Sixty-seventh Legislative Assembly of North Dakota

HOUSE BILL NO. 1262

Introduced by

Representatives Boschee, Buffalo, Dobervich, Ista, Mock, Schneider

Senators Bakke, Oban

- 1 A BILL for an Act to amend and reenact sections 34-01-20 and 34-11.1-04 of the North Dakota
- 2 Century Code, relating to whistleblowers and public health and safety; and to provide a penalty.

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

4 SECTION 1. AMENDMENT. Section 34-01-20 of the North Dakota Century Code is

5 amended and reenacted as follows:

6 34-01-20. Employer retaliation prohibited - Civil action for relief - Penalty.

- An employer may not discharge, discipline, threaten discrimination, or penalize an
 employee regarding the employee's compensation, conditions, location, or privileges
 of employment because:
- a. The employee, or a person acting on behalf of an employee, in good faith,
 reports a violation or suspected violation of federal, state, or local law, ordinance,
 regulation, or rule to an employer, a governmental body, or a law enforcement
 official.
- b. The employee is requested by a public body or official to participate in an
 investigation, a hearing, or an inquiry.
- 16 c. The employee refuses an employer's order to perform an action that the
 17 employee believes violates local, state, or federal law, ordinance, rule, or
 18 regulation. The employee must have an objective basis in fact for that belief and
 19 shall inform the employer that the order is being refused for that reason.
- 20d.The employee reports to an employer, a governmental body, or a law21enforcement official a reasonable concern about a workplace violation of a22government health or safety policy or rule or about an otherwise significant
- 23 workplace threat to health or safety related to a public health emergency.

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1e.The employee voluntarily wears the employee's own personal protective2equipment, if the personal protective equipment provides a higher level of3protection than the equipment provided by the employer, is recommended by a4federal, state, or local public health agency, and does not render the employee5incapable of performing the employee's job or prevent the employee from fulfilling.6the duties of the employee's position.

2. An employer whothat willfully violates this section is guilty of an infraction.

- 8 3. An employee asserting a violation of this section may bring a civil action for injunctive 9 relief or actual damages, or both, within one hundred eighty days after the alleged 10 violation, completion of proceedings under subsection 4, or completion of any 11 grievance procedure available to the employee under the employee's collective 12 bargaining agreement, employment contract, or any public employee statute, rule, or 13 policy, whichever is later. If the court determines that a violation has or is occurring 14 under this section, the court may order, as the court deems appropriate, reinstatement 15 of the employee, backpay for no more than two years after the violation, reinstatement 16 of fringe benefits, temporary or permanent injunctive relief, or any combination of 17 these remedies. Interim earnings or amounts earnable with reasonable diligence by 18 the employee, from the same employer, must reduce backpay otherwise allowable. In 19 any action under this section, the court may award reasonable attorney's fees to the 20 prevailing party as part of the costs of litigation. An employee whose collective 21 bargaining agreement, employment contract, or public employee rights provides a 22 process through which recourse for conduct prohibited by subsection 1 is available 23 must exercise that process to completion before commencing an action under this 24 subsection, and if that process provides for judicial review by statutory appeal, then 25 recourse under this subsection is not available.
- 4. The department of labor and human rights shall receive complaints of violations of this
 section and may attempt to obtain voluntary compliance with this section through
 informal advice, negotiation, or conciliation. In order to receive assistance from the
 department of labor and human rights, a person claiming to be aggrieved by a
 violation of this section shall file a complaint with the department within three hundred
 days after the alleged act of wrongdoing. An employee is not prohibited from filing, or

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1	required to file, a complaint with the department of labor and human rights under this			
2	subsection before proceeding under other provisions of this section.			
3	SECTION 2. AMENDMENT. Section 34-11.1-04 of the North Dakota Century Code is			
4	amended and reenacted as follows:			
5	34-11.1-04. Violations for misuse reportedreport by employee - Reprisals prohibited -			
6	Furnishing false information - Department of labor and human rights.			
7	1.	An employee may, without fear of reprisal, report in writing to the employee's		
8		respective agency head, a state's attorney, the attorney general, or an employee		
9		organization the existence of:		
10		a.	A job-related violation of local, state, or federal law, rule, regulation, or ordinance.	
11		b.	The job-related misuse of public resources.	
12		<u>C.</u>	A reasonable concern about a workplace violation of a government health or	
13			safety policy or rule or about an otherwise significant workplace threat to health	
14			or safety related to a public health emergency.	
15	2.	For	having made a report under subsection 1, no employee will:	
16		a.	Be dismissed from employment.	
17		b.	Have salary increases or employment-related benefits withheld.	
18		C.	Be transferred or reassigned.	
19		d.	Be denied a promotion that the employee otherwise would have received.	
20		e.	Be demoted.	
21		f.	Be discriminated against in any term or condition of employment.	
22	3.	An	employee who intentionally furnishes false information is subject to disciplinary	
23		acti	on, including suspension or dismissal as determined by the employee's appointing	
24		auth	nority or designee. An employee claiming reprisal under this section may appeal	
25		first	to the human resource management services division and then to the district court	
26		in th	ne manner prescribed by chapter 28-32, or to other appropriate offices and then to	
27		dist	rict court if the employee is not under the jurisdiction of the human resource	
28		mar	nagement services division.	
29	4.	The	department of labor and human rights shall receive complaints of violations of this	
30		sec	tion and may attempt to obtain voluntary compliance with this section through	
31		info	rmal advice, negotiation, or conciliation. To receive assistance from the department	

1		of labor and human rights, a person claiming to be aggrieved by a violation of this
2		section shall file a complaint with the department within three hundred days after the
3		alleged act of wrongdoing. An employee is not prohibited from filing, or required to file,
4		a complaint with the department of labor and human rights under this subsection
5		before proceeding under other provisions of this section.
6	5.	An employee of the state may appeal a claim of reprisal under this section in the
7		manner prescribed for a classified employee under chapter 54-44.3. This subsection
8		does not apply to an employee under the jurisdiction of the state board of higher
9		education or the judicial branch of government.