25.1367.04002 Title.05000 Prepared by the Legislative Council staff for Senator Barta March 17, 2025

Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO SECOND ENGROSSMENT

REENGROSSED SENATE BILL NO. 2398

Introduced by

Senators Barta, Castaneda, Sickler

Representatives Bolinske, Christianson

- 1 A BILL for an Act to create and enact a new chapter to title 37 of the North Dakota Century
- 2 Code, relating to the establishment of the military compatibility commission impact zones and
- 3 <u>military compatibility committees</u>.

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

5 SECTION 1. A new chapter to title 37 of the North Dakota Century Code is created and

6 enacted as follows:

7 **Definitions.**

- 8 <u>As used in this chapter, "encroachment" means an action that interferes with or negatively</u>
- 9 impacts military base testing, training, and other operations and overall military readiness,

10 including issues related to environmental impact, noise pollution, land development, competition

11 for airspace, competition for radio frequency spectrum, and urban growth around military

12 <u>installations.</u>

13 <u>Military impact zones.</u>

- 14 <u>A military impact zone is a geographic zone extending from the perimeter of each military</u>
- 15 base in the state, which requests the military compatibility commission committees to provide
- 16 assistance under this chapter. The outer boundary of each zone must be established by an

17 assessment in a compatible use study and contingent upon the missions of each military base.

18 <u>Military compatibility commission</u>committees.

<u>There is created the The agriculture commissioner may create one or more military</u>
<u>compatibility commission</u>committees to harmonize land, airspace, and electromagnetic

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1		<u>spe</u>	ctrum use in military impact zones, review potential encroachment of military	
2		installations in military impact zones, and promote the sustainability of military		
3		operations in the state.		
4	<u>2.</u>	TheA military compatibility commission is committee must be composed of:		
5		<u>a.</u>	The governor agriculture commissioner, or the governor's agriculture	
6			<u>commissioner's designee;</u>	
7		<u>b.</u>	One representative from each county within the boundaries of a military impact	
8			zone, selected by the board of county commissioners;	
9		<u>C.</u>	One representative representing all townships within the boundaries of a military	
10			impact zone, selected by the boards of township supervisors;	
11		<u>d.</u>	One representative from each cityrepresenting all cities within the boundaries of	
12			a military impact zone, selected by the mayorcity council or councils; and	
13		<u>e.</u>	On a voluntary basis, the commander of each military installation, or the	
14			commander's designee.	
15	<u>3.</u>	TheExcept for activities subject to the United States department of defense military		
16		aviation and installation assurance siting clearinghouse established under section		
17		183(a) of United States Code title 10 [10 U.S.C. 183(a)], a military compatibility		
18		commissioncommittee shall:		
19		<u>a.</u>	Provide guidance to local governments on military-compatibility practices in	
20			military impact zones.	
21		<u>b.</u>	Establish a uniform process in accordance with chapters 11-33, 40-47, and	
22			40-48, and section 58-03-12 for all political subdivisions located in a military	
23			impact zone to coordinate with the United States department of defense military	
24			aviation and installation assurance siting clearinghouse for zoning, land use,	
25			construction, energy development, telecommunications, and other infrastructure	
26			projects that could impact military radar, airspace, communications, or	
27			operational readiness relevant to mission compatibility.	