Fifty-sixth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1444

Introduced by

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Representatives Koppelman, Grumbo, Klein Senators Krebsbach, Lee, Tomac

- 1 A BILL for an Act to amend and reenact section 43-09-16 of the North Dakota Century Code,
- 2 relating to persons exempt from electrician's licensure requirements; to provide a contingent
- 3 effective date; and to declare an emergency.

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

- 5 **SECTION 1. AMENDMENT.** Section 43-09-16 of the North Dakota Century Code is 6 amended and reenacted as follows:
 - **43-09-16. When license not required.** The following persons may not be required to hold an electrician's license:
 - 1. Employees of public utilities engaged in the manufacture and distribution of electrical energy when engaged in work directly pertaining to the manufacture and distribution of electrical energy. This exemption terminates at the first point of service attachment, except for the installing or testing of electric meters and measuring devices and the maintenance of their service.
 - 2. Employees of telephone, telegraph, and radio communication service when engaged in work pertaining directly to such service.
 - 3. Employees of dealers in household appliances, such as room air conditioners, clothes dryers, dishwashers, freezers, garbage disposals, refrigerators, stoves, washing machines, water heaters, and similar appliances when such employees are installing and connecting such appliances to an existing electrical receptacle.
 - 4. Employees of and owners of any manufacturing business when engaged in constructing, modifying, or installing manufacturing equipment requiring electrical control, if the equipment is for use by the manufacturing business and the construction, modification, or installation is performed under the direction of a licensed professional engineer.

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- SECTION 2. CONTINGENT EFFECTIVE DATE. This Act becomes effective

 September 1, 1999, unless before that date the legislative council has received a certification
 from the chairman of the administrative rules committee that the state electrical board has
 adopted and filed an amendment to its administrative rules providing substantially as follows:
 - Electrical equipment or industrial machines, including custom-made electrical
 equipment or related installations, which are designed and manufactured to a
 purchaser's specifications, if there is no category or listing by underwriters
 laboratories incorporated, may be evaluated by underwriters laboratory
 incorporated, other state-accepted testing laboratories, or by a registered
 professional engineer.
 - The state electrical board retains the right to reject an evaluation described in subsection 1 if the electrical equipment or industrial machine does not comply with article 110-2 and 110-3 of the 1999 National Electrical Code.
 - 3. The electrical installer is required to secure permission from the state electrical board to energize the equipment before an evaluation has been completed.
- **SECTION 3. EMERGENCY.** This Act is declared to be an emergency measure.