this subsection must be	
10		commenced within sixty days of the date the person knew or should have known of	
11		the violation or within thirty days of issuance of an attorney general's opinion on	
12		the alleged violation, whichever is later. Venue for an action is in the county where	
13		the entity has its principal office or, if the entity does not have a principal office	
14		within the state, in Burleigh County.	
15	<u>2.</u>	Any action that is a product of a violation of section 44-04-19, 44-04-20, or	
16		44-04-21 is voidable by a court in a civil action authorized by this section.	
17	<u>3.</u>	The remedies provided in this section are not available if a violation of section	
18		44-04-18, 44-04-19, 44-04-20, or 44-04-21 has been corrected before a civil action	
19		is filed and no person has been prejudiced or harmed by the delay. An interested	
20		person or entity may not file a civil action under this section seeking attorney's fees	
21		or damages, or both, until at least three working days after providing notice of the	
22		alleged violation to the chief administrative officer for the public entity.	
23	SEC	CTION 21. Subsection 19 of section 54-12-01 of the North Dakota Century Code is	
24	created and enacted as follows:		
25	<u>19.</u>	Give written opinions to public entities as defined in subdivision a or b of	
26		subsection 12 of section 44-04-17.5, when requested by an interested person	
27		under section 44-04-21.1.	
28	SEC	CTION 22. AMENDMENT. Section 54-44.2-08 of the 1995 Supplement to the North	
29	9 Dakota Century Code is amended and reenacted as follows:		
30	54-44.2-08. Access to electronically stored information - Coordination by		
31	information services division. An entity of the state may establish procedures for providing		

- 1 access to any computer data base or electronically filed or stored information maintained by
- 2 that entity. The procedures must address the measures that are necessary to maintain the
- 3 confidentiality of information protected by federal or state law. The entity may charge a
- 4 reasonable fee for providing that access. If the original information is keyed, entered, provided,
- 5 compiled, or submitted by any political subdivision, the fees must be shared by the state and
- 6 the political subdivision based on their proportional costs to make the data available. The
- 7 information services division shall cooperate with each state entity providing access to any
- 8 computer data base or electronically filed or stored information <u>under subsection 4 of section</u>
- 9 <u>44-04-18</u> to assist in providing economical, efficient, and compatible access.
- 10 SECTION 23. REPEAL. Section 44-04-18.2 of the North Dakota Century Code is
- 11 repealed.