Sixty-first Legislative Assembly of North Dakota

## SENATE BILL NO.

Introduced by

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Senator Nething

- 1 A BILL for an Act to create and enact a new chapter to title 34 of the North Dakota Century
- 2 Code, relating to limited collective bargaining partnerships for executive branch agencies.

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

- SECTION 1. A new chapter to title 34 of the North Dakota Century Code is created and enacted as follows:

  Strike or work stoppage prohibited. A partnership agreement negotiated under this
  - Strike or work stoppage prohibited. A partnership agreement negotiated under this chapter must contain an agreement not to strike. It is a violation of this chapter for a certified employee organization to engage in or threaten strike, work stoppage, work slowdown, sickout, or other similar disruptive measure against the state. If a certified employee organization violates this chapter, the commissioner may decertify the certified employee organization and the decertified employee organization may not use payroll deductions of any membership dues.
- Definitions. As used in this chapter, unless the context otherwise requires:
  - "Certified employee organization" means an employee organization selected by a
    majority of the employees voting in a secret ballot election held under this chapter
    for the purpose of exclusive representation and certified by the commissioner.
  - 2. "Commissioner" means the labor commissioner.
- 3. "Covered employee" means an individual employed by an executive branch
   agency who occupies a position in the classified service under section 54-44.3-20.
- The term does not include:
- a. A temporary employee employed for six months or less;
- b. An individual in the custody of the department of corrections and
   rehabilitation;
- c. An administrative law judge;
- 24 d. An attorney whose responsibilities include providing legal advice;

1 The governor's designee and any employee working with the labor e. 2 commissioner and the governor's designee to implement this chapter; 3 f. A member of the North Dakota national guard; 4 A managerial employee; and g. 5 A supervisory employee. h. 6 4. "Employee organization" means an organization in which covered employees may 7 participate and which exists for the purpose, in whole or in part, of dealing with the 8 state as employer concerning issues of mutual concern between covered 9 employees and the state. 10 "Executive branch agency" means an executive branch state agency, board, <u>5.</u> 11 commission, department, office, or other administrative unit of the executive branch 12 of state government. 13 "Governor's designee" means the individual designated by the governor to <u>6.</u> 14 represent the executive branch of state government in the exercise of all of the 15 state executive branch duties under this chapter. 16 "Partnership agreement" means an agreement arrived at through good-faith 7. 17 discussions between the governor's designee, on behalf of the executive branch, 18 and representatives of the certified employee organizations, on behalf of the 19 covered employees, that provides for improving government services, achieving 20 efficiencies, and establishing the framework for discussing issues of mutual 21 concern to the covered employees of the state. As necessary, the term includes 22 an agreement addressing issues on a multi-unit basis, agency-specific basis, or 23 occupational group-specific basis, and may include memorandums of 24 understanding directed to particular issues or objectives. 25 8. "Partnership unit" means a unit consisting of covered employees in a single 26 occupational group. 27 9. "Supervisory employee" means an employee who is an appointing authority. The term does not include an employee who performs the human resource functions of 28 29 an appointing authority by delegation. 30 **Application.** This chapter is in addition to chapter 34-12. 31 Commissioner's duties.

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1 1. The commissioner shall serve as a neutral party charged with implementing and 2 administering this chapter, resolving issues that may arise under this chapter, and 3 adopting rules as necessary for the proper implementation of this chapter. 4 2. The commissioner may appoint a three-member panel to advise and make 5 recommendations to the commissioner regarding matters delegated to the 6 commissioner under this chapter. If the commissioner appoints a panel under this 7 subsection, each member of the panel: 8 Serves at the pleasure of the commissioner; <u>a.</u> 9 <u>b.</u> Is entitled to receive compensation as established by the commissioner which 10 may not exceed one hundred thirty dollars for each day engaged in 11 performance of duties of the panel; and 12 Must have experience in public sector labor relations, in teaching labor or <u>C.</u> 13 employment relations, or in administering laws or policies applicable to labor 14 or employment relations. 15 3. The commissioner shall appoint qualified mediators as necessary to assist parties 16 in resolving impasses and disputes, issue findings of fact, and make 17 recommendations to the parties. A mediator appointed under this subsection must 18 be a disinterested party who is mutually acceptable to the involved parties. 19 The commissioner shall conduct elections and make determinations regarding 20 certification of exclusive representation. In conducting elections, the commissioner 21 shall appoint election monitors to take complaints regarding the conduct of 22 elections and to make recommendations regarding the disposition of such 23 complaints. 24 5. The commissioner shall designate occupational groups for purposes of partnership 25 units. 26 **Determination of representation.** 27 1. The commissioner shall certify an employee organization as the exclusive 28 representative of a partnership unit if the organization is designated as the 29 partnership unit's representative by a majority of the covered employees voting

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- An employee organization may petition for certification by submitting to the commissioner a petition for exclusive representation. The petition must be accompanied by a showing of interest indicating the desire of the covered employees in a partnership unit to be exclusively represented by the petitioner for the purpose of negotiating a partnership agreement. The show of interest must be signed and dated by the employees within the twelve months preceding submission. A covered employee who is a dues-paying member of an employee organization is deemed to have expressed a show of interest in favor of the employee organization in which the covered employee is a member unless and until the covered employee expresses a contrary intent in writing. If a show of interest accompanying a petition is thirty percent or more of the covered employees in the partnership unit, the commissioner shall direct that an election be held. Within ten calendar days of determination that a valid petition has been submitted and election is necessary, the commissioner shall notify the interested employee organization and the governor's designee of the pending election petition.
- 3. An interested employee organization may intervene in an election if the interested employee organization submits a petition of intervention to the commissioner within fifteen days of notice of the pending election. A petition of intervention must be accompanied by a show of interest supported by thirty percent of the covered employees in the partnership unit indicating the covered employees' desire to be exclusively represented by the intervenor for the purpose of negotiating a partnership agreement.
- 4. An election under this section must be held in accordance with rules adopted by the commissioner. In an election, covered employees have the option of voting to be exclusively represented by the petitioning employee organization, to be exclusively represented by an intervening employee organization, or to reject exclusive representation by any employee organization. An election must be a secret ballot that may take place by mail ballot, onsite balloting, or a combination of mail balloting and onsite balloting. An employee organization seeking certification under this section shall bear the costs associated with conducting and

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1 administering the certification elections, including printing, postage, and other 2 supplies, as well as any temporary staff or overtime determined necessary to verify 3 signatures, to staff or monitor polling places, and to determine the results of an 4 election. If two or more employee organizations seek certification in a single 5 election, the costs of conducting and administering the election must be borne 6 equally by the respective employee organizations. 7 5. If none of the alternatives listed on the ballot receives a majority of the valid ballots 8 cast in the partnership unit in any initial representation election held under this 9 section, a secret ballot runoff election must be held between the employee 10 organization that received the highest number of votes cast in the initial election 11 and the option of rejecting representation by any employee organization. If an 12 employee organization received the majority of the valid ballots cast in the 13 partnership unit, the commissioner shall certify that employee organization as the 14 exclusive representative of the covered employees in the partnership unit. 15 6. Neither the commissioner nor any management or supervisory employee may 16 encourage or discourage membership in any employee organization nor 17 encourage or discourage exclusive representation of employees by any employee 18 organization. 19 Certification of an employee organization as an exclusive representative continues 7. 20 as long as the employee organization satisfies the criteria of this chapter and rules 21 adopted by the commissioner. A petition to decertify an existing exclusive 22 representative may be filed in the same manner as a petition for certification, 23 except a decertification petition may not be filed for a partnership unit if: 24 An election has been held in that partnership unit within the preceding twelve a. 25 months; 26 An exclusive representative of that partnership unit has been certified within b. 27 the preceding two years; or 28 The partnership unit has in effect a valid occupational group-specific <u>C.</u>

partnership agreement that by its terms does not exceed three years. The

limitation imposed under this subdivision does not bar the filing of a

1			decertification petition within the ninety-day period immediately preceding the	
2			expiration of the partnership agreement.	
3	<u>8.</u>	<u>lf a</u>	decertification petition is filed, the existing exclusive representative is deemed	
4		<u>an i</u>	ntervenor on that petition and may not be required to submit a show of interest.	
5	Me	mber	ship dues. A partnership agreement negotiated under this chapter must	
6	contain a p	rovis	ion prohibiting a certified employee organization from charging any fee from a	
7	covered employee who is not a dues-paying member of that organization.			
8	Filing requirements for certified employee organizations.			
9	<u>1.</u>	1. Each certified employee organization shall file and keep current with the		
10	commissioner:			
11		<u>a.</u>	The organization's constitution and bylaws. A certified employee organization	
12			may file the constitution and bylaws of the organization's national or	
13			international organization in lieu of a filing of the constitution and bylaws of the	
14			subordinate organization.	
15		<u>b.</u>	A list of the organization's officers and their addresses.	
16		<u>C.</u>	A copy of the most recently completed audit required by the certified	
17			employee organization's constitution and bylaws.	
18	<u>2.</u>	The	commissioner shall reasonably construct the filing requirements of	
19		sub	section 1 to allow for several organizations to affiliate or jointly file to seek	
20		cer	tification under this chapter.	
21	<u>Ne</u>	gotia	ting partnership agreements. The governor's designee and the	
22	representatives of the certified employee organizations have a mutual obligation to negotiate			
23	the terms of the partnership agreement in good faith and at reasonable times and places. The			
24	discussions regarding partnership agreements can be initiated by the governor's designee or in			
25	response to a proposal by a certified employee organization or a coalition of certified employee			
26	organizations. A particular partnership agreement may be negotiated, depending on the nature			
27	of the issues subject to the agreement, on a statewide basis, occupational group basis, or			
28	department basis.			
29	Partnership agreements on matters necessitating statewide uniformity. A			
30	partnership agreement that governs discussions of matters impacting all covered employees as			
31	a whole or that necessitate statewide uniformity must be negotiated on a collaborative basis			

- 1 <u>with all certified employee organizations</u>. The negotiation of such a partnership agreement
- 2 <u>must be conducted by the governor's designee in concert with the executive officials charged</u>
- 3 with administering issues subject to the agreement and with a designee or negotiating team
- 4 <u>selected by a coalition of the certified employee organizations.</u> Such a partnership agreement
- 5 <u>is subject to the approval of the governor and other officials charged with administering the</u>

6 <u>issues subject to the agreement.</u>

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Partnership agreements on matters affecting individual occupational groups. A partnership agreement that governs discussions of matters impacting covered employees in a single occupational group must be negotiated with the certified employee organization representing that occupational group and with the governor's designee in concert with the executive officials charged with administering the issues subject to the agreement. Such a partnership agreement is subject to the approval of the governor and other officials charged with administering the issues subject to the agreement.

## Partnership agreements on matters involving particular departments.

- A partnership agreement that governs discussions of matters impacting covered employees in a single department must be negotiated by the executive director of the department in concert with the governor's designee and with a designee or negotiating team selected by a coalition of the certified employee organizations representing covered employees in the respective department. Such a partnership agreement is subject to the approval of the executive director of the department and the governor.
- 2. The executive directors of executive branch agencies with covered employees shall negotiate in good faith a partnership agreement with the certified employee organizations representing the covered employees in their agencies.
- 3. A partnership agreement does not diminish the governor's discretion to prepare a proposed budget, including setting the amount allocated to total employee compensation in that proposed budget. A partnership agreement may not include a requirement or an agreement that the executive branch or executive branch agency negotiate with respect to the statutory functions of any executive branch agency or to matters related to the public employees retirement system.

1	Impasse and dispute resolution. If the parties reach an impasse in the course of
2	negotiating a partnership agreement, either the governor's designee or a representative of a
3	certified employee organization may request that the commissioner appoint a neutral third party
4	to mediate any dispute over the terms and conditions of a partnership agreement. The
5	appointed mediator may make nonbinding written recommendations to the parties for resolution
6	of the impasse. Upon successful completion of negotiation, the parties shall execute a written
7	partnership agreement. The terms of a partnership agreement may provide procedures for
8	resolving disputes, including disputes over the interpretation and application of a partnership
9	agreement. Dispute resolution procedures may include nonbinding mediation and factfinding
10	but may not include binding arbitration.