Sixty-first Legislative Assembly of North Dakota

## HOUSE BILL NO. 1553

Introduced by

Representatives Klein, Hofstad, Koppelman Senators Cook, Hogue, G. Lee

- 1 A BILL for an Act to provide for the regulation of sexually oriented businesses; to repeal
- 2 sections 11-11-62 and 40-05-17 of the North Dakota Century Code, relating to county and city
- 3 restrictions on adult establishments; and to provide a penalty.

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

5 **SECTION 1. Definitions.** As used in this Act, unless the context otherwise requires: 6 "Adult arcade" means any place where the public is permitted or invited and where 1. 7 a still or motion picture machine, projector, or other image-producing device is: 8 Coin-operated or slug-operated or electronically, electrically, or mechanically a. controlled; and 9 10 Maintained to show an image or images involving a specific sexual activity or b. 11 a specific anatomical area to an individual in a booth or viewing room. 12 "Adult bookstore or video store" means a commercial establishment that offers for 2. 13 sale or rent any of the following as one of its principal business purposes: 14 A book, magazine, periodical or other printed matter, photograph, film, motion 15 picture, videocassette, reproduction, slide, or other visual representation that 16 depicts or describes a specific sexual activity; or 17 b. Sexually oriented devices. 18 "Adult cabaret" means any nightclub, bar, restaurant, or other similar commercial 3. 19 establishment that regularly features: 20 An individual who appears in a state of nudity or who is seminude; a. 21 A live performance that is characterized by the exposure of a specific b. 22 anatomical area or a specific sexual activity; or

1 A film, motion picture, videocassette, slide, or other photographic reproduction 2 that is characterized by the depiction or description of a specific sexual activity 3 or a specific anatomical area. 4 "Adult establishment" means either an adult bookstore, an adult motion picture 4. 5 theater, an adult theater, escort service, or a massage establishment that offers 6 adult services. 7 "Adult live entertainment establishment" means an establishment that features 5. 8 either: 9 a. An individual who appears in a state of nudity; or 10 b. A live performance that is characterized by the exposure of a specific 11 anatomical area or a specific sexual activity. 12 <u>6.</u> "Adult motion picture theater" means a commercial establishment in which for any 13 form of consideration a film, motion picture, videocassette, slide, or other similar 14 photographic reproduction characterized by the depiction or description of a 15 specific sexual activity or a specific anatomical area is predominantly shown. 16 "Adult theater" means a theater, a concert hall, an auditorium, or a similar 7. 17 commercial establishment that predominantly features an individual who appears 18 in a state of nudity or who engages in a live performance that is characterized by 19 the exposure of a specific anatomical area or a specific sexual activity. 20 8. "Child care facility" means a facility that is licensed under chapter 50-11.1. 21 9. "Escort" means an individual who: 22 For consideration agrees or offers to act as a date for another individual; or a. 23 Agrees or offers to privately model lingerie or to privately perform a striptease b. 24 for another individual. 25 10. "Escort agency" means a person that furnishes, offers to furnish, or advertises the 26 furnishing of an escort as one of its primary business purposes for any fee, tip, or 27 other consideration. 28 <u>11.</u> "Local unit of government" means a city or a county. 29 12. "Massage establishment that offers adult services" means an establishment that 30 offers massage services characterized by an emphasis on a specific sexual activity 31 or a specific anatomical area.

1	<u>13.</u>	"Nude", "nudity", or "state of nudity" means any of the following:		
2		<u>a.</u>	The appearance of a human anus, human genitals, or a female breast below	
3			a point immediately above the top of the areola; or	
4		<u>b.</u>	A state of dress that fails to opaquely cover a human anus, human genitals, or	
5			a female breast below a point immediately above the top of the areola.	
6	<u>14.</u>	<u>"Nu</u>	de model studio" means a place where an individual who appears in a state of	
7		nud	ity or who displays a specific anatomical area is observed, sketched, drawn,	
8		pain	nted, sculptured, photographed, or otherwise depicted by another person for	
9		mor	ney or other consideration. The term does not include a proprietary school that	
10		<u>is lic</u>	censed by this state, a college, community college, or university that is	
11		sup	ported entirely or in part by taxation, a private college or university that	
12		mai	ntains and operates educational programs in which credits are transferable to a	
13		colle	ege, community college, or university that is supported entirely or in part by	
14		taxa	ation, or a structure containing an establishment to which the following apply:	
15		<u>a.</u>	A sign is not visible from the exterior of the structure and no other advertising	
16			appears indicating that a nude person is available for viewing;	
17		<u>b.</u>	An individual must enroll at least three days in advance of a class in order to	
18			participate; and	
19		<u>C.</u>	No more than one nude or seminude model is on the premises at a time.	
20	<u>15.</u>	<u>"Paı</u>	rk" means any area primarily intended for recreational use that is dedicated or	
21		desi	ignated by any federal, state, or local unit of government; local agency or entity	
22		or a	ny private individual, business, or group, including any land leased, reserved,	
23		or h	eld open to the public for use as a park.	
24	<u>16.</u>	<u>"Pla</u>	ce of worship" means a structure in which individuals regularly assemble for	
25		wor	ship, ceremonies, rituals, and education relating to a particular form of religious	
26		<u>belie</u>	ef and which a reasonable individual would conclude is a place of worship by	
27		reas	son of design, signs, or architectural features.	
28	<u>17.</u>	<u>"Pla</u>	yground" means any:	
29		<u>a.</u>	Public park or outdoor recreational area with play equipment installed and	
30			designed to be used by children; and	

1		b. Outdoor recreational area with play equipment installed that is owned and	
2		operated by a charitable organization or a business.	
3	<u>18.</u>	"Public library" means a city, county, educational, or regional library established by	
4		any local unit of government.	
5	<u>19.</u>	"Recreational area or facility" means an area or facility open to the public for	
6		recreational purposes.	
7	<u>20.</u>	"Residence" means a permanent dwelling place.	
8	<u>21.</u>	"School" means a public or private elementary, secondary, charter, or	
9		postsecondary school.	
10	<u>22.</u>	"Seminude" means a state of dress in which clothing covers no more than the	
11		genitals, the pubic region, and a female breast below a point immediately above	
12		the top of the areola, as well as portions of the body that are covered by supporting	
13		straps or devices.	
14	<u>23.</u>	"Sexually oriented business" means an adult arcade, an adult bookstore or video	
15		store, an adult cabaret, an adult live entertainment establishment, an adult motion	
16		picture theater, an adult theater, a massage establishment that offers adult	
17		services, an escort agency, or a nude model study.	
18	<u>24.</u>	"Sexually oriented devices" includes any artificial or simulated specified anatomical	
19		area or any other device or paraphernalia that is designed in whole or in part for	
20		specified sexual activities.	
21	<u>25.</u>	"Specific anatomical area" means any of the following:	
22		a. A human anus, genitals, pubic region, or a female breast below a point	
23		immediately above the top of the areola that is less than completely and	
24		opaquely covered; or	
25		b. Male genitals in a discernibly turgid state if less than completely and opaquely	
26		covered.	
27	<u>26.</u>	"Specific sexual activity" means any of the following:	
28		a. A sex act, actual or simulated, including an act of human masturbation, sexual	
29		intercourse, oral copulation, or sodomy; or	
30		b. Fondling or other erotic touching of a human genital, a pubic region, a buttock,	
31		an anus, or a female breast.	

1	<u>27.</u>	"Walking trail" means a pedestrian trail or path primarily used for walking but also				
2		for cycling or other activities.				
3	SEC	CTION 2. Location of sexually oriented businesses.				
4	<u>1.</u>	A sexually oriented business may not be operated within:				
5		a. One thousand five hundred feet [457.2 meters] of a place of worship, child				
6		care facility, park, playground, public library, recreational area or facility,				
7		school or walking trail, or residence.				
8		b. One thousand five hundred feet [457.2 meters] of another sexually oriented				
9		business.				
10	<u>2.</u>	For the purpose of this Act, measurement must be made in a straight line, without				
11		regard to intervening structures or objects, from the nearest portion of the building				
12		or structure used as a part of the premises where a sexually oriented business is				
13		conducted to the nearest property line of the premises listed above.				
14	SEC	CTION 3. Alcoholic beverages prohibited from sale, use, or consumption at				
15	15 <u>sexually oriented businesses.</u>					
16	<u>1.</u>	A sexually oriented business is prohibited from the sale, use, or consumption of				
17		alcohol beverages. It is a violation of this Act for any person to sell, use, or				
18		consume alcoholic beverages on the premises of a sexually oriented business.				
19	<u>2.</u>	This section does not apply to theaters, performing arts centers, civic centers, and				
20		dinner theaters at which live dance, ballet, music, and dramatic performances of				
21		serious artistic merit are offered on a regular basis, at which the predominant				
22		business or attraction is not the offering of entertainment that is intended for the				
23		sexual interests or titillation of customers, and at which the establishment is not				
24		distinguished by an emphasis on or promotion of nude or seminude performances.				
25	SEC	CTION 4. Hours of service. A sexually oriented business may not be open or				
26	6 remain open for business between twelve midnight and six a.m. on Monday through Saturday					
27	and between twelve midnight and twelve noon on Sunday.					
28	8 SECTION 5. Other uses.					
29	<u>1.</u>	A determination of preponderance need not be based on whether or not a				
30		numerical majority or plurality of the materials are distinguished or characterized by				
31		their emphasis on matter depicting, describing, or relating to specified sexual				

1		activities or specified anatomical areas. When making a determination as to				
2		whether an establishment displays, sells, distributes, or exhibits a preponderance				
3		of m	of materials that are so distinguished or characterized, the governing body or			
4		factf	factfinder shall consider the totality of the circumstances and may consider, among			
5		othe	er factors determined relevant, any of the following:			
6		<u>a.</u>	Dominant theme of the establishment;			
7		<u>b.</u>	Total impression of the emphasis placed on such materials by the			
8			establishment;			
9		<u>C.</u>	Externalities of the establishment, including the manner of packaging or			
10			display and advertising which demonstrates the dominant theme or emphasis			
11			being placed on such materials by the establishment;			
12		<u>d.</u>	Obtrusive characteristics of the materials which tend to distract from and			
13			dominate the other classes of materials;			
14		<u>e.</u>	Manner of display of the materials;			
15		<u>f.</u>	Advertising emphasis; or			
16		<u>g.</u>	Whether the establishment prohibits minors from entering the premises or any			
17			portion thereof.			
18	<u>2.</u>	Any	building, premises, structure, or other facility that contains any adult			
19		<u>esta</u>	blishment, may not contain any other kind of adult establishment. Any			
20		build	ding, premises, structure, or other facility in which sexually oriented devices are			
21		sold	l, distributed, exhibited, or contained may not contain any adult establishment.			
22	SEC	OIT	N 6. Touching. While on the premises of a sexually oriented business:			
23	<u>1.</u>	<u>An e</u>	employee, while nude or seminude, may not knowingly do any of the following:			
24		<u>a.</u>	Appear in the view of any patron unless the employee is at least six feet [7.92			
25			meters] from all patrons and on a stage at least two feet [.61 meter] above the			
26			<u>floor;</u>			
27		<u>b.</u>	Touch any patron or the clothing of any patron; or			
28		<u>C.</u>	While in the view of any patron, touch any other person who is nude or			
29			seminude.			

26

Code are repealed.

1 A patron may not knowingly touch any employee while that employee is nude or 2 seminude, or touch the clothing or costume of any employee while that employee 3 is nude or seminude. 4 An employee of a sexually oriented business who regularly appears nude or 5 seminude on the premises of that sexually oriented business may not knowingly be 6 or remain within six feet [7.92 meters] of any patron. 7 **SECTION 7.** Penalty. Any person that knowingly violates this Act is guilty of a class B 8 misdemeanor. Each day of violation constitutes a separate offense. 9 SECTION 8. County and city ordinances. This Act does not prohibit a local unit of 10 government from enacting and enforcing ordinances that regulate the location of sexually 11 oriented businesses in a manner that is at least as restrictive as this chapter. 12 **SECTION 9.** Civil action. If there is reason to believe that a violation of this Act is 13 being committed in any local unit of government: 14 The state's attorney of the county in which the sexually oriented business is 15 located shall maintain an action to abate and prevent the violation and to enjoin 16 perpetually any person who is committing the violation and the owner, lessee, or 17 agent of the building or place in or where the violation is occurring from directly or 18 indirectly committing or permitting the violation; or 19 A citizen of this state who resides in the county, city, or town in which the sexually 2. 20 oriented business is located may maintain in the citizen's own name an action to 21 abate and prevent the violation and to enjoin perpetually any person who is 22 committing the violation and the owner, lessee, or agent of the building or place in 23 or where the violation is occurring from directly or indirectly committing or 24 permitting the violation. 25 **SECTION 10. REPEAL.** Sections 11-11-62 and 40-05-17 of the North Dakota Century