19.0327.07000

Sixty-sixth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED HOUSE BILL NO. 1285

Introduced by

Representatives Skroch, Ertelt, Fegley, Johnston, Jones, Karls, Rohr, M. Ruby, Schneider Senators Myrdal, Poolman

- 1 A BILL for an Act to amend and reenact section 50-25.1-15 of the North Dakota Century Code,
- 2 relating to abandoned infants at certain locations; and to provide for a report to the legislative
- 3 management.

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

- 5 **SECTION 1. AMENDMENT.** Section 50-25.1-15 of the North Dakota Century Code is amended and reenacted as follows:
- 50-25.1-15. Abandoned infant Hospital Approved location procedure Reporting
 immunity.
 - As used in this section:
 - a. "Abandoned infant" means an abandoned infant as defined in section 27-20-02 and which who has been abandoned at birth at a hospital or before reaching the age of one year regardless of the location of birth and who has been left with an on-duty staff member at a hospital an approved location in an unharmed condition.
 - b. "Approved location" means a hospital or other location as designated by administrative rule adopted by the department.
 - <u>c.</u> "Hospital" means a facility licensed under chapter 23-16.

2. A parent of an infant <u>under the age of one year, or an agent of the parent with the</u>
20 <u>parent's consent, may abandonleave</u> the infant <u>with an on-duty staff member</u> at any-
21 <u>hospital. An agent of the parent may leave an abandoned infant at a hospital with the-</u>
22 <u>parent's consentan approved location</u>. Neither the parent nor the agent is subject to
23 prosecution under sections 14-07-15 and 14-09-22 for leaving thean abandoned infant
24 at a hospital.

- 3. A hospital An approved location shall accept an infant abandoned or left under this section. The hospital approved location may request information regarding the parents and shall provide the parent or the agent with a medical history form and an envelope with the hospital's approved location's return address. If a hospital accepting the infant has the infant's medical history, the hospital is not required to provide the parent or the agent with a medical history form. Neither the parent nor the agent is required to provide any information.
 - 4. Thelf an infant is left at a hospital, the hospital shall provide the parent or the agent with a numbered identification bracelet to link the parent or the agent to the abandoned infant, unless due to birth of the infant, the infant and parent currently have an identification bracelet. Possession of an identification bracelet does not entitle the bracelet holder to take custody of the abandoned infant on demand. If an individual possesses a bracelet linking the individual to an abandoned infant left at a hospital under this section and parental rights have not been terminated, possession of the bracelet creates a presumption that the individual has standing to participate in a protection services action brought under this chapter or chapter 27-20. Possession of the bracelet does not create a presumption of maternity, paternity, or custody.
 - 5. The hospitalapproved location may provide the parent or the agent with any relevant information, including:
 - a. Information about the safe place for abandoned infant programs;
 - b. Information about adoption and counseling services; and
 - c. Information about whom to contact if reunification is sought.
 - 6. Within twenty-four hours of receiving an abandoned infant under this section, the hospitalapproved location shall report to the department, as required by section 50-25.1-03, that an abandoned infant has been left at the hospitalapproved location. The report may not be made before the parent or the agent leaves the hospitalapproved location.
 - 7. The hospitalapproved location and its employees and agents are immune from any criminal or civil liability for accepting an abandoned infant under this section.
 - 8. Upon receiving a report of an abandoned infant left at a hospital under this section, the department shall proceed as required under this chapter if it appears that the

- abandoned infant was not harmed, except the department may not attempt to identify or contact the parent or the agent. If it appears the abandoned infant who was left was harmed, the department shall initiate an assessment of the matter as required by law.
 - 9. If an individual claiming to be the parent or the agent contacts the department and requests to be reunited with the abandoned infant who was left, the department may identify or contact the individual as required under this chapter and all other applicable laws. If an individual contacts the department seeking information only, the department may attempt to obtain information regarding the identity and medical history of the parents and may provide information regarding the procedures in an abandoneda case involving an infant easewho was left at an approved location. The individual is under no obligation to respond to the request for information, and the department may not attempt to compel response to investigate the identity or background of the individual.
 - 10. The state department of health, in coordination with the department of human services, shall develop and implement a public awareness campaign to provide information, public service announcements, and educational materials regarding this section to the public, including medical providers, law enforcement, and social service agencies.

SECTION 2. REPORT TO LEGISLATIVE MANAGEMENT - ABANDONED INFANTS.

Before July 1, 2020, the state department of health shall report to the legislative management the status and progress of implementing section 1 of this Act.