Fifty-seventh of North Dakota

Legislative Assembly SENATE BILL NO. 2380

Introduced by

23

Senators Holmberg, Heitkamp, Schobinger

Representatives Delmore, Devlin, Price

- 1 A BILL for an Act to establish a youth smoking prevention commission; to provide an
- 2 appropriation; and to declare an emergency.

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

4	SEC	CTION 1. Definitions. As used in this Act, unless the context otherwise requires:
5	1.	"Commission" means the youth smoking prevention commission.
6	2.	"Grantee" means a public entity or private nonprofit entity approved by the
7		commission to receive moneys from the fund for qualified youth smoking
8		prevention programs.
9	3.	"Master settlement agreement" means the settlement agreement and related
10		documents entered on September 15, 2001, by the state and leading United States
11		tobacco product manufacturers.
12	4.	"Qualified youth smoking prevention program" means a program that meets the
13		criteria as set forth in the state plan.
14	5.	"State plan" means the state plan for youth smoking prevention adopted pursuant
15		to section 6 of this Act.
16	SEC	CTION 2. Youth smoking prevention commission.
17	1.	The youth smoking prevention commission is established in the office of the
18		governor. The membership of the commission is as follows:
19		a. The governor or the governor's designee.
20		b. Two legislative members appointed by the chairman of the legislative council.
21		c. Ten members appointed by the governor as follows:
22		(1) Five individuals between the ages of thirteen and eighteen; and five

individuals with knowledge, competence, experience, or interest in

1			youth smoking prevention or other relevant background including youth
2			education, public health, social science, and business expertise.
3		(2)	One of the members appointed by the governor must be selected from
4			a list of three names submitted to the governor by the Indian affairs
5			commission.
6	2.	The appo	inted members serve for a term of two years and until a successor is
7		appointed	. A vacancy on the commission must be filled in the same manner as the
8		original ap	ppointment for the remainder of the unexpired term. All members must
9		be resider	nts of the state.
10	3.	The gover	rnor shall convene the commission's first meeting before May 15, 2001.
11	4.	Members	of the commission must be compensated at a rate of sixty-two dollars
12		and fifty c	ents per day and are allowed the mileage and expenses as provided by
13		law for me	embers of state officers and employees.
14	SE	CTION 3. C	Commission powers. The commission may:
15	1.	Accept, he	old, and administer any moneys appropriated or distributed to the
16		commissio	on or other money, securities, or other property appropriated, given, or
17		bequeathe	ed to the commission, absolutely or in trust, for the purposes for which
18		the comm	ission is created;
19	2.	Distribute	the moneys in the fund to entities in accordance with the state plan;
20	3.	Contract a	as necessary or convenient for the exercise of its powers and functions;
21	4.	Make byla	aws for the management and regulations of its affairs;
22	5.	Receive a	ind accept aid, grants, contributions, and cooperation of any kind from
23		any sourc	e for the purposes of this Act subject to the conditions, acceptable to the
24		commissio	on, upon which the aid, grants, contributions, and cooperation may be
25		made;	
26	6.	Invest its	funds as permitted by applicable law; and
27	7.	Do any la	wful act necessary or appropriate to carry out the powers granted or
28		reasonabl	y implied, including use of any lawful act necessary or appropriate to
29		recover pa	ayments wrongfully made from the fund.
30	SE	CTION 4. A	Affairs and business of commission. The governor or the governor's
31	designee s	hall adminis	ster, manage, and direct the affairs and business of the commission in

1 accordance with this Act, subject to the commission's control. The commission may use

2 technical experts and other employees on a temporary basis as it may require. The actual

3 expenses incurred in the performance of these duties must be paid from the fund.

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SECTION 5. Youth prevention fund.

- 5 1. The state youth smoking prevention fund is a special fund in the state treasury. 6 The fund consists of moneys received by the state under the master settlement 7 agreement for the purpose of the prevention of youth smoking and all other 8 moneys, including appropriation, gifts, grants, or other funds, designated for the 9 fund. All interest derived from the deposit and investment of moneys in the fund 10 must be credited to the fund.
- 11 2. All moneys in the fund are subject to legislative appropriation for the purposes 12 described in this Act.
- 13 3. Moneys from the fund may not be used to engage in political activity or lobbying 14 including support of or opposition to candidates, ballot questions, referenda, or 15 similar activities.
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SECTION 6. State plan for youth smoking prevention.

- 17 1. Before August 1, 2001, the commission shall propose a state plan for youth 18 smoking prevention. The commission shall publish its proposed state plan and 19 submit its proposed state plan to the governor, the department of human services, 20 the department of health, and the attorney general. The public, the governor, the 21 named departments, and the attorney general may submit comments to the 22 commission on the proposed state plan before November 1, 2001. Before 23 January 15, 2002, the commission shall adopt and publish a final state plan. For 24 subsequent years, the commission shall set the deadlines for the submission of 25 proposed amendments to the state plan, the submission of comments to the 26 proposed amendments, and the adoption of amendments and publication of the 27 amended state plan; provided, however, that grant award announcements must be 28 made before March first as provided in section 8 of this Act.
- 29 2. The commission shall establish and implement a tobacco use prevention and 30 dependence treatment plan that is a sustainable, long-term, comprehensive 31 program that integrates science-based, comprehensive, and effective programs

1		including countermarketing and public education programs, community-based
2		programs, chronic disease programs, treatment of tobacco dependence,
3		school-based programs, enforcement programs, and statewide programs and
4		which includes a mechanism for ongoing monitoring and evaluation of the program.
5		The state plan must build on and may not duplicate current programs. The state
6		plan must set out the criteria by which grant proposals are considered by the
7		commission and must include components of the centers for disease control and
8		prevention's best practices for comprehensive tobacco control programs. The plan
9		must also describe the types of youth smoking prevention programs that are
10		eligible for consideration for grants from the fund. The eligible programs must
11		include:
12		a. Media campaigns directed to youth to prevent underage consumption of
13		cigarettes;
14		b. School-based youth programs involving youth smoking;
15		c. Community-based youth programs involving youth smoking prevention
16		through general youth development; and
17		d. Enforcement and administration of the state law related to the prevention of
18		cigarette sales to minors, related retailer education, and compliance efforts.
19	3.	The state plan must provide that no less than fifty percent of the dollar value of the
20		grants award in each year is dedicated to programs described in subdivisions b
21		and c of subsection 2.
22	4.	The state plan must provide for an annual statewide school-based survey to
23		measure cigarette use and behaviors toward cigarette use by individuals in grades
24		seven through twelve. This survey must:
25		a. Involve a statistically valid sample of the individuals in each grade from
26		seventh through twelfth;
27		b. Not include any individual who is eighteen years of age or older; and
28		c. Be made available to the public, along with the resulting data, excluding
29		respondent identities and respondent-identifiable data, before September first
30		of each year.

1	5.	The state plan may use data from the United States center for disease control's
2		annual survey of students to gather this data or a comparable survey.
3	6.	The state plan must provide that no more than five percent of the fund may be
4		expended on the administrative costs of the commission.
5	SEC	TION 7. Grants for youth smoking prevention programs.
6	1.	The commission shall meet to review applications for grants for youth smoking
7		prevention programs. A grant may not be awarded without the approval of the vote
8		of a majority of the commission. To the extent practicable and consistent with the
9		criteria for qualified applicants set forth in the state plan, the commission shall
10		make awards equal to the total amount of funds appropriated for qualified youth
11		smoking prevention programs less the administrative costs of the commission.
12	2.	An applicant for a grant for a qualified youth smoking prevention program must file
13		an application with the commission no later than April 1, 2002, for the initial year of
14		the program and for subsequent years, no later than November first of the year
15		preceding the fiscal year for which the grant is requested.
16	3.	An applicant that requests funding to initiate, continue, or expand a youth smoking
17		prevention program must demonstrate, by means of application, letters of
18		recommendation, and other means as the commission may designate, that the
19		proposed youth smoking prevention program for which it seeks funds meets the
20		criteria set forth in the state plan. Previous grant recipients shall include recent
21		evaluations of their programs with their applications. The commission may not
22		award a grant unless it makes a specific finding, as to each applicant, that the
23		program proposed to be funded meets the criteria set forth in the state plan.
24	4.	In addition to evaluating the funding request pursuant to the criteria set out in the
25		state plan, the commission shall consider:
26		a. In the case of applications to fund media campaigns directed to youth to
27		prevent underage consumption of cigarettes, whether the campaign provides
28		for sound management and periodic evaluation of the campaign's relevance
29		to the intended audience, including audience awareness of the campaign and
30		recollection of the main message.

1		b.	In the	e case of applications to fund school-based education programs to
2			preve	ent youth smoking, whether there is credible evidence that the program is
3			effect	ive in reducing youth smoking.
4		C.	In the	e case of applications to fund community-based youth programs involving
5			youth	smoking prevention through general youth development, whether the
6			progr	am:
7			(1)	Has a comprehensive strategy with a clear mission and goals;
8			(2)	Has committed, caring, and professional leadership;
9			(3)	Offers a diverse array of youth-centered activities in youth-accessible
10				facilities;
11			(4)	Is culturally sensitive, inclusive, and diverse;
12			(5)	Involves youth in the planning, delivery, and evaluation of services that
13				affect them; and
14			(6)	Offers a positive focus including all youth.
15	5.	In th	e case	e of applications to fund enforcement and administration of state law
16		relat	ted to t	the prevention of cigarette sales to minors, related retailer education and
17		com	plianc	e efforts, whether those activities and efforts can reasonably be
18		expe	ected t	o reduce the extent to which tobacco products are available to
19		indiv	/iduals	under the age of eighteen.
20	6.	Stat	e and	local government departments and agencies are eligible for grants
21		prov	vided p	ursuant to this Act.
22	SEC	TION	N 8. G	rants award announcements. Before May 15, 2002, and before March
23	first of each	subs	sequer	t year, the commission shall announce the award of grants for the next
24	fiscal year.	Any	funds	appropriated for qualified youth smoking prevention programs not
25	expended ir	n the	bienni	um must be retained in the fund and available for qualified youth
26	smoking pre	event	ion pro	ograms in the following biennium without further legislative appropriation.
27	SEC	TION	19. C	ommission accounts and records.
28	1.	The	accou	ints and records of the commission showing the receipt and
29		disb	ursem	ent of funds from whatever source derived must be in the form as the
30		offic	e of m	anagement and budget prescribes.

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1	2.	The director of the office of management and budget or the director's designee		
2		shall audit the commission annually. Copies of the annual audit must be		
3		distributed to the governor and to the budget section of the legislative council.		
4	SE	CTION 10. Reports.		
5	1.	As a condition for the receipt of funds under this chapter, a grantee shall agree to		
6		file a report with the commission, before September first, after the end of the fiscal		
7		year for which the grant was awarded, as to:		
8		a. Amount received as a grant and the expenditures made with the proceeds of		
9		the grant;		
10		b. A description of the program offered and the number of youth who		
11		participated in the program; and		
12		c. Specific elements of the program meeting the criteria set forth in the state		
13		plan.		
14	2.	A grantee failing to timely file the report required under this section is subject to the		
15		jurisdiction of the attorney general for repayment of the full amounts of the grants		
16		expended.		
17	3.	The commission shall review and evaluate the reports of grantees required under		
18		this section and file a written report with the budget section of the legislative council		
19		before December fifteenth of each year on the status of the fund and the activities		
20		of the fund for the fiscal year most recently ended. The report must include a copy		
21		of the annual audit, the name of each grantee, and the amount of each grant		
22		made, the criteria used to award each grant, and whether the program		
23		implemented by each grantee met the criteria. The report is public immediately		
24		upon its filing.		
25	SE	CTION 11. APPROPRIATION. There is appropriated out of any moneys in the		
26	6 community health trust fund, not otherwise appropriated, the sum of \$5,200,000, or so much of			
27	the sum as	may be necessary, to the state department of health for the purpose of defraying		
28	the costs of the youth smoking prevention commission and for providing grants for qualified			
29	youth smoking prevention programs, for the period beginning on the effective date of this Act,			
30	and ending June 30, 2003.			
24	00	CTION 42 ENERGENCY This Act is declared to be an emergency measure		

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SECTION 12. EMERGENCY. This Act is declared to be an emergency measure.