Sixty-first Legislative Assembly of North Dakota

HOUSE BILL NO.

Introduced by

Representative Weisz

- 1 A BILL for an Act to create and enact a new section to chapter 49-10 and 49-11 of the North
- 2 Dakota Century Code, relating to public and private railroad crossings; and to amend and
- 3 reenact sections 49-11-21 and 49-11-22 of the North Dakota Century Code, relating to warning
- 4 devices at railroad crossings.

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BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. A new section to chapter 49-10 of the North Dakota Century Code is created and enacted as follows:
 - Railroad crossing determination. If a dispute arises as to whether a railroad grade crossing should be classified as public or private as defined in section 2 of this Act, the railroad corporation, governmental entity, or private property owner may file with the commission a petition and the commission determine whether the crossing is public or private.
- SECTION 2. A new section to chapter 49-11 of the North Dakota Century Code is created and enacted as follows:
- 14 **Definitions.** In this chapter, unless context or subject matter otherwise requires:
 - 1. "Public railroad crossing" means a location where a public highway, including associated sidewalks or pathways, which is open for public travel, crosses one or more railroad tracks at grade and a governmental authority regularly maintains the highway on both sides of the crossing.
 - <u>"Private railroad crossing" means any railroad grade crossing that is not a public railroad crossing.</u>
- SECTION 3. AMENDMENT. Section 49-11-21 of the North Dakota Century Code is amended and reenacted as follows:
- 23 **49-11-21.** Warning device sounded at crossing by locomotive Exception 24 Exceptions.

- 1. A warning device must be placed on each locomotive engine and must be sounded at a distance of at least eighty rods [402.34 meters] from the place where the railroad crosses any other road or street when approaching any public railroad crossing, and must continue to be sounded until it has crossed the locomotive enters the road or street public railroad crossing.
 - 2. The warning device may not routinely be sounded at a private railroad crossing unless the property owner submits to the railroad corporation a written request for the warning device to be sounded.
 - 3. The governing body of a city may adopt a quiet zone ordinance, as allowed by federal law and implemented under the federal railroad administration's supplemental safety measures for at-grade crossings, prohibiting a locomotive engine from sounding a warning device at crossings within the quiet zone under regular crossing conditions.
 - 4. A crew member may sound a warning device at any crossing as determined appropriate by that crew member.

SECTION 4. AMENDMENT. Section 49-11-22 of the North Dakota Century Code is amended and reenacted as follows:

49-11-22. Liability for failure of locomotive to sound bell, horn, or whistle at crossing.

- 1. A person that owns or has a leasehold interest in a locomotive that fails to sound its warning device at any road or street crossing as required by section 49-11-21 is guilty of an infraction and is liable for all damages that are sustained by any person by reason of the neglect.
- 2. If a crew member of a locomotive does not sound a warning device at a crossing for which the sounding of a warning device is prohibited under a city ordinance not required, any crew member or person with any interest in the locomotive is not liable for any damages sustained by a person by reason of the failure to sound a warning device.
- 3. This section does not exempt a railroad corporation from any liability created under chapter 49-16 or the Federal Employers' Liability Act [45 U.S.C. 51 et seq.] for injuries to its employees or agents.