FIRST ENGROSSMENT

Sixty-fifth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1340

Introduced by

Representative Rick C. Becker

1 A BILL for an Act to amend and reenact section 19-03.1-22.3, subsections 1 and 7 of section

2 19-03.1-23, section 19-03.1-23.1, subsection 3 of section 19-03.4-03, section 19-03.4-04, and

3 subsection 29 of section 40-05-02 of the North Dakota Century Code, relating to manufacturing,

4 delivering, inhaling, ingesting, and possessing marijuana and using and possessing marijuana

5 paraphernalia; and to provide a penalty.

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

7	SECTION 1. AMENDMENT. Section 19-03.1-22.3 of the North Dakota Century Code is
8	amended and reenacted as follows:

9 **19-03.1-22.3.** Ingesting a controlled substance - Venue for violation - Penalty.

- <u>Except as provided in subsection 2, a</u> person who intentionally ingests, inhales, or
 otherwise takes into the body a controlled substance, unless the substance was
 obtained directly from a practitioner or pursuant to a valid prescription or order of a
 practitioner while acting in the course of the practitioner's professional practice, is
- 14 guilty of a class A misdemeanor.
- 15 <u>2.</u> <u>A person who intentionally ingests, inhales, or otherwise takes into the body</u>
- 16 <u>marijuana, unless the marijuana was obtained directly from a practitioner or pursuant</u>
- 17 <u>to a valid prescription or order of a practitioner while acting in the course of a</u>
- 18 practitioner's professional practice, is guilty of an infraction.
- <u>3.</u> The venue for a violation of this section exists in either the jurisdiction in which the
 controlled substance was ingested, inhaled, or otherwise taken into the body or the
 jurisdiction in which the controlled substance was detected in the body of the accused.
- 22 SECTION 2 AMENIDMENT Subsection 1 of section 10.02.1.22 of the North Dekete
- 22 SECTION 2. AMENDMENT. Subsection 1 of section 19-03.1-23 of the North Dakota
- 23 Century Code is amended and reenacted as follows:

1	1.	Exc	ept as	authorized by this chapter, it is unlawful for any person to willfully, as		
2		defi	defined in section 12.1-02-02, manufacture, deliver, or possess with intent to			
3		mar	manufacture or deliver, a controlled substance, or to deliver, distribute, or dispense a			
4		con	controlled substance by means of the internet, but any person who violates section			
5		12-4	46-24	or 12-47-21 may not be prosecuted under this subsection. Any person who		
6		viola	violates this subsection with respect to:			
7		a.	A co	ntrolled substance classified in schedule I or II which is a narcotic drug, or		
8			meth	namphetamine, is guilty of a class A felony and must be sentenced:		
9			(1)	For a second offense, to imprisonment for at least five years.		
10			(2)	For a third or subsequent offense, to imprisonment for twenty years.		
11		b.	Any <u>l</u>	Except for marijuana, other controlled substance classified in schedule I, II, or		
12			III, o	r a controlled substance analog is guilty of a class B felony. Except for a		
13			pers	on who manufactures, delivers, or possesses with the intent to manufacture		
14			or de	eliver marijuana, any <u>Any</u> person found guilty under this subdivision must be		
15			sent	enced:		
16			(1)	For a second offense, to imprisonment for at least three years.		
17			(2)	For a third or subsequent offense, to imprisonment for ten years.		
18		C.	A su	bstance classified in schedule IV, is guilty of a class C felony and must be		
19			sent	enced:		
20			(1)	For a second offense, to imprisonment for at least six months.		
21			(2)	For a third offense, to imprisonment for at least one year.		
22			(3)	For a fourth or subsequent offense, to imprisonment for five years.		
23		d.	A su	bstance classified in schedule V, is guilty of a class A misdemeanor.		
24		<u>e.</u>	<u>Mari</u>	juana involving more than one ounce [28.35 grams], is guilty of a class A		
25			<u>misc</u>	lemeanor.		
26		<u>f.</u>	<u>Mari</u>	juana involving one ounce [28.35 grams] or less, is guilty of an infraction.		
27	SEC		N 3. A	MENDMENT. Subsection 7 of section 19-03.1-23 of the North Dakota		
28	Century	Code	e is ar	nended and reenacted as follows:		
29	7.	It is	unlav	ful for any person to willfully, as defined in section 12.1-02-02, possess a		
30		con	trollec	I substance or a controlled substance analog unless the substance was		
31		obta	ained	directly from, or pursuant to, a valid prescription or order of a practitioner		

1	w	hile acting in the course of the practitioner's professional practice, or except as					
2	otherwise authorized by this chapter, but any person who violates section 12-46-24 or						
3	12-47-21 may not be prosecuted under this subsection. Except as otherwise provided						
4	in this subsection, any person who violates this subsection is guilty of a class C felony.						
5	If, at the time of the offense the person is in or on, or within one thousand feet [300.48						
6	meters] of the real property comprising a public or private elementary or secondary						
7	school or a public career and technical education school, the person is guilty of a						
8	class B felony, unless the offense involves one ounce [28.35 grams] or less of						
9	marijuana. Any person who violates this subsection regarding possession of one-						
10	ounce [28.35 grams] or less of marijuana is guilty of a class B misdemeanoran						
11	infraction.						
12	SECTI	ON 4. AMENDMENT. Section 19-03.1-23.1 of the North Dakota Century Code is					
13	amended and reenacted as follows:						
14	19-03. [,]	1-23.1. Increased penalties for aggravating factors in drug offenses.					
15	1. A	person who violates section 19-03.1-23 is subject to the penalties provided in					
16	SI	ubsection 2 if:					
17	a	. The offense involved the manufacture, delivery, or possession, with intent to					
18		manufacture or deliver a controlled substance in or on, or within one thousand					
19		feet [300.48 meters] of, the real property comprising a child care or preschool					
20		facility, public or private elementary or secondary school, public career and					
21		technical education school, or a public or private college or university;					
22	b	The defendant was at least sixteen years of age at the time of the offense and					
23		the offense involved the delivery of a controlled substance to a minor;					
24	С	. The offense involved:					
25		(1) Fifty grams or more of a mixture or substance containing a detectable					
26		amount of heroin;					
27		(2) Fifty grams or more of a mixture or substance containing a detectable					
28		amount of:					
29		(a) Coca leaves, except coca leaves and extracts of coca leaves from					
30		which cocaine, ecgonine, and derivatives of ecgonine or their salts					
31		have been removed;					

1				(b) Cocaine, its salts, optical and geometric isomers, and salts of
2				isomers;
3				(c) Ecgonine, its derivatives, their salts, isomers, and salts of isomers; or
4				(d) Any compound, mixture, or preparation that contains any quantity of
5				any of the substance referred to in subparagraphs a through c;
6			(3)	Five grams or more of a mixture or substance described in paragraph 2
7				which contains cocaine base;
8			(4)	Ten grams or more of phencyclidine or one hundred grams or more of a
9				mixture or substance containing a detectable amount of phencyclidine;
10			(5)	One gram, one hundred dosage units, or one-half liquid ounce or more of a
11				mixture or substance containing a detectable amount of lysergic acid
12				diethylamide;
13			(6)	Forty grams or more of a mixture or substance containing a detectable
14				amount of N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl] propanamide or ten
15				grams or more of a mixture or substance containing a detectable amount of
16				any analog of N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl] propanamide;
17			(7)	Fifty grams or more of a mixture or substance containing a detectable
18				amount of methamphetamine;
19			(8)	Ten grams, one hundred dosage units, or one-half liquid ounce or more of a
20				mixture or substance containing a detectable amount of
21				3,4-methylenedioxy-N-methylamphetamine, C11H15NO2;
22			(9)	One hundred dosage units or one-half liquid ounce of a mixture or
23				substance containing a detectable amount of gamma-hydroxybutyrate or
24				gamma-butyrolactone or 1,4 butanediol or any substance that is an analog
25				of gamma-hydroxybutyrate;
26			(10)	One hundred dosage units or one-half liquid ounce of a mixture or
27				substance containing a detectable amount of flunitrazepam; or
28			(11)	Five hundred grams or more of marijuana; or
29		d.	The	e defendant had a firearm in the defendant's actual possession at the time of
30			the	offense.
31	2.	Th	ie offei	nse is:

1	a.	A class AA felony if the violation of section 19-03.1-23 is designated as a class A					
2		felony.					
3	b.	A class A felony if the violation of section 19-03.1-23 is designated as a class B					
4		felony.					
5	C.	A class B felony if the violation of section 19-03.1-23 is designated as a class C					
6		felony.					
7	d.	A class C felony if the violation of section 19-03.1-23 is designated as a class A					
8		misdemeanor.					
9	<u>e.</u>	A class A misdemeanor if the violation of section 19-03.1-23 is designated as a					
10		class B misdemeanor.					
11	<u>f.</u>	A class B misdemeanor if the violation of section 19-03.1-23 is an infraction.					
12	SECTION	N 5. AMENDMENT. Subsection 3 of section 19-03.4-03 of the North Dakota					
13	Century Code	e is amended and reenacted as follows:					
14	3. A pe	erson may not use or possess with intent to use drug paraphernalia to plant,					
15	prop	pagate, cultivate, grow, harvest, manufacture, compound, convert, produce,					
16	proc	cess, prepare, test, analyze, pack, repack, store, contain, or conceal marijuana in					
17	violation of chapter 19-03.1. A person violating this subsection is guilty of a class A						
18	misdemeanoran infraction.						
19	SECTION	N 6. AMENDMENT. Section 19-03.4-04 of the North Dakota Century Code is					
20	amended and	d reenacted as follows:					
21	19-03.4-0	04. Unlawful manufacture or delivery of drug paraphernalia - Penalty.					
22	A person	may not deliver, possess with intent to deliver, or manufacture with intent to					
23	deliver, drug j	paraphernalia, if that person knows or should reasonably know that the drug					
24	paraphernalia will be used to plant, propagate, cultivate, grow, harvest, manufacture,						
25	compound, convert, produce, process, prepare, test, analyze, pack, repack, store, contain,						
26	conceal, inject, ingest, inhale, or otherwise introduce into the human body a controlled						
27	substance in violation of chapter 19-03.1. Any person violating this section is guilty of a class C						
28	felony if the drug paraphernalia will be used to manufacture, compound, convert, produce,						
29	process, prepare, test, inject, ingest, inhale, or analyze a controlled substance, other than						
30	marijuana, classified in schedule I, II, or III of chapter 19-03.1. Otherwise, a violation of this						
31	section is a class A <u>B</u> misdemeanor.						

- 1 SECTION 7. AMENDMENT. Subsection 29 of section 40-05-02 of the North Dakota
- 2 Century Code is amended and reenacted as follows:
- 3 29. Marijuana possession. To prohibit by ordinance any person, except a person operating
- 4 a motor vehicle, from possessing not more than one-half ounce [14.175 grams] of
- 5 marijuana, as defined by section 19-03.1-01, within the jurisdiction of a city, and to
- 6 prescribe the punishment, provided the penalty assessed is <u>consistent with section</u>
- 7 <u>19-03.1-22.3 and subsections 1 and 7 of section 19-03.1-23 and is</u> subject to
- 8 subsection 49 of section 19-03.1-23.