Sixty-sixth Legislative Assembly of North Dakota

SENATE BILL NO. 2209

Introduced by

Senators Klein, Heckaman, Myrdal

Representatives Damschen, Devlin, Holman

- 1 A BILL for an Act to amend and reenact section 44-04-24 of the North Dakota Century Code,
- 2 relating to protection for records related to critical infrastructure and security planning,
- 3 mitigation, or threats.

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

5 SECTION 1. AMENDMENT. Section 44-04-24 of the North Dakota Century Code is

6 amended and reenacted as follows:

1	44-0	44-04-24. Security system plan - <u>Disaster and cypersecurity information -</u> Exemption.			
8	1.	A security system plan kept by a public entity is, and records required to be disclosed			
9		to another person for disaster mitigation, preparation, response, vulnerability, or			
10		recovery, or for cybersecurity planning, mitigation, or threat, are exempt from the			
11		provisions of section 44-04-18 and section 6 of article XI of the Constitution of North			
12		Dakota.			
13	2.	As used in this section:			
14		a. "Critical infrastructure" means public buildings, systems, including			
15		telecommunications centers and computers, power generation plants, dams,			
16		bridges, and similar key resources, and systems related to utility services, fuel			
17		supply, energy, hazardous liquid, natural gas, or coal, whether physical or virtual,			

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- so vital to the state that the incapacity or destruction of these systems would
 have a debilitating impact on security, state economic security, state public health
 or safety, or any combination of those matters.
- 21 b. "Security system plan" includes all records,:
- <u>Records, information, photographs, audio and visual presentations,</u>
 schematic diagrams, surveys, recommendations, communications, or
 consultations or portions of any such plan relating directly to the physical or

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1			electronic security of a public facility, or any critical infrastructure, whether	
2			owned by or leased to the state or any of its political subdivisions, or any	
3			privately owned or leased critical infrastructure if the plan or a portion of the	
4			plan is in the possession of a public entity; threat	
5		<u>(2)</u>	Information relating to cybersecurity defenses, or threats, attacks, attempted	
6			attacks, and vulnerabilities of cyber system operations relating directly to the	
7			physical or electronic security of a public facility, or any critical infrastructure,	
8			whether owned by or leased to the state or any of its political subdivisions,	
9			or any privately owned or leased critical infrastructure if the information is in	
10			the possession of a public entity;	
11		<u>(3)</u>	<u>Threat</u> assessments; vulnerability	
12		<u>(4)</u>	Vulnerability and capability assessments conducted by a public entity, or	
13			any private entity; threat	
14		<u>(5)</u>	Threat response plans; and emergency	
15		<u>(6)</u>	Emergency evacuation plans.	
16	3.	This exemption applies to security system plans received by a public entity before, on,		
17		or after March 20, 2003.		
18	4.	Nothing in this section may be construed to limit disclosure required for necessary		
19		construction, renovation, or remodeling work on a public building. Disclosure under		
20		this subsection does not constitute public disclosure.		