

January 27<sup>th</sup>, 2025 Senator Diane Larson Chairman, Senate Judiciary Committee

Madam Chair and Members of the Senate Judiciary Committee:

I am writing to submit written testimony in support of SB 2285 on behalf of the Goldwater Institute. The Goldwater Institute works in courtrooms, capitols, and communities nationwide to protect constitutional rights and empower individuals to live freer lives. SB 2285 states that judges shall not defer to state agency interpretations of statutes or regulations.

Across the nation, government agencies often apply overzealous interpretations of their own statutes and regulations which serve to expand their own power in enforcement or regulatory proceedings. These generous interpretations are then upheld by exceedingly deferential courts, which can expand agency power in a manner that goes against legislative intent. This dynamic effectively turns administrative agencies into law-making entities that step into the constitutional domain of the legislative branch. This status quo is woefully biased in favor of the government, and it is irreparably harming Americans from all walks of life.

In fact, in 2024, the United States Supreme Court finally recognized that agency deference is fundamentally unfair and that courts have the sole constitutional duty to interpret law by overturning *Chevron* deference in *Loper Bright v. Raimondo*. However, North Dakota state courts still defer to state agency interpretations of law and regulation in certain circumstances.

SB 2285 levels the playing field by requiring courts to review agency actions without deference. This provision will ensure that judges are neutral arbiters of justice rather than parties biased in favor of administrative power. The legislation's presumption in favor of limiting agency power will create a necessary check on the administrative state's ever-expanding shadow over our individual liberties and protect the legislature's constitutional lawmaking prerogative.

In 2018, based on legislation developed by the Goldwater Institute, Arizona became the first state in the country to adopt this reform. 13 other states have since followed suit via legislation or through court decisions. Adopting SB 2285 will protect your constituents' constitutional rights before deferential judges and reclaim the legislative branch's sole authority to create law.

The Goldwater Institute applaud the North Dakota legislature for considering this impactful reform, and we ask you to vote yes on SB 2285.

Sincerely,

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