Sixty-fifth Legislative Assembly of North Dakota

HOUSE BILL NO. 1137

Introduced by

Representative Keiser

1 A BILL for an Act to create and enact sections 65-04-26.2 and 65-04-27.2 of the North Dakota

2 Century Code, relating to workers' compensation requirements for general contractors and

3 cease and desist orders; and to amend and reenact subsection 16 of section 65-01-02 and

4 section 65-04-19 of the North Dakota Century Code, relating to the workers' compensation

5 definition of employee, assignment of rate classification, and calculation of premium.

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

7	SECTION 1. AMENDMENT. Subsection 16 of section 65-01-02 of the North Dakota							
8	Century Code is amended and reenacted as follows:							
9	16.	"En	nploye	ee" means a personan individual who performs hazardous employment for				
10		another for remuneration unless the personindividual is an independent contractor						
11		under the common-law test.						
12		a.	The	term includes:				
13			(1)	All elective and appointed officials of this state and its political subdivisions,				
14				including municipal corporations and including the members of the				
15				legislative assembly, all elective officials of the several counties of this-				
16				stateany county, and all elective peace officers of any city.				
17			(2)	Aliens.				
18			(3)	County general assistance workers, except those who are engaged in				
19				repaying to counties moneys that the counties have been compelled by				
20				statute to expend for county general assistance.				
21			(4)	Minors, whether lawfully or unlawfully employed; a. A minor is deemed				
22				sui juris for the purposes of this title, and no other person has any claim for				
23				relief or right to claim workforce safety and insurance benefits for any injury				
24				to a minor worker, but in the event of the award of a lump sum of benefits to				

17.0325.02000

 2 guardian of the minor. 3 b. The term does not include: 4 (1) Any personAn individual whose employment is both casual and not in the course of the trade, business, profession, or occupation of that person's individual's employer. 7 (2) Any personAn individual who is engaged in an illegal enterprise or 	ł
 4 (1) Any personAn individual whose employment is both casual and not in the 5 course of the trade, business, profession, or occupation of that 6 person'sindividual's employer. 	•
5course of the trade, business, profession, or occupation of that6person's individual's employer.	;
6 person's individual's employer.	
7 (2) Any personAn individual who is engaged in an illegal enterprise or	
8 occupation.	
9 (3) The spouse of an employer or athe child under the age of twenty-two of a	ın
10 employer. For purposes of this paragraph and section 65-07-01, "child"	
11 means any legitimate child, stepchild, adopted child, foster child, or	
12 acknowledged illegitimate child.	
13 (4) Any <u>A</u> real estate broker or real estate salesperson, provided the	
14 personindividual meets the following three requirements:	
15 (a) The salesperson or broker must be a licensed real estate agent une	der
16 section 43-23-05.	
17 (b) Substantially all of the salesperson's or broker's remuneration for the	ie
18 services performed as a real estate agent must be directly related t	0
19 sales or other efforts rather than to the number of hours worked.	
20 (c) A written agreement must exist between the salesperson or broker	
21 and the person or firm for whom<u>which</u> the salesperson or broker	
22 works, which agreement must provide that the salesperson or brok	ər
23 will not be treated as an employee but rather as an independent	
24 contractor.	
25 (5) The members of the board of directors of a business corporation who are	!
26 not employed in any capacity by the corporation other than as members	of
27 the board of directors.	
28 (6) <u>AnyAn</u> individual delivering newspapers or shopping news, if substantiall	y
29 all of the individual's remuneration is directly related to sales or other effort	rts
30 rather than to the number of hours worked and a written agreement exist	_

1		between the individual and the publisher of the newspaper or shopping			
2		news which states that the individual is an independent contractor.			
3		(7) An employer.			
4		c. Persons employed by a subcontractor, or by an independent contractor operating			
5		under an agreement with the general contractor, for the purpose of this chapter-			
6		are deemed to be employees of the general contractor who is liable and			
7		responsible for the payments of premium for the coverage of these employees-			
8		until the subcontractor or independent contractor has secured the necessary			
9		coverage and paid the premium for the coverage. This subdivision does not			
10		impose any liability upon a general contractor other than liability to the			
11		organization for the payment of premiums which are not paid by a subcontractor-			
12		or independent contractor.			
13	SECTION 2. AMENDMENT. Section 65-04-19 of the North Dakota Century Code is				
14	amended and reenacted as follows:				
15	65-04-19. Organization to assign rate classifications, calculate premium, and				
16	determin	ne premium due from employer - Mailing of premium billing statement as notice			
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17	of amoui <u>1.</u>	nt due.			
17 18	of amoui <u>1.</u>	nt due. The organization shall assign rate classifications based on information provided to the			
17 18 19	of amour <u>1.</u>	nt due. <u>The organization shall assign rate classifications based on information provided to the</u> <u>organization by the employer or information gathered through the organization's</u>			
17 18 19 20	of amoun <u>1.</u> <u>2.</u>	nt due. The organization shall assign rate classifications based on information provided to the organization by the employer or information gathered through the organization's investigative process.			
17 18 19 20 21	of amoun <u>1.</u> <u>2.</u>	nt due. <u>The organization shall assign rate classifications based on information provided to the</u> <u>organization by the employer or information gathered through the organization's</u> <u>investigative process.</u> The organization shall determine the amount of premium due from every employer			
17 18 19 20 21 22	of amour <u>1.</u> <u>2.</u>	nt due. <u>The organization shall assign rate classifications based on information provided to the</u> <u>organization by the employer or information gathered through the organization's</u> <u>investigative process.</u> The organization shall determine the amount of premium due from every employer subject to this title for the twelve months next succeeding the date of expiration of a			
17 18 19 20 21 22 23	of amour <u>1.</u> <u>2.</u>	nt due. The organization shall assign rate classifications based on information provided to the organization by the employer or information gathered through the organization's investigative process. The organization shall determine the amount of premium due from every employer subject to this title for the twelve months next succeeding the date of expiration of a previous period of insurance or next succeeding the date at which the organization			
17 18 19 20 21 22 23 24	of amoun <u>1.</u> <u>2.</u> <u>3.</u>	nt due. The organization shall assign rate classifications based on information provided to the organization by the employer or information gathered through the organization's investigative process. The organization shall determine the amount of premium due from every employer subject to this title for the twelve months next succeeding the date of expiration of a previous period of insurance or next succeeding the date at which the organization received information that an employer is subject to the title.			
 17 18 19 20 21 22 23 24 25 	of amoun <u>1.</u> <u>2.</u> <u>3.</u>	nt due. The organization shall assign rate classifications based on information provided to the organization by the employer or information gathered through the organization's investigative process. The organization shall determine the amount of premium due from every employer subject to this title for the twelve months next succeeding the date of expiration of a previous period of insurance or next succeeding the date at which the organization received information that an employer is subject to the title. If the organization does not receive the annual payroll report or, in the case of a			
 17 18 19 20 21 22 23 24 25 26 	of amoun <u>1.</u> <u>2.</u> <u>3.</u>	nt due. The organization shall assign rate classifications based on information provided to the organization by the employer or information gathered through the organization's investigative process. The organization shall determine the amount of premium due from every employer subject to this title for the twelve months next succeeding the date of expiration of a previous period of insurance or next succeeding the date at which the organization received information that an employer is subject to the title. If the organization does not receive the annual payroll report or, in the case of a noncompliant employer does not receive reliable and accurate payroll information, the			
 17 18 19 20 21 22 23 24 25 26 27 	of amoun <u>1.</u> <u>2.</u> <u>3.</u>	nt due. The organization shall assign rate classifications based on information provided to the organization by the employer or information gathered through the organization's investigative process. The organization shall determine the amount of premium due from every employer subject to this title for the twelve months next succeeding the date of expiration of a previous period of insurance or next succeeding the date at which the organization received information that an employer is subject to the title. If the organization does not receive the annual payroll report or, in the case of a noncompliant employer does not receive reliable and accurate payroll information, the organization may calculate premium using the wage cap in effect per employee			

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1	<u>4.</u>	The organization shall order the premium to be paid into the fund and shall mail a copy				
2		of the premium billing statement to the employer. Mailing of the premium billing				
3		statement constitutes notice to the employer of the amount due.				
4	SECTION 3. Section 65-04-26.2 of the North Dakota Century Code is created and enacted					
5	as follows:					
6	65-04-26.2. General contractor liability for subcontractors and independent					
7	contractors.					
8	<u>1.</u>	An individual employed by a subcontractor or by an independent contractor operating				
9		under an agreement with a general contractor is deemed to be an employee of the				
10		general contractor if the subcontractor or independent contractor does not secure				
11		coverage as required under this title. A general contractor is liable for payment of				
12		premium and any applicable penalty for an employee of a subcontractor or				
13		independent contractor that does not secure required coverage. The general				
14		contractor is liable for payment of this premium and penalty until the subcontractor or				
15		independent contractor pays this premium and penalty. The liability imposed on a				
16		general contractor under this section for the payment of premium and penalties under				
17		this title which are not paid by a subcontractor or independent contractor is limited to				
18		work performed under that general contractor.				
19	<u>2.</u>	Upon request of the organization, a person the organization determines may have				
20		information that may assist the organization in determining the amount of wages				
21		expended by the subcontractor or independent contractor shall provide this				
22		information to the organization.				
23	<u>3.</u>	Absent complete and reliable payroll information for a subcontractor or independent				
24		contractor, the organization may calculate premium using all payroll of the				
25		subcontractor or independent contractor as permitted in section 65-04-19. The				
26		organization may reduce the liability of an employer under this section.				
27	<u>4.</u>	The definition of the term "contractor" under section 43-07-01 applies to this section.				
28	SEC	TION 4. Section 65-04-27.2 of the North Dakota Century Code is created and enacted				
29	as follows:					

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1 <u>65-04-27.2. Cease and desist order - Civil penalty.</u>

2 If it appears to the organization an employer is without workers compensation <u>1.</u> 3 coverage or is in an uninsured status in violation of this title, by registered mail the 4 director may issue to the employer an order to cease and desist and a notice of 5 opportunity for hearing. Within thirty days of receipt of the order, a party to the order 6 may make a written request for a hearing. If a hearing is not requested, the order is 7 final and may not be appealed. If a hearing is requested, the hearing must be 8 conducted in accordance with chapter 28-32 to the extent that chapter does not 9 conflict with this section and the order remains in effect until the hearing officer 10 renders a decision. If an employer fails to appear at a hearing requested under this 11 section, that employer defaults and the allegations contained in the cease and desist 12 order are deemed true. 13 In addition to the penalties in section 65-04-33, a person that employs an individual in 2. 14 violation of a cease and desist order issued under this section is subject to a penalty of 15 ten thousand dollars and to a penalty of one hundred dollars per day for each day the 16 violation continues. The organization may reduce the penalties under this section.