Sixty-fourth Legislative Assembly of North Dakota

## HOUSE BILL NO. 1116

Introduced by

Human Services Committee

(At the request of the State Department of Health)

- 1 A BILL for an Act to amend and reenact sections 23-02.1-01, 23-02.1-13, 23-02.1-15,
- 2 23-02.1-19, 23-02.1-20, 23-02.1-25, and 23-02.1-27, and subsection 5 of section 23-02.1-30
- 3 relating to the Health Statistics Act.

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

5 SECTION 1. AMENDMENT. Section 23-02.1-01 of the North Dakota Century Code is

6 amended and reenacted as follows:

#### 7 **23-02.1-01.** Definitions.

8 As used in this chapter:

- 9 1. "Authorized representative" means a person who has the legal authority to act on
  10 behalf of the person named on a record, including a personal representative or
  11 guardian.
- 12 2. "Certified" means a copy of the original record on file with the state department of
  13 health that is signed and sealed by the state registrar or deputy state registrar.
- 3. "Dead body" means a lifeless human body or parts of such body or bones thereof from
  the state of which it may reasonably be concluded that death recently occurred.
- 4. "Electronic birth registration system" means the electronic birth registration system
  maintained by the state department of health.
- 18 5. "Electronic death registration system" means the electronic death registration system
  19 maintained by the state department of health.
- 20 6. "Facts of death" means the demographic and personal information pertaining to a21 person's death.
- 7. "Fetal death" or "birth resulting in stillbirth" means death prior to the complete
  expulsion or extraction from its mother of a product of human conception, irrespective
- of the duration of pregnancy; the death is indicated by the fact that after such

- expulsion or extraction the fetus does not breathe or show any evidence of life such as
   beating of the heart, pulsation of the umbilical cord, or definite movement of voluntary
   muscles.
- 8. "Filing" means the presentation of a record, report, or other information provided for in
  this chapter of a birth, death, fetal death, adoption, marriage, divorce, or other event
  as specified by the state health officer for registration by the state registrar.
- 7 9. "Final disposition" means the burial, interment, cremation, removal from the state, or
  8 other disposition of a dead body or fetus.
- 9 10. "Health statistics" means data derived from records of birth, death, fetal death,
  10 marriage, divorce, or other records relating to the health of the populace or the state of
  11 the environment.
- 11. "Institution" means any establishment, public or private, which provides inpatient
  medical, surgical, or diagnostic care or treatment, or nursing, custodial, or domiciliary
  care to two or more individuals unrelated by blood, or to which persons are committed
  by law.
- 12. "Live birth" means the complete expulsion or extraction from its mother of a product of
   human conception, irrespective of the duration of pregnancy, which after such
   expulsion or extraction, breathes or shows any other evidence of life such as beating
- 19 of the heart, pulsation of the umbilical cord, or definite movement of voluntary
- 20 muscles, whether or not the umbilical cord has been cut or the placenta is attached.
- 13. "Medical certification" means the medical information pertaining to a person's death,including the cause and manner of death.
- 14. <u>"Personal or real property interests" means ownership or other legal rights or duties</u>
   concerning personal or real property.
- 25 <u>15.</u> "Physician" means a person authorized or licensed to practice medicine or osteopathy
  26 pursuant to chapter 43-17.
- 27 <u>15.16.</u> "Registration" means the acceptance by the state registrar and incorporation into
  28 official records, reports, or other records provided for in this chapter, of birth, death,
  29 fetal death, marriage, divorce, or other records as may be determined by the state
  30 health officer.

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1	<del>16.<u>17.</u></del>	"Relative" means a person's current or surviving spouse, a parent or legal guardian, a	
2		child, a grandparent, or a grandchild. The state registrar may require proof of the	
3		relationship.	
4	<del>17.<u>18.</u></del>	"Subregistrar" means a funeral director or other suitable person from a licensed	
5		funeral home who is appointed by the state registrar for the purpose of issuing	
6		burial-transit permits.	
7	<del>18.<u>19.</u></del>	"System of health statistics tabulation and analysis" includes the tabulation, analysis,	
8		and presentation or publication of statistical data derived from health statistics.	
9	<del>19.<u>20.</u></del>	"System of vital records registration" includes the registration, collection, preservation,	
10		amendment, and certification of birth, death, fetal death, marriage, divorce, or other	
11		records as may be determined necessary by the state health officer or the state health	
12		officer's designee.	
13	SEC	CTION 2. AMENDMENT. Section 23-02.1-13 of the North Dakota Century Code is	
14	amended and reenacted as follows:		
15	23-0	02.1-13. Birth registration.	
16	1.	A birth record for each live birth that occurs in this state must be filed with the state	
17		registrar.	
18	2.	When a birth occurs in an institution, the person in charge of the institution or a	
19		designated representative must use the state department of health's electronic birth	
20		registration system to report the birth, including all personal and medical facts, to the	
21		state registrar within five days after the birth.	
22	3.	When a birth occurs outside an institution, the required forms prescribed by the state	
23		department of health must be prepared and filed with the state registrar by one of the	
24		following in the indicated order of priority:	
25		a. The physician in attendance at or immediately after the birth, or in the absence of	
26		such a person;	
27		b. Any other person in attendance at or immediately after the birth, or in the	
28		absence of such a person; or	
29		c. The father, the mother, or in the absence of the father and the inability of the	
30		mother, the person in charge of the premises where the birth occurred within five	
31		days after the birth.	

1	4.	If a man and the mother are or have been married or have attempted to marry each
2		other in apparent compliance with law, although the attempted marriage is or could be
3		declared invalid, and the child is born during the marriage or attempted marriage, or
4		within three hundred days after the termination of cohabitation or after the marriage or
5		attempted marriage is terminated by death, annulment, declaration of invalidity, or
6		divorce, or after a decree of separation is entered by a court, the name of the man
7		must be entered on the record as the father of the child unless the presumption of
8		paternity has been rebutted by a court decree:
9		a. The presumption of paternity has been rebutted by a court order; or
10		b. The child's natural mother and the child's biological father, as determined by
11		medical testing, voluntarily acknowledge the child's paternity on a form
12		prescribed by the state department of health, signed by the child's natural mother
13		and biological father, and filed with the state registrar.
14	5.	If the child is not born during the marriage of the mother, or within three hundred days
15		after a marriage is terminated by death, annulment, declaration of invalidity, or divorce,
16		or after a decree of separation is entered by a court, the name of the father may not
17		be entered on the birth record unless:
18		a. After the child's birth, the father and the child's natural mother have married, or
19		attempted to marry, each other by a marriage solemnized in apparent compliance
20		with law, although the attempted marriage is or could be declared invalid, and:
21		(1) He has acknowledged his paternity of the child in writing filed with the state
22		registrar; or
23		(2) He is obligated to support the child under a written voluntary promise or by
24		court order;
25		b. After the child's birth, the child's natural mother and the father voluntarily
26		acknowledge the child's paternity in a writingon a form prescribed by the state
27		department of health, signed by boththe child's natural mother and biological
28		father, and filed with the state registrar; or
29		c. A court or other entity of competent jurisdiction has adjudicated paternity.
30	6.	If, in accordance with subsections 4 and 5, the name of the father of the child is not
31		entered on the birth record, the child's surname must be shown on the birth record as

1	the current legal surname of the mother at the time of birth unless an affidavit or an			
2	acknowledgment of paternity signed by both parents is received stating the surname-			
3	to be that of the fatherfiled with the state department of health.			
4	SECTION 3. AMENDMENT. Section 23-02.1-15 of the North Dakota Century Code is			
5	amende	ed and	d reenacted as follows:	
6	23-02.1-15. Delayed registration of birth.			
7	1.	When the birth of a person born in this state has not been registered, a record may be		
8		filed	d in accordance with the regulations of the state department of health. Such record	
9		mu	st be registered subject to such evidentiary requirements as the state department	
10		of h	ealth shall prescribe to substantiate the alleged facts of birth.	
11	2.	Red	cords of birth registered one year or more after the date of occurrence must be	
12		mai	rked "delayed" and show on their face the date of delayed registration.	
13	3.	As	ummary statement of the evidence submitted in support of the delayed registration	
14		mu	st be endorsed on the record.	
15	4.	a.	When an applicant does not submit the minimum documentation required in the	
16			regulations for delayed registration or when the state registrar finds reason to	
17			question the validity or adequacy of the record or documentary evidence, the	
18			state registrar may not register the delayed record and shall advise the applicant	
19			of the reasons for this action. In the event that the deficiencies are not corrected,	
20			the state registrar shall advise the applicant of the right of appeal to a court of	
21			competent jurisdiction for a judicial determination of the birth facts.	
22		b.	The state department of health may by regulation provide for the dismissal of an	
23			application which is more than two yearsone year old and is not being actively	
24			pursued.	
25	<u>5.</u>	<u>A re</u>	eport of live birth may not be registered for a deceased person one year or more	
26		<u>afte</u>	er that person's date of birth.	
27	SEC	СТІО	N 4. AMENDMENT. Section 23-02.1-19 of the North Dakota Century Code is	
28	amende	ed and	d reenacted as follows:	
29	23-0	02.1-	19. Death registration.	
30	1.	A d	eath record for each death that occurs in this state must be filed with the state	
31		reg	istrar in accordance with the rules and regulations set forth by the state department	

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2 copies of death records will be completed by the state department of health. 3 2. The funeral director shall obtain the facts of death from the next of kin or the best 4 gualified person or source available and must file the facts of death information using 5 the electronic death registration system within three days after assuming custody of 6 the dead body. The funeral director shall obtain the medical certification of death from 7 the person responsible for the medical certification. 8 3. The medical certification must be completed and filed using the electronic death 9 registration system within fifteenten days after death by the physician, physician 10 assistant, or nurse practitioner in charge of the patient's care for the illness or 11 condition which resulted in death except when inquiry is required by the local health 12 officer or coroner. 13 4. When death occurred without medical attendance or when inquiry is required by the 14 local health officer or coroner, the county coroner shall investigate the cause of death, 15 and shall obtain medical information about the individual from the individual's medical 16 records or last-known physician or physician assistant, and shall complete and file the 17 medical certification within fifteenten days after taking charge of the case using the 18 electronic death registration system. 19 5. If the cause of death cannot be determined within fifteenten days after death, the 20 medical certification may be filed after the prescribed period, in accordance with rules 21 adopted by the state department of health. The attending physician, physician 22 assistant, nurse practitioner, or coroner shall give the funeral director in custody of the 23 body notice of the reason for the delay and final disposition may not be made until 24 authorized by the attending physician, physician assistant, nurse practitioner, or 25 coroner. 26 When a death is presumed to have occurred within this state but the body cannot be 6. 27 located, a death record may be prepared by the state registrar upon receipt of findings 28 of a court of competent jurisdiction, including the facts of death and medical 29 certification required to complete the death record. The death record must be marked 30 "presumptive" and must show on its face the date of registration and must identify the 31 court and the date of the decree.

of health using the electronic death registration system. All registration and issuing of

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1 Each death recordregistration must include the social security number of the 7. 2 decedent, if the information is available. A social security number included on a death 3 record is confidential and may be disclosed only to a relative or authorized 4 representative of the individual named on the record, to a person with personal or real 5 property interests that depend upon information contained in the death record, or by 6 an order of a court of competent jurisdiction. 7 SECTION 5. AMENDMENT. Section 23-02.1-20 of the North Dakota Century Code is 8 amended and reenacted as follows: 9 23-02.1-20. Fetal death registration. 10 1. A fetal death record for each fetal death which occurs in this state after a gestation 11 period of twenty completed weeks or more or of less than twenty completed weeks of 12 gestation when provided by rules of the state department of health must be filed with 13 the state registrar. 14 2. The funeral director who first assumes custody of a fetus shall file the fetal death 15 record. In the absence of such a person, the physician or other person in attendance 16 at or after delivery shall file the fetal death record. The person filing the fetal death 17 record shall obtain the facts of death from the next of kin or the best qualified person-18 or source available and must file the facts of death information within fifteen days of 19 the occurrence using the electronic death registration system. The person filing the 20 fetal death record shall obtain the medical certification of death from the person-21 responsible for the medical certificationWhen a fetal death occurs in an institution, the 22 person in charge of the institution or a designated representative shall use the state 23 department of health's electronic fetal death registration system to report the fetal 24 death, including all personal and medical facts, to the state registrar within ten days 25 after the delivery. If a fetal death occurs outside of an institution, a funeral director or 26 other person in attendance at or after delivery shall file the fetal death record. 27 3. The medical certification must be completed and filed using the electronic death 28 registration system by the physician, physician assistant, or a nurse practitioner in-29 attendance at the delivery within fifteen days after the delivery except when inquiry is 30 required by the local health officer or coroner.

1	4 <del>.</del>	When inquiry is required by the local health officer or coroner or in the absence of
2		medical attendance, the county coroner shall investigate the cause of fetal death, and
3		shall obtain medical information about the individual from that individual's medical
4		records or last-known physician or physician assistant and file the medical certification
5		within fifteenten days after taking charge of the case using the electronic death
6		registration system.
7	<u>5.4.</u>	If the cause of fetal death cannot be determined within fifteenten days after death, the
8		medical certification may be filed after the prescribed period of time in accordance with
9		rules adopted by the state department of health. The attending physician, physician
10		assistant, nurse practitioner, or coroner shall give the funeral director in custody of the
11		fetus the notice of the reason for the delay and final disposition may not be made until
12		authorized by the attending physician, physician assistant, nurse practitioner, or
13		coroner.
14	<del>6.<u>5.</u></del>	The provision for entering the name of the father of the fetus on the fetal death record
15		and the reporting of out-of-wedlock fetal deaths concur exactly with those set forth in
16		section 23-02.1-13.
17	SEC	CTION 6. AMENDMENT. Section 23-02.1-25 of the North Dakota Century Code is
18	amende	d and reenacted as follows:
19	23-0	02.1-25. Correction and amendment of vital records.
20	1.	A record registered under this chapter may be amended only in accordance with this
21		chapter and regulations thereunder adopted by the state department of health to
22		protect the integrity and accuracy of vital records.
23	2.	A record that is amended under this section must be marked "amended" except as
24		provided in subsection 4. The date of amendment and a summary description of the
25		evidence submitted in support of the amendment must be endorsed on or made a part
26		of the record. The state department of health shall prescribe by regulation the
27		conditions under which additions or minor corrections may be made to birth records
28		within one year after the date of birth without the record being considered as
29		amended.
30	3.	Upon receipt of a certified copy of a court order changing the name of a person born in
31		this statethat is amending a birth, death, or fetal death record and upon request of

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1		such person or the person's parent, guardian, or legal representative, the state
2		registrar shall amend the record to reflect the new nameas directed in the court order,
3		however, if the state registrar has information to believe the facts of the court order are
4		false or inaccurate, the state registrar shall provide the court and any known parties
5		with the correct information.
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- 4. Upon receipt of a sworn acknowledgment of paternity of a child born out of wedlock
  signed by both parents and upon request, the state registrar shall amend a record of
  birth to show such paternity if paternity is not shown on the record. Upon request of
  the parents, the surname of the child must be changed on the appropriate record to
  that of the father<u>the surname designated by the parents on the acknowledgment of</u>
  paternity. Such record may not be marked as "amended". The provisions of this
- 12 subsection apply also in their entirety to records of fetal death.

# SECTION 7. AMENDMENT. Section 23-02.1-27 of the North Dakota Century Code is amended and reenacted as follows:

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## 23-02.1-27. Disclosure of records.

Birth, death, and fetal death records, filings, data, or other information related to birth, death, and fetal death records are confidential and may not be disclosed except as authorized under this chapter. The state registrar shall restrict access to all vital records to protect vital records from loss, mutilation, or destruction and to prevent disclosure of the information contained in these records except as authorized under this chapter.

- A certified copy of a birth record may be issued to the individual named on the record if
   that individual is at least sixteen years old, to a parent named on the record, to an
   authorized representative, or by the order of a court of competent jurisdiction. If the
   individual named on a birth record is deceased, a certified copy of that record may
   also be issued to a relative. If the date of birth on any birth record is more than one
   hundred and twenty-five years old, that record is an open record and a certified copy
   may be issued to anyone, except that adoption records remain confidential.
- 28 2. A certified copy of a complete death record may be issued to a relative, an authorized
   29 representative, the child fatality review board, a licensed physician for the purposes of
   30 researching family medical history, a funeral director reporting the facts of death, or a
   31 person with personal or real property interests that depend upon information contained

1		in the complete death record or by the order of a court of competent jurisdiction and
2		may include the cause of death and the social security number. A certified copy of the
3		facts of death record that includes the facts of death and the social security number
4		may be issued to any person that may obtain a certified copy of a complete death
5		record or to any licensed attorney who requires the copy for a bona fide legal
6		determination. A certified copy of an informational death record may be issued to the
7		general public, but the copy may not contain the cause of death or the social security
8		number.
9	3.	A certified copy of a fetal death record may be issued to a parent named on the
10		record, an authorized representative, or by the order of a court of competent
11		jurisdiction. A person authorized to receive a certified copy of a fetal death record may
12		request the certified copy be issued in the form of a certification of birth resulting in
13		stillbirth.
14	4.	A noncertified informational copy of a marriage record may be issued to the general
15		public.
16	5.	Any individual authorized to receive a certified copy of any specific record may grant
17		another individual the same authority by completing a written authorization on a form
18		prescribed by the state department of health.
19	6.	The state department of health may grant limited access to birth and death information
20		to divisions and programs of the state department of health, the department of
21		transportation, the protection and advocacy project, and the department of information
22		technology, and to the department of human services necessary for the purpose of
23		completing their respective official duties.
24	<u>7.</u>	The state department of health may issue, through electronic means determined by
25		the state department of health, verifications of information contained on birth or death
26		records filed with the state registrar when such information is provided and a
27		verification is requested by a governmental agency, whether foreign or domestic, in
28		the conduct of the agency's official duties. The state department of health may also
29		issue these electronic verifications for a negotiated and agreed-upon fee to:
30		a. Benefit-paying parties, such as annuity companies, pension plans, and life
31		insurance companies, that demonstrate a need for such information to determine

1		whether the benefits the benefit-paying party are paying should be terminated or
2		distributed to a beneficiary;
3	<u>b.</u>	Physicians licensed to practice in the United States who demonstrate such
4		information is needed to determine whether a patient the physician is treating has
5		been lost to care;
6	<u>C.</u>	Attorneys licensed to practice in the United States who demonstrate that the
7		information is necessary to administer the attorneys' client's estate; or
8	<u>d.</u>	Other entities for fraud prevention as determined by the state registrar.
9	SECTIO	N 8. AMENDMENT. Subsection 5 of section 23-02.1-30 of the North Dakota
10	Century Code	e is amended and reenacted as follows:
11	5. On	or before the fifth day of each month, each hospital, institution, funeral director,
12	emt	palmer, or person acting as such in this state shall report to the state registrar, on
13	forn	ns provided for this purpose, information required by the state registrar regarding
14	eac	h <del>dead body or fetus<u>birth, death, or fetal death</u> handled <del>by such person</del> during the</del>
15	pred	ceding calendar month.