21.0434.03001 Title.

PROPOSED AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1207

- Page 6, line 18, remove "<u>The plaintiff shall provide the sworn information form and supporting</u> <u>documentation to</u>"
- Page 6, remove lines 19 and 20
- Page 6, line 21, remove "3."
- Page 6, line 23, replace "<u>4.</u>" with "<u>3.</u>"
- Page 6, line 25, replace "<u>5.</u>" with "<u>4.</u>"
- Page 7, line 4, remove "<u>The plaintiff shall provide a detailed narrative medical report and</u> <u>supporting test</u>"
- Page 7, remove lines 5 and 6
- Page 7, line 7, remove "3."
- Page 7, line 11, replace "<u>4.</u>" with "<u>3.</u>"
- Page 10, line 22, remove ", and any claims pending on August 1, 2021, in which trial had not commenced"
- Page 10, remove line 23
- Page 10, line 24, remove "to be unconstitutional"

Renumber accordingly

FIRST ENGROSSMENT

Sixty-seventh Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1207

Introduced by

Representatives K. Koppelman, Jones, Magrum

Senators Dwyer, Larson

- 1 A BILL for an Act to create and enact chapter 32-46.2 of the North Dakota Century Code,
- 2 relating to civil actions involving asbestos; to amend and reenact subsection 2 of section
- 3 28-01.3-04 of the North Dakota Century Code, relating to liability of nonmanufacturing sellers;
- 4 and to provide for application.

5 **BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:**

6 SECTION 1. AMENDMENT. Subsection 2 of section 28-01.3-04 of the North Dakota

7 Century Code is amended and reenacted as follows:

8 2. After the plaintiff has filed a complaint against the manufacturer and the manufacturer
 9 has or is required to have answered or otherwise pleaded, the The court shall order the
 10 dismissal of the claim against the certifying seller, unless the plaintiff can show any of

11 the following:

- a. That the certifying seller exercised some significant control over the design or
 manufacture of the product, or provided instructions or warnings to the
 manufacturer relative to the alleged defect in the product which caused the
 personal injury, death, or damage to property.
- b. That the certifying seller had actual knowledge of the defect in the product which
 caused the personal injury, death, or damage to property.
- 18 c. That the certifying seller created the defect in the product which caused the19 personal injury, death, or damage to property.
- 20 **SECTION 2.** Chapter 32-46.2 of the North Dakota Century Code is created and enacted as

21 follows:

22 <u>32-46.2-01. Definitions.</u>

23 In this chapter, unless the context otherwise requires:

1	<u>1.</u>	"AMA guides" means the sixth edition of the American medical association's "Guides
2		to the Evaluation of Permanent Impairment".
3	<u>2.</u>	"Asbestos action" means the same as that term is defined in section 32-46.1-01.
4	<u>3.</u>	"Asbestosis" means bilateral diffuse interstitial fibrosis of the lungs caused by
5		inhalation of asbestos fibers.
6	<u>4.</u>	"Board-certified in internal medicine" means a licensed physician who is certified by
7		the American board of internal medicine or the American osteopathic board of internal
8		medicine.
9	<u>5.</u>	"Board-certified in occupational medicine" means a licensed physician who is certified
10		in the specialty of occupational medicine by the American board of preventive
11		medicine or the specialty of occupational/environmental medicine by the American
12		osteopathic board of preventive medicine.
13	<u>6.</u>	"Board-certified in oncology" means a licensed physician who is certified in the
14		subspecialty of medical oncology by the American board of internal medicine or the
15		American osteopathic board of internal medicine.
16	<u>7.</u>	"Board-certified in pathology" means a licensed physician who holds primary
17		certification in anatomic pathology or clinical pathology from the American board of
18		pathology or the American osteopathic board of pathology and whose professional
19		practice is principally in the field of pathology and involves regular evaluation of
20		pathology materials obtained from surgical or postmortem specimens.
21	<u>8.</u>	"Board-certified in pulmonary medicine" means a licensed physician who is certified in
22		the specialty of pulmonary medicine by the American board of internal medicine or the
23		American osteopathic board of internal medicine.
24	<u>9.</u>	"Certified B-reader" means an individual who is certified as a national institute for
25		occupational safety and health final or B-reader of x-rays under title 42, Code of
26		Federal Regulations, part 37.51(b).
27	<u>10.</u>	"Chest x-ray" means chest films taken in accordance with all applicable state and
28		federal regulatory standards and taken in the posterior-anterior view.
29	<u>11.</u>	"DLCO" means diffusing capacity of the lung for carbon monoxide, which is the
30		measurement of carbon monoxide transfer from inspired gas to pulmonary capillary
31		blood.

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1	<u>12.</u>	"Exposed individual" means an individual whose exposure to asbestos is the basis for
2		an asbestos action.
3	<u>13.</u>	"FEV1" means forced expiratory volume in the first second, which is the maximal
4		volume of air expelled in one second during performance of simple spirometric tests.
5	<u>14.</u>	"FEV1/FVC" means the ratio between the actual values for FEV1 over FVC.
6	<u>15.</u>	"FVC" means forced vital capacity, which is the maximal volume of air expired with
7		maximum effort from a position of full inspiration.
8	<u>16.</u>	"ILO system" and "ILO scale" mean the radiological ratings and system for the
9		classification of chest x-rays of the international labour office provided in "Guidelines
10		for the Use of ILO International Classification of Radiographs of Pneumoconioses"
11		<u>(2011).</u>
12	<u>17.</u>	"Nonmalignant condition" means any condition that may be caused by asbestos other
13		than a diagnosed cancer.
14	<u>18.</u>	"Official statements of the American thoracic society" means the lung function testing
15		standards set forth in the technical standards of the American thoracic society,
16		including "Standardization of Spirometry" (2019), "Standardisation of the
17		Measurement of Lung Volumes" (2005), "Standards for Single-breath Carbon
18		Monoxide Uptake in the Lung" (2017), and "Interpretive Strategies for Lung Function
19		<u>Tests" (2005).</u>
20	<u>19.</u>	"Pathological evidence of asbestosis" means a statement by a board-certified
21		pathologist that more than one representative section of lung tissue uninvolved with
22		any other disease process demonstrates a pattern of peribronchiolar or parenchymal
23		scarring in the presence of characteristic asbestos bodies graded 1(B) or higher under
24		the criteria published in "Asbestos-Associated Diseases", 106 Archive of Pathology
25		and Laboratory Medicine 11, Appendix 3 (October 8, 1982).
26	<u>20.</u>	"Plaintiff" means the same as that term is defined in section 32-46.1-01.
27	<u>21.</u>	"Plethysmography" means the test for determining lung volume in which the exposed
28		individual is enclosed in a chamber equipped to measure pressure, flow, or volume
29		change.
30	<u>22.</u>	"Predicted lower limit of normal" means the test value that is the calculated standard
31		convention lying at the fifth percentile, below the upper ninety-five percent of the

1		<u>refe</u>	rence population, based on age, height, and gender, according to the			
2		recommendations by the American thoracic society and as referenced in the				
3		AMA Guides.				
4	<u>23.</u>	"Product liability action" means the same as defined in section 28-01.3-01.				
5	<u>24.</u>	<u>"Pul</u>	monary function test" means spirometry, lung volume testing, and diffusion			
6		<u>cap</u> a	acity testing, including appropriate measurements, quality control data, and			
7		grap	ohs, performed in accordance with the methods of calibration and techniques			
8		<u>prov</u>	vided in the AMA Guides and all standards provided in the official statements of the			
9		<u>Ame</u>	erican thoracic society.			
10	<u>25.</u>	<u>"Qu</u>	alified physician" means a licensed physician who is board-certified in internal			
11		mec	licine, pathology, pulmonary medicine, occupational medicine, or oncology, as may			
12		<u>be a</u>	appropriate to the diagnostic specialty in question, and who:			
13		<u>a.</u>	Conducted a physical examination of the exposed individual and has taken a			
14			detailed occupational, exposure, medical, smoking, and social history from the			
15			exposed individual, or if the exposed individual is deceased, has reviewed the			
16			pathology material and has taken a detailed history from the individual most			
17			knowledgeable about the information forming the basis of the asbestos action;			
18		<u>b.</u>	Treated or is treating the exposed individual, and has a doctor-patient			
19			relationship with the exposed individual at the time of the physical examination,			
20			or in the case of a board-certified pathologist, examined tissue samples or			
21			pathological slides of the exposed individual at the request of the treating			
22			physician;			
23		<u>C.</u>	Has not relied on any examinations, tests, radiographs, reports, or opinions of			
24			any doctor, clinic, laboratory, or testing company that performed an examination,			
25			test, radiograph, or screening of the exposed individual in violation of any law,			
26			regulation, licensing requirement, or medical code of practice of the state in			
27			which the examination, test, or screening was conducted; and			
28		<u>d.</u>	Prepared or directly supervised the preparation and final review of any medical			
29			report under this chapter.			
30	<u>26.</u>	<u>"Ra</u>	diological evidence of asbestosis" means a quality 1 chest x-ray under the			
31		<u>ILO</u>	system, or a quality 2 chest x-ray in a death case when no pathology or quality 1			

1		<u>chest x-ray is available, showing bilateral small, irregular opacities (s, t, or u) occurring</u>		
2		primarily in the lower lung zones graded by a certified B-reader as at least 1/1 on the		
3		ILO scale.		
4	<u>27.</u>	"Radiological evidence of diffuse bilateral pleural thickening" means a quality 1 chest		
5		x-ray under the ILO system, or a quality 2 chest x-ray in a death case when no		
6		pathology or quality 1 chest x-ray is available, showing diffuse bilateral pleural		
7		thickening of at least b2 on the ILO scale and blunting of at least one costophrenic		
8		angle as classified by a certified B-reader.		
9	<u>28.</u>	"Spirometry" means a test of air capacity of the lung through a spirometer to measure		
10		the volume of air inspired and expired.		
11	<u>29.</u>	"Supporting test results" means B-reading and B-reader reports, reports of x-ray		
12		examinations, diagnostic imaging of the chest, pathology reports, pulmonary function		
13		tests, and all other tests reviewed by the diagnosing physician or a qualified physician		
14		in reaching the physician's conclusions.		
15	<u>30.</u>	"Timed gas dilution" means a method for measuring total lung capacity in which the		
16		subject breathes into a spirometer containing a known concentration of an inert and		
17		insoluble gas for a specific time, and the concentration of that inert and insoluble gas		
18		in the lung is compared to the concentration of that type of gas in the spirometer.		
19	<u>31.</u>	"Total lung capacity" means the volume of gas contained in the lungs at the end of a		
20		maximal inspiration.		
21	<u>32-4</u>	46.2-02. Sworn information form requirement for asbestos action.		
22	<u>1.</u>	In addition to any requirements for asbestos actions under chapter 32-46.1, a plaintiff		
23		in an asbestos action shall file, within forty-five days after any complaint is filed in an		
24		asbestos action, a sworn information form signed by the plaintiff and plaintiff's counsel		
25		specifying the evidence that provides the basis for each claim against each defendant.		
26		The sworn information form must include the following with specificity:		
27		a. The name, address, date of birth, marital status, occupation, smoking history,		
28		current and past worksites, and current and past employers of the exposed		
29		individual, and any person through whom the exposed person was exposed to		
30		asbestos;		

1		<u>b.</u>	Each individual through whom the exposed individual was exposed to asbestos		
2			and the exposed individual's relationship to each individual;		
3		<u>C.</u>	Each asbestos-containing product to which the individual was exposed and each		
4			physical location at which the exposed individual was exposed, or if the plaintiff		
5			was exposed through another individual, to which that other individual was		
6			exposed:		
7		<u>d.</u>	The specific location and manner of each exposure, including for any individual		
8			through whom the exposed individual was exposed to asbestos;		
9		<u>e.</u>	The beginning and ending dates of each exposure, the frequency and length of		
10			each exposure, and the proximity of the asbestos-containing product or its use to		
11			the exposed person and any person through whom the exposed person was		
12			exposed to asbestos;		
13		<u>f.</u>	The identity of the manufacturer or seller of the specific asbestos product for		
14			each exposure;		
15		<u>g.</u>	The specific asbestos-related disease claimed to exist; and		
16		<u>h.</u>	Any supporting documentation relating to the information required under this		
17	I		section.		
18	<u>2.</u>	<u>The</u>	plaintiff shall provide the sworn information form and supporting documentation to		
19		all p	all parties within forty-five days after the effective date of this section for asbestos		
20		<u>acti</u>	ons that are pending on the effective date.		
21	<u> <u> </u></u>	– <u>The</u>	plaintiff has a continuing duty to supplement the information required to be		
22	I	<u>disc</u>	closed in subsection 1.		
23	<u>4.3.</u>	<u>The</u>	e court shall dismiss the asbestos action without prejudice as to any defendant		
24	I	<u>who</u>	ose product or premises is not identified in the required disclosures in subsection 1.		
25	<u>5.4.</u>	<u>The</u>	e court shall dismiss the asbestos action without prejudice as to all defendants if the		
26		<u>plai</u>	ntiff and plaintiff's counsel fail to comply with this section.		
27	<u>32-</u>	46. <u>2</u> -(03. Requirements for asbestos action.		
28	<u>1.</u>	<u>In a</u>	ddition to any requirements for asbestos actions under chapter 32-46.1 and the		
29		req	uired sworn information form required by section 32-46.2-02, a plaintiff in an		
30		<u>asb</u>	estos action shall include with any complaint a detailed narrative medical report,		
31		<u>sigr</u>	ned by a qualified physician and accompanied by supporting test results, which		

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1		constitute prima facie evidence the exposed individual meets the requirements of this			
2		chapter. The report may not be prepared by a lawyer or other individual working for or			
3	I	on behalf of a lawyer or law firm.			
4	<u>2.</u>	The plaintiff shall provide a detailed narrative medical report and supporting test			
5		results to all parties within thirty days after the effective date of this section for			
6		asbestos actions that are pending on the effective date.			
7	<u> <u> </u></u>	-A defendant shall have a reasonable opportunity to challenge the adequacy of the			
8		prima facie evidence. The court shall dismiss the action without prejudice if the plaintiff			
9		fails to comply with the requirements of this section or fails to make the prima facie			
10	I	showing required by this section.			
11	<u>4.3.</u>	Until a court enters an order determining the exposed individual has established prima			
12		facie evidence of impairment, an asbestos action is not subject to discovery, except			
13		discovery related to establishing or challenging the prima facie evidence.			
14	<u>32-</u>	46.2-04. Elements of proof for asbestos action involving nonmalignant conditions.			
15	<u>An a</u>	asbestos action related to an alleged nonmalignant asbestos-related condition may not			
16	16 be brought or maintained in the absence of prima facie evidence the exposed individual has a				
17	7 physical impairment for which asbestos exposure was a substantial contributing factor. The				
18	<u>prima fa</u>	acie showing must be made as to each defendant and include a detailed narrative			
19	medical report signed by a qualified physician that includes the following:				
20	<u>1.</u>	Radiological or pathological evidence of asbestosis or radiological evidence of diffuse			
21		bilateral pleural thickening or a high-resolution computed tomography scan showing			
22		evidence of asbestosis or diffuse pleural thickening;			
23	<u>2.</u>	A detailed occupational and exposure history from the exposed individual or, if the			
24		individual is deceased, from the individual most knowledgeable about the exposures			
25		that form the basis of the action, including identification of all of the exposed			
26		individual's places of employment and exposures to airborne contaminants and			
27		whether each place of employment involved exposures to airborne contaminants,			
28		including asbestos fibers or other disease-causing dusts, that may cause pulmonary			
29		impairment, and the nature, duration, and level of any exposure;			

1	<u>3.</u>	A detailed medical, social, and smoking history from the exposed individual or, if the			
2		individual is deceased, from the individual most knowledgeable, including a thorough			
3		review of the past and present medical problems of the exposed individual;			
4	<u>4.</u>	Evidence verifying at least fifteen years have elapsed between the exposed			
5		individual's date of first exposure to asbestos and the date of diagnosis;			
6	<u>5.</u>	Evidence from an individual medical examination and pulmonary function testing of the			
7		exposed individual or, if the exposed individual is deceased, based upon the			
8		individual's medical records, the exposed individual has or the deceased individual			
9		had a permanent respiratory impairment rating of at least Class 2 as defined by the			
10		AMA Guides or reported significant changes year to year in lung function for FVC,			
11		FEV1, or DLCO as defined by the American thoracic society's "Interpretative			
12		Strategies for Lung Function Tests", 26 European Respiratory Journal 948-68, 961-62,			
13		table 12 (2005);			
14	<u>6.</u>	Evidence that asbestosis or diffuse bilateral pleural thickening, rather than chronic			
15		obstructive pulmonary disease, is a substantial contributing factor to the exposed			
16		individual's physical impairment, based on a determination the exposed individual has			
17		any of the following:			
18		a. FVC below the predicted lower limit of normal and FEV1/FVC ratio (using twenty			
19		actual values) at or above the predicted lower limit of normal;			
20		b. Total lung capacity, by plethysmography or timed gas dilution, below the			
21		predicted lower limit of normal; or			
22		c. A chest x-ray showing bilateral small, irregular opacities (s, t, or u) graded by a			
23		twenty-four certified B-reader as at least 2/1 on the ILO scale; and			
24	<u>7.</u>	A statement that the qualified physician signing the detailed narrative medical report			
25		has concluded exposure to asbestos was a substantial contributing factor to the			
26		exposed individual's physical impairment and not more probably the result of other			
27		causes. An opinion that the medical findings and impairment are consistent with or			
28		compatible with exposure to asbestos, or words to that effect, does not satisfy this			
29		subsection.			

1	<u>32-</u>	<u>46.2-0</u>	5. Elements of proof for asbestos action involving malignant conditions.		
2	<u>1.</u>	An asbestos action related to an alleged asbestos-related malignant condition may not			
3		<u>be b</u>	be brought or maintained in the absence of prima facie evidence that the exposed		
4		<u>indi</u>	individual has a malignant condition for which asbestos exposure was a substantial		
5		<u>cont</u>	contributing factor. The prima facie showing must be made as to each defendant and		
6		inclu	ude a detailed narrative medical report signed by a qualified physician that includes		
7		<u>all o</u>	f the following:		
8		<u>a.</u>	A diagnosis that the exposed person has a malignant asbestos-related condition;		
9			and		
10		<u>b.</u>	A statement that exposure to asbestos was a substantial contributing factor to the		
11			exposed individual's malignant condition and not more probably the result of		
12			other causes, and a detailed explanation for that opinion. An opinion that the		
13			malignant condition is consistent with or compatible with exposure to asbestos, or		
14			words to that effect, does not satisfy this subdivision.		
15	<u>2.</u>	<u>The</u>	court shall hold an evidentiary hearing and determine if the exposed person has		
16		<u>esta</u>	blished a prima facie showing of cancer to which exposure to asbestos was a		
17		<u>sub</u>	substantial contributing factor.		
18	<u>32-</u>	<u>46.2-0</u>	6. Evidence of physical impairment - Procedures - Limitation.		
19	<u>1.</u>	<u>Evid</u>	Evidence relating to the prima facie showings required under this chapter does not		
20		<u>crea</u>	create a presumption the exposed individual has an asbestos-related impairment and		
21		<u>is no</u>	ot conclusive as to the liability of any defendant.		
22	<u>2.</u>	<u>Evid</u>	lence may not be offered at trial and the jury may not be informed of:		
23		<u>a.</u>	The grant or denial of a motion to dismiss an asbestos action under this chapter;		
24			or		
25		<u>b.</u>	The provisions of this chapter with respect to what constitutes a prima facie		
26			showing of asbestos impairment.		
27	<u>3.</u>	<u>Evid</u>	lence relating to physical impairment offered in an asbestos action governed by		
28		<u>this</u>	chapter:		
29		<u>a.</u>	Must comply with the quality controls, equipment requirements, methods of		
30			calibration, and techniques set forth in the AMA Guides and all standards set		
31			forth in the official statements of the American thoracic society:		

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1		<u>b.</u>	May not be obtained under the condition the plaintiff or exposed individual retains		
2			the legal services of an attorney or law firm.		
3	<u>4.</u>	<u>In t</u>	he absence of consent from all parties, a court may consolidate for trial only		
4		<u>asb</u>	estos actions relating to the exposed individual and members of that individual's		
5		<u>hou</u>	household.		
6	<u>5.</u>	<u>A p</u>	roduct liability defendant in an asbestos action may not be liable for exposures		
7		fror	n a later-added asbestos-containing product made or sold by a third party.		
8	32-46.2-07. Statute of limitations.				
9	<u>1.</u>	<u>The</u>	e period of limitations for an asbestos action that is not barred as of the effective		
10		date	e of this chapter may not accrue, nor may the running of limitations commence,		
11		bef	ore the earlier of the date:		
12		<u>a.</u>	The exposed individual received a medical diagnosis of an asbestos-related		
13			impairment;		
14		<u>b.</u>	The exposed individual discovered facts that would have led a reasonable		
15			individual to obtain a medical diagnosis with respect to the existence of an		
16			asbestos-related impairment; or		
17		<u>C.</u>	The date of death of the exposed individual having an asbestos-related		
18			impairment.		
19	<u>2.</u>	<u>Thi</u>	s section does not revive or extend limitations with respect to any claim for		
20		<u>asb</u>	estos-related impairment that was time-barred on the effective date of this chapter.		
21	SEC		N 3. APPLICATION. This Act applies to all asbestos claims filed on or after		
22	August	1, 20	21 , and any claims pending on August 1, 2021, in which trial had not commenced		
23	as of the	at dat	te, except the statute must be applied prospectively if retroactive application is held		
24	to be un	cons	titutional.		