58305.0200

Fifty-ninth

Legislative Assembly of North Dakota

SENATE BILL NO. 2265 with House Amendments

SENATE BILL NO. 2265

Introduced by

Senators Trenbeath, Espegard, Grindberg

Representatives Delmore, Klemin, Kretschmar

- 1 A BILL for an Act to amend and reenact sections 32-12.1-02, 32-12.1-03, and 32-12.2-02 of the
- 2 North Dakota Century Code, relating to civil liability of political subdivisions and the state; and
- 3 to declare an emergency.

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

- 5 SECTION 1. AMENDMENT. Section 32-12.1-02 of the North Dakota Century Code is 6 amended and reenacted as follows:
- 7 32-12.1-02. Definitions. As used in this chapter, unless the context otherwise 8 requires:
 - "Claim" means any claim permitted by this chapter brought against a political 1. subdivision for an injury caused by a political subdivision or an employee of the political subdivision acting within the scope of the employee's employment or office.
 - 2. "Commissioner" means the insurance commissioner.
- 14 3. "Employee" means any officer, employee, board member, volunteer, or servant of 15 a political subdivision, whether elected or appointed and whether or not 16 compensated. The term does not include an independent contractor, or any 17 person performing tasks the details of which the political subdivision has no right to 18 control.
 - "Injury" means personal injury, death, or property damage. Personal injury includes sickness or disease sustained by any person caused by a political subdivision or an employee thereof. Property damage includes injury to or destruction of tangible property caused by a political subdivision or an employee thereof.

Page No. 1

58305.0200

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- "Personal injury" includes bodily injury, mental injury, sickness, or disease
 sustained by a person, and injury to a person's rights or reputation.
 - 6. "Political subdivision":
 - a. Includes all counties, townships, park districts, school districts, cities, public nonprofit corporations, and any other units of local government which are created either by statute or by the Constitution of North Dakota for local government or other public purposes, except no new units of government or political subdivisions are created or authorized by this chapter.
 - b. Does not include nor may it be construed to mean either the state of North Dakota or any of the several agencies, boards, bureaus, commissions, councils, courts, departments, institutions, or offices of government which collectively constitute the government of the state of North Dakota.
 - 6. 7. "Property damage" includes injury to or destruction of tangible or intangible property.
 - 8. "Public nonprofit corporation" means a nonprofit corporation that performs a governmental function and is funded, entirely or partly, by the state, a city, county, park district, school district, or township.
 - **SECTION 2. AMENDMENT.** Section 32-12.1-03 of the North Dakota Century Code is amended and reenacted as follows:

32-12.1-03. Liability of political subdivisions - Limitations.

1. Each political subdivision is liable for money damages for injuries when the injuries are proximately caused by the negligence or wrongful act or omission of any employee acting within the scope of the employee's employment or office under circumstances where the employee would be personally liable to a claimant in accordance with the laws of this state, or injury caused from some condition or use of tangible property, real or personal, under circumstances where the political subdivision, if a private person, would be liable to the claimant. The enactment of a law, rule, regulation, or ordinance to protect any person's health, safety, property, or welfare does not create a duty of care on the part of the political subdivision, its employees, or its agents, if that duty would not otherwise exist.

- 2. The liability of political subdivisions under this chapter is limited to a total of two hundred fifty thousand dollars per person and five hundred thousand dollars for injury to three or more persons during any single occurrence regardless of the number of political subdivisions, or employees of such political subdivisions, which are involved in that occurrence. A political subdivision may not be held liable, or be ordered to indemnify an employee held liable, for punitive or exemplary damages.
- 3. A political subdivision is not liable for any claim based upon an act or omission of a political subdivision employee exercising due care in the execution of a valid or invalid statute or regulation or based upon the exercise or performance, exercising due care, or the failure to exercise or perform a discretionary function or duty on the part of a political subdivision or its employees, whether or not the discretion involved is abused. Specifically, a political subdivision or a political subdivision employee is not liable for any claim that results from or a political subdivision employee may not be held liable under this chapter for any of the following claims:
 - A claim based upon an act or omission of a political subdivision employee
 exercising due care in the execution of a valid or invalid statute or regulation.
 - <u>b.</u> The decision to undertake or the refusal to undertake any legislative or quasi-legislative act, including the decision to adopt or the refusal to adopt any statute, charter, ordinance, order, regulation, resolution, or resolve.
- b. c. The decision to undertake or the refusal to undertake any judicial or quasi-judicial act, including the decision to grant, to grant with conditions, to refuse to grant, or to revoke any license, permit, order, or other administrative approval or denial.
- e. d. The decision to perform or the refusal to exercise or perform a discretionary function or duty, whether or not such discretion is abused and whether or not the statute, charter, ordinance, order, resolution, regulation, or resolve under which the discretionary function or duty is performed is valid or invalid.
 - d. The failure to provide or maintain sufficient personnel, equipment, or other fire protection facilities; or doing any fire extinguishment or fire prevention work, rescue, resuscitation, or first aid; or any other official acts within the scope of

1		onicial duties; provided, nowever, this subdivision does not provide infinunity		
2		for damages resulting from acts of gross negligence.		
3	<u>e.</u>	Injury directly or indirectly caused by a person who is not employed by the		
4		politi	cal subdivision.	
5	<u>f.</u>	A cla	im relating to injury directly or indirectly caused by the performance or	
6		nonperformance of a public duty, including:		
7		<u>(1)</u>	Inspecting, licensing, approving, mitigating, warning, abating, or failing	
8			to so act regarding compliance with or the violation of any law, rule,	
9			regulation, or any condition affecting health or safety.	
10		<u>(2)</u>	Enforcing, monitoring, or failing to enforce or monitor conditions of	
11			sentencing, parole, probation, or juvenile supervision.	
12		<u>(3)</u>	Providing or failing to provide law enforcement services in the ordinary	
13			course of a political subdivision's law enforcement operations.	
14		<u>(4)</u>	Providing or failing to provide fire protection services in the ordinary	
15			course of a political subdivision's fire protection operations.	
16	<u>g.</u>	<u>"Pub</u>	lic duty" does not include action of the political subdivision or a political	
17		subd	ivision employee under circumstances in which a special relationship can	
18		be established between the political subdivision and the injured party. A		
19		special relationship is demonstrated if all of the following elements exist:		
20		<u>(1)</u>	Direct contact between the political subdivision and the injured party.	
21		<u>(2)</u>	An assumption by the political subdivision, by means of promises or	
22			actions, of an affirmative duty to act on behalf of the party who	
23			allegedly was injured.	
24		<u>(3)</u>	Knowledge on the part of the political subdivision that inaction of the	
25			political subdivision could lead to harm.	
26		<u>(4)</u>	The injured party's justifiable reliance on the political subdivision's	
27			affirmative undertaking, occurrence of the injury while the injured party	
28			was under the direct control of the political subdivision, or the political	
29			subdivision action increases the risk of harm.	
30	e .	The f	ailure of any computer hardware or software, telecommunications	
31		netw	ork, or device containing a computer processor to interpret, produce.	

1 calculate, generate, or account for a date that is compatible with the year 2 2000 date change if the political subdivision has made a good faith effort to 3 make the computer hardware or software, telecommunications network, or 4 device containing a computer processor compliant with the year 2000 date 5 change. For the purposes of this subdivision, a political subdivision is 6 presumed to have made a good faith effort to make the computer hardware or 7 software, telecommunications network, or device containing a computer 8 processor compliant with the year 2000 date change if the results of testing 9 establish that the computer hardware or software, telecommunications 10 network, or device containing a computer processor meets the compliance 11 requirements of this section, or if the political subdivision has sought and 12 received an assurance of compliance from the manufacturer or supplier, or if 13 the political subdivision has sought an assurance of compliance from the 14 manufacturer, supplier, government or other reliable source when testing or 15 receiving an assurance from the manufacturer or supplier of the computer 16 hardware or software, telecommunications network, or device containing a 17 computer processor is not practicable. For purposes of this section, computer 18 hardware or software, a telecommunications network, or device containing a 19 computer processor is compliant with the year 2000 date change if: 20 (1) All stored dates or programs contain century recognition, including 21 dates stored in data bases and hardware or internal system dates in 22 devices: 23 (2) The program logic accommodates same century and multicentury 24 formulas and date values; and 25 (3) The year 2000 or any other leap year is correctly treated as a leap year 26 within all program logic. 27 This subsection does not limit the liability of a political subdivision or an employee 28 thereof for a personal injury arising out of the execution of any legislative or 29 quasi legislative act, judicial or quasi judicial act, or discretionary function. 30 4. This chapter does not obligate political subdivisions for an amount that is more

than the limitations upon liability imposed by this chapter. Subject to this chapter,

- any payments to persons constitute payment in full of any compromised claim or judgment or any final judgment under this chapter.
 - Notwithstanding this chapter, a political subdivision or its insurance carrier is not liable for any claim arising out of the conduct of a ridesharing arrangement, as defined in section 8-02-07.
 - 6. A political subdivision is not liable for any claim based on an act or omission in the designation, repair, operation, or maintenance of a minimum maintenance road if that designation has been made in accordance with sections 24-07-35 through 24-07-37 and if the road has been maintained at a level to serve occasional and intermittent traffic.
 - **SECTION 3. AMENDMENT.** Section 32-12.2-02 of the North Dakota Century Code is amended and reenacted as follows:

32-12.2-02. Liability of the state - Limitations - Statute of limitations.

- 1. The state may only be held liable for money damages for an injury proximately caused by the negligence or wrongful act or omission of a state employee acting within the employee's scope of employment under circumstances in which the employee would be personally liable to a claimant in accordance with the laws of this state, or an injury caused from some condition or use of tangible property under circumstances in which the state, if a private person, would be liable to the claimant. No claim may be brought against the state or a state employee acting within the employee's scope of employment except a claim authorized under this chapter or otherwise authorized by the legislative assembly. The enactment of a law, rule, or regulation to protect any person's health, safety, property, or welfare does not create a duty of care on the part of the state, its employees, or its agents, if that duty would not otherwise exist.
- 2. The liability of the state under this chapter is limited to a total of two hundred fifty thousand dollars per person and one million dollars for any number of claims arising from any single occurrence. The state may not be held liable, or be ordered to indemnify a state employee held liable, for punitive or exemplary damages. Any amount of a judgment against the state in excess of the one million dollar limit imposed under this subsection may be paid only if the legislative

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- Legislative Assembly 1 assembly adopts an appropriation authorizing payment of all or a portion of that 2 amount. A claimant may present proof of the judgment to the director of the office 3 of management and budget who shall include within the proposed budget for the 4 office of management and budget a request for payment for the portion of the 5 judgment in excess of the limit under this section at the next regular session of the 6 legislative assembly after the judgment is rendered. 7 Neither the state nor a state employee may be held liable under this chapter for 3. 8 any of the following claims: 9 A claim based upon an act or omission of a state employee exercising due 10 care in the execution of a valid or invalid statute or rule. 11 A claim based upon a decision to exercise or perform or a failure to exercise b. 12 or perform a discretionary function or duty on the part of the state or its 13 employees, regardless of whether the discretion involved is abused or 14 whether the statute, order, rule, or resolution under which the discretionary 15 function or duty is performed is valid or invalid. Discretionary acts include 16 acts, errors, or omissions in the design of any public project but do not include 17 the drafting of plans and specifications that are provided to a contractor to 18 construct a public project. 19 A claim resulting from the decision to undertake or the refusal to undertake C. 20
 - any legislative or quasi-legislative act, including the decision to adopt or the refusal to adopt any statute, order, rule, or resolution.
 - d. A claim resulting from a decision to undertake or a refusal to undertake any judicial or quasi-judicial act, including a decision to grant, to grant with conditions, to refuse to grant, or to revoke any license, permit, order, or other administrative approval or denial.
 - A claim relating to injury directly or indirectly caused by a person who is not e. employed by the state.
 - A claim relating to injury directly or indirectly caused by the performance or <u>f.</u> nonperformance of a public duty, including:

1			(1)	inspecting, licensing, approving, mitigating, warning, abating, or failing
2				to so act regarding compliance with or the violation of any law, rule,
3				regulation, or any condition affecting health or safety.
4			<u>(2)</u>	Enforcing, monitoring, or failing to enforce or monitor conditions of
5				sentencing, parole, probation, or juvenile supervision.
6			<u>(3)</u>	Providing or failing to provide law enforcement services in the ordinary
7				course of a state's law enforcement operations.
8		g.	<u>"Pub</u>	lic duty" does not include action of the state or a state employee under
9			circu	mstances in which a special relationship can be established between the
10			state	and the injured party. A special relationship is demonstrated if all of the
11			follov	ving elements exist:
12			<u>(1)</u>	Direct contact between the state and the injured party.
13			<u>(2)</u>	An assumption by the state, by means of promises or actions, of an
14				affirmative duty to act on behalf of the party who allegedly was injured.
15			<u>(3)</u>	Knowledge on the part of the state that inaction of the state could lead
16				to harm.
17			<u>(4)</u>	The injured party's justifiable reliance on the state's affirmative
18				undertaking, occurrence of the injury while the injured party was under
19				the direct control of the state, or the state action increases the risk of
20				<u>harm.</u>
21		<u>h.</u>	A cla	im resulting from the assessment and collection of taxes.
22	f.	<u>i.</u>	A cla	im resulting from snow or ice conditions, water, or debris on a highway
23			or on	a public sidewalk that does not abut a state-owned building or parking
24			lot, e	xcept when the condition is affirmatively caused by the negligent act of a
25			state	employee.
26	g.	<u>j.</u>	A cla	im resulting from any injury caused by a wild animal in its natural state.
27	h.	<u>k.</u>	A cla	im resulting from the condition of unimproved real property owned or
28			lease	ed by the state.
29	i.	<u>l.</u>	A cla	im resulting from the loss of benefits or compensation due under a
30			progr	ram of public assistance.

1 A claim resulting from the reasonable care and treatment, or lack of care and j. m. 2 treatment, of a person at a state institution where reasonable use of available 3 appropriations has been made to provide care. 4 A claim resulting from damage to the property of a patient or inmate of a state k. n. 5 institution. 6 l. <u>o.</u> A claim resulting from any injury to a resident or an inmate of a state 7 institution if the injury is caused by another resident or inmate of that 8 institution. 9 m. p. A claim resulting from environmental contamination, except to the extent that 10 federal environmental law permits the claim. 11 A claim resulting from a natural disaster, an act of God, a military action, or an n. <u>q.</u> 12 act or omission taken as part of a disaster relief effort. 13 A claim for damage to property owned by the state. 0. <u>r.</u> 14 A claim for liability assumed under contract, except this exclusion does not p. <u>s.</u> 15 apply to liability arising from a state employee's operation of a rental vehicle if 16 the vehicle is rented for a period of thirty days or less and the loss is not 17 covered by the state employee's personal insurance or by the vehicle rental 18 company. 19 A claim resulting from the failure of any computer hardware or software, q. 20 telecommunications network, or device containing a computer processor to 21 interpret, produce, calculate, generate, or account for a date that is 22 compatible with the year 2000 date change if the state has made a good faith 23 effort to make the computer hardware or software, telecommunications 24 network, or device containing a computer processor compliant with the year 25 2000 date change. For the purposes of this subdivision, the state is 26 presumed to have made a good faith effort to make the computer hardware or 27 software, telecommunications network, or device containing a computer 28 processor compliant with the year 2000 date change if the results of testing 29 establish that the computer hardware or software, telecommunications 30 network, or device containing a computer processor meets the compliance

requirements of this section, or if the state has sought and received an

1		assurance of compliance from the manufacturer or supplier, or if the state has					
2		sought an assurance of compliance from the manufacturer, supplier,					
3		government or other reliable source when testing or receiving an assurance					
4		from the manufacturer or supplier of the computer hardware or software,					
5		telecommunications network, or device containing a computer processor is					
6		not practicable. For purposes of this section, computer hardware or software,					
7		a telecommunications network, or device containing a computer processor is					
8		compliant with the year 2000 date change if:					
9		(1) All stored dates or programs contain century recognition, including					
10		dates stored in data bases and hardware or internal system dates in					
11		devices;					
12		(2) The program logic accommodates same century and multicentury					
13		formulas and date values; and					
14		(3) The year 2000 or any other leap year is correctly treated as a leap year					
15		within all program logic.					
16	4.	An action brought under this chapter must be commenced within the period					
17		provided in section 28-01-22.1.					
18	5.	This chapter does not create or allow any claim that does not exist at common law					
19		or has not otherwise been created by law as of April 22, 1995.					
20	SEC	ION 4. EMERGENCY. This Act is declared to be an emergency measure.					