Sixty-third Legislative Assembly of North Dakota

## FIRST ENGROSSMENT with House Amendments ENGROSSED SENATE BILL NO. 2129

Introduced by

Senators Laffen, Cook, Sorvaag

Representatives N. Johnson, Kreun, Sukut

- 1 A BILL for an Act to amend and reenact section 54-21.3-04.1 of the North Dakota Century
- 2 Code, relating to the state building code and accessibility standards.

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

SECTION 1. AMENDMENT. Section 54-21.3-04.1 of the North Dakota Century Code is
amended and reenacted as follows:

## 6 54-21.3-04.1. Accessibility standards.

7 Notwithstanding section 54-21.3-04, every building or facility subject to the federal-

8 Americans with Disabilities Act of 1990 [Pub. L. 101-336; 104 Stat. 327] must conform to the

9 accessibility standards of the Americans with Disabilities Act Accessibility Guidelines for-

10 Buildings and Facilities as contained in the appendix to title 28, Code of Federal Regulations,

11 part 36 [28 CFR 36]. State and political subdivision entities may not claim the exceptions to the

12 requirement that elevators be installed in certain buildings as those exceptions are stated in-

13 exception 1 to section 4.1.3(5) and in section 4.1.6(1)(k)(i) in the Americans with Disabilities Act-

14 Accessibility Guidelines for Buildings and Facilities found in the appendix to 28 CFR 36. A

15 structural change to an existing state or political subdivision building or facility is not required if

16 another method is effective in achieving compliance with regulations adopted under Public Law

17 101-336. For public accommodations, an alternative to a structural change in existing buildings-

18 or facilities is permitted only after it has been documented, in accordance with regulations

19 adopted under Public Law 101-336, that a particular structural change is not readily achievable.

20 A state agency or the governing body of a political subdivision shall require from any person-

21 preparing plans and specifications for a building or facility subject to the Americans with-

22 Disabilities Act of 1990 [Pub. L. 101-336; 104 Stat. 327], a statement that the plans and

23 specifications are, in the professional judgment of that person, in conformance with the-

24 Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities found in the-

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1 appendix to 28 CFR 36, subject to the exception stated in this section. A statement of

2 conformance must be submitted to the department of commerce division of community services-

3 for recording.

4	<u>1.</u>	This section replaces any reference to "accessibility standards" in the state and a
5		political subdivision's building code. Notwithstanding section 54-21.3-04, every
6		building or facility subject to the federal Americans with Disabilities Act must conform
7		to the accessibility standards as published by the department of justice revised
8		regulations for titles II and III of the Americans with Disabilities Act of 1990 in the
9		federal register on September 15, 2010. The 2010 standards are minimum
10		requirements, both scoping and technical, for newly designed and constructed or
11		altered state and local government facilities, public accommodations, and commercial
12		facilities to be readily accessible to and usable by individuals with disabilities.
13	<u>2.</u>	These standards include standards for state and local governments, which consist of
14		the title II regulations at 28 CFR 35.151 and the 2004 Americans with Disabilities Act
15		accessibility guidelines at 36 CFR, part 1191, appendices B and D; the 2010
16		standards for public accommodations and commercial facilities, which consist of the
17		title III regulations at 28 CFR, part 36, subpart D, and the 2004 Americans with
18		Disabilities Act accessibility guidelines at 36 CFR, part 1191, appendices B and D.
19	<u>3.</u>	These standards include the elevator requirements and exceptions are stated in
20		206.2.3; exceptions: 11 through 7.
21	<u>4.</u>	All state agencies, governing bodies of a political subdivision, and controlling bodies of
22		all public accommodations and commercial facilities shall require from the person
23		preparing drawings and specifications for a building or facility, subject to the
24		Americans with Disabilities Act of 1990, revised 2010, a statement referencing all
25		applicable sections of the standards, that the drawings and specifications are in the
26		professional judgment of that person, in conformance with 2010 Americans with
27		Disabilities Act standards for accessible design. For all public facilities, the statement
28		of conformance must be submitted to the controlling body before construction
29		proceeds. A copy of the statement must be submitted to the department of commerce
30		division of community services for recording.

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1	<u>5.</u>	After July 31, 2013, a newly designed and constructed building in excess of seven
2		thousand five hundred square feet [696.77 square meters] which is classified within
3		the state building code as assembly, business, educational, institutional, or mercantile
4		occupancy and required by the state building code to be accessible must include at
5		the primary exterior public entrance an automatic door or power-assisted manual door
6		that complies with the requirements of the Americans with Disabilities Act of 1990,
7		revised 2010. If a multiple unit building does not have a primary exterior public
8		entrance, an individual unit within that building is not required to include an automatic
9		door or power-assisted manual door unless that individual unit is in excess of seven
10		thousand five hundred square feet [696.77 square meters].