Sixty-second Legislative Assembly of North Dakota

## SENATE BILL NO. 2361 with Conference Committee Amendments SENATE BILL NO. 2361

Introduced by

Senators Lyson, Hogue

Representatives Hatlestad, Sukut

- 1 A BILL for an Act to create and enact two new subsections to section 54-21.3-02 and a new
- 2 section to chapter 54-21.3 of the North Dakota Century Code, relating to definitions under the
- 3 State Building Code and used temporary work camp housing exemptions; to amend and
- 4 reenact section 54-21.3-04 of the North Dakota Century Code, relating to applicability of the
- 5 State Building Code to other state or local government codes; and to declare an emergency.

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

- 7 SECTION 1. Two new subsections to section 54-21.3-02 of the North Dakota Century Code
- 8 are created and enacted as follows:
- 9 <u>"Temporary work camp housing" includes a modular residential structure used to</u>
- 10 house workers on a temporary basis for a maximum period of five years.
- 11 "Code enforcement agency" means an agency of the state or local government with
- 12 <u>authority to inspect buildings and enforce the law, ordinances, and regulations which</u>
- 13 <u>establish standards and requirements applicable to the construction, installation,</u>
- 14 <u>alteration, repair, or relocation of buildings.</u>
- 15 SECTION 2. AMENDMENT. Section 54-21.3-04 of the North Dakota Century Code is
- 16 amended and reenacted as follows:
- 17 **54-21.3-04.** Exemptions.
- TheExcept as specifically provided in this chapter, the following statewide codes are
   exempt from this chapter:
- a. The Standards for Electrical Wiring and Equipment, as contained in North Dakota
  Administrative Code article 24-02.
- b. The State Plumbing Code, as contained in North Dakota Administrative Codearticle 62-03.

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1		C.	The State Fire Code, as contained in the rules of the state fire marshal as	
2			provided in section 18-01-04.	
3	2.	The	following buildings are exempt from this chapter:	
4		a.	Buildings which are neither heated nor cooled.	
5		b.	Buildings used whose peak design rate of energy usage is less than one watt per	
6			square foot [929.0304 square centimeters] or three and four-tenths British	
7			thermal units an hour per square foot [929.0304 square centimeters] of floor	
8			area.	
9		C.	Restored or reconstructed buildings deliberately preserved beyond their normal	
10			term of use because of historical associations, architectural interests, or public	
11			policy, or buildings otherwise qualified as a pioneer building, historical site, state	
12			monument, or other similar designation pursuant to state or local law.	
13	3.	Any	building used for agricultural purposes, unless a place of human habitation or for	
14		use	by the public, is exempt from this chapter.	
15	SECTION 3. A new section to chapter 54-21.3 of the North Dakota Century Code is created			
16	and enacted as follows:			
17	Used temporary work camp housing - Exemption.			
	State or local government code enforcement agencies may allow exemptions or accept			
18	<u>Stat</u>	e or I	ocal government code emorcement agencies may allow exemptions of accept	
18 19			hods for construction and placement of temporary work camp housing that has	
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1		a period of five years. Residents may not be permitted to move into or live in	
2		temporary work camp housing unless the housing has a current limited certificate of	
3		inspection or has been found to meet all applicable codes and requirements by any	
4		code enforcement agency having jurisdiction.	
5	<u>2.</u>	The applicable codes, including the State Building Code, the State Electrical Code,	
6		and the State Plumbing Code, are applicable as a standard for liability in legal actions	
7		against owners or operators of temporary work camp housing if exemptions are	
8		granted.	
9	<u>3.</u>	An owner of temporary work camp housing has the duty to remove that housing and	
10		all related above-grade and below-grade infrastructure within one hundred twenty	
11		days after the temporary work camp housing is vacated. Any city or county may abate	
12		any public nuisance caused by vacated temporary work camp housing within its	
13		jurisdiction. An owner of temporary work camp housing shall provide the city or county	
14		where the temporary work camp housing is installed with a surety bond, letter of credit,	
15		or other security instrument in the form and in an amount specified by the city or	
16		county. These funds must be used to cover actual expenses that may be incurred by	
17		the city or county in removal of the temporary work camp housing, including any	
18		above-grade or below-grade infrastructure. The owner is liable for any expenses that	
19		are reasonably incurred by the city or county which exceed the amount of the security.	
20	SECTION 4. EMERGENCY. This Act is declared to be an emergency measure.		