Fifty-sixth Legislative Assembly of North Dakota

SENATE BILL NO. 2263

Introduced by

Senators Klein, Tallackson

Representatives Mahoney, Monson

1 A BILL for an Act to create and enact chapter 26.1-42.1 of the North Dakota Century Code,

2 relating to an insurance guaranty association for property and casualty insurance; to amend

3 and reenact subsection 9 of section 26.1-06.1-03, section 26.1-14-15, subdivision b of

4 subsection 3 of section 26.1-40-15.1, subsection 3 of section 26.1-40-15.5, subsection 1 of

5 section 26.1-41-18, and subsection 3 of section 26.1-46-04 of the North Dakota Century Code;

6 and to repeal chapter 26.1-42 of the North Dakota Century Code, relating to the insurance

7 guaranty association.

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

9 SECTION 1. AMENDMENT. Subsection 9 of section 26.1-06.1-03 of the North Dakota
10 Century Code is amended and reenacted as follows:

119."Guaranty association" means the North Dakota insurance guaranty association12created by chapter 26.1-42 26.1-42.1 or the North Dakota life and health insurance13guaranty association created by chapter 26.1-38.1, and any other similar entity14now or hereafter created by the legislative assembly for the payment of claims of15insolvent insurers. "Foreign guaranty association" means any similar entity now in16existence in or hereafter created by the legislature of any other state.

SECTION 2. AMENDMENT. Section 26.1-14-15 of the North Dakota Century Code is
amended and reenacted as follows:

26.1-14-15. Optional membership in insurance guaranty association. The
company may not be a member insurer under chapter 26.1-42 26.1-42.1 unless the board of
directors by appropriate resolution, certified to and filed with the commissioner on or before
December thirty-first following the issuance of its certificate of authority, elects to become a
member. If there is an affirmative election, the company becomes a member of the insurance
guaranty association effective July first of the following year. The election is irrevocable. In

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1	absence of a	a timel	ly election, no policyholder, claimant, or creditor of the company may receive
2	any payment	t by th	ne insurance guaranty association.
3	SEC	TION	3. AMENDMENT. Subdivision b of subsection 3 of section 26.1-40-15.1 of
4	the North Da	akota (Century Code is amended and reenacted as follows:
5		b	There is an applicable policy or bond, but the insurer or issuer thereof refuses
6		t	o provide coverage, denies coverage, or is or becomes insolvent as defined
7		i	n subsection 4 of section 26.1-42-02 <u>26.1-42.1-02</u> .
8	SECT	TION	4. AMENDMENT. Subsection 3 of section 26.1-40-15.5 of the North Dakota
9	Century Cod	le is a	mended and reenacted as follows:
10	3.	Wher	never If an insurer makes payment under uninsured or underinsured motorist
11		cover	ages because of an insurer insolvency, as defined in subsection 4 of section
12	÷	26.1-	42-03 26.1-42.1-02, the paying insurer's rights of reimbursement and
13	:	subro	gation do not include any rights of recovery against the insured of the
14	i	insolv	vent insurer , nor or against the North Dakota guaranty fund, except for the
15	:	amou	int which that is in excess of the limits of liability of the policy of the insolvent
16	i	insure	∋r.
17	SEC	TION	5. AMENDMENT. Subsection 1 of section 26.1-41-18 of the North Dakota
18	Century Cod	le is a	mended and reenacted as follows:
19	1.	Basic	no-fault insurers authorized to provide basic no-fault benefits in this state
20	:	shall	organize, participate in, and maintain an assigned claims plan to provide that
21	:	an inj	ured person who suffers economic loss and is eligible for basic no-fault
22		benef	its under section 26.1-41-06, other than a person not entitled to benefits
23	I	under	r section 26.1-41-07, may obtain basic no-fault benefits through the plan if:
24		a. E	Basic no-fault benefits are not applicable to the injury for some reason other
25		t	han those specified in section 26.1-41-07; or
26		b. E	Basic no-fault benefits applicable to the injury are inadequate to provide the
27		(contracted-for benefits because of financial inability of a basic no-fault insurer
28		t	o fulfill its obligations.
29		Paym	ents made by the assigned claims plan pursuant to this subsection constitute
30		cover	ed claims under chapter 26.1-42 <u>26.1-42.1</u> .

1	SEC	CTION 6. Chapter 26.1-42.1 of the North Dakota Century Code is created and			
2	2 enacted as follows:				
3	<u>26.</u> 2	1-42.1-01. Scope. This chapter applies to every kind of direct insurance, except:			
4	<u>1.</u>	Life, annuity, health, or disability insurance;			
5	<u>2.</u>	Mortgage guaranty, financial guaranty, or other forms of insurance offering			
6		protection against investment risks;			
7	<u>3.</u>	Fidelity or surety bonds or any other bonding obligations;			
8	<u>4.</u>	Credit insurance, vendors' single interest insurance, collateral protection insurance,			
9		or any similar insurance protecting the interests of a creditor arising out of a			
10		creditor-debtor transaction;			
11	<u>5.</u>	Insurance of warranties or service contracts, including insurance that provides for			
12		the repair, replacement, or service of goods or property; for indemnification for			
13		repair, replacement, or service; for the operational or structural failure of the goods			
14		or property due to a defect in materials, workmanship, or normal wear and tear; or			
15		for reimbursement for the liability incurred by the issuer of agreements or service			
16		contracts that provide these benefits;			
17	<u>6.</u>	Title insurance;			
18	<u>7.</u>	Ocean marine insurance;			
19	<u>8.</u>	Any transaction or combination of transactions between a person, including			
20		affiliates of such person, and an insurer, including affiliates of that insurer, which			
21		involves the transfer of investment or credit risk unaccompanied by transfer of			
22		insurance risk; or			
23	<u>9.</u>	Any insurance provided by or guaranteed by government.			
24	<u>26.</u> 2	1-42.1-02. Definitions. As used in this chapter:			
25	<u>1.</u>	"Affiliate" means a person who directly, or indirectly, through one or more			
26		intermediaries, controls, is controlled by, or is under common control with an			
27		insolvent insurer on December thirty-first of the year immediately following the date			
28		the insurer becomes an insolvent insurer.			
29	<u>2.</u>	"Association" means the North Dakota insurance guaranty association created			
30		under section 26.1-42.1-03.			

1 "Claimant" means any insured making a first party claim or any person instituting a 3. 2 liability claim, provided that no person who is an affiliate of the insolvent insurer 3 may be a claimant. 4 4. "Control" means the direct or indirect possession of the power to direct or cause 5 the direction of the management and policies of a person, whether through the 6 ownership of voting securities, by contract other than a commercial contract for 7 goods or nonmanagement services, or otherwise, unless the power is the result of 8 an official position with or corporate office held by the person. Control is presumed 9 to exist if any person directly or indirectly owns, controls, holds with the power to 10 vote, or holds proxies representing at least ten percent of the voting securities of 11 any other person. This presumption may be rebutted by a showing that control 12 does not exist in fact. 13 "Covered claim" means an unpaid claim, including an unpaid claim for unearned 5. 14 premiums, submitted by a claimant, that arises out of and is within the coverage 15 and is subject to the applicable limits of an insurance policy to which this chapter 16 applies, issued by an insurer, if this insurer becomes an insolvent insurer after the 17 effective date of this chapter and the claimant or insured is a resident of this state 18 at the time of the insured event; provided that for entities other than an individual, 19 the residence of a claimant, insured, or policyholder is the state in which the 20 entity's principal place of business is located at the time of the insured event; or the 21 claim is a first-party claim for damage to property with a permanent location is this 22 state. The term does not include: 23 Any amount awarded as punitive or exemplary damages; a. 24 b. Any amount sought as a return of premium under any retrospective rating 25 plan; 26 Any amount due any reinsurer, insurer, insurance pool, or underwriting <u>C.</u> 27 association as subrogation recoveries, as reinsurance recoveries, as 28 contribution, as indemnification, or otherwise. A claim under this subdivision 29 for any amount due any reinsurer, insurer, insurance pool, or underwriting 30 association may not be asserted against a person insured under a policy

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1		issued by an insolvent insurer other than to the extent the claim exceeds the
2		association obligation limitations set forth in section 26.1-42.1-05;
3		d. Any first-party claim by an insured whose net worth exceeds ten million
4		dollars on December thirty-first of the year immediately following the date the
5		insurer becomes an insolvent insurer; provided that an insured's net worth on
6		that date is deemed to include the aggregate net worth of the insured and all
7		of the insured's subsidiaries as calculated on a consolidated basis; and
8		e. Any first-party claim by an insured that is an affiliate of the insolvent insurer.
9	<u>6.</u>	"Insolvent insurer" means an insurer licensed to transact insurance in this state at
10		the time the policy was issued or when the insured event occurred, and against
11		whom a final order of liquidation was entered after the effective date of this Act with
12		a finding of insolvency by a court of competent jurisdiction in the insurer's state of
13		domicile.
14	<u>7.</u>	"Member insurer" means any person, except a county mutual insurance company,
15		that writes any kind of insurance to which this chapter applies under section
16		26.1-42.1-01, including the exchange of reciprocal or interinsurance contracts and
17		that is licensed to transact insurance in this state. An insurer shall cease to be a
18		member insurer on the day following the termination or expiration of the insurer's
19		license to transact the kinds of insurance to which this chapter applies, however
20		the insurer remains liable as a member insurer for every obligation, including an
21		obligation for assessments levied before the termination or expiration of the
22		insurer's license and assessments levied after the termination or expiration, which
23		relate to any insurer that became an insolvent insurer before the termination or
24		expiration of that insurer's license.
25	<u>8.</u>	"Net direct written premiums" means direct gross premiums written in this state on
26		insurance policies to which this chapter applies, less return premiums on these
27		policies and dividends paid or credited to policyholders on this direct business.
28		The term does not include premiums on contracts between insurers or reinsurers.
29	<u>26.1</u>	-42.1-03. Creation of the association. A nonprofit unincorporated legal entity
30	<u>known as th</u>	ne North Dakota insurance guaranty association is created. Every insurer defined as
31	<u>a member i</u>	nsurer in section 26.1-42.1-02 shall be and remain a member of the association as a

1	condition of	that insu	arer's authority to transact insurance in this state. The association shall		
2	perform ass	association functions under a plan of operation established and approved under			
3	section 26.	1-42.1-05	and shall exercise association powers through a board of directors		
4	established	under se	ection 26.1-42.1-04.		
5	<u>26.</u> 1	-42.1-04	. Board of directors.		
6	<u>1.</u>	The boa	ard of directors of the association consists of a minimum of five and a		
7		<u>maximu</u>	m of nine persons serving terms as established in the plan of operation.		
8		The me	mbers of the board must be selected by member insurers, subject to the		
9		approva	al of the commissioner. A vacancy on the board must be filled for the		
10		<u>remaini</u>	ng period of the unexpired term by a majority vote of the remaining board		
11		<u>membe</u>	rs, subject to the approval of the commissioner. If the initial board		
12		<u>membe</u>	rs are not selected within sixty days after the effective date of this Act, the		
13		<u>commis</u>	sioner may appoint the initial members of the board.		
14	<u>2.</u>	In appro	oving selections to the board, the commissioner shall consider at least		
15		whethe	all member insurers are fairly represented.		
16	<u>3.</u>	<u>Every n</u>	nember of the board may be reimbursed from the assets of the association		
17		for expe	enses incurred by the member in the course of the member's official duties.		
18	26. 1	-42.1-05	. Powers and duties of the association.		
19	<u>1.</u>	The ass	sociation:		
20		<u>a. Sh</u>	all pay covered claims existing before the order of liquidation and arising		
21		wit	hin thirty days after the order of liquidation or before the policy expiration		
22		<u>da</u>	te if less than thirty days after the order of liquidation, or before the insured		
23		rer	places the policy or causes the policy's cancellation, if the insured does so		
24		wit	hin thirty days of the order of liquidation. The obligation must be satisfied		
25		by	paying to the claimant an amount as follows:		
26		<u>(1</u>)	The full amount of a covered claim for benefits under a workers'		
27			compensation insurance coverage.		
28		<u>(2</u>)	An amount not exceeding ten thousand dollars per policy for a covered		
29			claim for the return of unearned premium.		
30		<u>(3</u>)	An amount not exceeding three hundred thousand dollars per claim for		
31			all other covered claims.		

1	<u>b.</u>	Is not obligated to pay a claimant an amount in excess of the obligation of the
2		insolvent insurer under the policy or coverage from which the claim arises.
3		Notwithstanding any other provision of this chapter, a covered claim does not
4		include a claim filed with the association after the earlier of eighteen months
5		after the date of the order of liquidation or the final date set by the court for the
6		filing of claims against the liquidator or receiver of an insolvent insurer and a
7		claim does not include any claim filed with the association or a liquidator for
8		protection afforded under the insured's policy for incurred, but not reported,
9		losses. The association shall pay only that amount of each unearned
10		premium which is in excess of one hundred dollars.
11		Any obligation of the association to defend an insured on a covered
12		claim ceases upon the association's payment, by settlement releasing the
13		insured or on a judgment, of an amount equal to the lesser of the
14		association's covered claim obligation limit or the applicable policy limit or
15		upon the association's tender of that amount.
16		Notwithstanding any other provision of this chapter, except in the case
17		of a claim for benefits under workers' compensation coverage, an obligation of
18		the association to any person ceases when ten million dollars is paid in the
19		aggregate by the association and any one or more associations similar to the
20		association of any other state or states or any property and casualty security
21		fund that obtains contributions from insurers on a preinsolvency basis, to or
22		on behalf of any insured and the insured's affiliates on covered claims or
23		allowed claims arising under the policy or policies of any one insolvent
24		insurer. For purposes of this section, the term "affiliate" means a person who,
25		directly or indirectly, through one or more intermediaries, controls, is
26		controlled by, or is under common control with another person. If the
27		association determines that there may be more than one claimant having a
28		covered claim or allowed claim against the association or any associations
29		similar to the association or any property and casualty insurance security fund
30		in other states, under the policy or policies of any one insolvent insurer, the

1		association may establish a plan to allocate amounts payable by the
2		association in any manner the association deems equitable.
3	<u>C.</u>	Is deemed the insurer only to the extent of the association's obligation on the
4		covered claims and to that extent, subject to the limitations provided in this
5		chapter, has all rights, duties, and obligations of the insolvent insurer as if the
6		insurer had not become insolvent, including the right to pursue and retain
7		salvage and subrogation recoverable on paid covered claim obligations. The
8		association may not be deemed the insolvent insurer for any purpose relating
9		to the issue of whether the association is amenable to the personal jurisdiction
10		of the courts of any state.
11	<u>d.</u>	Shall assess member insurer's amounts necessary to pay the obligations of
12		the association under subdivision a following an insolvency, the expenses of
13		handling covered claims following an insolvency and other expenses
14		authorized by this chapter. The assessments of each member insurer must
15		be in the proportion that the net direct written premiums of the member insurer
16		for the calendar year preceding the assessment bears to the net direct written
17		premiums of all members insurers for the calendar year preceding the
18		assessment. Each member insurer must be notified of the assessment at
19		least thirty days before the assessment is due. A member insurer may not be
20		assessed in any one year an amount greater than two percent of that member
21		insurer's net direct written premiums for the calendar year preceding the
22		assessment. If the maximum assessment, together with the other assets of
23		the association, does not provide in any one year an amount sufficient to
24		make all necessary payments, the funds available must be prorated and the
25		unpaid portion must be paid as soon as funds become available. The
26		association shall pay claims in any order the association determines
27		reasonable, including the payment of claims as the claims are received from
28		the claimants or in groups or categories of claims. The association may
29		exempt or defer, in whole or in part, the assessment of any member insurer, if
30		the assessment would cause the member insurer's financial statement to
31		reflect amounts of capital or surplus less than the minimum amounts required

1			for a certificate of authority by any jurisdiction in which the member insurer is
2			authorized to transact insurance; provided, however, that during the period of
3			deferment, dividends may not be paid to shareholders or policyholders.
4			Deferred assessments must be paid when payment will not reduce capital or
5			surplus below required minimums. Deferred assessment payments must be
6			refunded to those companies receiving larger assessments by virtue of this
7			deferment, or at the election of any such company, credited against future
8			assessments. Each member insurer may set off against any assessment,
9			authorized payments made on covered claims and expenses incurred in the
10			payment of these claims by the member insurer.
11		<u>e.</u>	Shall investigate claims brought against the association and adjust,
12			compromise, settle, and pay covered claims to the extent of the association's
13			obligation and deny all other claims. The association may review settlements,
14			releases, and judgments to which the insolvent insurer or the insolvent
15			insurer's insureds were parties to determine the extent to which these
16			settlements, releases, and judgments may be properly contested. The
17			association may appoint and direct legal counsel retained under liability
18			insurance policies for the defense of covered claims.
19		<u>f.</u>	Shall handle claims through the association's employees or through one or
20			more insurers or other persons designated as servicing facilities. Designation
21			of a servicing facility is subject to the approval of the commissioner, but this
22			designation may be declined by a member insurer.
23		<u>g.</u>	Shall reimburse each servicing facility for obligations of the association paid
24			by the facility and for expenses incurred by the facility while handling claims
25			on behalf of the association and shall pay the other expenses of the
26			association authorized by this chapter.
27	<u>2.</u>	The	e association may:
28		<u>a.</u>	Employ or retain persons necessary to handle claims and perform other
29			duties of the association;
30		<u>b.</u>	Borrow funds necessary to effect the purposes of this chapter in accord with
31			the plan of operation;

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1		<u>C.</u>	Sue or be sued, and this power to sue includes the power and right to
2			intervene as a party before any court in this state which has jurisdiction over
3			an insolvent insurer;
4		<u>d.</u>	Negotiate and become a party to contracts that are necessary to carry out the
5			purposes of this chapter;
6		<u>e.</u>	Perform acts that are necessary or proper to effectuate the purpose of this
7			chapter; and
8		<u>f.</u>	Refund to the member insurers in proportion to the contribution of each
9			member insurer that amount by which the assets of the association exceed
10			the liabilities, if at the end of any calendar year, the board of directors finds
11			that the assets of the association exceed the liabilities for the coming year as
12			estimated by the board.
13	<u>3.</u>	<u>Exc</u>	ept for actions by member insurers aggrieved by final actions or decisions by
14		<u>the</u>	association pursuant to subdivision h of subsection 3 of section 26.1-42.1-06,
15		<u>all c</u>	claims for relief relating to this chapter against the association must be brought
16		<u>in t</u> ł	ne courts of this state. These courts have exclusive jurisdiction over all actions
17		rela	ting to this chapter against the association. Exclusive venue in any action by or
18		<u>aga</u>	inst the association is in the district courts of this state. The association, at its
19		<u>opti</u>	on, may waive this exclusive venue as to specific actions.
20	<u>26.</u> 1	1-42.	1-06. Plan of operation.
21	<u>1.</u>	<u>The</u>	e association shall submit to the commissioner a plan of operation and any
22		ame	endments to this plan necessary or suitable to assure the fair, reasonable, and
23		<u>equ</u>	itable administration of the association. The plan of operation and any
24		ame	endments become effective upon written approval by the commissioner. If the
25		<u>ass</u>	ociation fails to submit a suitable plan of operation within ninety days following
26		the	effective date of this Act, or if at any time after the effective date of this Act the
27		ass	ociation fails to submit suitable amendments to the plan, the commissioner,
28		<u>afte</u>	r notice and hearing, shall adopt rules as necessary or advisable to implement
29		<u>this</u>	chapter. These rules continue in force until modified by the commissioner or
30		<u>sup</u>	erseded by a plan submitted by the association and approved by the
31		<u>con</u>	nmissioner.

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1	<u>2.</u>	member insurers shall comply with the	<u>ne plan of operation.</u>
2	<u>3.</u>	e plan of operation must:	
3		Establish procedures by which all t	he powers and duties of the association
4		under section 26.1-42.1-05 will be	performed.
5		Establish procedures for handling	assets of the association.
6		Establish procedures for the dispose	sition of liquidating dividends or other
7		moneys received from the estate o	f the insolvent insurer.
8		Establish the amount and method	of reimbursing members of the board of
9		directors under section 26.1-42.1-0	<u>)4.</u>
10		Establish procedures by which clai	ms may be filed with the association, if
11		necessary, and establish acceptab	le forms of proof of covered claims. Notice
12		of claims to the receiver or liquidate	or of the insolvent insurer are deemed
13		notice to the association of the ass	ociation's agent and periodically a list of
14		claims must be submitted to the as	sociation or similar organization in another
15		state by the receiver or liquidator.	
16		Establish regular places and times	for meetings of the board of directors.
17		Establish procedures for records to	be kept of all financial transactions of the
18		association, the association's agen	ts and the board of directors.
19		Provide that any member insurer a	ggrieved by any final action or decision of
20		the association may appeal to the	commissioner within thirty days after the
21		action or decision.	
22		Establish procedures by which sele	ections for the board of directors will be
23		submitted to the commissioner.	
24		Contain provisions necessary or pr	oper for the execution of the powers and
25		duties of the association.	
26	<u>4.</u>	e plan of operation may provide that	powers and duties of the association,
27		cept those under subdivision d of sub	section 1 of section 26.1-42.1-05 and
28		bdivision b of subsection 2 of section	26.1-42.1-05, are delegated to a
29		rporation, association, or other organi	ization that performs or will perform
30		nctions similar to those of this associa	tion or this association's equivalent in two
31		more states. This corporation, assoc	iation, or organization must be reimbursed

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1		<u>as a</u>	a servicing facility would be reimbursed and must be paid for performance of		
2		<u>any</u>	any other functions of the association. A delegation under this subsection takes		
3		effe	effect only with the approval of the board of directors and the commissioner, and		
4		ma	y be made only to a corporation, association, or organization that extends		
5		pro	tection not substantially less favorable and less effective than that provided by		
6		<u>this</u>	chapter.		
7	<u>26.</u>	1-42.	1-07. Duties and powers of the commissioner.		
8	<u>1.</u>	The	e commissioner shall:		
9		<u>a.</u>	Notify the association of the existence of an insolvent insurer within three		
10			days after the commissioner receives notice of the determination of the		
11			insolvency. The association is entitled to a copy of any complaint seeking an		
12			order of liquidation with a finding of insolvency against a member company at		
13			the same time that this complaint is filed with a court of competent jurisdiction.		
14		<u>b.</u>	Upon request of the board of directors, provide the association with a		
15			statement of the net direct written premiums of each member insurer.		
16	<u>2.</u>	<u>The</u>	e commissioner may:		
17		<u>a.</u>	Suspend or revoke, after notice and hearing, the certificate of authority to		
18			transact insurance in this state of any member insurer that fails to pay an		
19			assessment when due or fails to comply with the plan of operation. In the		
20			alternative, the commissioner may levy a fine on any member insurer that fails		
21			to pay an assessment when due. A fine under this subdivision may not		
22			exceed five percent of the unpaid assessment per month, except that a fine		
23			may not be less than one hundred dollars per month.		
24		<u>b.</u>	Revoke the designation of any servicing facility if the commissioner finds		
25			claims are being handled unsatisfactorily.		
26	<u>26.</u>	1-42.	1-08. Effect of paid claims.		
27	<u>1.</u>	<u>An</u> y	person recovering under this chapter is deemed to have assigned that		
28		per	son's rights under the policy to the association to the extent of recovery from		
29		<u>the</u>	association. Every insured or claimant seeking the protection of this chapter		
30		<u>sha</u>	Il cooperate with the association to the same extent as that insured or claimant		
31		wou	uld have been required to cooperate with the insolvent insurer. The association		

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1		does not have a claim for relief against the insured of the insolvent insurer for any
2		sums the association paid out except for claims for relief the insolvent insurer
3		would have had if the sums had been paid by the insolvent insurer and except as
4		provided in subsection 2. In the case of an insolvent insurer operating on a plan
5		with assessment liability, payments of claims of the association do not reduce the
6		liability of the insureds to the receiver, liquidator, or statutory successor for unpaid
7		assessments.
8	<u>2.</u>	The association may recover from the following persons the amount of any
9		covered claim paid on behalf of that person pursuant to this chapter:
10		a. Any insured whose net worth on December thirty-first of the year immediately
11		preceding the date the insurer becomes an insolvent insurer exceeds
12		twenty-five million dollars and whose liability obligations to other persons are
13		satisfied in whole or in part by payments made under this chapter; and
14		b. Any person who is an affiliate of the insolvent insurer and whose liability
15		obligations to other persons are satisfied in whole or in part by payments
16		made under this chapter.
17	<u>3.</u>	The association any any similar organization in another state are recognized as
18		claimants in the liquidation of an insolvent insurer for any amounts paid by the
19		association or similar organization on covered claims obligations as determined
20		under this chapter or similar laws in other states and receive dividends and any
21		other distributions at the priority set forth in section 26.1-06.1-41. The receiver,
22		liquidator, or statutory successor of an insolvent insurer is bound by determinations
23		of covered claim eligibility under this chapter and by settlements of claims made by
24		the association or a similar organization in another state. The court with
25		jurisdiction shall grant these claims priority equal to that which the claimant would
26		have been entitled in the absence of this chapter against the assets of the
27		insolvent insurer. The expenses of the association or similar organization in
28		handling claims are accorded the same priority as the liquidator's expenses.
29	<u>4.</u>	The association shall periodically file with the receiver or liquidator of the insolvent
30		insurer statements of the covered claims paid by the association and estimates of

1		anticipated claims on the association which preserve the rights of the association			
2		against the assets of the insolvent insurer.			
3	26.1-42.1-09. Exhaustion of other coverage.				
4	<u>1.</u>	Any person with a claim against an insurer, regardless of whether that insurer is a			
5		member insurer under any provision in an insurance policy other than a policy of			
6		an insolvent insurer which is also a covered claim, is required to exhaust first that			
7		person's right under that policy. Any amount payable on a covered claim under			
8		this chapter must be reduced by the amount of any recovery under the insurance			
9		policy.			
10	<u>2.</u>	Any person with a claim that may be recovered under more than one insurance			
11		guaranty association or equivalent shall seek recovery first from the association of			
12		the place of residence of the insured except that if the claim is a first-party claim for			
13		damage to property with a permanent location, the person shall seek recovery first			
14		from the association of the location of the property, and if the claim is a workers'			
15		compensation claim, the person shall seek recovery first from the association of			
16		the residence of the claimant. Any recovery under this chapter must be reduced by			
17		the amount of recovery from any other insurance guaranty association or			
18		equivalent.			
19	<u>26.</u> 1	1-42.1-10. Prevention of insolvencies. To aid in the detection and prevention of			
20	insurer insc	olvencies:			
21	<u>1.</u>	The board of directors, upon majority vote, may make recommendations to the			
22		commissioner for the detection and prevention of insurer insolvencies.			
23	<u>2.</u>	The board of directors, upon majority vote, may make recommendations to the			
24		commissioner on matters generally related to improving or enhancing regulation for			
25		solvency.			
26	<u>3.</u>	The board of directors, at the conclusion of any domestic insurer insolvency in			
27		which the association was obligated to pay covered claims, may prepare a report			
28		on the history and causes of the insolvency, based on the information available to			
29		the association and submit this report to the commissioner.			
30	<u>26.</u> 1	1-42.1-11. Examination of the association. The association is subject to			
31	examination	n and regulation by the commissioner. The board of directors shall submit, by March			

- 1 <u>thirty-first of each year, a financial report for the preceding calendar year in a form approved by</u>
- 2 <u>the commissioner.</u>
- <u>26.1-42.1-12. Tax exemption.</u> The association is exempt from payment of all fees and
 all taxes levied by this state or any political subdivision except taxes levied on property.
 <u>26.1-42.1-13. Recognition of assessments in rates.</u> The rate and premiums
- 6 charged for insurance policies to which this chapter applies must include amounts sufficient to
- 7 recoup a sum equal to the amounts paid to the association by the member insurer less any
- 8 amounts returned to the member insurer by the association. These rates may not be
- 9 determined to be excessive because they contain an amount reasonably calculated to recoup
- 10 assessments paid by the member insurer.
- 11 **<u>26.1-42.1-14.</u>** Immunity. There is no liability on the part of and no claim for relief may 12 arise against any member insurer, the association or the association's agents or employees, 13 the board of directors, or any person serving as a representative of any director, or the 14 commissioner or the commissioner's representatives for any action taken or any failure to act 15 by these entities in the performance of their powers and duties under this chapter. 16 **26.1-42.1-15.** Stay of proceedings. All proceedings in which the insolvent insurer is a 17 party or is obligated to defend a party in any court in this state, subject to waiver by the 18 association in specific cases involving covered claims, must be stayed until the last day fixed by 19 the court for the filing of claims and additional time after this as may be determined by the court 20 from the date the insolvency is determined or an ancillary proceeding is instituted in the state, 21 whichever is later, to permit proper defense by the association of all pending causes of action. 22 As to any covered claims arising from a judgment under any decision, verdict, or finding based 23 on the default of the insolvent insurer or the insolvent insurer's failure to defend an insured, the 24 association on its own behalf or on behalf of such insured may apply to have the judgment, 25 order, decision, verdict, or finding set aside by the same court or administrator that made the 26 judgment, order, decision, verdict, or finding and may defend the claim on the merits. The 27 liquidator, receiver, or statutory successor of an insolvent insurer covered by this chapter shall 28 permit access by the board or the board's authorized representative to the insolvent insurer's 29 records that are necessary for the board in carrying out the board's functions under this chapter
- 30 with regard to covered claims. In addition, the liquidator, receiver, or statutory successor shall

- 1 provide the board or the board's representative with copies of these records upon the request
- 2 by the board and at the expense of the board.
- 3 SECTION 7. AMENDMENT. Subsection 3 of section 26.1-46-04 of the North Dakota
 4 Century Code is amended and reenacted as follows:
- 3. When a purchasing group obtains insurance covering its members' risks from an
 authorized insurer, only risks resident or located in this state may be covered by
 the state guaranty fund subject to chapter 26.1-42 26.1-42.1.
- 8 **SECTION 8. REPEAL.** Chapter 26.1-42 of the North Dakota Century Code is
- 9 repealed.