Sixty-ninth Legislative Assembly of North Dakota

## **SENATE BILL NO. 2109**

Introduced by

**Industry and Business Committee** 

(At the request of Workforce Safety and Insurance)

- 1 A BILL for an Act to amend and reenact sections 65-01-02, 65-01-16, and 65-02-27,
- 2 subsection 1 of section 65-05-17, and subsection 4 of section 65-05-20.1 of the North Dakota
- 3 Century Code, relating to the definition of disability, the definition of electronic means, forms and
- 4 decisions issued by electronic means, requests for rehearing of an administrative order,
- 5 maximum death benefits, and the scholarship fund; and to provide for application.

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

- 7 SECTION 1. AMENDMENT. Section 65-01-02 of the North Dakota Century Code is
- 8 amended and reenacted as follows:
- 9 65-01-02. Definitions. (Effective through August 31, 2028)
- 10 In this title:

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- 11 "Acute care" means a short course of intensive diagnostic and therapeutic services 12 provided immediately following a work injury with a rapid onset of pronounced 13 symptoms.
- 14 2. "Adopted" or "adoption" refers only to a legal adoption effected prior to the time of the 15 injury.
  - 3. "Allied health care professional" includes a health care provider, pharmacist, audiologist, speech language pathologist, or naturopath or any recognized practitioner who provides skilled services pursuant to the prescription of, or under the supervision or direction of any of these individuals.
- 20 4. "Artificial members" includes a device that is a substitute for a natural part, organ, limb, or other part of the body. The term includes a prescriptive device that is an aid for a natural part, organ, limb, or other part of the body if the damage to the prescriptive 23 device is accompanied by an injury to the body. A prescriptive device includes prescription eyeglasses, contact lenses, dental braces, and orthopedic braces.

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- 1 5. "Artificial replacements" means mechanical aids, including braces, belts, casts, or crutches as may be reasonable and necessary due to compensable injury.
  - 6. "Average weekly wage" means the weekly wages the injured employee was receiving from all employments for which coverage is required or otherwise secured at the date of first disability. The average weekly wage determined under this subsection must be rounded to the nearest dollar. If the injured employee's wages are not fixed by the week, they must be determined by using the first applicable formula from the schedule below:
    - a. For seasonal employment, during the first consecutive days of disability up to twenty-eight days the average weekly wage is calculated pursuant to the first applicable formula in subdivisions b through g, and after that are calculated as one-fiftieth of the total wages from all occupations during the twelve months preceding the date of first disability or during the tax year preceding the date of first disability, or an average of the three tax years preceding the date of first disability, whichever is highest and for which accurate, reliable, and complete records are readily available.
    - b. The "average weekly wage" of a self-employed employer is determined by the following formula: one fifty-second of the average annual net self-employed earnings reported the three preceding tax years or preceding fifty-two weeks whichever is higher if accurate, reliable, and complete records for those fifty-two weeks are readily available.
    - c. Hourly or daily rate multiplied by number of hours or days worked per seven-day week.
    - d. Monthly rate multiplied by twelve months and divided by fifty-two weeks.
    - e. Biweekly rate divided by two.
    - f. The usual wage paid other employees engaged in similar occupations.
    - g. A wage reasonably and fairly approximating the weekly wage lost by the injured employee during the period of disability.
  - 7. "Average weekly wage in the state" means the determination made of the average weekly wage in the state by job service North Dakota on or before July first of each year, computed to the next highest dollar.

- 1 8. "Board" means the workforce safety and insurance board of directors.
  - 9. "Brother" and "sister" include a stepbrother and a stepsister, a half brother and a half sister, and a brother and sister by adoption. The terms do not include a married brother or sister unless that person actually is dependent.
  - "Child", for determining eligibility for benefits under chapter 65-05, means a legitimate child, a stepchild, adopted child, posthumous child, foster child, and acknowledged illegitimate child who is under eighteen years of age and resides with the injured employee; or is under eighteen years of age and does not reside with the injured employee but a duty of support is substantiated by an appropriate court order; or is between eighteen and twenty-two years of age and enrolled as a full-time student in any accredited educational institution and dependent upon the injured employee for support; or is eighteen years of age or over and is physically or mentally incapable of self-support and is actually dependent upon the injured employee for support. A child does not include a married child unless actually dependent on the injured employee as shown on the preceding year's income tax returns.
  - 11. "Compensable injury" means an injury by accident arising out of and in the course of hazardous employment which must be established by medical evidence supported by objective medical findings.
    - a. The term includes:
      - (1) Disease caused by a hazard to which an employee is subjected in the course of employment. The disease must be incidental to the character of the business and not independent of the relation of employer and employee. Disease includes effects from radiation.
      - (2) An injury to artificial members.
      - (3) Injuries due to heart attack or other heart-related disease, stroke, and physical injury caused by mental stimulus, but only when caused by the employee's employment with reasonable medical certainty, and only when it is determined with reasonable medical certainty that unusual stress is at least fifty percent of the cause of the injury or disease as compared with all other contributing causes combined. Unusual stress means stress greater

ı			than the highest level of stress normally experienced or anticipated in that
2			position or line of work.
3		(4)	Injuries arising out of employer-required or supplied travel to and from a
4			remote jobsite or activities performed at the direction or under the control of
5			the employer.
6		(5)	An injury caused by the willful act of a third person directed against an
7			employee because of the employee's employment.
8		(6)	A mental or psychological condition caused by a physical injury, but only
9			when the physical injury is determined with reasonable medical certainty to
10			be at least fifty percent of the cause of the condition as compared with all
11			other contributing causes combined, and only when the condition did not
12			pre-exist the work injury.
13	b.	The	e term does not include:
14		(1)	Ordinary diseases of life to which the general public outside of employment
15			is exposed or preventive treatment for communicable diseases, except the
16			organization may pay for preventive treatment for an exposure to a
17			bloodborne pathogen as defined in section 23-07.5-01 occurring in the
18			course of employment and for exposure to rabies occurring in the course of
19			employment.
20		(2)	A willfully self-inflicted injury, including suicide or attempted suicide, or an
21			injury caused by the employee's willful intention to injure or kill another.
22		(3)	Any injury caused by the use of intoxicants, including recreational marijuana
23			use, or the illegal use of controlled substances.
24		(4)	An injury that arises out of an altercation in which the injured employee is an
25			aggressor. This paragraph does not apply to public safety employees,
26			including law enforcement officers or private security personnel who are
27			required to engage in altercations as part of their job duties if the altercation
28			arises out of the performance of those job duties.
29		(5)	An injury that arises out of an illegal act committed by the injured employee.

1 (6) An injury that arises out of an employee's voluntary nonpaid participation in 2 any recreational activity, including athletic events, parties, and picnics, even 3 though the employer pays some or all of the cost of the activity. 4 (7) Injuries attributable to a pre-existing injury, disease, or other condition, 5 including when the employment acts as a trigger to produce symptoms in 6 the pre-existing injury, disease, or other condition unless the employment 7 substantially accelerates its progression or substantially worsens its 8 severity. Pain is a symptom and may be considered in determining whether 9 there is a substantial acceleration or substantial worsening of a pre-existing 10 injury, disease, or other condition, but pain alone is not a substantial 11 acceleration or a substantial worsening. 12 (8) A nonemployment injury that, although acting upon a prior compensable 13 injury, is an independent intervening cause of injury. 14 A latent or asymptomatic degenerative condition, caused in substantial part 15 by employment duties, which is triggered or made active by a subsequent 16 injury. 17 A mental injury arising from mental stimulus. "Date of first disability" means the first date the injured employee was unable to work 18 12. 19 because of a compensable injury. 20 13. "Date of maximum medical improvement" or "date of maximum medical recovery" 21 means the date after which further recovery from, or lasting improvement to, an injury 22 or disease can no longer reasonably be anticipated based upon reasonable medical 23 probability. 24 14. "Director" means the director of the organization. 25 "Disability" means loss of actual earnings <del>capacity</del> and may be permanent total, 15. 26 temporary total, or partial. 27 16. "Electronic means" means relating to technology having electrical, digital, magnetic, 28 wireless, optical, electromagnetic, or similar capabilities. 29 17. "Employee" means an individual who performs hazardous employment for another for 30 remuneration unless the individual is an independent contractor under the 31 common-law test.

1	a	1.	The	Γhe term includes:		
2			(1)	All el	ective and appointed officials of this state and its political subdivisions,	
3				includ	ding municipal corporations and including the members of the	
4				legisl	ative assembly, all elective officials of any county, and all elective	
5				peac	e officers of any city.	
6			(2)	Alien	S.	
7			(3)	Huma	an service zone general assistance workers, except those who are	
8				enga	ged in repaying to human service zones or the department of health	
9				and h	numan services moneys the human service zones or the department of	
10				healt	h and human services have been compelled by statute to expend for	
11				gene	ral assistance.	
12			(4)	Mino	rs, whether lawfully or unlawfully employed. A minor is deemed sui juris	
13				for th	e purposes of this title, and no other person has any claim for relief or	
14				right	to claim workforce safety and insurance benefits for any injury to a	
15				mino	worker, but in the event of the award of a lump sum of benefits to a	
16				mino	employee, the lump sum may be paid only to the legally appointed	
17				guard	dian of the minor.	
18	k	).	The	term o	loes not include:	
19			(1)	An in	dividual whose employment is both casual and not in the course of the	
20				trade	, business, profession, or occupation of that individual's employer.	
21			(2)	An in	dividual who is engaged in an illegal enterprise or occupation.	
22			(3)	The s	spouse of an employer or the child under the age of twenty-two of an	
23				empl	oyer. For purposes of this paragraph and section 65-07-01, "child"	
24				mear	ns any legitimate child, stepchild, adopted child, foster child, or	
25				ackno	owledged illegitimate child.	
26			(4)	A rea	l estate broker or real estate salesperson, provided the individual	
27				meet	s the following three requirements:	
28				(a)	The salesperson or broker must be a licensed real estate agent under	
29					section 43-23-05.	

1				(b)	Substantially all of the salesperson's or broker's remuneration for the
2					services performed as a real estate agent must be directly related to
3					sales or other efforts rather than to the number of hours worked.
4				(c)	A written agreement must exist between the salesperson or broker
5					and the person for which the salesperson or broker works, which
6					agreement must provide the salesperson or broker will not be treated
7					as an employee but rather as an independent contractor.
8			(5)	The	members of the board of directors of a business corporation who are
9				not e	employed in any capacity by the corporation other than as members of
10				the b	poard of directors.
11			(6)	An ir	ndividual delivering newspapers or shopping news, if substantially all of
12				the i	ndividual's remuneration is directly related to sales or other efforts
13				rathe	er than to the number of hours worked and a written agreement exists
14				betw	een the individual and the publisher of the newspaper or shopping
15				news	s which states the individual is an independent contractor.
16			(7)	An e	mployer.
17			(8)	An a	thlete participating in a contact sport. As used in this paragraph,
18				"con	tact sport" means a team or individual competitive athletic activity that
19				inclu	ides significant physical contact between the athletes involved. The
20				term	includes football and hockey.
21	<del>17.</del> <u>18.</u>	"En	nploye	er" me	ans a person that engages or received the services of another for
22		rem	nunera	ation u	unless the person performing the services is an independent contractor
23		unc	ler the	e comi	mon-law test. The term includes:
24		a.	The	state	and all political subdivisions thereof.
25		b.	All p	oublic	and quasi-public corporations in this state.
26		C.	Eve	ry per	son, partnership, limited liability company, association, and private
27			corp	oratio	on, including a public service corporation.
28		d.	The	legal	representative of any deceased employer.
29		e.	The	recei	ver or trustee of any person, partnership, limited liability company,
30			asso	ociatio	on, or corporation having one or more employees as herein defined.

1 The president, vice presidents, secretary, or treasurer of a business corporation, 2 but not members of the board of directors of a business corporation who are not 3 also officers of the corporation. 4 The managers of a limited liability company. g. 5 The president, vice presidents, secretary, treasurer, or board of directors of an h. 6 association or cooperative organized under chapter 6-06, 10-12, 10-13, 10-15, 7 36-08, or 49-21. 8 The clerk, assessor, treasurer, or any member of the board of supervisors of an 9 organized township, if the person is not employed by the township in any other 10 capacity. 11 A multidistrict special education unit. j. 12 k. An area career and technology center. 13 A regional education association. 14 <del>18.</del>19. "Fee schedule" means the payment formulas established in the organization 15 publication entitled "Medical and Hospital Fees". 16 <del>19.</del>20. "Fund" means the workforce safety and insurance fund. 17 <del>20.</del>21. "Hazardous employment" means any employment in which one or more employees 18 are employed regularly in the same business or in or about the establishment except: 19 Agricultural or domestic service. a. 20 Any employment of a common carrier by railroad. b. 21 Any employment for the transportation of property or persons by nonresidents, C. 22 where, in such transportation, the highways are not traveled more than seven 23 miles [11.27 kilometers] and return over the same route within the state of North 24 Dakota. 25 d. All members of the clergy and employees of religious organizations engaged in 26 the operation, maintenance, and conduct of the place of worship. 27 <del>21.</del>22. "Health care provider" means a doctor of medicine or osteopathy, chiropractor, dentist, 28 optometrist, podiatrist, or psychologist acting within the scope of the doctor's license, a 29 physical therapist, an advanced practice registered nurse, or a certified physician 30 assistant.

1 "Medical marijuana" means the use of all parts of the plant of the genus cannabis, the <del>22.</del>23. 2 seeds of the plant, the resin extracted from any part of the plant, and every compound, 3 manufacture, salt, derivative, mixture, or preparation of the plant, the seeds of the 4 plant, or the resin extracted from any part of the plant as a physician-recommended 5 form of medicine or herbal therapy. The term does not include treatments or 6 preparations specifically approved by the United States food and drug administration 7 as a drug product. 8 "Noncompliance" means failure to follow the requirements of chapter 65-04. An <del>23.</del>24. 9 employer may be in noncompliance regardless of the employer's insured or uninsured 10 status with the organization. 11 <del>24.</del>25. "Organization" means workforce safety and insurance, or the director, or any 12 department head, assistant, or employee of workforce safety and insurance 13 designated by the director, to act within the course and scope of that person's 14 employment in administering the policies, powers, and duties of this title. 15 <del>25.</del>26. "Parent" includes a stepparent and a parent by adoption. 16 <del>26.</del>27. "Payroll report" means the mechanism created by the organization and used by 17 employers to report all employee payroll required by the organization. "Permanent impairment" means the loss of or loss of use of a member of the body 18 <del>27.</del>28. 19 existing after the date of maximum medical improvement and includes disfigurement 20 resulting from an injury. 21 <del>28.</del>29. "Permanent total disability" means disability that is the direct result of a compensable 22 injury that prevents an injured employee from performing any work and results from 23 any one of the following conditions: 24 a. Total and permanent loss of sight of both eyes; 25 b. Loss of both legs or loss of both feet at or above the ankle; 26 Loss of both arms or loss of both hands at or above the wrist; C. 27 d. Loss of any two of the members or faculties in subdivision a, b, or c; 28 Permanent and complete paralysis of both legs or both arms or of one leg and e. 29 one arm; 30 Third-degree burns that cover at least forty percent of the body and require f. 31 grafting;

1 A medically documented brain injury affecting cognitive and mental functioning g. 2 which renders an injured employee unable to provide self-care and requires 3 supervision or assistance with a majority of the activities of daily living; or 4 h. A compensable injury that results in a permanent partial impairment rating of the 5 whole body of at least twenty-five percent pursuant to section 65-05-12.2. 6 If the injured employee has not reached maximum medical improvement within one 7 hundred four weeks, the injured employee may receive a permanent partial 8 impairment rating if a rating will assist the organization in assessing the injured 9 employee's capabilities. Entitlement to a rating is solely within the discretion of the 10 organization. 11 "Rehabilitation services" means nonmedical services reasonably necessary to restore <del>29.</del>30. 12 a disabled employee to substantial gainful employment as defined by section 13 65-05.1-01 as near as possible. The term may include vocational evaluation, 14 counseling, education, workplace modification, vocational retraining including training 15 for alternative employment with the same employer, and job placement assistance. 16 <del>30.</del>31. "Seasonal employment" includes occupations that are not permanent or that do not 17 customarily operate throughout the entire year. Seasonal employment is determined 18 by what is customary with respect to the employer at the time of injury. 19 <del>31.</del>32. "Spouse" includes only the decedent's husband or wife who was living with the 20 decedent or was dependent upon the decedent for support at the time of injury. 21 <del>32.</del>33. "Subcontractor" means a person that agrees to perform all or part of the work for a 22 contractor or another subcontractor. 23 <del>33.</del>34. "Temporary total disability" means disability that results in the inability of an injured 24 employee to earn wages as a result of a compensable injury for which disability 25 benefits may not exceed a cumulative total of one hundred four weeks or the date the 26 injured employee reaches maximum medical improvement or maximum medical 27 recovery, whichever occurs first. 28 "Uninsured" means failure of an employer to secure mandatory coverage with the <del>34.</del>35. 29 organization or failure to pay premium, assessment, penalty, or interest, as calculated 30 by the organization, which is more than forty-five days past due. An uninsured 31 employer is subject to chapter 65-09.

1 <del>35.</del>36. "Utilization review" means the initial and continuing evaluation of appropriateness in 2 terms of both the level and the quality of health care and health services provided a 3 patient, based on medically accepted standards. The evaluation must be 4 accomplished by means of a system that identifies the utilization of medical services, 5 based on medically accepted standards, and which refers instances of possible 6 inappropriate utilization to the organization to obtain opinions and recommendations of 7 expert medical consultants to review individual cases for which administrative action 8 may be deemed necessary. 9 <del>36.</del>37. "Valid functional capacities examination" means: 10 The results of a physical examination consisting of a battery of standardized 11 assessments that offer reliable results in performance-based measures and 12 demonstrate the level and duration an injured employee may return to work. 13 b. The conclusions of medical experts, following observations of other activities the 14 medical expert determines similarly predictive, when the results of the physical 15 examination in subdivision a are not obtained or reliable. 16 "Wages" means: <del>37.</del>38. a. 17 An injured employee's remuneration from all employment reportable to the 18 internal revenue service as earned income for federal income tax purposes. 19 (2) For members of the national guard who sustain a compensable injury while 20 on state active duty, "wages" includes income from federal employment and 21 may be included in determining the average weekly wage. 22 For purposes of chapter 65-04 only, "wages" means all gross earnings of all (3) 23 employees. The term includes all pretax deductions for amounts allocated 24 by the employee for deferred compensation, medical reimbursement, 25 retirement, or any similar program, but may not include dismissal or 26 severance pay. 27 b. The organization may consider postinjury wages for which coverage was not 28 required or otherwise secured in North Dakota for purposes of determining 29 appropriate vocational rehabilitation options or entitlement to disability benefits 30 under this title.

# 1 Definitions. (Effective after August 31, 2028)

2 In this title:

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- "Acute care" means a short course of intensive diagnostic and therapeutic services
   provided immediately following a work injury with a rapid onset of pronounced
   symptoms.
- 6 2. "Adopted" or "adoption" refers only to a legal adoption effected prior to the time of the injury.
  - 3. "Allied health care professional" includes a health care provider, pharmacist, audiologist, speech language pathologist, or naturopath or any recognized practitioner who provides skilled services pursuant to the prescription of, or under the supervision or direction of any of these individuals.
  - 4. "Artificial members" includes a device that is a substitute for a natural part, organ, limb, or other part of the body. The term includes a prescriptive device that is an aid for a natural part, organ, limb, or other part of the body if the damage to the prescriptive device is accompanied by an injury to the body. A prescriptive device includes prescription eyeglasses, contact lenses, dental braces, and orthopedic braces.
  - 5. "Artificial replacements" means mechanical aids, including braces, belts, casts, or crutches as may be reasonable and necessary due to compensable injury.
  - 6. "Average weekly wage" means the weekly wages the injured employee was receiving from all employments for which coverage is required or otherwise secured at the date of first disability. The average weekly wage determined under this subsection must be rounded to the nearest dollar. If the injured employee's wages are not fixed by the week, they must be determined by using the first applicable formula from the schedule below:
    - a. For seasonal employment, during the first consecutive days of disability up to twenty-eight days the average weekly wage is calculated pursuant to the first applicable formula in subdivisions b through g, and after that are calculated as one-fiftieth of the total wages from all occupations during the twelve months preceding the date of first disability or during the tax year preceding the date of first disability, or an average of the three tax years preceding the date of first

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- disability, whichever is highest and for which accurate, reliable, and complete records are readily available.

  b. The "average weekly wage" of a self-employed employer is determined by the following formula: one fifty-second of the average annual net self-employed earnings reported the three preceding tax years or preceding fifty-two weeks
  - c. Hourly or daily rate multiplied by number of hours or days worked per seven-day week.

whichever is higher if accurate, reliable, and complete records for those fifty-two

- d. Monthly rate multiplied by twelve months and divided by fifty-two weeks.
- e. Biweekly rate divided by two.

weeks are readily available.

- f. The usual wage paid other employees engaged in similar occupations.
- g. A wage reasonably and fairly approximating the weekly wage lost by the injured employee during the period of disability.
- 7. "Average weekly wage in the state" means the determination made of the average weekly wage in the state by job service North Dakota on or before July first of each year, computed to the next highest dollar.
- 8. "Board" means the workforce safety and insurance board of directors.
- 9. "Brother" and "sister" include a stepbrother and a stepsister, a half brother and a half sister, and a brother and sister by adoption. The terms do not include a married brother or sister unless that person actually is dependent.
- 10. "Child", for determining eligibility for benefits under chapter 65-05, means a legitimate child, a stepchild, adopted child, posthumous child, foster child, and acknowledged illegitimate child who is under eighteen years of age and resides with the injured employee; or is under eighteen years of age and does not reside with the injured employee but a duty of support is substantiated by an appropriate court order; or is between eighteen and twenty-two years of age and enrolled as a full-time student in any accredited educational institution and dependent upon the injured employee for support; or is eighteen years of age or over and is physically or mentally incapable of self-support and is actually dependent upon the injured employee for support. A child

b.

The term does not include:

1 does not include a married child unless actually dependent on the injured employee as 2 shown on the preceding year's income tax returns. 3 11. "Compensable injury" means an injury by accident arising out of and in the course of 4 hazardous employment which must be established by medical evidence supported by 5 objective medical findings. 6 a. The term includes: 7 Disease caused by a hazard to which an employee is subjected in the 8 course of employment. The disease must be incidental to the character of 9 the business and not independent of the relation of employer and employee. 10 Disease includes effects from radiation. 11 (2) An injury to artificial members. 12 (3) Injuries due to heart attack or other heart-related disease, stroke, and 13 physical injury caused by mental stimulus, but only when caused by the 14 employee's employment with reasonable medical certainty, and only when it 15 is determined with reasonable medical certainty that unusual stress is at 16 least fifty percent of the cause of the injury or disease as compared with all 17 other contributing causes combined. Unusual stress means stress greater 18 than the highest level of stress normally experienced or anticipated in that 19 position or line of work. 20 Injuries arising out of employer-required or supplied travel to and from a (4) 21 remote jobsite or activities performed at the direction or under the control of 22 the employer. 23 (5) An injury caused by the willful act of a third person directed against an 24 employee because of the employee's employment. 25 A mental or psychological condition caused by a physical injury, but only 26 when the physical injury is determined with reasonable medical certainty to 27 be at least fifty percent of the cause of the condition as compared with all 28 other contributing causes combined, and only when the condition did not 29 pre-exist the work injury.

## Sixty-ninth Legislative Assembly

1 (1) Ordinary diseases of life to which the general public outside of employment 2 is exposed or preventive treatment for communicable diseases, except the 3 organization may pay for preventive treatment for an exposure to a 4 bloodborne pathogen as defined in section 23-07.5-01 occurring in the 5 course of employment and for exposure to rabies occurring in the course of 6 employment. 7 A willfully self-inflicted injury, including suicide or attempted suicide, or an (2) 8 injury caused by the employee's willful intention to injure or kill another. 9 (3) Any injury caused by the use of intoxicants, including recreational marijuana 10 use, or the illegal use of controlled substances. 11 An injury that arises out of an altercation in which the injured employee is an 12 aggressor. This paragraph does not apply to public safety employees, 13 including law enforcement officers or private security personnel who are 14 required to engage in altercations as part of their job duties if the altercation 15 arises out of the performance of those job duties. 16 An injury that arises out of an illegal act committed by the injured employee. (5)17 (6) An injury that arises out of an employee's voluntary nonpaid participation in 18 any recreational activity, including athletic events, parties, and picnics, even 19 though the employer pays some or all of the cost of the activity. 20 Injuries attributable to a pre-existing injury, disease, or other condition, (7) 21 including when the employment acts as a trigger to produce symptoms in 22 the pre-existing injury, disease, or other condition unless the employment 23 substantially accelerates its progression or substantially worsens its 24 severity. Pain is a symptom and may be considered in determining whether 25 there is a substantial acceleration or substantial worsening of a pre-existing 26 injury, disease, or other condition, but pain alone is not a substantial 27 acceleration or a substantial worsening. 28 A nonemployment injury that, although acting upon a prior compensable 29 injury, is an independent intervening cause of injury.

1		(9)	A latent or asymptomatic degenerative condition, caused in substantial part			
2		(3)				
			by employment duties, which is triggered or made active by a subsequent			
3		(40)	injury.			
4		(10)	A mental injury arising from mental stimulus.			
5	12.		first disability" means the first date the injured employee was unable to work			
6		because	of a compensable injury.			
7	13.	"Date of	maximum medical improvement" or "date of maximum medical recovery"			
8		means th	ne date after which further recovery from, or lasting improvement to, an injury			
9		or diseas	se can no longer reasonably be anticipated based upon reasonable medical			
10		probabili	ty.			
11	14.	"Director	" means the director of the organization.			
12	15.	"Disabilit	y" means loss of <u>actual</u> earnings <del>capacity</del> and may be permanent total,			
13		tempora	ry total, or partial.			
14	16.	<u>"Electror</u>	nic means" means relating to technology having electrical, digital, magnetic,			
15		wireless,	optical, electromagnetic, or similar capabilities.			
16	<u>17.</u>	"Employee" means an individual who performs hazardous employment for another for				
17		remuneration unless the individual is an independent contractor under the				
18		common-law test.				
19		a. The	e term includes:			
20		(1)	All elective and appointed officials of this state and its political subdivisions,			
21			including municipal corporations and including the members of the			
22			legislative assembly, all elective officials of any county, and all elective			
23			peace officers of any city.			
24		(2)	Aliens.			
25		(3)	Human service zone general assistance workers, except those who are			
26		(-)	engaged in repaying to human service zones or the department of health			
27			and human services moneys the human service zones or the department of			
28			health and human services have been compelled by statute to expend for			
29			general assistance.			
30		(4)				
		(4)	Minors, whether lawfully or unlawfully employed. A minor is deemed sui juris			
31			for the purposes of this title, and no other person has any claim for relief or			

1		right	to claim workforce safety and insurance benefits for any injury to a
2		mino	or worker, but in the event of the award of a lump sum of benefits to a
3		mino	or employee, the lump sum may be paid only to the legally appointed
4		guar	dian of the minor.
5	b. The	e term	does not include:
6	(1)	An ii	ndividual whose employment is both casual and not in the course of the
7		trade	e, business, profession, or occupation of that individual's employer.
8	(2)	An ii	ndividual who is engaged in an illegal enterprise or occupation.
9	(3)	The	spouse of an employer or the child under the age of twenty-two of an
10		emp	loyer. For purposes of this paragraph and section 65-07-01, "child"
11		mea	ns any legitimate child, stepchild, adopted child, foster child, or
12		ackr	nowledged illegitimate child.
13	(4)	A re	al estate broker or real estate salesperson, provided the individual
14		mee	ts the following three requirements:
15		(a)	The salesperson or broker must be a licensed real estate agent under
16			section 43-23-05.
17		(b)	Substantially all of the salesperson's or broker's remuneration for the
18			services performed as a real estate agent must be directly related to
19			sales or other efforts rather than to the number of hours worked.
20		(c)	A written agreement must exist between the salesperson or broker
21			and the person for which the salesperson or broker works, which
22			agreement must provide the salesperson or broker will not be treated
23			as an employee but rather as an independent contractor.
24	(5)	The	members of the board of directors of a business corporation who are
25		not e	employed in any capacity by the corporation other than as members of
26		the b	poard of directors.
27	(6)	An iı	ndividual delivering newspapers or shopping news, if substantially all of
28		the i	ndividual's remuneration is directly related to sales or other efforts
29		rathe	er than to the number of hours worked and a written agreement exists
30		betw	een the individual and the publisher of the newspaper or shopping
31		new	s which states the individual is an independent contractor.

1			(7) An employer.				
2	<del>17.</del> <u>18.</u>	"En	nployer" means a person that engages or received the services of another for				
3		rem	remuneration unless the person performing the services is an independent contractor				
4		unc	under the common-law test. The term includes:				
5		a.	The state and all political subdivisions thereof.				
6		b.	All public and quasi-public corporations in this state.				
7		C.	Every person, partnership, limited liability company, association, and private				
8			corporation, including a public service corporation.				
9		d.	The legal representative of any deceased employer.				
10		e.	The receiver or trustee of any person, partnership, limited liability company,				
11			association, or corporation having one or more employees as herein defined.				
12		f.	The president, vice presidents, secretary, or treasurer of a business corporation,				
13			but not members of the board of directors of a business corporation who are not				
14			also officers of the corporation.				
15		g.	The managers of a limited liability company.				
16		h.	The president, vice presidents, secretary, treasurer, or board of directors of an				
17			association or cooperative organized under chapter 6-06, 10-12, 10-13, 10-15,				
18			36-08, or 49-21.				
19		i.	The clerk, assessor, treasurer, or any member of the board of supervisors of an				
20			organized township, if the person is not employed by the township in any other				
21			capacity.				
22		j.	A multidistrict special education unit.				
23		k.	An area career and technology center.				
24		I.	A regional education association.				
25	<del>18.</del> <u>19.</u>	"Fe	e schedule" means the payment formulas established in the organization				
26		pub	olication entitled "Medical and Hospital Fees".				
27	<del>19.</del> 20.	"Fu	"Fund" means the workforce safety and insurance fund.				
28	<del>20.</del> 21.	"Hazardous employment" means any employment in which one or more employees					
29		are	employed regularly in the same business or in or about the establishment except:				
30		a.	Agricultural or domestic service.				
31		b.	Any employment of a common carrier by railroad.				

1 Any employment for the transportation of property or persons by nonresidents, 2 where, in such transportation, the highways are not traveled more than seven 3 miles [11.27 kilometers] and return over the same route within the state of North 4 Dakota. 5 All members of the clergy and employees of religious organizations engaged in d. 6 the operation, maintenance, and conduct of the place of worship. 7 <del>21.</del>22. "Health care provider" means a doctor of medicine or osteopathy, chiropractor, dentist, 8 optometrist, podiatrist, or psychologist acting within the scope of the doctor's license, a 9 physical therapist, an advanced practice registered nurse, or a certified physician 10 assistant. 11 "Medical marijuana" means the use of all parts of the plant of the genus cannabis, the <del>22.</del>23. 12 seeds of the plant, the resin extracted from any part of the plant, and every compound, 13 manufacture, salt, derivative, mixture, or preparation of the plant, the seeds of the 14 plant, or the resin extracted from any part of the plant as a physician-recommended 15 form of medicine or herbal therapy. The term does not include treatments or 16 preparations specifically approved by the United States food and drug administration 17 as a drug product. 18 <del>23.</del>24. "Noncompliance" means failure to follow the requirements of chapter 65-04. An 19 employer may be in noncompliance regardless of the employer's insured or uninsured 20 status with the organization. 21 <del>24.</del>25. "Organization" means workforce safety and insurance, or the director, or any 22 department head, assistant, or employee of workforce safety and insurance 23 designated by the director, to act within the course and scope of that person's 24 employment in administering the policies, powers, and duties of this title. 25 <del>25.</del>26. "Parent" includes a stepparent and a parent by adoption. 26 <del>26.</del>27. "Payroll report" means the mechanism created by the organization and used by 27 employers to report all employee payroll required by the organization. 28 "Permanent impairment" means the loss of or loss of use of a member of the body <del>27.</del>28. 29 existing after the date of maximum medical improvement and includes disfigurement 30 resulting from an injury.

1 <del>28.</del>29. "Permanent total disability" means disability that is the direct result of a compensable 2 injury that prevents an injured employee from performing any work and results from 3 any one of the following conditions: 4 Total and permanent loss of sight of both eyes; a. 5 Loss of both legs or loss of both feet at or above the ankle; b. 6 Loss of both arms or loss of both hands at or above the wrist; C. 7 Loss of any two of the members or faculties in subdivision a, b, or c; d. 8 Permanent and complete paralysis of both legs or both arms or of one leg and e. 9 one arm; 10 f. Third-degree burns that cover at least forty percent of the body and require 11 12 A medically documented brain injury affecting cognitive and mental functioning g. 13 which renders an injured employee unable to provide self-care and requires 14 supervision or assistance with a majority of the activities of daily living; or 15 h. A compensable injury that results in a permanent partial impairment rating of the 16 whole body of at least twenty-five percent pursuant to section 65-05-12.2. 17 If the injured employee has not reached maximum medical improvement within one 18 hundred four weeks, the injured employee may receive a permanent partial 19 impairment rating if a rating will assist the organization in assessing the injured 20 employee's capabilities. Entitlement to a rating is solely within the discretion of the 21 organization. 22 <del>29.</del>30. "Rehabilitation services" means nonmedical services reasonably necessary to restore 23 a disabled employee to substantial gainful employment as defined by section 24 65-05.1-01 as near as possible. The term may include vocational evaluation, 25 counseling, education, workplace modification, vocational retraining including training 26 for alternative employment with the same employer, and job placement assistance. 27 <del>30.</del>31. "Seasonal employment" includes occupations that are not permanent or that do not 28 customarily operate throughout the entire year. Seasonal employment is determined 29 by what is customary with respect to the employer at the time of injury. 30 <del>31.</del>32. "Spouse" includes only the decedent's husband or wife who was living with the 31 decedent or was dependent upon the decedent for support at the time of injury.

1 <del>32.</del>33. "Subcontractor" means a person that agrees to perform all or part of the work for a 2 contractor or another subcontractor. 3 <del>33.</del>34. "Temporary total disability" means disability that results in the inability of an injured 4 employee to earn wages as a result of a compensable injury for which disability 5 benefits may not exceed a cumulative total of one hundred four weeks or the date the 6 injured employee reaches maximum medical improvement or maximum medical 7 recovery, whichever occurs first. 8 "Uninsured" means failure of an employer to secure mandatory coverage with the <del>34.</del>35. 9 organization or failure to pay premium, assessment, penalty, or interest, as calculated 10 by the organization, which is more than forty-five days past due. An uninsured 11 employer is subject to chapter 65-09. 12 <del>35.</del>36. "Utilization review" means the initial and continuing evaluation of appropriateness in 13 terms of both the level and the quality of health care and health services provided a 14 patient, based on medically accepted standards. The evaluation must be 15 accomplished by means of a system that identifies the utilization of medical services, 16 based on medically accepted standards, and which refers instances of possible 17 inappropriate utilization to the organization to obtain opinions and recommendations of 18 expert medical consultants to review individual cases for which administrative action 19 may be deemed necessary. 20 <del>36.</del>37. "Valid functional capacities examination" means: 21 The results of a physical examination consisting of a battery of standardized a. 22 assessments that offer reliable results in performance-based measures and 23 demonstrate the level and duration an injured employee may return to work. 24 b. The conclusions of medical experts, following observations of other activities the 25 medical expert determines similarly predictive, when the results of the physical 26 examination in subdivision a are not obtained or reliable. 27 <del>37.</del>38. "Wages" means: a. 28 (1) An injured employee's remuneration from all employment reportable to the 29 internal revenue service as earned income for federal income tax purposes.

1 For members of the national guard who sustain a compensable injury while (2) 2 on state active duty, "wages" includes income from federal employment and 3 may be included in determining the average weekly wage. 4 (3) For purposes of chapter 65-04 only, "wages" means all gross earnings of all 5 employees. The term includes all pretax deductions for amounts allocated 6 by the employee for deferred compensation, medical reimbursement, 7 retirement, or any similar program, but may not include dismissal or 8 severance pay. 9 b. The organization may consider postinjury wages for which coverage was not 10 required or otherwise secured in North Dakota for purposes of determining 11 appropriate vocational rehabilitation options or entitlement to disability benefits 12 under this title. 13 SECTION 2. AMENDMENT. Section 65-01-16 of the North Dakota Century Code is 14 amended and reenacted as follows: 15 65-01-16. Decisions by organization - Disputed decisions. 16 The following procedures must be followed in elaims a claim for benefits, notwithstanding 17 any provisions to the contrary in chapter 28-32: 18 The organization shall send a copy of each initial claim form filed with the organization 19 to the claimant's employer, by regular mail or electronic means, along with a form for 20 the employer's response, if the employer's response has not been filed at the time the 21 claim is filed. 22 2. The organization may conduct a hearing on any matter within its jurisdiction by 23 informal internal review of the information of record. 24 3. The organization may issue a notice of decision for any decision made by informal 25 internal review and shall serveissue the notice of decision on the parties by regular 26 mail or electronic means. A notice of decision must include a statement of the 27 decision, a short summary of the reason for the decision, and notice of the right to 28 reconsideration. 29 A party has forty-five days from the day the notice of decision was mailed issued by the 30 organization by regular mail or electronic means to file a written request for

reconsideration. The request for reconsideration is considered filed only upon receipt

- by the organization. The employer is not required to file the request through an
  attorney. The request must state the reason for disagreement with the organization's
  decision and the desired outcome. The request may be accompanied by additional
  evidence not previously submitted to the organization. The organization shall
  reconsider the matter by informal internal review of the information of record. Absent a
  timely and sufficient request for reconsideration, the notice of decision is final and may
  not be reheard or appealed.
  - 5. After receiving a request for reconsideration, the organization shall serve onissue to the parties by regular mail or electronic means, a notice of decision reversing the previous decision or, in accordance with the North Dakota Rules of Civil Procedure, an administrative order that includes its findings, conclusions, and order. The organization may serveissue an administrative order on any decision made by informal internal review without first issuing a notice of decision and receiving a request for reconsideration. If the organization does not issue an order within sixty days of receiving a request for reconsideration, any interested party may request, and the organization shall promptly issue, an appealable determination.
  - 6. An employee has forty-five days from the day the administrative order was mailed in which to file a request for assistance from the decision review office under section 65-02-27.
  - 7. A party has forty-five days, from the date of service issuance of an administrative order or from the day the decision review office mails issues its notice by regular mail or electronic means that the office's assistance is complete, in which to file a written request for rehearing. The request must specifically state each alleged error of fact and law to be reheard and the relief sought. The request for rehearing is considered filed only upon receipt by the organization. Absent a timely and sufficient request for rehearing, the administrative order is final and may not be reheard or appealed.
    - 8. Rehearings must be conducted as hearings under chapter 28-32 to the extent the provisions of that chapter do not conflict with this section.
    - 9. A party may appeal a posthearing administrative order to district court in accordance with chapter 65-10. Chapter 65-10 does not preclude the organization from appealing to district court a final order issued by a hearing officer under this title.

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- 1 10. Any notice of decision, administrative order, or posthearing administrative order is subject to review and reopening under section 65-05-04.
- 3 **SECTION 3. AMENDMENT.** Section 65-02-27 of the North Dakota Century Code is 4 amended and reenacted as follows:

### 65-02-27. Decision review office.

- The organization's decision review office is established. The decision review office is independent of the claims department of the organization and activities administered through the office must be administered in accordance with this title. The decision review office shall provide assistance to an injured employee who has filed a claim, which may include acting on behalf of an injured employee who is aggrieved by a decision of the organization, communicating with organization staff regarding claim dispute resolution, and informing an injured employee of the effect of decisions made by the organization, an injured employee, or an employer under this title. The organization shall employ a director of the decision review office and other personnel determined to be necessary for the administration of the office. An individual employed to administer the decision review office may not act as an attorney for an injured employee. The organization may not pay attorney's fees to an attorney who represents an injured employee in a disputed claim before the organization unless the injured employee has first attempted to resolve the dispute through the decision review office. A written request for assistance by an injured employee who contacts the decision review office within the period for requesting a hearing on an administrative order tolls the time period for requesting a hearing on that order. The period begins upon notice to the injured employee, sentissued by regular mail or electronic means, that the decision review office's assistance to the injured employee is completed. The information contained in a file established by the decision review office on an injured employee's disputed claim, including communications from an injured employee, is privileged and may not be released without the injured employee's permission. Information in the file containing the notes or mental impressions of decision review office staff is confidential and may not be released by the decision review office.
- **SECTION 4. AMENDMENT.** Subsection 1 of section 65-05-17 of the North Dakota Century Code is amended and reenacted as follows:
  - 1. To the decedent's spouse or to the guardian of the children of the decedent, an amount equal to the benefit rate for total disability under section 65-05-09. All

recipients of benefits under this subsection are eligible for benefits at the rate provided in this section, regardless of the date of death of the deceased employee. These benefits continue until the death of the decedent's spouse; or, if the surviving children of the decedent are under the care of a guardian, until those children no longer meet the definition of child in this title. If there is more than one guardian for the children who survive the decedent, the organization shall divide the death benefits equally among the children and shall pay benefits to the children's guardians. Total death benefits, including supplementary benefits, paid on any one claim may not exceed three hundred thousandfour hundred thousand dollars. On July first of each odd-numbered year, the organization shall increase the cap on total death benefits, including supplementary benefits, by ten thousand dollars.

**SECTION 5. AMENDMENT.** Subsection 4 of section 65-05-20.1 of the North Dakota Century Code is amended and reenacted as follows:

4. The total amount awarded annually in scholarships may not exceed five hundred thousand dollars. The maximum amount payable on behalf of an applicant is tenthousand twelve thousand five hundred dollars per year for no more than five years, except that the combined retraining and scholarship periods for applicants successfully completing a rehabilitation program under subdivision g of subsection 4 of section 65-05.1-01 may not exceed five years.

**SECTION 6. APPLICATION.** Section 1 applies to claims filed on or after August 1, 2025. The increase in the death benefit cap from \$300,000 to \$400,000 and the biennial increase of \$10,000 in section 5 of this Act applies to employee deaths resulting from injuries that occur on or after the effective date of this Act. Each biennial increase in the death benefit cap applies only to those deaths occurring from July first of that odd-numbered year through June thirtieth of the next odd-numbered year.