Sixty-ninth Legislative Assembly of North Dakota

FIRST ENGROSSMENT

ENGROSSED SENATE BILL NO. 2255

Introduced by

Senators Lee, Dever, Hogan

Representatives Porter, M. Ruby

- 1 A BILL for an Act to amend and reenact section 23-01-05 of the North Dakota Century Code,
- 2 relating to the qualifications, term, and duties of the state health officer.

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

4 **SECTION 1. AMENDMENT.** Section 23-01-05 of the North Dakota Century Code is

5 amended and reenacted as follows:

6 **23-01-05. Health officer - Qualifications, salary, term, duties.**

- 7 1. The governor shall appoint the<u>a</u> state health officer who at the time of appointment
- 8 must be a physician with substantive private or public administrative experience and

9 public health experience. The state health officer is entitled to receive a salary-

- 10 commensurate with that individual's training and experiencewho has:
- 11 <u>a.</u> <u>Education, training, or experience in public health; and</u>
- 12 <u>b.</u> <u>Relevant leadership experience</u>.
- 13 <u>2.</u> The governor shall set the salary of the state health officer within the limits of
 14 legislative appropriations to the department.
- 15 2.3. The state health officer is entitled to receive all necessary traveling expenses incurred
 16 in the performance of official business.
- The state health officer may not engage in any other occupation or business that may
 conflict with the statutory duties of the state health officer and holds office for a term of
 four yearsserves at the pleasure of the governor.
- 20 4.5. If the office of the state health officer is filled temporarily, the governor shall The
- 21 <u>commissioner of the department of health and human services may</u> appoint at least
- 22 three licensed physicians recommended by the state medical association to serve as-

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1		an	adviso	ory committee to advise the state health officer on matters of public health as					
2		<u>req</u>	<u>ueste</u>	<u>d by the state health officer</u> . Each member of the advisory committee is					
3		ent	entitled to receive reimbursement of expenses in performing official duties in amounts						
4		pro	vided	by law for other state officers. The term of the advisory committee coincides					
5		witł	with the term of the state health officer. A committee member serves at the pleasure of						
6		the	the governorcommissioner of the department of health and human services. A meeting						
7		<u>of t</u>	of the advisory committee is not subject to open meeting requirements of chapter						
8		<u>44-</u>	<u>04</u> .						
9	5.<u>6.</u>	The duties of the state health officer are as follows:							
10		a. Provide strategy and policy advice to improve health and wellness.							
11		b.	Ser	ve in an advisory capacity for local public health and local health officers.					
12		C.	Pro	mote the development of local health services and recommend the allocation					
13		of health funds to local jurisdictions.							
14		d. Issue a written order relating to a disease control measure necessary to prevent							
15			the	spread of a communicable disease. A disease control measure may include a					
16		special immunization activity and decontamination measure.							
17			(1)	The state health officer shall limit a written order issued under this section to					
18				the geographical area affected by the communicable disease. The state					
19				health officer may not issue a statewide order under this section unless the					
20				governor has declared a statewide disaster or emergency under chapter					
21				37-17.1 and the governor consents to the order. The statewide order is					
22				limited in duration to the duration of the declared disaster or emergency					
23				unless terminated earlier pursuant to chapter 37-17.1.					
24			(2)	A written order issued under this section has the same effect as a					
25				physician's standing medical order.					
26			(3)	The state health officer shall apply to the district court in a judicial district in					
27				which a communicable disease is present for an injunction canceling a					
28				public event or closing a place of business. On application of the state					
29				health officer showing the necessity of the cancellation, the court may issue					
30				an ex parte preliminary injunction, pending a full hearing.					

1		(4)	Notwithstanding any other provision of law, an order issued pursuant to this			
2			subsection may not:			
3			(a)	Substantially burden a person's exercise of religion unless the order is		
4				in furtherance of a compelling governmental interest and is the least		
5				restrictive means of furthering that compelling governmental interest;		
6			(b)	Treat religious conduct more restrictively than any secular conduct of		
7				reasonably comparable risk, unless the government demonstrates		
8				through clear and convincing scientific evidence that a particular		
9				religious activity poses an extraordinary health risk; or		
10			(c)	Treat religious conduct more restrictively than comparable secular		
11				conduct because of alleged economic need or benefit.		
12		(5)	A pe	rson claiming to be aggrieved by a violation of paragraph 1 may assert		
13			that	violation as a claim or defense in a judicial proceeding and obtain		
14			appr	opriate relief, including costs and reasonable attorney's fees.		
15	e.	Per	Perform all duties required or provided by law.			