## SECOND ENGROSSMENT

Fifty-ninth Legislative Assembly of North Dakota

## REENGROSSED HOUSE BILL NO. 1223

Introduced by

Representatives S. Meyer, Gulleson, Solberg

Senators Bowman, Grindberg, Taylor

1 A BILL for an Act to create and enact a new section to chapter 53-10 and a new chapter to

2 title 53 of the North Dakota Century Code, relating to liability for injury or damage incurred

3 during equine activity and during activity involving livestock; and to amend and reenact section

4 53-10-02 of the North Dakota Century Code, relating to liability for injury or damage incurred

during equine activity. 5

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

7 SECTION 1. AMENDMENT. Section 53-10-02 of the North Dakota Century Code is 8 amended and reenacted as follows:

9	53-′	10-02. Liability of equine activity sponsor or equine professional limited.
10	1.	Except as provided in subsection 2 Because an equine by its very nature can react
11		unpredictably in a variety of situations, including those involving sound, sudden
12		movement, an unfamiliar object, the presence of an individual, or the presence of
13		another animal, an equine activity sponsor or an equine professional is not liable
14		for an injury to or the death of a participant engaged in an equine activity, and,
15		except as provided in subsection 2, no participant or participant's representative
16		may maintain an action against or recover from an equine activity sponsor or an
17		equine professional for an injury to or the death of a participant engaged in an
18		equine activity. This chapter does not apply to the horse racing industry as
19		regulated in chapter 53-06.2.
20	2	Nothing in subsection 1 prevents or limits the liability of an equine activity sponsor

20 Nothing in subsection 1 prevents or limits the liability of an equine activity sponsor 21 or an equine professional:

22 If the equine activity sponsor or the equine professional: a.

23 (1) Provided provides the equipment or tack and the equipment or tack 24 caused causes the injury; or

1		<del>(2)</del>	Provided the equine and failed to make reasonable and prudent efforts
2			to determine the ability of the participant to engage safely in the equine
3			activity, to determine the ability of the equine to behave safely with the
4			participant, and to determine the ability of the participant to safely
5			manage the particular equine;
6	b.	If the	equine activity sponsor or the equine professional owns, leases, rents,
7		or ot	herwise is in lawful possession and control of the land or facility upon
8		whic	h the participant <del>sustained</del> sustains an injury because of the dangerous
9		<u>a</u> late	ent condition <del>which was known to or should have been known to</del> <u>that</u> the
10		equii	ne activity sponsor or the equine professional knew or should have
11		know	<u>n was dangerous</u> and for which a warning sign has was not been
12		cons	picuously posted;
13	С.	If the	equine activity sponsor or the equine professional commits an act or
14		omis	sion that constitutes willful or wanton disregard for the safety of the
15		parti	cipant and that act or omission <del>caused</del> <u>causes</u> the injury;
16	d.	If the	equine activity sponsor or the equine professional intentionally injures
17		the p	articipant;
18	e.	Unde	er products liability provisions as set forth in products liability laws; or
19	f.	Unde	er liability provisions in chapter 36-11.
20	SECTIO	N 2. A	new section to chapter 53-10 of the North Dakota Century Code is
21	created and ena	cted a	s follows:
22	Stateme	nt of	iability - Warning sign. An equine activity sponsor or an equine
23	professional sha	ll post	and maintain a sign and shall include in every contract governing equine
24	activity language	e warn	ing that there are inherent risks in equine activities and stating that the
25	equine activity s	ponso	r or equine professional is not liable for any injury or damage resulting
26	from such activit	ies, ex	ccept as otherwise provided in section 53-10-02.
27	SECTIO	N 3. A	new chapter to title 53 of the North Dakota Century Code is created and
28	enacted as follow	NS:	
29	Definitio	ons. <u>I</u> r	n this chapter, unless the context otherwise requires:

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1	<u>1.</u>		tivity involving livestock" means any parade, rodeo, show, sale, demonstration,					
2		<u>fair</u>	, ride, competition, games, hunting, instruction, and any other entertainment					
3		invo	olving spectators, participants, and livestock.					
4	<u>2.</u>	"Liv	vestock" means bison, cattle, goats, llamas, sheep, and swine. The term does					
5		<u>not</u>	include equines as defined in chapter 53-10.					
6	<u>3.</u>	<u>"Pa</u>	rticipant" means any person, whether amateur or professional, who engages in					
7		an	activity involving livestock, regardless of whether a fee is paid by the participant					
8		for	that privilege or whether compensation is paid to the participant.					
9	<u>4.</u>	"Sp	oonsor" means any person who organizes or provides the facility for any activity					
10		invo	olving livestock.					
11	Lia	Liability of sponsor for activities involving livestock.						
12	<u>1.</u>	Bec	cause livestock by their very nature can react unpredictably in a variety of					
13		<u>situ</u>	ations, including those involving sound, sudden movement, an unfamiliar					
14		<u>obj</u>	ect, the presence of an individual, or the presence of another animal, the					
15		<u>spc</u>	onsor of an activity involving livestock is not liable for injury to or for the death of					
16		<u>a s</u>	pectator or a participant in the activity, except as provided in subsection 2.					
17	<u>2.</u>	<u>Sut</u>	psection 1 does not prevent or limit the liability of the sponsor of an activity					
18		invo	olving livestock:					
19		<u>a.</u>	If the sponsor provides any equipment or tack and the equipment or tack					
20			causes the injury;					
21		<u>b.</u>	If the sponsor owns, leases, rents, or is otherwise in lawful possession and					
22			control of the land or facility upon which the spectator or participant sustains					
23			an injury because of a latent condition that the sponsor knew was dangerous;					
24		<u>C.</u>	If the sponsor commits an act or omission that constitutes willful or wanton					
25			disregard for the safety of the spectator or the participant and that act or					
26			omission causes the injury;					
27		<u>d.</u>	If the sponsor intentionally injures the spectator or the participant;					
28		<u>e.</u>	Under products liability provisions as set forth in products liability laws; or					
29		<u>f.</u>	Under liability provisions in chapter 36-11.					
30								
31	shall post and maintain a sign and shall include in every contract governing the activity							
51	shar post and maintain a sign and shar more as in overy contract governing the delivity							

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- 1 language warning that there are inherent risks in the activity and stating that the sponsor is not
- 2 <u>liable for any injury or damage resulting from the activity except as otherwise provided in this</u>
- 3 chapter.