Fifty-ninth Legislative Assembly of North Dakota

HOUSE BILL NO. 1065

Introduced by

Representatives Koppelman, Klein, Weisz, Delmore

Senators Robinson, Wardner

1 A BILL for an Act to provide for adoption of the midwest interstate passenger rail compact.

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

3 SECTION 1. Midwest interstate passenger rail compact. The midwest interstate
4 passenger rail compact is enacted by this state and entered with all other states legally joining
5 therein in the form substantially as follows:

ARTICLE 1 - STATEMENT OF PURPOSE

The purposes of this compact are, through joint or cooperative action:

- To promote development and implementation of improvements to intercity
 passenger rail service in the midwest;
- To coordinate interaction among midwestern state-elected officials and their
 designees on passenger rail issues;
- To promote development and implementation of long-range plans for high-speed
 rail passenger service in the midwest and among the regions of the United States;
- To work with the public and private sectors at the federal, state, and local levels to
 ensure coordination among the various entities having an interest in passenger rail
 service and to promote midwestern interests regarding passenger rail; and
- To support efforts of transportation agencies involved in developing and
 implementing passenger rail service in the midwest.

ARTICLE 2 - COMMISSION

- 20 To further the purposes of the compact, a commission is created to carry out the duties 21 specified in this compact.
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ARTICLE 3 - MEMBERSHIP

- 23 1. The manner of appointment of commission members, terms of office consistent
- 24 with the terms of this compact, provisions for removal and suspension, and manner

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1		of a	ppointment to fill vacancies must be determined by each party state pursuant to
2		its la	aws, but each commissioner must be a resident of the state of appointment.
3		Con	nmission members shall serve without compensation from the commission.
4	2.	The	commission consists of four resident members of each state as follows: the
5		gov	ernor or the governor's designee, who shall serve during the tenure of office of
6		the	governor, or until a successor is named; one member of the private sector,
7		app	ointed by the governor to serve during the tenure of the office of the governor,
8		or u	intil a successor is named; and two legislators, one from each house appointed
9		by t	he chairman of the legislative council to serve two-year terms, or until
10		suc	cessors are appointed. All vacancies must be filled in accordance with the laws
11		of th	ne appointing states. Any commissioner appointed to fill a vacancy shall serve
12		unti	I the end of the incomplete term. Each member state must have equal voting
13		priv	ileges, as determined by the commission bylaws.
14			ARTICLE 4 - POWERS AND DUTIES
15	1.	The	duties of the commission are to:
16		a.	Advocate for the funding and authorization necessary to make passenger rail
17			improvements a reality for the region;
18		b.	Identify and seek to develop ways that states can form partnerships, including
19			with rail industry and labor, to implement improved passenger rail in the
20			region;
21		C.	Seek development of a long-term, interstate plan for high-speed rail
22			passenger service implementation;
23		d.	Cooperate with other agencies, regions, and entities to ensure that the
24			midwest is adequately represented and integrated into national plans for
25			passenger rail development;
26		e.	Adopt bylaws governing the activities and procedures of the commission and
27			addressing the powers and duties of officers, the voting rights of commission
28			members, voting procedures, commission business, and any other purposes
29			necessary to fulfill the duties of the commission;
30		f.	Expend funds as required to carry out the powers and duties of the
31			commission; and

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1		g.	Report on the activities of the commission to the governor of each member			
2		3	state on an annual basis.			
3	2.	In a	In addition to its exercise of these duties, the commission is empowered to:			
4		a.	Provide multistate advocacy necessary to implement passenger rail systems			
5			or plans, as approved by the commission;			
6		b.	Work with local elected officials, economic development planning			
7		-	organizations, and similar entities to raise the visibility of passenger rail			
8			service benefits and needs;			
9		C.	Educate other state officials, federal agencies, other elected officials, and the			
10			public on the advantages of passenger rails as an integral part of an			
11			intermodal transportation system in the region;			
12		d.	Work with federal agency officials and members of Congress to ensure the			
13			funding and authorization necessary to develop a long-term interstate plan for			
14			high-speed rail passenger service implementation;			
15		e.	Make recommendations to member states;			
16		f.	If requested by each state participating in a particular project and under the			
17			terms of a formal agreement approved by the participating states and the			
18			commission, implement or provide overview for specific rail projects;			
19		g.	Establish an office and hire staff as necessary;			
20		h.	Contract for or provide services;			
21		i.	Assess dues, in accordance with the terms of this compact;			
22		j.	Conduct research; and			
23		k.	Establish communities.			
24 ARTICLE 5 - OFFICERS						
25	25 The commission annually shall elect from among its members a chairman, a vice					
26	chairman who is not a resident of the state represented by the chairman, and others as					
27	approved in the commission bylaws. The officers shall perform functions and exercise powers					
28	as are specified in the commission bylaws.					
29	ARTICLE 6 - MEETINGS AND ADMINISTRATION					

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The commission shall meet at least once in each calendar year and at other times as
 may be determined by the commission. Commission business must be conducted in
 accordance with the procedures and voting rights specified in the bylaws.

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ARTICLE 7 - FINANCE

5 Except as otherwise provided, the moneys necessary to finance the general operations 6 of the commission in exercising its duties, responsibilities, and powers must be appropriated to 7 the commission by the compacting states, when authorized by the respective legislatures, by 8 equal apportionment among the compacting states. This compact does not commit a member 9 state to participate in financing a rail project except as provided by law of a member state.

10 The commission may accept, for any of its purposes and functions, donations, gifts, 11 grants, and appropriations of money, equipment, supplies, materials, and services from the 12 federal government, from any party state or from any state agency or political subdivision, or 13 from any person. All expenses incurred by the commission must be paid by the commission 14 out of the funds available to it. The commission may not issue any debt instrument. The 15 commission shall submit to the officer designated by the laws of each party state, periodically 16 as required by the laws of each party state, a budget of its actual past and estimated future 17 expenditures.

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ARTICLE 8 - ENACTMENT, EFFECTIVE DATE, AND AMENDMENTS

The states of Illinois, Indiana, Iowa, Kansas, Michigan, Minnesota, Missouri, Nebraska, North Dakota, Ohio, South Dakota, and Wisconsin are eligible to join this compact. Upon approval of the commission, according to its bylaws, other states may be declared eligible to join the compact. As to any eligible party state, this compact becomes effective when its legislature has enacted the same into law; provided that it may not become initially effective until enacted into law by any three party states. Amendments to the compact become effective upon their enactment by the legislatures of all compacting states.

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ARTICLE 9 - WITHDRAWAL, DEFAULT, AND TERMINATION

Withdrawal from this compact must be by enactment of a statute repealing the compact and must take effect one year after the effective date of the repeal. A withdrawing state is liable for any obligations that it may have incurred before the effective date of withdrawal. If any compacting state at any time defaults in the performance of any of its obligations, assumed or imposed, in accordance with this compact, all rights, privileges, and benefits conferred by this Fifty-ninth Legislative Assembly

1 compact or agreements under this compact must be suspended from the effective date of the 2 default as fixed by the commission and the commission shall stipulate the conditions and 3 maximum time for compliance under which the defaulting state may resume its regular status. 4 Unless the default is remedied under the stipulations and within the time period set by the 5 commission, this compact may be terminated with respect to the defaulting state by affirmative vote of a majority of the other commission members. Any defaulting state may be reinstated, 6 7 upon vote of the commission, by performing all acts and obligations as stipulated by the 8 commission.

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ARTICLE 10 - CONSTRUCTION AND SEVERABILITY

10 The provisions of this compact are severable. If any phrase, clause, sentence, or 11 provision of this compact is declared to be contrary to the constitution of any compacting state 12 or of the United States or the applicability to any government, agency, person, or circumstance 13 is held invalid, the validity of the remainder of this compact and the applicability to any 14 government, agency, person, or circumstance is not affected. If this compact is held contrary to 15 the constitution of any compacting state, the compact remains in effect as to the remaining 16 states and in effect as to the state affected as to all severable matters. This compact must be 17 liberally construed to effectuate its purposes.