25.0249.03002 Title.04000 Adopted by the Political Subdivisions Committee February 14, 2025

Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO

HOUSE BILL NO. 1375

Introduced by

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Representatives Koppelman, D. Ruby, Grueneich, Headland, Kasper, Schatz, Steiner, Vetter Senators Magrum, Paulson

- 1 A BILL for an Act to create and enact two new sections to chapter 5-02 of the North
- 2 Dakota Century Code, relating to a licensed premises serving alcohol, compliance checks, and
- 3 failure to furnish a photo identification; to amend and reenact section 5-02-10 of the North
- 4 Dakota Century Code, relating to the time frame to file a complaint against a licensed retailer of
- 5 alcoholic beverages; and to provide a penalty.

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

- SECTION 1. A new section to chapter 5-02 of the North Dakota Century Code is created
 and enacted as follows:
 - <u>Licensed premises compliance check and random inquiry or investigation to detect</u>
 <u>illegal activity Alcohol server training Limitations.</u>
 - 1. A local governing body may conduct two compliance checks per month per licensed premises.
 - 2. Without permission from an establishment owner subject to this section, a local governing body or a law enforcement agency may not exceed the compliance check limitation under subsection 1 or conduct a random inquiry of investigation to detect illegal activity within the establishment unless the governing body receives evidence from an identified source and the evidence establishes reasonable and articulable suspicion that a violation of this title or an equivalent ordinance has occurred.
 - 3. An ordinance enacted or adopted by a local governing body, including an ordinance enacted or adopted under a home rule charter, which conflicts with this section is void.

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1	SECTION 1. A new section to chapter 5-02 of the North Dakota Century Code is created	
2	and enacted as follows:	
3	Evidence of an individual under twenty-one years of age in a licensed premises -	
4	Proof of	f identification - Refusal - Penalty.
5	<u>1.</u>	If a peace officer has reasonable and articulable suspicion that an individual under the
6		age of twenty-one is in a licensed premises for a purpose prohibited under section
7		5-02-06, the peace officer may request the individual to furnish a nondriver photo
8		identification card or an operator's license to verify the individual's age.
9	<u>2.</u>	An individual who fails to provide proof of identification upon request is guilty of an
10		infraction.
11	<u>3.</u>	If an individual charged with an infraction under this section produces a nondriver
12		photo identification card or an operator's license before the final disposition of the
13		infraction establishing the individual was twenty-one years of age or older at the time
14		of the peace officer's request to furnish identification, the prosecuting attorney shall
15		dismiss the infraction against the individual.
16	SEC	CTION 2. AMENDMENT. Section 5-02-10 of the North Dakota Century Code is amended
17	and reenacted as follows:	
18	5-02-10. Hearing on alleged violations.	
19	Any	
20	<u>1.</u>	<u>If a person havinghas</u> information that a licensed retailer of alcoholic beverages has
21		violated any provisionsprovision of this title, the person may file with the attorney
22		general, city attorney, or state's attorney an affidavit specifically setting forth-
23		suchexplaining the violation within fourteen days of the date of the alleged violation.
24		Upon receipt of such
25	<u>2.</u>	<u>If a person timely files an</u> affidavit <u>under subsection 1</u> , the city attorney or state's
26		attorney shall set the matter for hearing not later than the next regular meeting of the
27		local governing body or forward suchthe affidavit to the attorney general. Upon receipt-
28		of any such
29	<u>3.</u>	If a person timely files an affidavit under subsection 1, the attorney general shall set

the matter for hearing in the local county courthouse not less than ten days after

Sixty-ninth Legislative Assembly

- 1 copies of the affidavit and notice of hearing have been mailed to the licensee by registered mail.
- 4. If the hearing is held by the local governing body, a copy of thisthe affidavit and notice
 of hearing must be mailed to the licensee by registered mail not less than five days
 before suchthe hearing.
- 6 <u>5.</u> A record of such hearings will be made hearing conducted under this section must be recorded by stenographic notes or the use of an electronic recording device.