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Fifty-seventh Legislative Assembly of North Dakota

Introduced by

FIRST DRAFT:
Prepared by the Legislative Council staff for the
Higher Education Committee

October 2000

- 1 A BILL for an Act to amend and reenact sections 15-10-17, 15-11-15, 15-11-32, 15-11-35,
- 2 15-11-36, and 15-12-22 of the North Dakota Century Code, relating to the powers and duties of
- 3 the state board of higher education, state mineral tests, the child welfare research bureau, the
- 4 fetal alcohol syndrome center, and the economic feasibility institute; and to repeal chapters
- 5 15-62.3 and 47-28 and sections 15-10-13.1, 15-10-14, 15-10-15, 15-10-25, 15-11-03, 15-11-19,
- 6 15-11-27, 15-11-28, 15-11-34, 15-11-37, 15-12-03, 15-12-04, and 15-13-04 of the North Dakota
- 7 Century Code, relating to university system faculty, accounts and records, budget requests,
- 8 expenditure abstracts, patents, university presidents, the university law library, the university
- 9 radio station, hockey admission receipts, gifts and grants, and the tuition assistance grant
- 10 program.

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

- SECTION 1. AMENDMENT. Section 15-10-17 of the 1999 Supplement to the North
  Dakota Century Code is amended and reenacted as follows:
- 15-10-17. Specific powers and duties of the state board of higher education. The
  15 state board of higher education has all the powers and shall perform all the duties necessary to
  16 the control and management of the institutions described in this chapter, including. In addition
  17 to the powers and duties specified in section 6 of article VIII of the Constitution of North Dakota,
- 18 the board may:
- 1. To appoint and remove the president or other faculty head, and the professors,
  20 instructors, teachers, officers, and other employees of the several institutions under
  21 its control, and to fix their salaries within the limits of legislative appropriations
  22 therefor, and to fix the terms of office and to prescribe the duties thereof, provided
  23 that the consideration of the appointment or removal of any such personnel shall
  24 be Meet in executive session if the board chooses to consider the appointment or

1 removal of a university system employee, unless the person or persons individual 2 involved request requests that the meeting shall be open to other persons or 3 individuals or to the public. 4 2. To control the grounds, buildings, and all other property of such institutions, 5 regulate the conduct of students, staff, faculty, and visitors, and authorize 6 Authorize the employment of law enforcement officers, with having concurrent 7 jurisdiction with other law enforcement officers to enforce laws and regulations at 8 its institutions. 9 To adopt rules and regulations for the government of each of the institutions and of 10 all their departments and branches. 11 To determine the qualifications of applicants for admission to the various courses 12 of instruction, to prescribe by rule criteria for the admission of students, and to 13 ensure that the criteria for admission are applied to all applicants in a uniform and 14 nondiscriminatory manner, regardless of the school or educational setting from 15 which an applicant obtained a high school diploma or its equivalent. No instruction, 16 either sectarian in religion or partisan in politics, shall ever be allowed in any 17 department of such institutions, and no sectarian or partisan test shall ever be 18 allowed or exercised in the election of professors, teachers, or other officers of the 19 institutions, or in the admission of students, or for any other purpose. 20 <del>5.</del> To prescribe courses of instruction and to confer such degrees and grant such 21 certificates or diplomas for the work done as are usual or appropriate in similar 22 institutions. 23 To delegate to institution officers and faculty the power to suspend or expel 24 students for misconduct or for other causes prescribed in such bylaws. 25 <del>7.</del> To provide for the needs and proper development of each institution in harmony 26 with the best interests of the people of the state, and to improve higher and 27 technical education in the state. 28 To coordinate and correlate the work in the different institutions to prevent wasteful <del>8.</del> 29 duplication and to develop cooperation among the institutions. 30 9. To fix Set tuition and fees.

1	<del>10.</del>	To make recommendations in regard to needed legislation for the institutions under					
2		<del>its (</del>	its control.				
3	<del>11.</del> <u>4.</u>	<u>a.</u>	<del>To c</del>	stablish Establish a retirement program as an alternative to chapter			
4			15-3	9.1 for <u>university system</u> employees <del>of institutions under its control</del>			
5			subj	ect to the following guidelines:			
6		<del>a.</del>	<u>(1)</u>	Benefits under the program must be provided through annuity contracts			
7				purchased by the board but which become the property of the			
8				participants;			
9		<del>b.</del>	<u>(2)</u>	The cost of the annuity contracts must be defrayed by contributions			
10				made pursuant to rules of the state board of higher education;			
11		<del>C.</del>	<u>(3)</u>	Eligible employees appointed before July 1, 1973, shall participate in			
12				the alternate retirement program only by their individual election. When			
13				the electing eligible employee is a member of the teachers' fund for			
14				retirement, the employee's assessments and employer's contributions			
15				together with interest credited at the current rate for one-year			
16				certificates then being paid by the Bank of North Dakota must be			
17				transferred to the employee's account in the alternate program. The			
18				election must be made before July 1, 1980, and shall relinquish all			
19				rights the eligible employee or the employee's beneficiary may have to			
20				benefits provided in chapters 15-39 and 15-39.2; and			
21		<del>d.</del>	<u>(4)</u>	Employees of institutions under the control of the state board of higher			
22				education the university system who are members of the public			
23				employees retirement system and who become entitled to participate in			
24				the alternate retirement program are entitled to a special annuity			
25				purchase in the alternate retirement program in accordance with this			
26				subdivision. An eligible employee who consents to have that			
27				employee's contribution included is entitled to have that employee's			
28				contribution and employer's contribution, with interest, in the public			
29				employees retirement system fund, used by the retirement board of the			
30				public employees retirement system to purchase for that employee an			
31				annuity in the alternate retirement program in lieu of any other rights			

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under the public employees retirement fund. However, before the employer's contribution may be used for an annuity purchase, the employee's combined years of service with the public employees retirement system and the alternate retirement program must equal or exceed the years of service necessary to be eligible for retirement benefits under the public employees retirement system. An employee who transferred from the public employees retirement system before March 30, 1987, and who received a refund of that employee's contribution is entitled to have the employer's contribution, with interest, used to purchase an annuity even if that employee did not purchase an annuity in the alternate employee program with the employee's contribution. If an employee makes the election allowed under this subdivision, that employee relinquishes all rights the employee or any of the employee's beneficiaries may have had to benefits provided under chapter 54-52. The board shall provide Provide for the administration of the alternate b. retirement program and establish rules for the program consistent with this subsection. This subsection does not derogate any existing retirement programs approved by the board. <del>12.</del> 5. To determine Determine policy for purchasing by the institutions of higher education university system in coordination with the office of management and budget as provided by law. <del>13.</del> 6. To establish Establish by rule an early retirement program for faculty and officers of the board as defined by the board. The limitations on severance pay pursuant to section 54-14-04.3 and on requiring the employee to pay contributions to continue on the state uniform group insurance program upon retirement or upon termination of employment pursuant to section 54-52.1-03 shall do not apply to the early retirement program. <del>14.</del> 7. To adopt Adopt rules to protect the confidentiality of student records, medical records, and, consistent with section 44-04-18.4, trade secret, proprietary,

commercial, and financial information.

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- 15. 8. To authorize Authorize and encourage institutions of higher education under its control university system entities to enter into partnerships, limited liability companies, joint ventures, or other contractual arrangements with private business and industry for the purpose of business or industrial development or fostering basic and applied research or technology transfer.
  - 9. Adopt rules promoting research, encouraging development of intellectual property and other inventions and discoveries by university system employees, and protecting and marketing the inventions and discoveries. The rules must govern ownership or transfer of ownership rights and distribution of income that may be derived from an invention or discovery resulting from research or employment in the university system. The rules may provide for transfer of ownership rights or distribution of income to a private, nonprofit entity created for the support of the university system or one of its institutions.

**SECTION 2. AMENDMENT.** Section 15-11-15 of the North Dakota Century Code is amended and reenacted as follows:

15-11-15. Tests of state mineral and other resources - Duty of state board of higher education - Bulletins published. The state board of higher education shall provide at the university of North Dakota suitable means for experimentation and practical testing of the mineral and other allied resources of the state in order to demonstrate their fitness for mining and manufacturing industries. The dean of the school of mines shall make, or cause to be made, as rapidly as may be, exhaustive and practical tests of all mineral and allied resources of the state. Investigations and practical tests must be made to obtain a cheap and efficient method of lignite coal briquetting and to show, by actual tests, the best methods of burning lignite, to determine the possibility of utilizing lignite as a gas producing material and for power and lighting, to determine the value of sandstones and other stones for building material, to test clays for tableware, earthenware, stoneware, sewer pipe, and other products, and to make practical tests of other resources as opportunity is afforded. Bulletins may be published from time to time by the school of mines announcing the progress and results of all tests and investigations and giving as much aid as possible relative to the best methods of mining, handling, treating, and manufacturing the various mineral products of the state. A biennial report must be issued.

1	SEC	TION	<b>3. AMENDMENT.</b> Section 15-11-32 of the North Dakota Century Code is
2	amended a	nd re	enacted as follows:
3	<b>15-</b> 1	1-32	. Child welfare research bureau - Establishment - Director.
4	<del>1.</del>	A ch	nild welfare research bureau is hereby established to. The bureau must be
5		adm	inistered and funded by and in conjunction with the university of North Dakota.
6	<del>2.</del>	A Th	ne university shall appoint a director must be appointed by the university. The
7		dire	ctor shall manage the bureau, hire necessary personnel, and prepare a
8		bien	nial budget. The university shall fix the salaries of the director and bureau
9		pers	connel, and may remove the director for cause.
10	SEC	OIT	4. AMENDMENT. Section 15-11-35 of the 1999 Supplement to the North
11	Dakota Cer	ntury (	Code is amended and reenacted as follows:
12	<b>15-</b> 1	1-35	. Fetal alcohol syndrome center established.
13	<u>1.</u>	The	re is established in the department of neuroscience at the university of North
14		Dak	ota school of medicine a fetal alcohol syndrome center.
15	<u>2.</u>	The	state board of higher education shall appoint a person from the department of
16		neu	roscience as director of the fetal alcohol syndrome program and that person.
17		The	director shall prepare an annual report on the status of fetal alcohol syndrome
18		in N	orth Dakota.
19	<u>3.</u>	The	fetal alcohol syndrome center shall develop prevention activities in groups that
20		are	at high risk for fetal alcohol syndrome. The center may enlist the aid of other
21		agei	ncies, persons, or organizations in its activities.
22	<u>4.</u>	The	responsibilities of the fetal alcohol syndrome program include:
23	<del>1.</del>	<u>a.</u>	To develop Developing incidence and prevalence data on fetal alcohol
24			syndrome in this state.
25	<del>2.</del>	<u>b.</u>	To conduct Conducting research on prevention and management of fetal
26			alcohol syndrome and maternal alcohol ingestion during pregnancy.
27	<del>3.</del>	<u>C.</u>	To develop Developing a center for the evaluation of children with fetal
28			alcohol syndrome from this state in cooperation with the child evaluation and
29			treatment program at the medical center rehabilitation hospital at the
30			university of North Dakota medical center and to operate operating followup
31			clinics as funding allows.

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1 <del>4.</del> d. To provide Providing consultation and training across the state on fetal 2 alcohol syndrome. 3 <del>5.</del> To conduct Conducting other activities as may be directed by a state fetal e. 4 alcohol syndrome task force. 5 The fetal alcohol syndrome center shall coordinate a study of the prevalence of 5. 6 fetal alcohol syndrome in school-age children in this state. The study must review 7 the prevalence of fetal alcohol syndrome in both rural and urban North Dakota 8 communities, including North Dakota Indian reservations. 9 SECTION 5. AMENDMENT. Section 15-11-36 of the North Dakota Century Code is amended and reenacted as follows: 10 11 15-11-36. Evaluation of children with fetal alcohol syndrome. The child evaluation 12 and treatment program at the university of North Dakota medical center rehabilitation hospital 13 shall develop a clinic to provide both initial diagnostic assessment and reevaluation of children 14 with fetal alcohol syndrome. The diagnostic assessment must include a comprehensive 15 multidisciplinary assessment of psychological, speech and language, educational, occupational 16 therapy, physical therapy, optometric, and audiological evaluations. Reevaluations must be 17 individualized according to a child's needs. The center shall provide consultative services to 18 schools, community agencies, and parents to assist in serving children diagnosed with fetal 19 alcohol syndrome. 20 **SECTION 6. AMENDMENT.** Section 15-12-22 of the North Dakota Century Code is 21 amended and reenacted as follows: 22 15-12-22. Economic feasibility institute - Establishment - Director. 23 An There is established an economic feasibility institute is established to be 24 administered in conjunction with North Dakota state university of agriculture and 25 applied science. 26 The university shall appoint a director of the economic feasibility institute. 27 However, the university shall appoint as the institute's first director the functioning 28 professor in charge of the existing economic feasibility unit within the agricultural 29 economics department of North Dakota state university of agriculture and applied

science. The director shall manage the institute, hire and compensate necessary

personnel within the limits of legislative appropriations and other funding sources,

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1	and prepare a biennial budget. The university shall fix the salary of the director,
2	within the limits of legislative appropriations, and may remove the director for
3	<del>cause.</del>
4	SECTION 7. REPEAL. Chapters 15-62.3 and 47-28 and sections 15-10-13.1,
5	15-10-14, 15-10-15, 15-10-25, 15-11-03, 15-11-19, 15-11-27, 15-11-28, 15-11-34, 15-11-37,
6	15-12-03, 15-12-04, and 15-13-04 of the North Dakota Century Code are repealed.