## FIRST ENGROSSMENT

Sixty-first Legislative Assembly of North Dakota

## ENGROSSED HOUSE BILL NO. 1238

Introduced by

Representatives Nelson, Hofstad, S. Meyer

Senators Lyson, Triplett

1 A BILL for an Act to create and enact a new section to chapter 12-44.1 of the North Dakota

2 Century Code, relating to the housing of out-of-state inmates by correctional facilities; to amend

3 and reenact section 12-44.1-02 of the North Dakota Century Code, relating to the housing of

4 out-of-state inmates by correctional facilities; and to declare an emergency.

## 5 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

6 SECTION 1. AMENDMENT. Section 12-44.1-02 of the North Dakota Century Code is
7 amended and reenacted as follows:

8 **12-44.1-02.** Establishing correctional facilities - Correctional facility contracts -

## 9 Regional corrections centers.

- 101.For the confinement of lawfully committed persons, the governing body of a county11or city shall do or shall participate in the doing of, one of the following:
- 12 <u>1.</u> <u>a.</u> Establishing and maintaining Establish and maintain a correctional facility at
   13 county or city expense-;
- 142.b.Contracting Contract for correctional facility services and use of correctional15facilities with another county or city maintaining that maintains a correctional16facility or with the state or federal government-; or
- 17 3. c. Establishing and maintaining Establish and maintain, pursuant to chapter
   18 54-40 or 54-40.3 and this chapter, a correctional facility in conjunction with
   19 other counties and cities.
- 4. 2. A Subject to the requirements of section 2 of this Act, a county or city may contract
  with a state or a county or city of another state for:
- 22 a. The the confinement of lawfully committed state, county, or city inmates from
  23 the other state; or.

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1	<del>b.</del> <u>3.</u>	The	A county or city may contract with a state or a county or city of another state			
2		<u>for t</u>	he confinement of lawfully committed North Dakota inmates in a county, city, or			
3		regio	onal correctional facility of another state.			
4	<del>5.</del> <u>4.</u>	A cit	y or county may contract with another correctional facility in this state for			
5		corre	ectional services for purposes of safety, security, health and medical reasons,			
6		or fo	r correctional facility administration.			
7	<del>6.</del> <u>5.</u>	A cit	y or county may contract for the confinement of inmates lawfully sentenced by			
8		a trik	pal court.			
9	<del>7.</del> <u>6.</u>	A cit	y or county may contract for correctional facility services with a privately			
10		oper	rated correctional facility. Contracts with private agencies providing that			
11		prov	ide correctional facility services may be entered into for up to seven years.			
12	SEC		<b>2.</b> A new section to chapter 12-44.1 of the North Dakota Century Code is			
13	created and	d enad	cted as follows:			
14	Contracts for out-of-state inmates - Requirements. A correctional facility that					
15	contracts w	ith an	other state or a county or city of another state for the confinement of lawfully			
16	committed state, county, or city inmates from the other state is subject to the following					
17	conditions:	nditions:				
18	<u>1.</u>	Befo	pre a correctional facility may accept an out-of-state inmate, the governing			
19		body	of the correctional facility shall approve and sign the contract that authorizes			
20		hous	sing out-of-state inmates.			
21	<u>2.</u>	<u>Befc</u>	pre accepting an out-of-state inmate, the administrator of the correctional			
22		<u>facili</u>	facility shall review the out-of-state inmate's file and request a nationwide criminal			
23		<u>histc</u>	ory background check. The administrator may not accept:			
24		<u>a.</u>	Any inmate with a history of escape or attempted escape from official			
25			detention as defined under section 12.1-08-06 or under an equivalent federal			
26			statute or statute of another state;			
27		<u>b.</u>	Any inmate with a history of institutional violence, including violence against			
28			staff or other inmates;			
29		<u>C.</u>	Any inmate who has pled guilty to, or has been convicted of, a crime of			
30			violence. For the purpose of this section, a crime of violence includes			
31			kidnapping and any violation of any state or federal law when the inmate			

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1			knowingly or intentionally inflicted, attempted to inflict, or threatened serious
2			bodily injury, or death, or when the inmate was armed with a firearm,
3			dangerous weapon, or destructive device;
4		<u>d.</u>	An inmate who has been convicted of aggravated assault involving
5			substantial or serious bodily injury, and the offense is a felony under the laws
6			of the sending state or under federal law, unless the administrator has
7			obtained the approval of the state warden in advance of the placement. The
8			state of North Dakota and any officer or employee of the department is
9			immune from any civil liability for damages for personal injury or property
10			damage caused by an inmate placed in a correctional facility under this
11			subsection;
12		<u>e.</u>	Any inmate who has pled guilty to, or has been convicted of, a sexual offense
13			in which the victim was a child under the age of fifteen years, or the inmate
14			compelled, or attempted to compel, the victim to submit by force or by threat
15			of imminent death, serious bodily injury, or kidnapping, or if in the course of
16			the offense, the inmate inflicted serious or substantial bodily injury on the
17			victim; or
18		<u>f.</u>	Any inmate who has a documented affiliation as a member of a criminal street
19			gang as defined under section 12.1-06.2-01 or equivalent statute of another
20			state or under federal law.
21	<u>3.</u>	<u>Out</u>	-of-state inmates may not be permitted to leave the premises of the
22		<u>corr</u>	rectional facility except to comply with a court order or to receive medical care.
23	<u>4.</u>	<u>The</u>	correctional facility may not house out-of-state inmates in the same cells with
24		inm	ates of the department of corrections and rehabilitation.
25	<u>5.</u>	<u>A co</u>	ontract under this section must include a requirement that if an out-of-state
26		inm	ate is charged with committing a crime while in the custody of the correctional
27		<u>faci</u>	lity, the sending state shall take custody of the inmate upon the request of the
28		<u>corr</u>	ectional facility and the written consent of the state's attorney of the county
29		whe	ere the correctional facility is located. If the sending state takes custody of the
30		inm	ate and the state's attorney requests the inmate be returned to this state for
31		pros	secution, the correctional facility is responsible for the cost of returning the

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1		inmate to this state for prosecution. If an out-of-state inmate is convicted and		
2		sentenced to the legal and physical custody of the department of corrections and		
3		rehabilitation for a crime committed while in the custody of the correctional facility,		
4		the correctional facility shall reimburse the department for its costs to confine the		
5		inmate until completion of the term of imprisonment.		
6	<u>6.</u>	The department of corrections and rehabilitation may not assume custody of an		
7		out-of-state inmate placed in a correctional facility in this state under a contract		
8		between the governing body of a correctional facility and a sending state except		
9		under a lawful sentence and judgment of a district court of this state and after		
10		notice to the sending state.		
11	<u>7.</u>	If the state or a political subdivision of this state incurs any cost in the investigation		
12		or prosecution of an offense committed by an out-of-state inmate while in the		
13		custody of a contracting correctional facility, the correctional facility shall reimburse		
14		the state or political subdivision for the costs incurred.		
15	<u>8.</u>	A contract under this section must include a requirement that the sending state		
16		shall notify the correctional facility of the expiration date of the out-of-state inmate's		
17		imprisonment when the sending state transfers the out-of-state inmate to the		
18		correctional facility and that the sending state shall retake the out-of-state inmate		
19		before the expiration date of the out-of-state inmate's imprisonment.		
20	<u>9.</u>	For purposes of this section, "out-of-state inmate" means an individual who is		
21		convicted of a crime in a state other than North Dakota; "sending state" means		
22		another state and includes a city or county of another state; and "correctional		
23		facility" means a facility subject to this chapter.		
24	<u>10.</u>	The correctional facility shall defend, indemnify, and hold harmless the state of		
25		North Dakota, its agencies, officers, and employees from and against claims for		
26		personal injury or property damage caused by an out-of-state inmate placed in a		
27		correctional facility under this section.		
28 SECTION 3. EMERGENCY. This Act is declared to be an emergency measure.				