Sixty-sixth Legislative Assembly of North Dakota

BILL NO.

Introduced by

Representative Streyle

- 1 A BILL for an Act to amend and reenact section 54-35-02.4 of the North Dakota Century Code,
- 2 relating to the duties of the employee benefits programs committee.

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

4 **SECTION 1. AMENDMENT.** Section 54-35-02.4 of the North Dakota Century Code is

5 amended and reenacted as follows:

6 54-35-02.4. Employee benefits programs committee - Powers and duties.

- The employee benefits programs committee shall consider and report on those
 legislative measures and proposals over which it<u>the committee</u> takes jurisdiction andwhich affect, actuarially or otherwise, the retirement programs of state employees oremployees of any political subdivision, and health and retiree health plans of stateemployees or employees of any political subdivisionunder this section. The committee
 shall make a thorough review of anya measure or proposal over which itthe committee
 takes jurisdiction under its jurisdictionthis section, including an actuarial review.
- 14a.The committee shall take jurisdiction over a measure or proposal sponsored by15the judicial branch or an executive branch agency with bill introduction privileges16which affects, actuarially or otherwise, the retirement programs of state17employees or employees of any political subdivision or the health and retiree18health plans of state employees or employees of any political subdivision.
- 19b.The committee shall take jurisdiction over anya measure or proposal that20sponsored by the judicial branch or an executive branch agency with bill21introduction privileges which authorizes an automatic increase or other change in22benefits beyond the ensuing biennium which would not require legislative23approval. The committee mustshall include in the report of the committee a

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1		statement that the proposal would allow future changes without legislati	ve
2		involvement.	
3		. The committee shall report its the committee's findings and recommendate	ations,
4		along with any necessary legislation, to the legislative management and	1 to the
5		legislative assembly.	
6	2.	o carry out its <u>the committee's</u> responsibilities, the committee, or its <u>the comr</u>	<u>nittee's</u>
7		esignee, may:	
8		. Enter contracts, including retainer agreements, with an actuary or actua	arial firm
9		for expert assistance and consultation. Each retirement, insurance, or re	etiree
10		insurance program shall pay, from itsthe program's retirement, insuranc	e, or
11		retiree health benefits fund, as appropriate, and without the need for a p	orior
12		appropriation, the cost of any actuarial report required by the committee	e which
13		relates to that program.	
14		. Call on personnel from state agencies or political subdivisions to furnish	1 such
15		information and render such assistance as the committee may from tim	e to time
16		request.	
17		Establish rules for its the committee's operation, including the submission	n and
18		review of proposals and the establishing of standards for actuarial revie	:W.
19	3.	he committee may solicit draft measures and proposals from interested per	sons
20		uring the interim between legislative sessions, and may also study measure	es and
21		roposals referred to it <u>the committee</u> by the legislative assembly or the legis	lative
22		nanagement. <u>However, this subsection does not require a legislator or a leg</u>	<u>islative</u>
23		ommittee to submit to the committee a draft measure or proposal for review	<u>ı.</u>
24	4.	If a measure over which the committee takes jurisdiction under this section	is
25		ntroduced for consideration by a legislative assembly, a copy of the committ	ee's
26		eport concerning anythe legislative measure shall, if that measure is introdu	ced for
27		onsideration by a legislative assembly,<u>must</u> be appended to the copy of tha	t measure
28		which is referred to a standing committee.	
29	5.	The judicial branch or an executive branch agency with bill introduction priv	<u>ileges</u>
30		nay not introduce a legislative measure affecting a public employees retirem	ient
31		rogram, public employees health insurance program, or public employee re	tiree

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1		health insurance program may not be introduced in either houseover which the
2		committee may have jurisdiction under subsection 1, unless it the legislative measure
3		is accompanied by a report from the committee or the committee has determined the
4		committee does not have jurisdiction. A majority of the members of the committee,
5		acting through the chairman, has sole authority to determine whether any legislative-
6		measure affects a programthe committee has jurisdiction under this section.
7	6.	Any amendment made during a legislative session to a legislative measure affecting a
8		public employees retirement program, public employees health insurance program, or
9		public employee retiree health insurance program may not be considered by a
10		standing committee unless it is accompanied by a report from the employee benefits-
11		programs committee.
12	7.	Any legislationLegislation enacted in contravention of this section is invalid and of no
13		force and effect, and any benefits provided under such legislation must be reduced to
14		the level current prior tobefore enactment.