Sixty-ninth Legislative Assembly of North Dakota

## **HOUSE BILL NO. 1440**

Introduced by

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Representatives D. Ruby, Dockter, Headland, Kasper, Marschall, Porter, Rohr, M. Ruby, Wolff Senators Paulson, Weston, Wobbema

- 1 A BILL for an Act to amend and reenact subdivision d of subsection 3 of section 23-12-10 of the
- 2 North Dakota Century Code, relating to cigar lounges.

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

- SECTION 1. AMENDMENT. Subdivision d of subsection 3 of section 23-12-10 of the North
  Dakota Century Code is amended and reenacted as follows:
  - d. A cigar lounge, which has a valid certificate issued by the tax commissioner under this subdivision; has a humidor on the premises; is enclosed by solid walls or windows, a ceiling, and a solid door; and is equipped with a ventilation system by which exhausted air is not recirculated to nonsmoking areas and smoke is not backstreamed into nonsmoking areas. A cigar lounge meeting the requirements of this subdivision may permitthat permits the smoking of cigars purchased on the premises, but maydoes not permit the smoking of any other product on the premises.
    - (1) An applicant for a certificate to operate a cigar lounge shall report to the tax commissioner, on a form prescribed by the commissioner, that the premises in which the cigar lounge will be operated has a humidor; is enclosed by solid walls or windows, a ceiling, and a solid door; and is equipped with a ventilation system by which exhausted air is not recirculated to nonsmoking areas and smoke is not backstreamed into nonsmoking areas. The commissioner may not require an applicant to report information regarding income from the sale of cigars in an initial application. Upon receipt of a report asserting compliance with this paragraph, the commissioner shall issue the applicant a certificate to operate a cigar lounge.

1	<u>(2)</u>	A cigar lounge asserting the lounge meets the requirements of this
2		subdivisionparagraph 1 shall report to the tax commissioner before
3		February first of each year following a full calendar year of operation, on a
4		form prescribed by the commissioner, the revenue from the previous
5		calendar year generated from the sale of cigars as a percentage of annual
6		gross income from receipts or sales. Upon receipt of a report asserting
7		compliance with the annual gross income requirements of this
8		subdivisionthe cigar lounge generates fifteen percent or more of the
9		business's annual gross income from receipts or sales from the sale of
0		<u>cigars</u> , the commissioner shall <del>issue an</del> <u>renew the</u> annual certificate. The
11		commissioner is not required to confirm the accuracy of information reported
2		but may not issuerenew a certificate absent supporting documentation from
3		the lounge.
4	<u>(3)</u>	Information reported to the commissioner under this subdivision is subject to
5		the confidentiality provisions of section 57-39.2-23.
6	<del>(2)</del> (4)	For purposes of this subdivision:
17		(a) "Cigar" means an individual roll of tobacco which has a wrapper or
8		cover of whole leaf tobacco; does not contain filler other than tobacco
9		filler; does not contain binder other than tobacco binder; does not
20		contain additives other than water; does not contain a filter, tip, or
21		nontobacco mouthpiece; weighs at least six pounds per thousand
22		count; and is made by hand, except to allow for the use of a manually
23		operated machine to assist in bunching, rolling, and binding.
24		(b) "Cigar lounge" means a business dedicated, in whole or in part, to the
25		smoking of cigars which generates fifteen percent or more of the
26		business's annual gross income from the sale of cigars, which has a
27		valid certificate issued by the tax commissioner.