Sixty-seventh Legislative Assembly of North Dakota

## HOUSE BILL NO. 1043

Introduced by

Judiciary Committee

(At the request of the Ethics Commission)

- 1 A BILL for an Act to create and enact two new sections to chapter 54-66 of the North Dakota
- 2 Century Code, relating to the ethics commission delegation of duties and advisory opinions; to
- 3 amend and reenact subsection 2 of section 54-66-01 and sections 54-66-05, 54-66-06,
- 4 54-66-07, 54-66-08, 54-66-09, and 54-66-12 of the North Dakota Century Code, relating to
- 5 ethics commission complaint procedures.

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

7 SECTION 1. AMENDMENT. Subsection 2 of section 54-66-01 of the North Dakota Century
 8 Code is amended and reenacted as follows:

- 9 2. "Complainant" means an individual<u>a North Dakota resident</u> who, in writing or verbally,
  10 submits a complaint to the commission <u>or, as permitted in section 54-66-05, the</u>
  11 <u>commission</u>.
- SECTION 2. AMENDMENT. Section 54-66-05 of the North Dakota Century Code is
   amended and reenacted as follows:
- 14 54-66-05. Making a complaint <u>- Summary dismissal of complaint</u>.
- 15 A complaint may be made to the commission orally or in writing. If a complainant is a 1. 16 nonresident or does not provide the complainant's name, address, and telephone 17 number with the complaint, the ethics commission may not investigate, refer, or take 18 other action regarding the complaintproceed as the complainant, provided the 19 commission determines there is a reasonable belief a violation has occurred and 20 approves proceeding by a majority vote at a meeting at which a guorum is present. 21 The meeting under this section at which the commission discusses whether there is a 22 reasonable belief a violation has occurred must be held in an executive session. The 23 commission shall summarize each oral complaint in writing unless the complaint must 24 be disregarded under this section.

1	<u>2.</u>	Upon receipt of a complaint or information regarding a violation, the commission may		
2		summarily dismiss the complaint or decline to proceed with a complaint if the alleged		
3		violation does not fall within the commission's jurisdiction, is insufficient to identify a		
4		possible violation, or fails to comply with rules adopted by the commission. In lieu of		
5		summary dismissal, the commission may refer the matter under section 54-66-08.		
6	<u>3.</u>	If a complainant would like the complainant's identity to remain confidential, the		
7	I	commission may not release the complainant's name and address to the accused		
8		individual without the authorization of the complainant. If the complainant also is a		
9		witness to the alleged violation and does not authorize release of the complainant's		
10		name and address to the accused individual, the statement of the complainant may		
11		not be used as evidence of a violation.		
12	SECTION 3. AMENDMENT. Section 54-66-06 of the North Dakota Century Code is			
13	amended and reenacted as follows:			
14	54-66-06. Informing the accused individual - Written response permitted.			
15	The	commission shall inform an accused individual <del>by registered mail</del> of the identity of the		
16	<del>complai</del> i	nant who made the allegation against the accused individualcomplaint and include the		
17	written complaint or written summary of the oral complaint, witness statements, and other			
18	documentary evidence considered as soon as reasonably possible but no later than twenty			
19	calenda	r days after the commission receives the complaint. If the commission is the		
20	complainant under section 54-66-05, the documents must be provided to the accused individual			
21	as soon	as reasonably possible but no later than twenty calendar days after the date the		
22	commise	<del>sion voted to proceed with a complaint.</del> The accused individual may respond to the		
23	complaint in writing within twenty calendar days of receipt of the complaint or summary of the			
24	complaii	nt.		
25	SEC	TION 4. AMENDMENT. Section 54-66-07 of the North Dakota Century Code is		
26	amende	d and reenacted as follows:		
27	54-6	6-07. Informal resolution.		
28	The	commission shall attempt to negotiate or mediate an informal resolution between the		
29	accused individual and the complainant unless the commission disregardssummarily dismissed			
30	the complaint <del>pursuant to<u>under</u> section 54-66-05 <del>or for any other reason</del>. The accused</del>			
31	individua	al may be accompanied by legal counsel in a negotiation or mediation.		

1	SECTION 5. AMENDMENT. Section 54-66-08 of the North Dakota Century Code is				
2	amended and reenacted as follows:				
3	54-66-08. Investigations - Referrals.				
4	1.	If an informal resolution is not reached under section 54-66-07, the ethics commission			
5		may:			
6		a. <u>DisregardDismiss</u> the complaint;			
7		b. Require ethics commission staff to investigate the allegations in the complaint; or			
8		c. Engage an outside investigator to investigate allegations in the complaint.			
9	2.	If the commission believes a complaint contains allegations of criminal conduct, the			
10		ethics commission shall refer the allegations of criminal conduct to the bureau of			
11		criminal investigations or other law enforcement agency and may not take further			
12		action on the referred allegations. The commission shall inform the accused individual			
13		by registered mail of a referral under this section and the nature of the referred			
14		allegations as soon as reasonably possiblematter must be coordinated with the			
15		appropriate law enforcement agency with jurisdiction over the offense. If the law			
16		enforcement agency agrees to accept a referral for possible criminal prosecution, the			
17		commission may not take further action on the complaint until the law enforcement			
18		agency informs the commission law enforcement proceedings regarding the complaint			
19		are complete. If the law enforcement agency declines a referral for prosecution, the			
20		commission may investigate the complaint under the rules and policies adopted by the			
21		commission. Unless the agency accepting the referral objects, the commission shall			
22		inform the complainant and respondent as soon as reasonably possible of a referral			
23		and the nature of the referred allegations.			
24	<u>3.</u>	The commission may require the testimony of a witness or the production of a book,			
25		record, document, data, or other object at any of the commission's investigator			
26		interviews or proceedings held in connection with the investigation of a complaint. If a			
27		witness fails or refuses to appear or any individual fails to produce requested			
28		information, the commission may issue a subpoena to compel the witness to appear or			
29		a subpoena duces tecum to compel the production of any book, record, document,			
30		data, or other object.			

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1	<u> <u>4.    </u></u>	If a person refuses to obey a subpoena by the commission, the district court, upon				
2		application by the commission, may issue to the person an order requiring the person				
3		to appear and give evidence or otherwise produce documentary evidence requested				
4		by the commission regarding the matter under investigation.				
5	<u> <u>5.    </u></u>	<u>A witness who is subpoenaed under this section and who appears before the</u>				
6		commission or the commission's investigator is entitled to receive the same fees and				
7		mileage as a witness in a civil case in district court.				
8	SECTION 6. AMENDMENT. Section 54-66-09 of the North Dakota Century Code is					
9	amende	ed and reenacted as follows:				
10	54-6	66-09. Investigation findings - Ethics commission determinations.				
11	1.	An investigator, other than a law enforcement agency, of a complaint shall provide				
12		written findings of the investigation to the ethics commission within a reasonable				
13		amount of time. The ethics commission shall provide copies of the written findings and				
14		evidence considered to the accused individual, who may respond to the commission in				
15		person or in writing within a reasonable time. If the accused individual responds in				
16		person, no fewer than three members of the commission shall meet in a closed				
17		meeting with the accused individual. An accused individual may be accompanied by				
18		legal counsel when responding to the commission in person.				
19	2.	After providing a reasonable time for an accused individual to respond to the				
20		investigation findings and considering any response to the findings, the ethics				
21		commission shall determine whether a violation of article XIV of the Constitution of				
22		North Dakota, this chapter, or another law or rule regarding transparency, corruption,				
23		elections, or lobbying occurred, and inform the accused individual of the				
24		determination. If the commission determined a violation occurred, the commission may				
25		impose a penalty authorized by law for the violation or refer the matter to the agency				
26		with enforcement authority over the violation.				
27	3.	The commission may not terminate the employment of a public official or otherwise				
28		remove a public official from the public official's public office.				
29	4.	The ethics commission may not reconsider, invalidate, or overturn a decision, ruling,				
30		recommended finding of fact, recommended conclusion of law, finding of fact,				
31		conclusion of law, or order by a hearing officer under chapter 28-32 on the grounds the				

1	hearing officer failed to grant a request for disqualification under section 28-32-27 or							
2	failed to comply with subsection 5 of section 2 of article XIV of the Constitution of							
3		North Dakota.						
4	SEC	SECTION 7. AMENDMENT. Section 54-66-12 of the North Dakota Century Code is						
5	amende	amended and reenacted as follows:						
6	54-6	66-12. Confidential information.						
7	1.	The	e following information is a confidential record as defined in section 44-04-17.1,					
8		unle	ess the commission has determined the accused individual violated article XIV of					
9		the	Constitution of North Dakota, this chapter, or another law or rule regarding					
10		trar	sparency, corruption, elections, or lobbying, and a court affirmed the determination					
11		if ap	opealed, except the information may be disclosed as required by law or as					
12		nec	essary to conduct an investigation arising from a complaint:					
13		a.	Information revealing the contents of a complaint;					
14		b.	Information that reasonably may be used to identify an accused individual; and					
15		C.	Information relating to or created as part of an investigation of a complaint.					
16	2.	lf a	complaint is informally resolved under section 54-66-07, the following information					
17		is a	confidential record as defined in section 44-04-17.1:					
18		a.	Information revealing the contents of the complaint;					
19		b.	Information that reasonably may be used to identify the accused individual;					
20		C.	Information relating to or created as part of the process leading to the informal					
21			resolution; and					
22		d.	Information revealing the informal resolution.					
23	3.	Info	rmation that reasonably may be used to identify the complainant is confidential					
24	I	unle	ess the complainant waives confidentiality, authorizes its disclosure, or divulges					
25		info	rmation that reasonably would identify the complainant. However, the ethics					
26		con	nmission shall notify an accused individual of the identity of the complainant who					
27		ma	de an allegation against the accused individual, and the information. Information,					
28		incl	uding evidence under consideration by the investigator or commission, deemed					
29		con	fidential under this subsection may be disclosed as required by law or as					
30		nec	essary to conduct an investigation arising from a complaint to include disclosure of					
31		evid	lence being considered to an accused individual					

1	4.	The	information deemed confidential in subsections 1 and 2 may be disclosed by the							
2		ethi	cs commission if the accused individual agrees to the disclosure.							
3	SEC		<b>8</b> . A new section to chapter 54-66 of the North Dakota Century Code is created							
4	and enacted as follows:									
5	<u>Con</u>	Commission delegation of duties.								
6	The	The commission may delegate duties to the commission's executive director and other staff								
7	as neces	as necessary to assure the efficient administration of the commission's responsibilities.								
8	<u>Delegati</u>	Delegation of duties to the executive director and other staff must be made through rules or								
9	policies adopted by the commission at a public meeting. The commission may reconsider,									
10	modify, or reverse actions taken by the executive director or other staff pursuant to a delegated									
11	<u>duty.</u>									
12	SECTION 9. A new section to chapter 54-66 of the North Dakota Century Code is created									
13	and enacted as follows:									
14	Advisory opinions - Authority - Effect.									
15	<u>1.</u>	<u>In re</u>	esponse to a request from a public official, candidate for elected office, or lobbyist,							
16		the	ethics commission may provide a written advisory opinion regarding the							
17		<u>app</u>	lication of the following to <del>a</del> -specified <del>set of</del> -hypothetical <del> or actual</del> facts or							
18		pros	spective conduct:							
19		<u>a.</u>	Article XIV of the Constitution of North Dakota; or							
20		<u>b.</u>	State statutes and ethics commission rules related to transparency, corruption,							
21			elections, and lobbying.							
22	<u>2.</u>	<u>With</u>	nin fourteen days after receiving a request for a written advisory opinion, the ethics							
23		<u>com</u>	mission shall notify the requester whether the commission will provide an opinion.							
24	<u>3.</u>	<u>With</u>	nin ninety days after notifying a requester a written advisory opinion will be							
25		provided, the ethics commission shall issue the opinion.								
26	<u>4.</u>	<u>Crin</u>	ninal and civil penalties may not be imposed upon an individual for an action taken							
27	in accordance with an opinion issued under this section if:									
28		<u>a.</u>	The individual acts in good faith; and							
29		<u>b.</u>	The material facts surrounding the action taken are substantially the same as the							
30			factsconduct presented in the opinion.							

- 1 <u>5.</u> <u>Opinions and requests for opinions under this section are open records, except names</u>
- 2 of persons in the opinions and requests are exempt records.
- <u>6.</u> The ethics commission shall publish all written advisory opinions issued under this
   <u>section on a website or in another medium readily available</u>that is accessible to the
- 5 <u>public.</u>