23.1043.04000

Sixty-eighth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED SENATE BILL NO. 2371

Introduced by

Senators Paulson, Larsen, Wobbema

Representatives Fisher, Hoverson, Louser

- A BILL for an Act to create and enact a new section to chapter 11-11 and a new section to chapter 40-05 of the North Dakota Century Code, relating to the power of counties and municipalities to prohibit local development by a foreign adversary; to amend and reenact section 47-01-09 of the North Dakota Century Code, relating to the prohibition on ownership of real property by a foreign adversary; to provide for a legislative management study; and to
- 6 provide an expiration date.

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

8 **SECTION 1.** A new section to chapter 11-11 of the North Dakota Century Code is created 9 and enacted as follows:

<u>Development by a foreign adversary - Prohibition.</u>

- 1. A board of county commissioners, including a board in a home rule county, may not

 procure, authorize, or approve a development agreement, building plan, or proposal

 relating to county development with an individual or government identified as a foreign

 adversary under 15 CFR 7.4(a) or a person identified on the office of foreign assets

 control sanctions list.
- 16 <u>2. This section does not apply to a foreign adversary defined under subsection 1</u>
 17 <u>possessing an interest in real property if the foreign adversary:</u>
- 18 <u>a. Is a duly registered business and has maintained a status of good standing with</u>
 19 <u>the secretary of state for seven years or longer before the effective date of this</u>
 20 <u>Act;</u>
- b. Has been approved by the committee on foreign investment in the United States;
 and
 - c. Maintains an active national security agreement with the federal government.

1	SECTION 2. A new section to chapter 40-05 of the North Dakota Century Code is created			
2	and enacted as follows:			
3	Development by a foreign adversary - Prohibition.			
4	<u>1.</u>	A board of city commissioners or city council, including a board or council in a home		
5		<u>rule</u>	city, may not procure, authorize, or approve a development agreement, building	
6		plar	n, or proposal relating to city development with an individual or government	
7		<u>ider</u>	ntified as a foreign adversary under 15 CFR 7.4(a) or a person identified on the	
8		offic	ce of foreign assets control sanctions list.	
9	<u>2.</u>	<u>This</u>	s section does not apply to a foreign adversary as defined in subsection 1	
10		pos	sessing an interest in real property if the foreign adversary:	
11		<u>a.</u>	Is a duly registered business and has maintained a status of good standing with	
12			the secretary of state for seven years or longer before the effective date of this	
13			Act;	
14		<u>b.</u>	Has been approved by the committee on foreign investment in the United States;	
15			<u>and</u>	
16		<u>C.</u>	Maintains an active national security agreement with the federal government.	
17	SEC	SECTION 3. AMENDMENT. Section 47-01-09 of the North Dakota Century Code is		
18	amended and reenacted as follows:			
19	47-0	01-09	. Public or private ownership - All property subject to <u>- Foreign ownership</u>	
20	prohibited.			
21	<u>1.</u>	All p	property in this state has an owner, whether that owner is the United States or the	
22		stat	e, and the property public, or the owner an individual, and the property private. The	
23		stat	e also may hold property as a private proprietor.	
24	<u>2.</u>	Not	withstanding any other provision of law, the following governments or entities may	
25		not	purchase or otherwise acquire title to real property in this state after the effective	
26		date	e of this Act:	
27		<u>a.</u>	A foreign adversary.	
28		<u>b.</u>	A foreign business entity with a principal executive office located in a country that	
29			is identified as a foreign adversary.	
30		<u>C.</u>	A foreign business entity in which a foreign adversary owns:	

1		(1) More than fifty percent of the total controlling interests or total ownership
2		interests, as defined under section 10-19.1-01, in the foreign business
3		entity, unless the foreign business entity was operating lawfully in the United
4		States on the effective date of this Act; or
5		(2) Fifty percent or less of the total controlling interests or total ownership
6		interests, as defined under section 10-19.1-01, in the foreign business
7		entity, if the foreign adversary directs the business operations and affairs of
8		the foreign business entity without the requirement of consent of any
9		nonforeign adversary, unless the foreign business entity was operating
10		lawfully in the United States on the effective date of this Act.
11	<u>3.</u>	When requested by a city council or commission, county commission, or title agent or
12		company, the attorney general shall complete a civil review, to the extent allowable by
13		law, relating to the qualifications of any foreign adversary business entity acquiring real
14		property under subdivision c of subsection 2.
15	<u>4.</u>	This section does not apply to an entity possessing an interest in real property under
16		subsection 2 if the entity:
17		a. Is a duly registered business and has maintained a status of good standing with
18		the secretary of state for seven years or longer before the effective date of this
19		Act;
20		b. Has been approved by the committee on foreign investment in the United States;
21		<u>and</u>
22		c. Maintains an active national security agreement with the federal government.
23	<u>5.</u>	A foreign government or foreign business entity subject to and in violation of this
24		section shall divest itself of all real property in this state within thirty-six months after
25		the effective date of this Act.
26	<u>6.</u>	If a foreign government or foreign business entity subject to this section fails to divest
27		itself of all real property in this state within the period specified under subsection 4, the
28		the state's attorney of the county in which the majority of the real property is situated
29		may issue subpoenas to compel witnesses to appear to provide testimony or produce
30		records.

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- 1 Upon receiving testimony and records, if the state's attorney concludes a foreign 2 government or foreign business entity, in violation of this section, has failed to divest 3 ownership of real property as required under this section, the state's attorney shall 4 commence an action in the district court of the county in which the majority of the real 5 property is situated. Once the action is commenced, the state's attorney shall file a 6 notice pursuant to section 28-05-07 with the recorder of each county where the real 7 property subject to the action is situated. If the court finds divestment of real property 8 under this section is proper, the district court shall enter an order consistent with its 9 findings. As part of the order, the court shall cancel the notice pursuant to section 10 28-05-08. 11 Pursuant to an order for divestment, a foreign government or foreign business entity 8. 12 subject to an order shall divest all real property within six months from the date of the
 - 8. Pursuant to an order for divestment, a foreign government or foreign business entity subject to an order shall divest all real property within six months from the date of the final entry of judgment. A foreign government or foreign business entity that fails to comply with the court's order is subject to a civil penalty not to exceed twenty-five thousand dollars.
 - 9. Any real property not divested within the period prescribed by law may be sold at a public sale in the manner provided under chapter 32-19 through an action brought by the state's attorney. A title to real property or encumbrance on the real property may not be deemed invalid by an order of divestiture under this section.
- 20 <u>10.</u> A person that is not subject to this section may not be required to:
 - <u>a.</u> <u>Determine whether another person is subject to this section; or</u>
 - b. Inquire if another person is subject to this section.
- 11. For purposes of this section, "foreign adversary" means an individual or a government
 identified as a foreign adversary in 15 CFR 7.4(a) or a person identified on the office of
 foreign assets control sanctions list.

SECTION 4. LEGISLATIVE MANAGEMENT STUDY - REAL PROPERTY AND COMMERCIAL ASSET OWNERSHIP AND OPERATION OF BUSINESS AND CHARITABLE ENTITIES BY FOREIGN ADVERSARIES.

 During the 2023-24 interim, the legislative management shall study the number of persons that own or control any real estate or commercial assets or operate a business within this state which is owned by, controlled by, or subject to the jurisdiction

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1 or direction of foreign adversaries or individuals acting on behalf of or in conjunction 2 with foreign adversaries or persons listed on the office of foreign assets control 3 sanctions list. 4 2. The study must attempt to craft a definition of foreign adversary and ascertain the 5 number of such persons residing in this state which operate a business or a charitable 6 enterprise or have obtained a beneficial interest in real estate, commercial assets, or a 7 business or charitable organization in this state. 8 3. The study must consider which federal foreign adversary list would be best suited for 9 use for the security of this state and the impact of implementing and using a federally 10 created list. 11 The study must determine how to define, create, and implement a security review 4. 12 verification system that monitors and reviews the actions of foreign adversaries that 13 operate a business or a charitable enterprise or have obtained a beneficial interest in 14 real estate, commercial assets, or a business or charitable organization in this state. 15 5. The study must: 16 Identify optimal methods for state officials to work and collaborate with national a. 17 intelligence agents at the state and federal level regarding background checks, 18 national security, and state security; 19 b. Outline what constitutes a national security threat and which person or agency 20 has the authority to declare a national security threat and security threat to this 21 state: 22 Identify which state agencies are best equipped to create, implement, and C. 23 operate a security review verification system that monitors and reviews foreign 24 adversaries operating a business or a charitable enterprise or that have obtained 25 a beneficial interest in real estate, commercial assets, or a business or charitable 26 organization in this state; 27 d. Identify the proper structure and function of a security review verification system; 28 Identify the individuals and persons eligible to operate a business or a charitable e. 29 enterprise or that have obtained a beneficial interest in real estate, commercial

review verification system; and

assets, or a business or charitable organization in this state, under the security

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- f. Identify other necessary changes to current industry practices relating to
 ownership of real property or commercial assets and the operation of business or
 charitable entities by a foreign adversary.

 6. The study must include under which circumstances, if any, foreign adversaries are
 prohibited from owning real property in this state, and under which circumstances, if
 any, foreign adversaries are permitted to own real property in this state.

 7. The legislative management shall report its findings and recommendations, together
 - 7. The legislative management shall report its findings and recommendations, together with any legislation required to implement the recommendations, to the sixty-ninth legislative assembly.
- SECTION 5. EXPIRATION DATE. This Act is effective through July 31, 2025, and after that date is ineffective.