Sixty-eighth Legislative Assembly of North Dakota

SENATE BILL NO. 2343

Introduced by

Senators Lee, J. Roers, Schaible

Representatives Sanford, Stemen, Swiontek

- 1 A BILL for an Act to create and enact a new section to chapter 44-04 of the North Dakota
- 2 Century Code, relating to records of a public entity governing body; and to amend and reenact
- 3 sections 15-10-17 and 44-04-17.1 of the North Dakota Century Code, relating to defining a
- 4 public entity governing body and state board of higher education policy.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. AMENDMENT. Section 15-10-17 of the North Dakota Century Code is
 amended and reenacted as follows:
- 8 15-10-17. Specific powers and duties of the state board of higher education.
- 9 The state board of higher education has all the powers and shall perform all the duties
- 10 necessary to the control and management of the institutions described in this chapter. <u>The state</u>
- 11 <u>board of higher education shall establish a policy ensuring transparent communication between</u>
- members of the board on all topics relating to the specific powers and duties under section 6 of
- 13 <u>article VIII of the Constitution of North Dakota and this section. Each member must have equal</u>
- 14 <u>access to all current and historic information relating to the specific powers and duties under</u>
- 15 <u>section 6 of article VIII of the Constitution of North Dakota and this section.</u> In addition to the
- 16 powers and duties specified in section 6 of article VIII of the Constitution of North Dakota, the
- 17 board may:

- 18 1. a. Appoint and remove the president or other faculty head, and the professors,
- instructors, teachers, officers, and other employees of the several institutions
- 20 under the board's control, fix the salaries for those positions within the limits of
- 21 legislative appropriations; and fix the terms of office and prescribe the duties of
- the positions.

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- b. Appoint and remove the commissioner of higher education, fix the
 commissioner's salary within the limits of legislative appropriations, and prescribe
 the commissioner's duties.
 - c. Appoint and remove all university system office personnel, fix their salaries within the limits of legislative appropriations, fix their terms of office, and prescribe their duties.
 - d. The board may hold an executive session to consider the appointment or removal of the commissioner of higher education, or a president or other faculty head, professor, instructor, teacher, officer, or other employee of an institution under the board's control unless the individual involved requests the meeting be open to other individuals or the public.
 - 2. Authorize the employment of law enforcement officers having jurisdiction on property owned or leased by the state board of higher education to enforce laws and regulations at its institutions, or as otherwise provided in this subsection.
 - a. A law enforcement officer employed by North Dakota state university has jurisdiction on all property owned or leased by the state board of higher education and property on and within the boundaries of the intersection of nineteenth avenue north and Dakota drive south to eighth avenue north, eighth avenue north east to tenth street north, tenth street north north to nineteenth avenue north, nineteenth avenue north west to Dakota drive.
 - b. A law enforcement officer employed by the university of North Dakota has jurisdiction on all property owned or leased by the state board of higher education and property on and within the boundaries of the intersection of demers avenue and north fifty-fifth street, north fifty-fifth street north to university avenue, university avenue east to north forty-second street, north forty-second street north to gateway drive, gateway drive east to north columbia road, north columbia road south to tenth avenue north, tenth avenue north east to north twenty-fifth street, north twenty-fifth street south to sixth avenue north, sixth avenue north east to north twentieth street, north twentieth street south to fifth avenue north, fifth avenue north west to north twenty-third street, north twenty-third street, north

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- twenty-first street, north twenty-first street south to dyke avenue, dyke avenue
 east to north washington street, north washington street south to demers avenue,
 and demers avenue west to north fifty-fifth street. Jurisdiction under this
 subdivision includes Grand Forks international airport.

 c. A law enforcement officer employed by the North Dakota state college of science
 has jurisdiction on all property owned or leased by the state board of higher
 - c. A law enforcement officer employed by the North Dakota state college of science has jurisdiction on all property owned or leased by the state board of higher education and property on and within the boundaries of the intersection of seventh avenue north and eleventh street north, eleventh street north to sixteenth avenue north, sixteenth avenue north west to fourth street north, and fourth street north south to seventh avenue north.
 - d. A law enforcement officer employed by Bismarck state college has jurisdiction on all property owned or leased by the state board of higher education and property on and within the boundaries of the area delineated by the intersections of schafer street and canary avenue, canary avenue and edwards avenue, edwards avenue and schafer street, edwards avenue and ward road, ward road and college drive, and college drive and schafer street.
 - e. A law enforcement officer employed by an institution under the control of the state board of higher education who is in "fresh pursuit" may continue beyond the jurisdictional boundaries of each institution to make an arrest, in compliance with a warrant or without a warrant under the conditions of section 29-06-15, if obtaining the aid of peace officers having jurisdiction beyond that limit would cause a delay permitting escape. As used in this subdivision, "fresh pursuit" has the same meaning as in section 29-06-07.
 - f. The state board of higher education may enter a joint powers agreement with a political subdivision to enable law enforcement from the political subdivision and law enforcement from the institution to provide secondary response to each other outside the jurisdictional boundaries provided in this subsection.
 - g. Notwithstanding any other provision of law or joint powers agreement, any misdemeanor or felony violation of law occurring in or on property owned or leased by the state board of higher education or within the extraterritorial jurisdiction must be filed in district court unless the primary law enforcement

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1 officer involved is not employed by the state board of higher education. An 2 infraction or noncriminal offense occurring in or on property owned or leased by 3 the state board of higher education or within the extraterritorial jurisdiction may 4 be filed in municipal court. 5 3. Set tuition and fees. 6 4. a. Establish a retirement program as an alternative to chapter 15-39.1 for university 7 system employees subject to the following guidelines: 8 Benefits under the program must be provided through annuity contracts 9 purchased by the board but which become the property of the participants; 10 (2) The cost of the annuity contracts must be defrayed by contributions made 11 pursuant to rules of the state board of higher education; 12 Eligible employees appointed before July 1, 1973, shall participate in the 13 alternate retirement program only by their individual election. When the 14 electing eligible employee is a member of the teachers' fund for retirement, 15 the employee's assessments and employer's contributions together with 16 interest credited at the current rate for one-year certificates then being paid 17 by the Bank of North Dakota must be transferred to the employee's account 18 in the alternate program. The election must be made before July 1, 1980, 19 and shall relinquish all rights the eligible employee or the employee's 20 beneficiary may have to benefits provided in chapters 15-39 and 15-39.2; 21 and 22 Employees of the university system who are members of the public 23 employees retirement system under chapter 54-52 or 54-52.6 and who 24 become entitled to participate in the alternate retirement program are 25 entitled to a special annuity purchase in the alternate retirement program in 26 accordance with this subdivision. An eligible employee who consents to 27 have that employee's contribution included is entitled to have that 28 employee's contribution and employer's contribution, with interest, in the 29 public employees retirement system fund, used by the retirement board of

the public employees retirement system to purchase for that employee an

annuity in the alternate retirement program in lieu of any other rights 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 chapters 54-52 and 54-52.6.

- b. Provide for the administration of the alternate 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.
- 5. Determine policy for purchasing by the university system in coordination with the office of management and budget as provided by law.
- 6. 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 do not apply to the early retirement program.
- 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.
- 8. Authorize and encourage 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.

- 1 Adopt rules promoting research, encouraging development of intellectual property and 2 other inventions and discoveries by university system employees, and protecting and 3 marketing the inventions and discoveries. The rules must govern ownership or transfer 4 of ownership rights and distribution of income that may be derived from an invention or 5 discovery resulting from research or employment in the university system. The rules 6 may provide for transfer of ownership rights or distribution of income to a private, 7 nonprofit entity created for the support of the university system or one of its 8 institutions.
- 9 **SECTION 2. AMENDMENT.** Section 44-04-17.1 of the North Dakota Century Code is amended and reenacted as follows:
- 11 **44-04-17.1.** Definitions.

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- 12 As used in this section through section 44-04-32:
- 1. "Closed meeting" means all or part of an exempt meeting that a public entity in its
 discretion has not opened to the public, although any person necessary to carry out or
 further the purposes of a closed meeting may be admitted.
 - "Closed record" means all or part of an exempt record that a public entity in its discretion has not opened to the public.
 - 3. "Confidential meeting" or "confidential record" means all or part of a record or meeting that is either expressly declared confidential or is prohibited from being open to the public.
- 4. "Executive session" means all or part of a meeting that is closed or confidential.
- 5. "Exempt meeting" or "exempt record" means all or part of a record or meeting that is neither required by law to be open to the public, nor is confidential, but may be open in the discretion of the public entity.
 - 6. "Governing body" means the multimember body responsible for making a collective decision on behalf of a public entity. "Governing body" also includes any group of persons, regardless of membership, acting collectively pursuant to authority delegated to that group by the governing body.
 - "Information technology resources" includes data processing hardware and software or technology support services necessary to facilitate a response to a request for electronic records.

1 "Law" includes federal statutes, applicable federal regulations, and state statutes. 2 9. "Meeting" means a formal or informal gathering or a work session, whether in a. 3 person or through any electronic means, of: 4 A quorum of the members of the governing body of a public entity regarding 5 public business; or 6 (2) Less than a quorum of the members of the governing body of a public entity 7 regarding public business, if the members attending one or more of the 8 smaller gatherings collectively constitute a quorum and if the members hold 9 the gathering for the purpose of avoiding the requirements of section 10 44-04-19. 11 "Meeting" does not include: b. 12 A chance or social gathering at which public business is not considered; 13 (2) Emergency operations during a disaster or emergency declared under 14 section 37-17.1-10 or an equivalent ordinance if a quorum of the members 15 of the governing body are present but are not discussing public business as 16 the full governing body or as a task force or working group; 17 (3) The attendance of members of a governing body at meetings of any 18 national, regional, or state association to which the public entity, the 19 governing body, or individual members belong; 20 Training seminars at which no other public business is considered or (4) 21 discussed; and 22 Administration of examinations by a regulatory board when no other public (5) 23 business is considered or discussed. 24 C. Notwithstanding subdivisions a and b, as applied to the legislative assembly, 25 "meeting" means any gathering subject to section 14 of article IV of the 26 Constitution of North Dakota. 27 10. "Organization or agency supported in whole or in part by public funds" means an 28 organization or agency in any form which has received public funds exceeding the fair 29 market value of any goods or services given in exchange for the public funds, whether 30 through grants, membership dues, fees, or any other payment. An exchange must be 31 conclusively presumed to be for fair market value, and does not constitute support by

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higher education.

1 public funds, when an organization or agency receives a benefit under any authorized 2 economic development program. 3 11. "Political subdivision" includes any county or city, regardless of the adoption of any 4 home rule charter, and any airport authority, township, school district, park district, 5 rural fire protection district, water resource district, solid waste management authority. 6 rural ambulance service district, irrigation district, hospital district, soil conservation 7 district, recreation service district, railroad authority, or district health unit. 8 12. "Public business" means all matters that relate or may foreseeably relate in any way 9 to: 10 a. The performance of the public entity's governmental functions, including any 11 matter over which the public entity has supervision, control, jurisdiction, or 12 advisory power; or 13 The public entity's use of public funds. b. 14 13. "Public entity" means all: 15 a. Public or governmental bodies, boards, bureaus, commissions, or agencies of 16 the state, including any entity created or recognized by the Constitution of North 17 Dakota, state statute, or executive order of the governor or any task force or 18 working group created by the individual in charge of a state agency or institution, 19 to exercise public authority or perform a governmental function; 20 Public or governmental bodies, boards, bureaus, commissions, or agencies of b. 21 any political subdivision of the state and any entity created or recognized by the 22 Constitution of North Dakota, state statute, executive order of the governor, 23 resolution, ordinance, rule, bylaw, or executive order of the chief executive 24 authority of a political subdivision of the state to exercise public authority or 25 perform a governmental function; and 26 Organizations or agencies supported in whole or in part by public funds, or C. 27 expending public funds. 28 14. "Public entity governing body" means a body of members, including a board, which is

granted the administration and control of a public entity, including a state institution of

1 "Public funds" means cash and other assets with more than minimal value received 2 from the state or any political subdivision of the state. 3 15.16. "Quorum" means one-half or more of the members of the governing body, or any 4 smaller number if sufficient for a governing body to transact business on behalf of the 5 public entity. "Record" means recorded information of any kind, regardless of the physical form or 6 16.17. 7 characteristic by which the information is stored, recorded, or reproduced, which is in 8 the possession or custody of a public entity or its agent and which has been received 9 or prepared for use in connection with public business or contains information relating 10 to public business. "Record" does not include unrecorded thought processes or mental 11 impressions, but does include preliminary drafts and working papers. "Record" also 12 does not include records in the possession of a court of this state. 13 17.18. "Task force or working group" means a group of individuals who have been formally 14 appointed and delegated to meet as a group to assist, advise, or act on behalf of the 15 individual in charge of a state agency or institution when a majority of the members of 16 the group are not employees of the agency or institution. 17 SECTION 3. A new section to chapter 44-04 of the North Dakota Century Code is created 18 and enacted as follows: 19 Records of a public entity governing body. 20 A public entity or its governing body may not deny a member of the governing body access 21 to a closed record, exempt record, confidential record, or other record, including a meeting 22 record, whether written or recorded, which was created by or for the current or a prior governing 23 body in the course of conducting the business of the public entity.