Sixty-seventh Legislative Assembly of North Dakota

HOUSE BILL NO. 1357

Introduced by

Representative Paulson

- 1 A BILL for an Act to amend and reenact sections 55-08-06 and 55-08-07 of the North Dakota
- 2 Century Code, relating to permits for entry to state parks; and to provide a continuing
- 3 appropriation.

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

5 **SECTION 1. AMENDMENT.** Section 55-08-06 of the North Dakota Century Code is amended and reenacted as follows:

7 55-08-06. Permits for motor vehicles.

- 1. Unless authorized by the director, and except as provided in subsection 5, a motor vehicle may not enter or be permitted to enter any state park, state recreational area, or reserve unless the operator of the motor vehicle displays upon request a permit issued as provided in this chapter. Permits must be of a size, form, and character as the director prescribes, and the director shall procure permits for each calendar year which by appropriate language must grant permission to use any state park, state recreational area, or reserve.
- 2. Permits for each calendar year must be provided and placed on sale on or before November first next preceding and used on or at any time after that date until May first of the year following the calendar year for which issued. Permits in each category must be numbered consecutively for each year of issue. Except for senior citizen discounts, a
- 20 <u>3.</u> A fee of thirty-five:
 - <u>a.</u> Thirty-five dollars must be charged for eachthe first annual permit issued to a permitholder under subsection 2, except that permits:
 - (1) Permits of appropriate special design may be sold individually at a maximum of seven dollars per permit covering the use of state parks, state

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ı				recreational areas, or reserves under such conditions as the director may
2				prescribe for a designated period of not more than three days. The; and
3			<u>(2)</u>	The director may authorize a discount on the sale of annual permits to any
4				resident of North Dakota who is sixty-five years of age or older and who
5				applies for a discount.
6		<u>b.</u>	Twe	enty dollars must be charged for a second or subsequent annual permit issued
7			to a	permitholder under subsection 2, which only may be used by members of
8			the	permitholder's household, except the director may authorize a discount on the
9			sale	e of a second or subsequent annual permit to any resident of North Dakota
10			who	o is sixty-five years of age or older and who applies for a discount.
11	<u>4.</u>	The	fees	collected must be deposited in the state park operating fund in the state
12		trea	sury,	unless authorized by the director as follows:
13	1.	<u>a.</u>	The	director may allow other agencies or organizations that have leased state
14			parl	ks, state recreational areas, reserves, or facilities to retain entrance and
15			spe	cial permit fees collected by the lessee.
16	2.	<u>b.</u>	The	e director may exempt all or any part of any state park, state recreational area,
17			or r	eserve from the requirement of the motor vehicle permit and fee, for any
18			acti	vity or period, when in the director's judgment it is desirable to do so;
19	ı		prov	vided, however, that no further exceptions may be made after state park
20			reve	enue bonds are issued and while the bonds are outstanding.
21	<u>5.</u>	<u>The</u>	dire	ctor shall maintain a computerized database that contains a record of
22		<u>ider</u>	ntifyin	g information for all individuals issued a permit under this section. If the
23		ope	rator	of a motor vehicle is unable to display a permit upon request pursuant to
24	subsection 1, the director shall permit the motor vehicle to enter any state park, state			
25		recr	eatio	nal area, or reserve upon verification in the database that the operator of the
26		mot	or ve	hicle has been issued a valid permit for the calendar year.
27	SECTION 2. AMENDMENT. Section 55-08-07 of the North Dakota Century Code is			
28	amended and reenacted as follows:			
29	55-08-07. State park fund - Appropriation.			
30	All revenues collected as permit fees, admissions, use charges, rentals, compensation for			
31	concession agreements, or otherwise, with the exception of revenue from bequests, trusts, or			

- gifts, and with the exceptions noted in subsections 1 and 2subdivisions a and b of subsection 4
 of section 55-08-06, must be placed in the state park fund, together with all proceeds of bonds
 issued pursuant to section 55-08-08. This fund must be maintained by the state treasurer as a
 special trust fund and is irrevocably appropriated and must be used and disbursed solely for the
 following purposes:
 - 1. To pay the current cost of furnishing each special service provided in accordance with this chapter. For this purpose the charges, fees, and rentals for each service must be credited to a special operating account, from which must be paid only the current, reasonable, and necessary cost of operating that service, determined in accordance with accepted accounting practice, including the purchase price of merchandise and utilities sold and the compensation of employees necessarily attributable to the furnishing of that service. The director may incur no operating cost for any building, structure, or facility leased, and the leases must provide for the payment of the costs by the lessee and for the payment of a net rental in addition to the costs. No lease rentals and no motor vehicle permit fees may be credited to operating accounts.
 - 2. To provide for the payment and security of the principal and interest when due on any state park revenue bonds issued under section 55-08-08. For this purpose the treasurer shall credit to a special service account within the state park fund, as received, all bond proceeds, all motor vehicle permit fees and all rental payments by lessees, and all net income remaining in the operating account for each special service at the end of each month, in excess of the costs of operation thereof which are then payable or are to become due and payable within one month, and shall transfer from this fund and account to the revenue bond fund described in section 55-08-09, whenever necessary, so much of the revenues then on hand as may be required to produce a balance in the revenue bond fund equal to the interest due and to become due within eighteen months plus the principal due and to become due within twenty-four months thereafter on all outstanding series of the bonds.
 - 3. To finance the acquisition, construction, reconstruction, improvement, betterment, or extension of the department's properties, for projects within state parks, state campgrounds, state recreation areas, and reserves including the acquisition of land and water, the erection of buildings and structures, and the improvement of properties

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- held in trust for or leased by the state, as authorized by the legislative assembly. For this purpose the director shall authorize the disbursement of bond proceeds and revenues received in the fund. However, a disbursement may not be made in excess of the amounts of revenue bonds issued and other funds granted or appropriated and received for this purpose, and no disbursements may be made at any time when the balance in the revenue bond fund is less than specified in subsection 2.
- 4. For any other purpose for which funds have been appropriated by the legislative assembly to the parks and recreation department. A disbursement may not be made at any time when the balance in the revenue bond fund is less than specified in subsection 2.