Sixtieth Legislative Assembly of North Dakota THIRD DRAFT: Prepared by the Legislative Council staff for the Industry, Business, and Labor Committee September 2006

Introduced by

- 1 A BILL for an Act to create and enact a new chapter to title 43 of the North Dakota Century
- 2 Code, relating to the licensing of professional employer organizations; to provide a penalty; and
- 3 to provide an effective date.

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

5 **SECTION 1.** A new chapter to title 43 of the North Dakota Century Code is created and 6 enacted as follows:

7 **Definitions.** As used in this chapter:

- 1. "Administrative fee" means the fee charged to a client by a professional employer
 organization for professional employer services. The term does not include any
 amount of a fee which is for wages and salaries, benefits, workers' compensation
 coverage, payroll taxes, withholding, or other assessment paid by the professional
 employer organization to or on behalf of a covered employee under a professional
 employer agreement.
- 142."Client" means any person that enters a professional employer agreement with a15professional employer organization.
- 16 <u>3.</u> <u>"Coemployer" means either a professional employer organization or a client.</u>
- <u>"Coemployment relationship" means a relationship that is intended to be an</u>
 ongoing relationship rather than a temporary or project-specific relationship,
- 19 wherein the rights, duties, and obligations of an employer which arise out of an
- 20 employment relationship have been allocated between coemployers under a
 21 professional employer agreement and this chapter.
- 5. "Covered employee" means an individual having a coemployment relationship with
 a professional employer organization and a client, who has received written notice
 of coemployment with the professional employer organization, and whose

1		coemployment relationship is under a professional employer agreement subject to
2		this chapter. An individual who is an officer, director, shareholder, partner, or
3		manager of the client is a "covered employee" to the extent the professional
4		employer organization and the client have expressly agreed in the professional
5		employer agreement that the individual is a covered employee and if the individual
6		meets the criteria of this subsection and acts as an operational manager or
7		performs day-to-day operational services for the client.
8	<u>6.</u>	"Licensee" means a professional employer organization licensed under this
9		chapter.
10	<u>7.</u>	"Professional employer agreement" means a written contract between a client and
11		a professional employer organization which provides for the coemployment of a
12		covered employee, for the allocation of employer rights and obligations between
13		the client and the professional employer organization with respect to a covered
14		employee, and the assumption of the responsibilities required by this chapter.
15	<u>8.</u>	"Professional employer organization" means a person engaged in the business of
16		providing professional employer services. The term does not include an
17		arrangement through which a person that does not have as its principal business
18		activity the practice of entering a professional employer arrangement and does not
19		hold itself out as a professional employer organization and that shares an
20		employee with a commonly owned company within the meaning of section 414(b)
21		and (c) of the Internal Revenue Code of 1986; an independent contractor
22		arrangement through which a person assumes responsibility for a product
23		produced or a service performed by the person or the person's agents and retains
24		and exercises primary direction and control over the work performed by an
25		individual whose services are supplied under the arrangement; or the provision of
26		temporary help services.
27	<u>9.</u>	"Professional employer services" means the entering of a coemployment
28		relationship under this chapter under which at least a majority of the employees
29		providing services to a client are covered employees.
30	<u>10.</u>	"Temporary help services" means services consisting of a person recruiting and
31		hiring its own employees; finding another organization that needs the services of

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1		thos	se employees; assigning those employees to perform work at or services for the
2		othe	er organization to support or supplement the other organization's workforce, to
3		<u>prov</u>	vide assistance in special work situations, such as an employee absence, skill
4		<u>sho</u>	rtage, or seasonal workload or to perform a special assignment or project; and
5		<u>cus</u> t	tomarily attempting to reassign the employees to another organization when the
6		<u>em</u> p	ployers finish each assignment.
7	Rig	hts, o	duties, and obligations unaffected.
8	<u>1.</u>	Neit	her this chapter nor a professional employer agreement may affect, modify, or
9		ame	end a collective bargaining agreement or any right or obligation of a client,
10		prof	essional employer organization, or covered employee under federal law.
11	<u>2.</u>	<u>Neit</u>	her this chapter nor a professional employer agreement may:
12		<u>a.</u>	Diminish, abolish, or remove any right of a covered employee to a client or
13			obligation of the client to a covered employee existing before the effective
14			date of the professional employer agreement.
15		<u>b.</u>	Affect, modify, or amend any contractual relationship or restrictive covenant
16			between a covered employee and a client in effect at the time a professional
17			employer agreement becomes effective or prohibit or amend a contractual
18			relationship or restrictive covenant that is entered subsequently between a
19			client and a covered employee.
20	<u>3.</u>	<u>A p</u>	ofessional employer organization is not responsible and may not incur any
21		<u>liabi</u>	ility in connection with or arising out of any contractual relationship or restrictive
22		COV	enant unless the professional employer organization has specifically agreed
23		othe	erwise in writing.
24	<u>4.</u>	<u>A co</u>	overed employee who is required under law to be licensed, registered, or
25		<u>cert</u>	ified is deemed solely an employee of the client for purposes of the license,
26		regi	stration, or certification requirement.
27	<u>5.</u>	<u>Unle</u>	ess otherwise provided by this chapter, a professional employer organization is
28		<u>not</u>	deemed to engage in any occupation, trade, profession, or other activity that is
29		<u>sub</u>	ject to licensing, registration, or certification requirements or is otherwise
30		regu	ulated solely by entering and maintaining a coemployment relationship with a
31		COV	ered employee who is subject to the requirement.

1	<u>6.</u>	A client has the sole right of direction and control of the professional or licensed
2		activities of a covered employee and of the client's business. The covered
3		employee and client remain subject to regulation by the entity responsible for
4		licensing, registration, or certification of the covered employee or client.
5	<u>7.</u>	For purposes of determination of a tax credit or other economic incentive based on
6		employment, a covered employee is deemed an employee solely of the client. A
7		client is entitled to the benefit of any tax credit, economic incentive, or other benefit
8		arising as the result of the employment of a covered employee of the client. If the
9		grant or amount of the incentive is based on the number of employees, each client
10		must be treated as employing only those covered employees coemployed by the
11		client. A covered employee working for another client of the professional employer
12		organization may not be counted. Each professional employer organization shall
13		provide, upon request by a client or an agency or department of the state,
14		employment information reasonably required for administration of the tax credit or
15		economic incentive and which is necessary to support any request, claim,
16		application, or other action by a client seeking the tax credit or economic incentive.
17	<u>8.</u>	With respect to a bid, contract, purchase order, or agreement entered with the
18		state or a political subdivision, a client company's status or certification by any
19		agency of this state as a small, minority-owned, disadvantaged, or woman-owned
20		business enterprise or as a historically underutilized business is not affected
21		because the client company has entered an agreement with a professional
22		employer organization or uses the services of a professional employer
23		organization.
24	Lice	ensing requirements.
25	<u>1.</u>	After the effective date of this Act, a person may not provide, advertise, or
26		otherwise hold itself out as providing professional employer services, unless the
27		person is licensed under this chapter. A person engaged in the business of
28		providing professional employer services shall obtain a license regardless of its
29		use of the term or conducting business as a "professional employer organization",
30		"staff leasing company", "registered staff leasing company", "employee leasing
31		company", "administrative employer", or any other name.

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1	<u>2.</u>	Ea	ch applicant for licensure shall provide the secretary of state with the following
2		info	ormation:
3		<u>a.</u>	The name of the professional employer organization and any name under
4			which the professional employer organization intends to conduct business in
5			this state.
6		<u>b.</u>	The designation of organization of the applicant whether domestic or foreign;
7			a corporation, limited liability company, general partnership, limited
8			partnership, limited liability partnership, limited liability limited partnership, sole
9			proprietor, or any other person subject to a governing statute; and the
10			jurisdiction of origin of the organization.
11		<u>C.</u>	The address of the principal place of business of the professional employer
12			organization and the address of each office it maintains in this state.
13		<u>d.</u>	The professional employer organization's taxpayer or employer identification
14			number.
15		<u>e.</u>	A list by jurisdiction of each name under which the professional employer
16			organization has operated in the preceding five years, including any
17			alternative names, names of predecessors, and, if known, successor business
18			entities.
19		<u>f.</u>	A statement of ownership, which must include the name and address of any
20			person that owns or controls twenty-five percent or more of the equity
21			interests of the professional employer organization.
22		<u>g.</u>	A statement of management, which must include the name and address of
23			any individual who serves as president, chief executive officer, or otherwise
24			has the authority to act as a senior executive officer of the professional
25			employer organization.
26		<u>h.</u>	A financial statement, audited and verified by an independent certified public
27			accountant licensed to practice in the jurisdiction in which the accountant is
28			located, as of a date not earlier than one hundred eighty days before the date
29			submitted to the secretary of state, which is prepared in accordance with
30			generally accepted accounting principles. The financial statement must set
31			forth the financial condition of the professional employer organization over the

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1		most recent twelve-month operating period and must clearly define the
2		working capital of the professional employer organization. A professional
3		employer organization that has not had sufficient operating history to have a
4		financial statement based upon at least twelve months of operating history
5		shall meet the financial capacity requirements under this chapter and present
6		a financial statement as provided under this subdivision for the entire period of
7		its operation.
8	<u>3.</u>	A license issued under this section is valid for one year.
9	<u>4.</u>	Within sixty days before the expiration of a license, the licensee may apply to
10		renew the license by submitting to the secretary of state the information required in
11		subsection 2 along with the required license fee.
12	<u>5.</u>	A person applying for licensure or a renewal of licensure shall maintain
13		continuously its organization's applicable records current and in good standing as
14		otherwise required by law.
15	<u>6.</u>	The secretary of state shall maintain a list of professional employer organizations
16		licensed under this chapter.
17	Fee	<u>IS.</u>
18	<u>1.</u>	Upon filing of an application for a license, a professional employer organization
19		shall pay a fee of one thousand dollars.
20	<u>2.</u>	Upon filing of an application for renewal of a license, a professional employer
21		organization shall pay a fee of five hundred dollars.
22	<u>3.</u>	Any fees collected under this chapter must be deposited in the secretary of state's
23		operating fund.
24	<u>Fina</u>	ancial capability. A professional employer organization shall maintain either:
25	<u>1.</u>	A minimum net worth of one hundred thousand dollars as reflected in the financial
26		statement submitted to the secretary of state with the license application and each
27		annual renewal; or
28	<u>2.</u>	A bond with a minimum value of one hundred thousand dollars as reflected in the
29		financial statement submitted to the secretary of state. The bond must be held by
30		the secretary of state and secure payment by the professional employer
31		organization of any tax, wage, benefit, or other entitlement due to or with respect to

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1			overed employee if the professional employer organization does not make the
2			ment when due. A bond provided under this section may not be included for
3		<u>the</u>	purpose of calculation of the minimum net worth required by this section.
4	<u>Ger</u>	neral	requirements.
5	<u>1.</u>	Exc	ept as specifically provided in this chapter or in a professional employer
6		agre	eement, in each coemployment relationship:
7		<u>a.</u>	The client is entitled to exercise all rights and is obligated to perform all duties
8			and responsibilities otherwise applicable to an employer in an employment
9			relationship.
10		<u>b.</u>	The professional employer organization is entitled to exercise only those
11			rights and obligated to perform only those duties and responsibilities
12			specifically required by this chapter or set forth in the professional employer
13			agreement. The rights, duties, and obligations of the professional employer
14			organization as coemployer with respect to any covered employee are limited
15			to those arising under the professional employer agreement and this chapter
16			during the term of coemployment by the professional employer organization of
17			the covered employee.
18		<u>C.</u>	The client retains the exclusive right to direct and control any covered
19			employee as is necessary to conduct the client's business, to discharge any
20			of the client's fiduciary responsibilities, or to comply with any licensure
21			requirements applicable to the client or to a covered employee.
22	<u>2.</u>	<u>Exc</u>	ept as specifically provided in this chapter, a coemployment relationship
23		<u>bet</u> v	ween the client and the professional employer organization, and between each
24		<u>coe</u>	mployer and each covered employee, must be governed by the professional
25		<u>em</u> p	ployer agreement. Each professional employer agreement must include:
26		<u>a.</u>	The allocation of rights, duties, and obligations.
27		<u>b.</u>	A statement providing that the professional employer organization shall pay
28			wages to any covered employee; to withhold, collect, report, and remit
29			payroll-related and unemployment taxes; and, to the extent the professional
30			employer organization has assumed responsibility in the professional
31			employer agreement, to make payments for employee benefits for covered

1			employees. As used in this subdivision, the term "wages" does not include
2			any obligation between a client and a covered employee for payments beyond
3			or in addition to the covered employee's salary, draw, or regular rate of pay,
4			such as a bonus, commission, severance pay, deferred compensation, profit
5			sharing, or vacation, sick, or other paid time off, unless the professional
6			employer organization has expressly agreed to assume liability for the
7			payments in the professional employer agreement.
8		<u>C.</u>	A statement providing that the professional employer organization has the
9			right to hire, discipline, and terminate a covered employee as may be
10			necessary to fulfill the professional employer organization's responsibilities
11			under this chapter and the professional employer agreement and that the
12			client has the right to hire, discipline, and terminate a covered employee.
13		<u>d.</u>	A statement addressing the responsibility to obtain workers' compensation
14			coverage.
15	<u>3.</u>	<u>Un</u>	der each professional employer agreement entered by a professional employer
16		org	anization, the professional employer organization shall provide written notice to
17		ead	ch covered employee affected by the agreement of the general nature of the
18		<u>coe</u>	employment relationship.
19	<u>4.</u>	<u>Exc</u>	cept to the extent otherwise expressly provided by a professional employer
20		<u>agr</u>	eement:
21		<u>a.</u>	A client is solely responsible for the quality, adequacy, or safety of the goods
22			or services produced or sold in the client's business.
23		<u>b.</u>	A client is solely responsible for directing, supervising, training, and controlling
24			the work of a covered employee with respect to the business activities of the
25			client and solely responsible for any act, error, or omission of a covered
26			employee relating to those activities.
27		<u>C.</u>	A client is not liable for any act, error, or omission of a professional employer
28			organization or of any covered employee of the client and a professional
29			employer organization if the covered employee is acting under the express
30			direction and control of the professional employer organization.

1		d. <u>A professional employer organization is not liable for any act, error, or</u>
2		omission of a client or of any covered employee of the client if the covered
3		employee is acting under the express direction and control of the client.
4		e. This subsection does not limit any contractual liability or obligation specifically
5		provided in the written professional employer agreement.
6		f. A covered employee is not, solely as the result of being a covered employee
7		of a professional employer organization, an employee of the professional
8		employer organization for purposes of general liability insurance, fidelity bond,
9		surety bond, employer's liability not covered by workers' compensation, or
10		liquor liability insurance carried by the professional employer organization
11		unless the covered employee is included by specific reference in the
12		professional employer agreement and applicable prearranged employment
13		contract, insurance contract, or bond.
14	<u>5.</u>	A professional employer organization is not engaged in the sale of insurance or in
15		acting as a third-party administrator by offering, marketing, selling, administering,
16		or providing professional employer services which include services and employee
17		benefit plans for a covered employee.
18	<u>6.</u>	Nothing in this chapter or in a professional employer agreement may be construed
19		to affect the provisions of section 52-04-08.1, 52-04-08.2, or 65-01-08.
20	Be	nefit plans.
21	<u>1.</u>	Both a client and a professional employer organization are deemed to be an
22		employer for purposes of sponsoring retirement and welfare benefit plans for a
23		covered employee.
24	<u>2.</u>	A fully insured welfare benefit plan offered to the covered employees of a
25		professional employer organization is considered a single employer welfare benefit
26		plan and may not be considered a multiple employer welfare arrangement.
27	<u>3.</u>	For purposes of chapter 26.1-36.3, a professional employer organization is
28		considered the employer of all of its covered employees, and all covered
29		employees of any client participating in a health benefit plan sponsored by a single
30		professional employer organization are considered employees of the professional
31		employer organization.

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1	<u>4.</u>	<u>lf a</u>	professional employer organization offers to its covered employees any health
2		ben	efit plan that is not fully insured by an authorized insurer, the plan must:
3		<u>a.</u>	Utilize an authorized third-party administrator;
4		<u>b.</u>	Hold all plan assets, including participant contributions, in a trust account;
5		<u>C.</u>	Provide sound reserves for the plan as determined using generally accepted
6			actuarial standards; and
7		<u>d.</u>	Provide written notice to each covered employee participating in the benefit
8			plan that the plan is self-insured or is not fully insured.
9	Dis	cipliı	nary actions - Complaints - Adjudicative proceedings - Penalties -
10	<u>Appeals.</u>		
11	<u>1.</u>	<u>The</u>	e secretary of state may:
12		<u>a.</u>	Deny an application for a professional employer organization license;
13		<u>b.</u>	Suspend a professional employer organization license for a period of not
14			more than sixty months;
15		<u>C.</u>	Request the attorney general to bring an action in district court to recover
16			restitution or penalties imposed under this chapter; or
17		<u>d.</u>	Not renew or issue a new professional employer organization license until a
18			professional employer organization has paid any civil penalty or restitution
19			imposed under this chapter.
20	<u>2.</u>	<u>Any</u>	person acting in the capacity of a professional employer organization without a
21		lice	nse is guilty of a class A misdemeanor. In addition to the license fee due if the
22		per	son subsequently applies for a license, the person may be assessed a civil
23		per	alty by the secretary of state, following written notice to the person of an intent
24		<u>to a</u>	issess the penalty, in an amount not to exceed three times the amount of the
25		lice	nse fee.
26	<u>3.</u>	<u>An</u>	individual may file a duly verified complaint with the secretary of state charging
27		that	t the professional employer organization is guilty of any of the following:
28		<u>a.</u>	The conviction of the professional employer organization or a controlling
29			person of the professional employer organization of a crime that relates to the
30			operation of the professional employer organization or which relates to fraud
31			or deceit or the ability of the professional employer organization or the

1		controlling person of the professional employer organization to operate the
2		professional employer organization;
3		b. An individual knowingly making a material misrepresentation or providing
4		false or fraudulent information to the secretary of state or other governmental
5		agency; or
6		c. <u>A willful violation of this chapter.</u>
7	<u>4.</u>	A complaint must be on a form approved by the secretary of state and must set
8		forth sufficient facts upon which a reasonable individual could conclude that any of
9		the acts or omissions in subsection 3 has been committed.
10	<u>5.</u>	The secretary of state shall review a complaint filed under this section. If the
11		secretary of state determines a complaint provides sufficient facts upon which a
12		reasonable individual could conclude that one or more of the acts or omissions set
13		forth in subsection 3 has been committed, the secretary of state may initiate an
14		adjudicative proceeding under chapter 28-32. If, after an adjudicative proceeding
15		or as part of an informal disposition under chapter 28-32, the secretary of state
16		determines that the professional employer organization is guilty of an act or
17		omission charged or if the licensee admits guilt to an act or omission charged, the
18		secretary of state may:
19		a. Suspend or revoke the professional employer organization license;
20		b. Order an administrative penalty of not more than one thousand dollars for
21		each material violation;
22		c. Order restitution in an amount not exceeding five thousand dollars;
23		d. Issue a cease and desist order; or
24		e. Impose a lesser sanction or remedy.
25	<u>6.</u>	Any act or omission under subsection 3 may also constitute grounds for the
26		attorney general to bring an action under chapter 51-15 and may subject the
27		professional employer organization to all provisions, procedures, remedies, and
28		penalties provided for in chapter 51-15.
29	<u>7.</u>	A professional employer organization aggrieved by a decision of the secretary of
30		state in denying, revoking, or suspending the professional employer organization

1		license or ordering restitution or penalties may appeal the decision to the district
2		court of Burleigh County.
3	<u>8.</u>	A professional employer organization may not obtain a license under any name
4		after the denial of an application for a license or during the period of a revocation or
5		suspension. For the purposes of this subsection, a professional employer
6		organization that has had an application for a license denied or which has had a
7		license revoked or suspended includes any officer, director, agent, member, or
8		employee of the professional employer organization.
9	SE	CTION 2. EFFECTIVE DATE. This Act becomes effective on October 1, 2007.