90131.0500

Fifty-sixth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Senate Amendments

ENGROSSED HOUSE BILL NO. 1045

Introduced by

Legislative Council

(Judiciary Committee)

- 1 A BILL for an Act to create and enact a new subsection to section 57-15-10 of the North Dakota
- 2 Century Code, relating to correct placement of a reference to a city band levy; to amend and
- 3 reenact sections 1-04-09, 1-08-08, 4-24-10, 9-10-06, subsection 10 of section 10-04-06,
- 4 sections 10-06.1-12, 10-06.1-13, 10-19.1-05, subsections 3, 4, and 5 of section 10-19.1-10,
- 5 sections 10-19.1-11, 10-19.1-23, subsection 4 of section 10-19.1-61, subsections 2 and 3 of
- 6 section 10-19.1-75.2, subsection 2 of section 10-19.1-99, subsection 4 of section 10-19.1-100,
- 7 subsection 2 of section 10-19.1-101, subsection 4 of section 10-19.1-103, subsection 2 of
- 8 section 10-19.1-106, subsection 1 of section 10-19.1-108, sections 10-19.1-110.1, 10-19.1-112,
- 9 10-19.1-113.1, 10-19.1-129, 10-30-05, subsection 1 of section 10-30.1-04, section 10-30.5-04,
- subsections 2, 3, and 4 of section 10-32-07, subdivision b of subsection 5 of section 10-32-56,
- subsection 4 of section 10-32-107, subdivision j of subsection 5 of section 10-33-06,
- 12 subsection 24 of section 10-33-21, subsection 3 of section 11-10.2-01, subdivision b of
- 13 subsection 3 of section 12.1-32-15, section 16.1-01-07, subsection 3 of section 16.1-08.1-01,
- 14 sections 18-08-12, 20.1-08-04.6, 21-10-06, subsection 2 of section 23-06.4-03, subsection 2 of
- 15 section 23-06.5-10, subsection 12 of section 25-03.1-02, sections 26.1-17-02, 26.1-17-33,
- 16 subsection 1 of section 26.1-18.1-02, subsection 1 of section 26.1-19-04, sections 26.1-49-03,
- 17 28-04-05.1, 29-12-05, 30.1-15-02, 30.1-29-26, 32-03-36, 36-01-08.1, 37-15-16, 37-15-17,
- 18 37-15-21, 38-08.1-03, subsection 3 of section 38-08.1-03.1, sections 40-51.2-05, 40-57.1-05,
- 19 subsection 4 of section 41-09-16, sections 42-04-01, 43-07-19, subsection 10 of section
- 20 43-17-02, subsection 1 of section 43-17.1-06, subdivision h of subsection 1 of section
- 21 45-10.1-02, section 47-10.1-02, subsection 1 of section 47-15.1-03, subsection 3 of section
- 22 50-06-01.8, section 51-14-03.2, subsection 5 of section 53-06.2-11, subsection 1 of section
- 23 54-40-01, section 57-15-08, subdivision b of subsection 2 of section 57-35.3-05, sections
- 24 61-04.1-13, 61-04.1-14, 61-21-47, and 61-35-25 of the North Dakota Century Code, relating to
- 25 technical corrections and improper, inaccurate, redundant, missing, or obsolete references; and

- 1 to repeal sections 10-19.1-03, 10-19.1-131, 14-02.1-06, 28-32-22, and chapter 61-24.4 of the
- 2 North Dakota Century Code, relating to obsolete provisions.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 1-04-09 of the North Dakota Century Code is amended and reenacted as follows:

1-04-09. Curing defects in title to real property. Any corporation organized otherwise than under the laws of this state, having acquired, or attempted to acquire, or to convey legal title by deed or lease to any real property in this state, before complying with the provisions of chapter 10-22 of title 10 North Dakota law governing foreign corporations, which prior to July 1, 1959, has complied with said chapter, shall be and hereby those laws is relieved from any disability provided in said chapter or prohibition therein contained, so far as said statute relates relating to the acquisition and holding of the property so acquired, or attempted to be acquired, and the title so acquired, or attempted to be acquired, hereby is confirmed.

SECTION 2. AMENDMENT. Section 1-08-08 of the North Dakota Century Code is amended and reenacted as follows:

1-08-08. Validation of land titles acquired by corporations prior to before

March 7, 1935. The title and ownership of any real estate acquired in any manner by any domestic or foreign corporation after July 29, 1932, and prior to before March 7, 1935, is hereby declared to be valid for all purposes, subject, however, to all of the provisions contained in chapter 10-06 10-06.1.

SECTION 3. AMENDMENT. Section 4-24-10 of the 1997 Supplement to the North Dakota Century Code is amended and reenacted as follows:

4-24-10. Agricultural commodity promotion groups to report to legislative assembly - Report contents. Between the first and tenth legislative day of each regular legislative session, the North Dakota potato council, the North Dakota oilseed council, the North Dakota dry bean council, the North Dakota barley council, the North Dakota soybean council, the North Dakota corn utilization council, the North Dakota beekeepers association, the North Dakota turkey federation, the North Dakota milk stabilization marketing board, the North Dakota dairy promotion commission, the North Dakota state wheat commission, and the North Dakota beef commission must file a uniform report at a public hearing before the standing

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- 1 agriculture committee of each house of the legislative assembly. The presiding officer of each
- 2 house of the legislative assembly may direct that the reports be filed with some other standing
- 3 committee of that house. Each report must contain a summary of the activities of the
- 4 commodity group during the current biennium, a single-page uniform statement of revenues
- 5 and expenditures for the next biennium. Each report, except the reports of the North Dakota
- 6 beekeepers association and the North Dakota turkey federation, must also include a state
- 7 auditor's report on the commodity group's single-page uniform statement of revenues and
- 8 expenditures for the previous two fiscal years.
 - **SECTION 4. AMENDMENT.** Section 9-10-06 of the North Dakota Century Code is amended and reenacted as follows:
 - 9-10-06. Willful acts and negligence Liability. Everyone A person is responsible not only for the result of his the person's willful acts but also for an injury occasioned to another by his the person's want of ordinary care or skill in the management of his the person's property or person self. The extent of the liability in such cases is defined by sections 32-03-01 to 32-03-19, inclusive through 32-03-18.
 - **SECTION 5. AMENDMENT.** Subsection 10 of section 10-04-06 of the 1997 Supplement to the North Dakota Century Code is amended and reenacted as follows:
 - 10. The sale of capital stock of a corporation or membership interests of a limited liability company may be exempted by the securities commissioner if the corporation or limited liability company is organized under chapter 10-30 or approved by the small business administration as qualifying for loans under section 502 of the Small Business Investment Act of 1958, as amended; or the sale of memberships, including dues, in a nonprofit corporation incorporated under chapter 10-24 in North Dakota may be exempted by the securities commissioner if the corporation is organized and operated for the primary purpose of promoting community development.
 - **SECTION 6. AMENDMENT.** Section 10-06.1-12 of the North Dakota Century Code is amended and reenacted as follows:
 - 10-06.1-12. Corporation or limited liability company allowed to engage in the business of farming or ranching Requirements. This chapter does not prohibit a domestic corporation or a domestic limited liability company from owning real estate and engaging in the

- 1 business of farming or ranching, if the corporation or limited liability company meets all the
- 2 requirements of chapter 10-19.1, 10-23, or the limited liability company meets all the
- 3 requirements of chapter 10-32 which are not inconsistent with this chapter. The following
- 4 requirements also apply:

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- If a corporation, the corporation must not have more than fifteen shareholders. If a limited liability company, the limited liability company must not have more than fifteen members.
 - 2. Each shareholder or member must be related to each of the other shareholders or members within one of the following degrees of kinship or affinity: parent, son, daughter, stepson, stepdaughter, grandparent, grandson, granddaughter, brother, sister, uncle, aunt, nephew, niece, great-grandparent, great-grandchild, first cousin, or the spouse of a person so related.
 - 3. Each shareholder or member must be an individual or one of the following:
 - a. A trust for the benefit of an individual or a class of individuals who are related to every shareholder of the corporation or member of the limited liability company within the degrees of kinship or affinity specified in this section.
 - b. An estate of a decedent who was related to every shareholder of the corporation or member of the limited liability company within the degrees of kinship or affinity specified in this section.
 - 4. A trust or an estate may not be a shareholder or member if the beneficiaries of the trust or the estate together with the other shareholders or members are more than fifteen in number.
 - 5. Each individual who is a shareholder or member must be a citizen of the United States or a permanent resident alien of the United States.
 - 6. If a corporation, the officers and directors of the corporation must be shareholders who are actively engaged in operating the farm or ranch and at least one of its shareholders must be an individual residing on or operating the farm or ranch. If a limited liability company, the governors and managers of the limited liability company must be members who are actively engaged in operating the farm or ranch and at least one of its members must be an individual residing on or operating the farm or ranch.

- 7. An annual average of at least sixty-five percent of the gross income of the corporation or limited liability company over the previous five years, or for each year of its existence, if less than five years, must have been derived from farming or ranching operations.
 - 8. The income of the corporation or limited liability company from nonfarm rent, nonfarm royalties, dividends, interest, and annuities cannot exceed twenty percent of the gross income of the corporation or limited liability company.
- **SECTION 7. AMENDMENT.** Section 10-06.1-13 of the North Dakota Century Code is amended and reenacted as follows:
- 10-06.1-13. Applicability of North Dakota Business Corporation Act. Chapters

 Chapter 10-19.1 and 10-23 are is applicable to farming or ranching corporations, which have the powers and privileges and are subject to the duties, restrictions, and liabilities of other business corporations except when inconsistent with the intent of this chapter. This chapter takes precedence in the event of any conflict with the provisions of chapters chapter 10-19.1 and 10-23.
- **SECTION 8. AMENDMENT.** Section 10-19.1-05 of the North Dakota Century Code is amended and reenacted as follows:

10-19.1-05. Retention of two-thirds majority.

If the articles of a corporation described in section 10-19.1-02 or 10-19.1-03 do not contain a provision specifying the proportion of the voting power of the shares required for approval of amendments to the articles, plans of merger or exchange, or sales of assets, a shareholder or shareholders holding more than one-third of the voting power of all the shares entitled to vote for any or all of the above-mentioned actions may, by signed written demand filed in duplicate original with the secretary of state, along with the fees provided in chapter 10-23 section 10-19.1-147, may amend the articles of the corporation to include a provision requiring the approval of the holders of two-thirds of the voting power of the shares entitled to vote for any or all of the above-mentioned actions for which no required majority was specified, notwithstanding any provisions of section 10-19.1-19, 10-19.1-98, or 10-19.1-104 to the contrary. Notice that the demand has been filed

1 must be given by the shareholder to an officer of the corporation, but failure to give 2 the notice does not invalidate the demand. 3 A shareholder or shareholders holding more than one-third of the voting power of 2. 4 the shares entitled to vote for dissolution of a corporation described in section 5 10-19.1-02 or 10-19.1-03 may, by signed written demand filed in duplicate original 6 with the secretary of state, along with the fees provided in chapter 10-23 section 7 10-19.1-147, may amend the articles of the corporation to include a provision 8 requiring the approval of the holders of two-thirds of the voting power of all the 9 shares for the authorization of the dissolution of the corporation, notwithstanding 10 the provisions of section 10-19.1-107. Notice that the demand has been filed must 11 be given by the shareholder to an officer of the corporation, but failure to give the 12 notice does not invalidate the demand. 13 3. A signed written demand by the shareholders of a corporation pursuant to 14 subsection 1 or 2 is valid only if filed with the secretary of state before July 1, 1986. 15 SECTION 9. AMENDMENT. Subsections 3, 4, and 5 of section 10-19.1-10 of the 1997 16 Supplement to the North Dakota Century Code are amended and reenacted as follows: 17 3. The following provisions govern a corporation unless modified in the articles: 18 A corporation has general business purposes as provided in section a. 19 10-19.1-08. 20 b. A corporation has perpetual existence and certain powers as provided in 21 section 10-19.1-26. 22 The power to adopt, amend, or repeal the bylaws is vested in the board as C. 23 provided in section 10-19.1-31. 24 d. The affirmative vote of a majority of directors present is required for an action 25 of the board as provided in section 10-19.1-46. 26 A written action by the board taken without a meeting must be signed by all e. 27 directors as provided in section 10-19.1-47. 28 f. The board may authorize the issuance of securities and rights to purchase

securities as provided in subsection 1 of section 10-19.1-61.

1 All shares are common shares entitled to vote and are of one class and one q. 2 series as provided in subdivisions a and b of subsection 2 of section 3 10-19.1-61. 4 h. All shares have equal rights and preferences in all matters not otherwise 5 provided for by the board as provided in subdivisions a and b of subsection 2 6 of section 10-19.1-61. 7 i. The par value of shares is fixed at one cent per share for certain purposes 8 and may be fixed by the board for certain other purposes as provided in 9 subdivisions a and b of subsection 2 of section 10-19.1-61. 10 The board or the shareholders may issue shares for any consideration or for j. 11 no consideration to effectuate share dividends or splits and determine the 12 value of nonmonetary consideration as provided in subsection 1 of section 13 10-19.1-63. 14 Shares of a class or series may not be issued to holders of shares of another k. 15 class or series to effectuate share dividends or splits, unless authorized by a 16 majority of the voting power of the shares of the same class or series as the 17 shares to be issued as provided in subsection 1 of section 10-19.1-63. 18 I. A corporation may issue rights to purchase securities whose terms, 19 provisions, and conditions are fixed by the board as provided in section 10-19.1-64. 20 21 The affirmative vote of the holders of a majority of the voting power of the 22 shares present and entitled to vote at a duly held meeting is required for an 23 action of the shareholders, except where this chapter requires the affirmative 24 vote of a majority of the voting power of all shares entitled to vote as provided 25 in subsection 1 of section 10-19.1-74. 26 Shares of a corporation acquired by the corporation may be reissued as n. 27 provided in subsection 1 of section 10-19.1-93. 28 An exchange need not be approved by shareholders of the acquiring 0. 29 corporation unless the outstanding shares entitled to vote of that corporation 30 will be increased by more than twenty percent immediately after the exchange

as provided in subdivision c of subsection 3 of section 10-19.1-98.

1 An exchange need not be approved by shareholders of the acquiring p. 2 corporation unless the outstanding participating shares of that corporation will 3 be increased by more than twenty percent immediately after the exchange as 4 provided in subdivision d of subsection 3 of section 10-19.1-98. 5 Each share has one vote unless otherwise provided in the terms of the share q. as provided in subsection $\frac{3}{5}$ of section $\frac{10-19.1-77}{10-19.1-73.2}$. 6 7 r. The board may effect share dividends, divisions, and combinations under 8 certain circumstances without shareholder approval as provided in section 9 10-19.1-61.1. 10 The following provisions govern a corporation unless modified either in the articles 11 or in the bylaws: 12 A director serves for an indefinite term that expires upon the election and 13 qualification of a successor as provided in section 10-19.1-35. 14 The compensation of directors is fixed by the board as provided in section b. 15 10-19.1-37. The method provided in section 10-19.1-41 or 10-19.1-41.1 must be used for 16 C. 17 removal of directors. 18 d. The method provided in section 10-19.1-42 must be used for filling board 19 vacancies. 20 If the board fails to select a place for a board meeting, it must be held at the e. 21 principal executive office as provided in subsection 1 of section 10-19.1-43. 22 f. A director may call a board meeting, and the notice of the meeting need not 23 state the purpose of the meeting as provided in subsection 3 of section 24 10-19.1-43. 25 A majority of the board is a quorum for a board meeting as provided in section g. 26 10-19.1-45. 27 h. A committee must consist of one or more persons, who need not be directors, 28 appointed by affirmative vote of a majority of the directors present as provided 29 in subsection 2 of section 10-19.1-48. 30 i. The board may establish a special litigation committee as provided in section

10-19.1-48.

1 j. Officers may delegate some or all of their duties and powers, if not prohibited 2 by the board from doing so as provided in section 10-19.1-59. 3 k. Regular meetings of shareholders need not be held, unless demanded by a 4 shareholder under certain conditions as provided in section 10-19.1-71. 5 I. No fewer than ten nor more than fifty days' notice is required for a meeting of shareholders as provided in subsection 3 of section 10-19.1-73. 6 7 The number of shares required for a quorum at a shareholders' meeting is a 8 majority of the voting power of the shares entitled to vote at the meeting as 9 provided in section 10-19.1-76. 10 The board may fix a date up to fifty days before the date of a shareholders' n. 11 meeting as the date for the determination of the holders of shares entitled to 12 notice of and entitled to vote at the meeting as provided in subsection 1 of 13 section 10-19.1-77 <u>10-19.1-73.2</u>. 14 Indemnification of certain persons is required as provided in section Ο. 15 10-19.1-91. 16 The board may authorize, and the corporation may make, distributions not p. 17 prohibited, limited, or restricted by an agreement as provided in subsection 1 18 of section 10-19.1-92. 19 5. The following provisions relating to the management of the business or the 20 regulation of the affairs of a corporation may be included either in the articles or, 21 except for naming members of the first board fixing a greater than majority director 22 or shareholder vote or giving or prescribing the manner of giving voting rights to 23 persons other than shareholders otherwise than pursuant to the articles, or 24 eliminating or limiting a director's personal liability, in the bylaws: 25 The members of the first board may be named in the articles as provided in 26 subsection 1 of section 10-19.1-32. 27 b. A manner for increasing or decreasing the number of directors as provided in 28 section 10-19.1-33. 29 Additional qualifications for directors may be imposed as provided in section C. 30 10-19.1-34. 31 Directors may be classified as provided in section 10-19.1-38. d.

1 The day or date, time, and place of board meetings may be fixed as provided e. 2 in subsection 1 of section 10-19.1-43. 3 f. Absent directors may be permitted to give written consent or opposition to a 4 proposal as provided in section 10-19.1-44. 5 A larger than majority vote may be required for board action as provided in g. 6 section 10-19.1-46. 7 h. Authority to sign and deliver certain documents may be delegated to an 8 officer or agent of the corporation other than the president as provided in 9 section 10-19.1-53. 10 i. Additional officers may be designated as provided in section 10-19.1-52. 11 j. Additional powers, rights, duties, and responsibilities may be given to officers 12 as provided in section 10-19.1-53. 13 k. A method for filling vacant offices may be specified as provided in 14 subsection 3 of section 10-19.1-58. 15 A certain officer or agent may be authorized to sign share certificates as I. 16 provided in subsection 1 of section 10-19.1-66. 17 The transfer or registration of transfer of securities may be restricted as m. 18 provided in section 10-19.1-70. 19 The day or date, time, and place of regular shareholder meetings may be n. 20 fixed as provided in subsection 3 of section 10-19.1-71. 21 Certain persons may be authorized to call special meetings of shareholders Ο. 22 as provided in subsection 1 of section 10-19.1-72. 23 Notices of shareholder meetings may be required to contain certain p. 24 information as provided in subsection 3 of section 10-19.1-73. 25 A larger than majority vote may be required for shareholder action as q. 26 provided in section 10-19.1-74. 27 r. Voting rights may be granted in or pursuant to the articles to persons who are 28 not shareholders as provided in subsection 4 6 of section 10-19.1-77 29 10-19.1-73.2. 30 Corporate actions giving rise to dissenter rights may be designated as S. 31 provided in subdivision d of subsection 1 of section 10-19.1-87.

1	t.	The rights and priorities of persons to receive distributions may be		
2		established as provided in section 10-19.1-92.		
3	u.	A director's personal liability to the corporation or its shareholders for		
4		monetary damages for breach of fiduciary duty as a director may be		
5		eliminated or limited in the articles as provided in section 10-19.1-50.		
6	SECTION	110. AMENDMENT. Section 10-19.1-11 of the North Dakota Century Code is		
7	amended and ree	enacted as follows:		
8	10-19.1-1	1. Filing of articles of incorporation. An original of the articles of		
9	incorporation mus	st be filed with the secretary of state. If the secretary of state finds that the		
10	articles of incorpo	pration conform to law and that all fees have been paid under chapter 10-23		
11	section 10-19.1-1	47, the secretary of state shall issue a certificate of incorporation to the		
12	incorporators or t	heir representative.		
13	SECTION	111. AMENDMENT. Section 10-19.1-23 of the North Dakota Century Code is		
14	amended and ree	enacted as follows:		
15	10-19.1-2	3. Filing articles of amendment. An original of the articles of amendment		
16	must be filed with the secretary of state. If the secretary of state finds that the articles of			
17	amendment conform to law and that all fees have been paid as provided in chapter 10-23			
18	section 10-19.1-147, then the articles of amendment must be recorded in the office of the			
19	secretary of state	4.		
20	A corpora	tion that amends its name and is the owner of a trademark or trade name, is a		
21	general partner n	amed in a fictitious name certificate, or is a general partner in a limited		
22	partnership which	n is on file with the secretary of state, must change or amend its name in each		
23	registration when	it files an amendment.		
24	SECTION	112. AMENDMENT. Subsection 4 of section 10-19.1-61 of the North Dakota		
25	Century Code is a	amended and reenacted as follows:		
26	4. A sta	atement executed by an officer setting forth the name of the corporation and		
27	the to	ext of the resolution and certifying the adoption of the resolution and the date		
28	of ac	doption must be filed with the secretary of state, together with the fees		
29	provi	ided in chapter 10-23 section 10-19.1-147, before the issuance of any shares		
30	for w	which the resolution creates rights or preferences not set forth in the articles.		
31	The	resolution is effective when the statement has been filed with the secretary of		

1		state unless the statement specifies a later effective date within thirty days of filing			
		, , , ,			
2	0.54	the statement with the secretary of state.			
3	SECTION 13. AMENDMENT. Subsections 2 and 3 of section 10-19.1-75.2 of the 1997				
4	Supplemen	t to the North Dakota Century Code are amended and reenacted as follows:			
5	2.	Participation in a conference meeting the requirements of subsection 1 constitutes			
6		presence at the meeting in person or by proxy if all the other requirements of			
7		section 10-19.1-80 <u>10-19.1-76.2</u> are met.			
8	3.	A shareholder may participate in a regular or special meeting of shareholders not			
9		described in subsection 1 by any means of communication through which the			
10		shareholder, other participants, and all persons physically present at the meeting			
11		may simultaneously hear each other during the meeting. Participation in a meeting			
12		by that means constitutes presence at the meeting in person or by proxy if all the			
13		other requirements of section 40-19.1-80 10-19.1-76.2 are met.			
14	SEC	CTION 14. AMENDMENT. Subsection 2 of section 10-19.1-99 of the North Dakota			
15	Century Co	de is amended and reenacted as follows:			
16	2.	The articles of merger must be signed on behalf of each constituent corporation			
17		and filed with the secretary of state, together with the fees provided in chapter			
18		10-23 section 10-19.1-147.			
19	SEC	CTION 15. AMENDMENT. Subsection 4 of section 10-19.1-100 of the North			
20	Dakota Cer	ntury Code is amended and reenacted as follows:			
21	4.	Within thirty days after a copy of the plan of merger is mailed to shareholders of			
22		each subsidiary that is a constituent corporation to the merger, or upon waiver of			
23		the mailing by the holders of all outstanding shares of each subsidiary that is a			
24		constituent corporation to the merger, the articles of merger must be signed on			
25		behalf of the parent and filed with the secretary of state, along with the fees			
26		provided in chapter 10-23 section 10-19.1-147.			
27	SEC	CTION 16. AMENDMENT. Subsection 2 of section 10-19.1-101 of the North			
28	Dakota Cer	ntury Code is amended and reenacted as follows:			
29	2.				
22 23 24 25 26 27 28	SEC Dakota Cer	each subsidiary that is a constituent corporation to the merger, or upon waiver of the mailing by the holders of all outstanding shares of each subsidiary that is a constituent corporation to the merger, the articles of merger must be signed on behalf of the parent and filed with the secretary of state, along with the fees provided in chapter 10-23 section 10-19.1-147.			

1		vote of a majority of the directors present, subject to the contract rights of any				
2		other person under the plan. If articles of merger have been filed with the				
3		secretary of state, the board shall file with the secretary of state, together with the				
4		fees provided in chapter 10-23 section 10-19.1-147, articles of abandonment that				
5		con	tain:			
6		a.	The name of the constituent corporations;			
7		b.	The provision of this section under which the plan is abandoned; and			
8		c.	The text of the resolution approved by the affirmative vote of a majority of the			
9			directors present abandoning the plan.			
10		If th	e certificate of merger has been issued, the board shall surrender the			
11		cert	ificate to the secretary of state upon filing the articles of abandonment.			
12	SEC	CTIO	N 17. AMENDMENT. Subsection 4 of section 10-19.1-103 of the North			
13	Dakota Cer	ntury	Code is amended and reenacted as follows:			
14	4.	If th	e surviving corporation in a merger will be a foreign corporation and will			
15		transact business in this state, it shall comply with the provisions of chapter 10-22				
16		10-19.1 with respect to foreign corporations. In every case the surviving				
17		corporation shall file with the secretary of state:				
18		a.	An agreement that it may be served with process in this state in a proceeding			
19			for the enforcement of an obligation of a constituent corporation and in a			
20			proceeding for the enforcement of the rights of a dissenting shareholder of a			
21			constituent corporation against the surviving corporation;			
22		b.	An irrevocable appointment of the secretary of state as its agent to accept			
23			service of process in any proceeding, and an address to which process may			
24			be forwarded; and			
25		c.	An agreement that it will promptly pay to the dissenting shareholders of each			
26			domestic constituent corporation the amount, if any, to which they are entitled			
27			under section 10-19.1-87.			
28	SEC	CTIO	N 18. AMENDMENT. Subsection 2 of section 10-19.1-106 of the North			
29	Dakota Cer	ntury	Code is amended and reenacted as follows:			
30	2.	The articles of dissolution must be filed with the secretary of state, together with				
31		the	fees provided in chapter 10-23 section 10-19 1-147			

1	SEC	CTIOI	N 19.	AMENDMENT. Subsection 1 of section 10-19.1-108 of the North
2	Dakota Cer	ntury	Code	is amended and reenacted as follows:
3	1.	If di	ssoluti	on of the corporation is approved pursuant to subsections 1 and 2 of
4		sect	tion 10	0-19.1-107, the corporation shall file with the secretary of state, together
5		with	the fe	es provided in chapter 10-23 section 10-19.1-147, a notice of intent to
6		diss	olve.	The notice must contain:
7		a.	The	name of the corporation;
8		b.	The	date and place of the meeting at which the resolution was approved
9			pursi	uant to subsections 1 and 2 of section 10-19.1-107; and
10		C.	A sta	tement that the requisite vote of the shareholders was received or that
11			all sh	areholders entitled to vote signed a written action.
12	SEC	CTIOI	N 20.	AMENDMENT. Section 10-19.1-110.1 of the 1997 Supplement to the
13	North Dako	ta Ce	entury	Code is amended and reenacted as follows:
14	10-	19.1-	110.1.	Dissolution procedure for corporations that do not give notice to
15	creditors a	nd c	laimaı	nts. When a notice of intent to dissolve has been filed with the secretary
16	of state and	the	corpor	ation has elected not to give notice to creditors and claimants in the
17	manner pro	vided	l in se	ction 10-19.1-100 <u>10-19.1-110</u> :
18	1.	Artio	cles of	dissolution for a corporation that has not given notice to creditors and
19		clair	mants	in the manner provided in section 10-19.1-110:
20		a.	Must	be filed with the secretary of state after:
21			(1)	The payment of claims of all known creditors and claimants has been
22				made or provided for; or
23			(2)	At least two years have elapsed from the date of filing the notice of
24				intent to dissolve; and
25		b.	Must	state:
26			(1)	If the articles of dissolution are being filed pursuant to paragraph 1 of
27				subdivision a of subsection 1, that all known debts, obligations, and
28				liabilities of the corporation have been paid and discharged or that
29				adequate provision has been made for payment or discharge;
30			(2)	That the remaining property, assets, and claims of the corporation have
31				been distributed among its shareholders in accordance with

1 subsection 5 of section 10-19.1-92, or that adequate provision has 2 been made for that distribution; and 3 (3)That there are no pending legal, administrative, or arbitration 4 proceedings by or against the corporation, or that adequate provision 5 has been made for the satisfaction of any judgment, order, or decree 6 that may be entered against it in a pending proceeding. 7 2. With respect to claims against a corporation that does not give notice: 8 If a corporation has paid or provided for all known creditors or claimants at the 9 time articles of dissolution are filed, a creditor or claimant who does not file a 10 claim or pursue a remedy, in a legal, administrative, or arbitration proceeding 11 within two years after the date of filing the notice of intent to dissolve is barred 12 from suing on that claim or otherwise realizing upon or enforcing it. 13 If the corporation has not paid or provided for all known creditors and b. 14 claimants at the time articles of dissolution are filed, a person who does not 15 file a claim or pursue a remedy in a legal, administrative, or arbitration 16 proceeding within two years after the date of filing the notice of intent to 17 dissolve is barred from suing on that claim or otherwise realizing upon or 18 enforcing it, except as provided in section 10-19.1-124. 19 SECTION 21. AMENDMENT. Section 10-19.1-112 of the North Dakota Century Code 20 is amended and reenacted as follows: 10-19.1-112. Revocation of dissolution proceedings. 21 22 Dissolution proceedings commenced pursuant to section 10-19.1-107 may be 23 revoked prior to filing of articles of dissolution. 24 2. Written notice must be given to every shareholder entitled to vote at a 25 shareholders' meeting within the time and in the manner provided in section 26 10-19.1-73 for notice of meetings of shareholders and must state that a purpose of 27 the meeting is to consider the advisability of revoking the dissolution proceedings. 28 The proposed revocation must be submitted to the shareholders at the meeting. If 29 the proposed revocation is approved at a meeting by the affirmative vote of the 30 holders of a majority of the voting power of all shares entitled to vote, the

dissolution proceedings are revoked.

1	3.	Revocation of dissolution proceedings is effective when a notice of revocation is				
2		filed with the secretary of state, together with the fees provided in chapter 10-23				
3		section 10-19.1-147. The corporation may thereafter resume business.				
4	SE	CTION 22. AMENDMENT. Section 10-19.1-113.1 is amended and reenacted as				
5	follows:					
6	10-	19.1-113.1. Filing of articles of dissolution - Effective date of dissolution -				
7	Certificate	•				
8	1.	An original of the articles of dissolution must be filed with the secretary of state. If				
9		the secretary of state finds that the articles of dissolution conform to law and that				
10		all fees have been paid under chapter 10-23 section 10-19.1-147, the secretary of				
11		state shall issue a certificate of dissolution.				
12	2.	When the certificate of dissolution has been issued by the secretary of state, the				
13		corporation is dissolved.				
14	3.	The secretary of state shall issue to the dissolved corporation, or its legal				
15		representative, a certificate of dissolution that contains:				
16		a. The name of the corporation;				
17		b. The date the articles of dissolution were filed with the secretary of state; and				
18		c. A statement that the corporation was dissolved.				
19	SEC	CTION 23. AMENDMENT. Section 10-19.1-129 of the 1997 Supplement to the				
20	North Dako	ta Century Code is amended and reenacted as follows:				
21	10-	19.1-129. Service of process on corporation and nonresident directors.				
22	1.	The registered agent must be an agent of the corporation and any nonresident				
23		director upon whom any process, notice, or demand required or permitted by law				
24		to be served on the corporation or director may be served. Acceptance of a				
25		directorship includes the appointment of the secretary of state as an agent for				
26		personal service of legal process, notice, or demand.				
27	2.	A process, notice, or demand required or permitted by law to be served upon a				
28		corporation may be served either upon the registered agent of the corporation, or				
29		upon an officer of the corporation, or upon the secretary of state as provided in this				
30		section.				

- 3. If neither the corporation's registered agent nor an officer of the corporation can be found at the registered office, or if a corporation fails to maintain a registered agent in this state and an officer of the corporation cannot be found at the registered office, then the secretary of state is the agent of the corporation upon whom the process, notice, or demand may be served. The return of the sheriff, or the affidavit of a person who is not a party, that no registered agent or officer can be found at the registered office must be provided to the secretary of state. Service on the secretary of state of any process, notice, or demand is deemed personal service upon the corporation and must be made by filing with the secretary of state an original and two copies of the process, notice, or demand, along with the fees provided in chapter 10 23 section 10-19.1-147. The secretary of state shall immediately forward, by registered mail, addressed to the corporation at its registered office, a copy of the process, notice, or demand. Service on the secretary of state is returnable in not less than thirty days notwithstanding a shorter period specified in the process, notice, or demand.
 - 4. Process, notice, or demand may be served on a dissolved corporation as provided in this subsection. The court shall determine if service is proper. If a corporation has voluntarily dissolved or a court has entered a decree of dissolution, service may be made according to subsection 2 so long as claims are not finally barred under section 10-19.1-124. If a corporation has been involuntarily dissolved pursuant to section 10-23-02.2, service may be made according to subsection 2.
 - A record of all processes, notices, and demands served upon the secretary of state under this section, including the date of service and the action taken with reference to it must be maintained in the office of the secretary of state.
 - Nothing in this section limits the right to serve any process, notice, or demand required or permitted by law to be served upon a corporation in any other manner permitted by law.
- **SECTION 24. AMENDMENT.** Section 10-30-05 of the North Dakota Century Code is amended and reenacted as follows:

1	10-3	30-05	. Business Corporation Act to apply. The provisions of chapters <u>chapter</u>
2	10-19.1 , 10	22, a	and 10-23 apply to state development corporations as they may be applicable
3	and not inco	onsis	tent with this chapter.
4	SEC	CTIO	25. AMENDMENT. Subsection 1 of section 10-30.1-04 of the North Dakota
5	Century Co	de is	amended and reenacted as follows:
6	1.	To	carry out the purposes of this chapter, venture capital corporations may be
7		form	ned under chapters chapter 10-19.1 through 10-23 if a corporation, or under
8		cha	oter 10-32 if a limited liability company. The articles of incorporation or articles
9		of o	rganization of a venture capital corporation must comply with subsections 2
10		thro	ugh 9.
11	SEC	OITC	N 26. AMENDMENT. Section 10-30.5-04 of the North Dakota Century Code is
12	amended a	nd re	enacted as follows:
13	10-3	30.5-0	14. Powers. The corporation must be organized as a nonprofit corporation
14	under chap	ter 10	9-24. In addition to the powers in chapter 10-24 10-33, the corporation may:
15	1.	Coo	perate and contract with any private or public entity.
16	2.	Rec	eive appropriations from the legislative assembly and other public moneys as
17		well	as contributions from other private or public contributors.
18	SEC	OITC	N 27. AMENDMENT. Subsections 2, 3, and 4 of section 10-32-07 of the 1997
19	Supplemen	t to th	ne North Dakota Century Code are amended and reenacted as follows:
20	2.	The	following provisions govern a limited liability company unless modified in the
21		artic	eles of organization or a member central agreement under section 10-32-50:
22		a.	A limited liability company has general business purposes as provided in
23			section 10-32-04;
24		b.	A limited liability company has certain powers as provided in section
25			10-32-23;
26		C.	The power to adopt, amend, or repeal the operating agreement is vested in
27			the board of governors as provided in section 10-32-68;
28		d.	A limited liability company must allow cumulative voting for governors as
29			provided in section 10-32-76;
30		e.	The affirmative vote of a majority of governors present is required for an
31			action of the board of governors as provided in section 10-32-83;

1 f. A written action by the board of governors taken without a meeting must be 2 signed by all governors as provided in section 10-32-84; 3 The board may accept contributions, make contribution agreements, and g. 4 make contribution allowance agreements as provided in subsection 1 of 5 section 10-32-56 and sections 10-32-58 and 10-32-59; 6 h. All membership interests are ordinary membership interests entitled to vote 7 and are of one class with no series as provided in subdivisions a and b of 8 subsection 5 of section 10-32-56; 9 i. All membership interests have equal rights and preferences in all matters not 10 otherwise provided for by the board of governors as provided in subdivision b 11 of subsection 5 of section 10-32-56; 12 j. The restatement of value of previous contributions is to be determined 13 according to a specified process as provided in subsections 3 and 4 of 14 section 10-32-57; 15 k. A member has certain preemptive rights, unless otherwise provided by the 16 board of governors as provided in section 10-32-37; 17 I. The affirmative vote of the owners of a majority of the voting power of the 18 membership interests present and entitled to vote at a duly held meeting is 19 required for an action of the members, except where this chapter requires the 20 affirmative vote of a majority of the voting power of all membership interests 21 entitled to vote as provided in subsection 1 of section 10-32-43; 22 The voting power of each membership interest is in proportion to the value 23 reflected in the required records of the contributions of the members as 24 provided in section 10-32-45 10-32-40.1; 25 Members share in distributions in proportion to the value reflected in the n. 26 required records of the contributions of members as provided in section 27 10-32-60; 28 Members share profits and losses in proportion to the value reflected in the 0. 29 required records of the contributions of members as provided in section 30 10-32-36;

1 A written action by the members taken without a meeting must be signed by p. 2 all members as provided in section 10-32-43; 3 Members have no right to receive distributions in kind and the limited liability q. 4 company has only limited rights to make distributions in kind as provided in 5 section 10-32-62; 6 A member is not subject to expulsion as provided in subsection 2 of section r. 7 10-32-30: 8 Unanimous consent is required for the transfer of governance rights to a 9 person not already a member as provided in subsection 2 of section 10 10-32-32; 11 Unanimous consent is required to avoid dissolution as provided in t. 12 subdivision e of subsection 1 of section 10-32-109; and 13 A limited liability company dissolves upon an occurrence of an event that u. 14 terminates the continued membership of any member as provided in 15 subsection 1 of section 10-32-109. 16 3. The following provisions govern a limited liability company unless modified either in 17 the articles of organization, a member central agreement under section 10-32-50, 18 or in the operating agreement: 19 Governors serve for an indefinite term that expires at the next regular meeting 20 of members as provided in section 10-32-72; 21 The compensation of governors is fixed by the board of governors as b. 22 provided in section 10-32-74; 23 A certain method must be used for removal of governors as provided in 24 section 10-32-78; 25 A certain method must be used for filling board of governor vacancies as 26 provided in section 10-32-79; 27 e. If the board of governors fails to select a place for a board meeting, it must be 28 held at the principal executive office as provided in subsection 1 of section 29 10-32-80; 30 f. The notice of a board of governors meeting need not state the purpose of the 31 meeting as provided in subsection 3 of section 10-32-80;

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2 provided in section 10-32-82; 3 A committee consists of one or more individuals, who need not be governors, h. 4 appointed by affirmative vote of a majority of the governors present as 5 provided in subsection 2 of section 10-32-85; 6 i. The board may establish a special litigation committee as provided in section 7 10-32-85; 8 į. The president and treasurer have specified duties, until the board of 9 governors determines otherwise as provided in section 10-32-89; 10 k. Managers may delegate some or all of their duties and powers, if not 11 prohibited by the board of governors from doing so as provided in section 12 10-32-95; I. 13 Regular meetings of members need not be held, unless demanded by a 14 member under certain conditions as provided in section 10-32-38; 15 In all instances where a specific minimum notice period has not otherwise 16 been fixed by law, not less than ten days' notice is required for a meeting of 17 members as provided in subsection 2 of section 10-32-40; 18 n. For a quorum at a members' meeting there is required a majority of the voting 19 power of the membership interests entitled to vote at the meeting as provided 20 in section 10-32-44; 21 The board of governors may fix a date up to fifty days before the date of a Ο. 22 members' meeting as the date for the determination of the members entitled 23 to notice of and entitled to vote at the meeting as provided in subsection 1 of 24 section 10-32-45 10-32-40.1: 25 Indemnification of certain persons is required as provided in section 10-32-99; p. 26 The board of governors may authorize, and the limited liability company may q. 27 make, distributions not prohibited, limited, or restricted by an agreement as 28 provided in subsection 1 of section 10-32-64; and 29 r. Members have no right to interim distributions except as provided through the 30 operating agreement or an act of the board of governors as provided in 31 section 10-32-61.

A majority of the board of governors is a quorum for a board meeting as

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k.

1 The following provisions relating to the management of the business or the 2 regulation of the affairs of a limited liability company may be included either in the 3 articles of organization, a member central agreement under section 10-32-50, or, 4 except for naming persons to serve as the first board of governors, fixing a greater 5 than majority governor or member vote, establishing the rights and priorities for 6 distributions and the rights to share in profits and losses, or giving or prescribing 7 the manner of giving voting rights to persons other than members otherwise than 8 pursuant to the articles of organization, or eliminating or limiting a governor's 9 personal liability, in the operating agreement: 10 The persons to serve as the first board of governors may be named in the 11 articles of organization as provided in subsection 1 of section 10-32-69; 12 b. A manner for increasing or decreasing the number of governors may be 13 provided as provided in section 10-32-70; 14 Additional qualifications for governors may be imposed as provided in section C. 15 10-32-71: 16 d. Governors may be classified as provided in section 10-32-75: 17 The date, time, and place of board of governors meetings may be fixed as e. 18 provided in subsection 1 of section 10-32-80; 19 f. Absent governors may be permitted to give written consent or opposition to a 20 proposal as provided in section 10-32-81; 21 A larger than majority vote may be required for board of governor action as g. 22 provided in section 10-32-83; 23 Authority to sign and deliver certain documents may be delegated to a h. 24 manager or agent of the limited liability company other than the president as 25 provided in section 10-32-89; 26 i. Additional managers may be designated as provided in section 10-32-88; 27 j. Additional powers, rights, duties, and responsibilities may be given to 28 managers as provided in section 10-32-89;

subsection 3 of section 10-32-94;

A method for filling vacant offices may be specified as provided in

I		I.	The date, time, and place of regular member meetings may be fixed as
2			provided in subsection 3 of section 10-32-38;
3		m.	Certain persons may be authorized to call special meetings of members as
4			provided in subsection 1 of section 10-32-39;
5		n.	Notices of member meetings may be required to contain certain information
6			as provided in subsection 3 of section 10-32-40;
7		Ο.	A larger than majority vote may be required for member action as provided in
8			section 10-32-42;
9		p.	Voting rights may be granted in or pursuant to the articles of organization to
10			persons who are not members as provided in subsection 3 of section
11			10-32-45 <u>10-32-40.1;</u>
12		q.	Limited liability company actions giving rise to dissenter rights may be
13			designated as provided in subdivision d of subsection 1 of section 10-32-55;
14			and
15		r.	A governor's personal liability to the limited liability company or its members
16			for monetary damages for breach of fiduciary duty as a governor may be
17			eliminated or limited in the articles as provided in subsection 4 of section
18			10-32-86.
19	SEC	TIOI	N 28. AMENDMENT. Subdivision b of subsection 5 of section 10-32-56 of the
20	1997 Suppl	emer	nt to the North Dakota Century Code is amended and reenacted as follows:
21		b.	Be ordinary membership interests entitled to vote as provided in section
22			10-32-45 10-32-40.1, and have equal rights and preferences in all matters not
23			otherwise provided for by the board of governors unless and to the extent that
24			the articles of organization have fixed the relative rights and preferences of
25			different classes and series; and
26	SEC	TIOI	N 29. AMENDMENT. Subsection 4 of section 10-32-107 of the 1997
27	Supplement	t to th	ne North Dakota Century Code is amended and reenacted as follows:
28	4.	If th	e surviving organization in a merger will be a foreign corporation or foreign
29		limit	ed liability company and will transact business in this state, it shall comply, as
30		the	case may be, with the provisions of chapter 10-22 10-19.1 with respect to
31		fore	ign corporations or with the provisions of this chapter with respect to foreign

	ilmited liability companies. In every case the surviving foreign corporation of		
	fore	ign limited liability company shall file with the secretary of state:	
	a.	An agreement that it may be served with process in this state in a proceeding	
		for the enforcement of an obligation of a constituent organization and in a	
		proceeding for the enforcement of the rights of a dissenting owner of an	
		ownership interest of a constituent organization against the surviving foreign	
		corporation or foreign limited liability company;	
	b.	An irrevocable appointment of the secretary of state as its agent to accept	
		service of process in any proceeding, and an address to which process may	
		be forwarded; and	
	c.	An agreement that it will promptly pay to the dissenting owners of ownership	
		interests of each constituent domestic limited liability company and	
		constituent domestic corporation the amount, if any, to which they are entitled	
		under section 10-19.1-88 or 10-32-55, as the case may be.	
SEC	OIT	N 30. AMENDMENT. Subdivision j of subsection 5 of section 10-33-06 of the	
1997 Suppl	emer	nt to the North Dakota Century Code is amended and reenacted as follows:	
	j.	A corporation may issue membership certificates, or preferred or common	
		shares as the board deems appropriate as provided in section 10-31-58	
		<u>10-33-58</u> .	
SEC	OITS	N 31. AMENDMENT. Subsection 24 of section 10-33-21 of the 1997	
Supplemen	t to th	ne North Dakota Century Code is amended and reenacted as follows:	
24.	Exc	ept where the trust instrument prescribes otherwise, a corporation may invest	
	trus	t property or its proceeds in accordance with section 59 02 08 sections	
	<u>59-0</u>	02-08.1 through 59-02-08.11.	
SEC	OITS	N 32. AMENDMENT. Subsection 3 of section 11-10.2-01 of the North Dakota	
Century Co	de is	amended and reenacted as follows:	
3.	This	s option is available in addition to, or in lieu of, other county structural options	
	auth	norized under this title, unless a specific mandate for combining or separating	
	part	icular county offices is otherwise provided by law. The office of county judge is	
	excl	uded from the application of this chapter.	
	SEC Supplement 24.	section section section section section section section section section c. Section Supplement to the 24. Excentrus 59-0 section century Code is 3. This authorate	

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- **SECTION 33. AMENDMENT.** Subdivision b of subsection 3 of section 12.1-32-15 of the North Dakota Century Code is amended and reenacted as follows:
- b. Has pled guilty or nolo contendere to, or been found guilty of, an offense in a court of another state or the federal government equivalent to those offenses set forth in subdivisions a and e f of subsection 1; or

SECTION 34. AMENDMENT. Section 16.1-01-07 of the North Dakota Century Code is amended and reenacted as follows:

Notification by secretary of state - Manner of publishing. Whenever a proposed constitutional amendment or other question is to be submitted to the people of the state for popular vote, the secretary of state shall, not less than fifty-five days before the election, certify the amendment or other question to each county auditor and each auditor shall cause notice thereof to be included in the notice required by section 16.1-13-05. Questions to be submitted to the people of a particular county must be advertised in the same manner.

The secretary of state shall, at the same time the secretary of state certifies notice to the county auditors of the submission of a constitutional amendment or other question, certify the ballot form for such questions. The ballot form must conform to the provisions of section 16.1-06-09 and must be used by all county auditors in preparing ballots for submission to the electorate of each county and in the preparation of sample ballots. Sample ballots must conform in form and style to samples of such ballots contained in the legal publications handbook prepared under subsection 5 of section 46-01-02. Any requirements in this title that a sample ballot be published will be met by the publication of either the paper ballot or the ballot as it will appear to persons using a voting machine, depending upon the method of voting used in the area involved. Absentee voter ballots may not be considered in determining which method of voting is used in an area. If both paper ballots and voting machines are used in an area, both forms must be published as sample ballots to meet publication and notice requirements. For two consecutive weeks before the sample ballot is published, an analysis of any constitutional amendment, initiated measure, or referred measure, written by the secretary of state after consultation with the attorney general, must be published in columns to enable the electors to become familiar with the effect of the proposed constitutional amendment or initiated or referred measure.

- **SECTION 35. AMENDMENT.** Subsection 3 of section 16.1-08.1-01 of the North Dakota Century Code is amended and reenacted as follows:
 - 3. "Contribution" means a gift, subscription, loan, advance, or deposit of money, made for the purpose of influencing the nomination for election, or election, of any person to public office or aiding or opposing the circulation or passage of a statewide initiative or referendum petition or measure. Contribution also means a contract, promise, or agreement, express or implied, whether or not legally enforceable, to make a contribution for any of the above purposes, and includes funds received by a political committee which are transferred to that committee from another political committee or other source. This definition does not include:
 - A loan of money from a bank or other lending institution made in the regular course of business.
 - b. Time spent by volunteer campaign or political party workers.
 - c. Money spent by a candidate on the candidate's own behalf.
 - d. Any money received from a district or state committee of a political party, as established pursuant to sections 16.1-03-06 <u>16.1-03-07</u> and 16.1-03-08, except for contributions reported pursuant to section 16.1-08.1-03.

SECTION 36. AMENDMENT. Section 18-08-12 of the North Dakota Century Code is amended and reenacted as follows:

18-08-12. Annual fire inspection of state buildings and institutions. An annual fire inspection shall be performed at each state institution and building. The state fire marshal shall annually inspect annually the state penitentiary and, the James River correctional center, the Missouri River correctional center, the North Dakota youth correctional center, and the state hospital, and san haven. The annual inspection of all other state institutions and buildings shall must be made by the fire department of the city or fire protection district in which the institution or building is located, at the direction of the officer in charge of the institution or building, who shall prepare a report based upon the findings of the fire inspection. The report, which shall must contain specifications of any violations, shall must be submitted to the responsible board, agency, or commission and a copy of the report shall must be submitted to the state fire marshal. If the report indicates that any violations can be corrected within the current budget of the responsible board, agency, or commission, action to correct the violations, unless good

- 1 cause can be demonstrated to the attorney general, shall must be initiated within thirty days of
- 2 receipt of the report by the responsible board, agency, or commission. For purposes of this
- 3 section, a "fire inspection" is a procedure performed in accordance with standards set forth in
- 4 the uniform building code, the code of the building officials and code administrators, or the code
- 5 of the national fire protection association.
- 6 **SECTION 37. AMENDMENT.** Section 20.1-08-04.6 of the 1997 Supplement to the
- 7 North Dakota Century Code is amended and reenacted as follows:
- 8 20.1-08-04.6. Governor's proclamation concerning the hunting of elk Rocky
- 9 **mountain elk foundation raffle.** The governor may by proclamation provide for a season to
- 10 hunt elk in a manner, number, places, and times as the governor prescribes. Licenses to hunt
- 11 elk must be issued by lottery, except as provided under subsection 7 of section 20.1-03-11,
- 12 with only residents eligible to apply; however, the governor may by proclamation make
- 13 available to the rocky mountain elk foundation a license to hunt elk in a manner, places, and
- 14 times as the governor prescribes. The rocky mountain elk foundation shall hold a raffle under
- 15 rules adopted by the commissioner with only residents eligible to participate. No more than ten
- 16 percent of the gross proceeds of the raffle may be used to promote the raffle and all net
- 17 proceeds must be used for elk management and related projects in North Dakota as described
- 18 under rocky mountain elk foundation policies and objectives. The rocky mountain elk
- 19 foundation shall submit reports concerning the raffle as the commissioner requires. Except for
- 20 landowners who receive special elk depredation management licenses issued to landowners of
- 21 under subsection 7 of section 20.1-03-11 and persons who receive a special elk depredation
- 22 management license issued by lottery under this section, a person may only receive one
- 23 license to hunt elk issued by lottery and one nontransferable license to hunt elk through the
- 24 rocky mountain elk foundation raffle in a lifetime.
 - **SECTION 38. AMENDMENT.** Section 21-10-06 of the 1997 Supplement to the North
- 26 Dakota Century Code is amended and reenacted as follows:
- 27 **21-10-06. Funds under management of board Accounts.** The board is charged
- 28 with the investment of the following funds:
- 29 1. State bonding fund.

- Teachers' fund for retirement.
- 31 3. State fire and tornado fund.

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1 4. Workers' compensation fund. 2 5. Veterans' home improvement fund, in accordance with section 37-15-14.1. 3 6. National guard tuition trust fund. 4 7. 6. Public employees retirement system. 5 8. 7. Insurance regulatory trust fund. 6 9. 8. State risk management fund. 7 10. 9. Veterans' cemetery trust fund. 8 Separate accounting must be maintained for each of the above funds. When it is 9 deemed advantageous, the moneys of the individual funds may be commingled for investment 10 purposes. 11 The state investment board may provide investment services to, and manage the 12 money of, any agency, institution, or political subdivision of the state, subject to agreement with 13 the industrial commission. The scope of services to be provided by the state investment board 14 to the agency, institution, or political subdivision must be specified in a written contract. The 15 state investment board may charge a fee for providing investment services and any revenue 16 collected must be deposited in the state retirement and investment fund. 17 SECTION 39. AMENDMENT. Subsection 2 of section 23-06.4-03 of the 1997 18 Supplement to the North Dakota Century Code is amended and reenacted as follows: 19 If the declarant is a resident of a long-term care facility, as defined in section 2. 20 50-10.1-01, at the time the declaration is executed, one of the two witnesses to the 21 declaration must be a recognized member of the clergy, an attorney licensed to 22 practice in this state, or a person as may be designated by the department of 23 human services or the county district court for the county in which the facility is 24 located. 25 SECTION 40. AMENDMENT. Subsection 2 of section 23-06.5-10 of the 1997 26 Supplement to the North Dakota Century Code is amended and reenacted as follows: 27 2. A durable power of attorney for health care is not effective if, at the time of 28 execution, the principal is a resident of a long-term care facility unless a

recognized member of the clergy, an attorney licensed to practice in this state, or a

person as may be designated by the department of human services or the county

district court for the county in which the facility is located, signs a statement

affirming that the person has explained the nature and effect of the durable power of attorney for health care to the principal or unless the principal acknowledges in writing that the principal has read the explanation prefacing the statutory form in section 23-06.5-17 or a similar written explanation of the nature and effect of a durable power of attorney for health care. It is the intent of this subsection to recognize that some residents of long-term care facilities are insulated from a voluntary decisionmaking role, by virtue of the custodial nature of their care, so as to require special assurance that they are capable of willingly and voluntarily executing a durable power of attorney for health care.

SECTION 41. AMENDMENT. Subsection 12 of section 25-03.1-02 of the North Dakota Century Code is amended and reenacted as follows:

12. "Private treatment facility" means any facility established under chapters <u>chapter</u> 10-19.1, 10-22, and 10-24 or 10-33 and licensed under chapter 23-16 or 23-17.1.

SECTION 42. AMENDMENT. Section 26.1-17-02 of the North Dakota Century Code is amended and reenacted as follows:

26.1-17-02. Nonprofit health service corporations authorized. A health service corporation must be organized under this chapter and, to the extent applicable, under chapter 10-24 10-33 for the purposes of establishing and putting into effect a health service plan whereby one or more kinds of health service is provided to subscribers under a contract entitling each subscriber to certain specified health service. Any corporation subject to this chapter is not subject to the laws of this state relating to insurance and insurance companies, except as specifically provided in such laws. This chapter applies only to corporations organized pursuant to its provisions, except as specifically provided otherwise.

SECTION 43. AMENDMENT. Section 26.1-17-33 of the North Dakota Century Code is amended and reenacted as follows:

26.1-17-33. Liquidation - Dissolution - Merger - Consolidation. Any involuntary liquidation and dissolution of a health service corporation is governed by chapter 26.1-07. Any voluntary liquidation and dissolution is governed by chapter 10-26 10-33. Any merger or consolidation of a health service corporation is subject to the approval of the commissioner in accordance with the procedures set forth in chapter 26.1-07, but the consolidation or merger must be accomplished under chapter 10-25 10-33.

- **SECTION 44. AMENDMENT.** Subsection 1 of section 26.1-18.1-02 of the North Dakota Century Code is amended and reenacted as follows:
 - Notwithstanding any law of this state to the contrary, any person may apply to the commissioner for a certificate of authority to establish and operate a health maintenance organization in compliance with this chapter. No person may establish or operate a health maintenance organization in this state, without obtaining a certificate of authority under this chapter. A foreign corporation may qualify under this chapter, subject to its registration to do business in this state obtaining a certificate of authority as a foreign corporation under section 10-22-01 10-19.1-136 and compliance with all provisions of this chapter and other applicable state laws.
- **SECTION 45. AMENDMENT.** Subsection 1 of section 26.1-19-04 of the North Dakota Century Code is amended and reenacted as follows:
 - 1. Notwithstanding any law of this state to the contrary, any person may apply to the commissioner for and obtain a certificate of authority to establish and operate a prepaid legal services organization in compliance with this chapter. A person may not establish or operate a prepaid legal services organization in this state, or sell, offer to sell, or solicit offers to purchase or receive advance or periodic considerations in conjunction with a prepaid legal services plan without obtaining a certificate of authority under this chapter. A foreign corporation may similarly apply for a certificate of authority under this chapter, subject to its registration to do business in this state obtaining a certificate of authority as a foreign corporation under chapter 10-22 section 10-19.1-136.
- **SECTION 46. AMENDMENT.** Section 26.1-49-03 of the North Dakota Century Code is amended and reenacted as follows:
- **26.1-49-03. Powers.** In addition to the powers granted a cooperative under chapter 10-15, a health provider cooperative has the powers granted a nonprofit corporation under chapter 10-24 10-33. The power granted under chapter 10-15 controls over any inconsistent power granted by chapter 10-24 10-33.
- **SECTION 47. AMENDMENT.** Section 28-04-05.1 of the 1997 Supplement to the North Dakota Century Code is amended and reenacted as follows:

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	Legislative Assembly
1	28-04-05.1. Venue of trials. Notwithstanding any other provision of this chapter, if the
2	county seats of adjoining counties are less than ten miles [16.10 kilometers] apart and are
3	located in the same judicial district, the district court or county court may hold any trial or
4	hearing in either county. In the case of a jury trial, the jury panel must be composed of
5	residents of the county of venue as would otherwise be determined under this chapter even if
6	the case is not tried in that county.
7	SECTION 48. AMENDMENT. Section 29-12-05 of the North Dakota Century Code is
8	amended and reenacted as follows:
9	29-12-05. Bench warrant, misdemeanor, infraction, or bailable felony. If an
10	offense is a misdemeanor, an infraction, or a bailable felony, the bench warrant issued must be
11	in a form similar to form 10 12 as contained in the appendix to the North Dakota Rules of

the county in which you arrest him the person, that he the person may give bail to answer the information (or indictment)".

SECTION 49. AMENDMENT. Section 30.1-15-02 of the North Dakota Century Code is

Criminal Procedure, but must add to the body thereof a direction to the following effect, "or if he

the person requires it, that you take him the person before any magistrate of that county or in

amended and reenacted as follows:

30.1-15-02. (3-402) Formal testacy or appointment proceedings - Petition -

Contents. (3-402) Formal testacy or appointment proceedings - Petition -

- 1. Petitions for formal probate of a will, or for adjudication of intestacy with or without request for appointment of a personal representative, must be directed to the court, request a judicial order after notice and hearing, and contain further statements as indicated in this section. A petition for formal probate of a will:
 - a. Requests an order as to the testacy of the decedent in relation to a particular instrument which may or may not have been informally probated and determining the heirs.
 - b. Contains the statements required for informal applications as stated in the five subdivisions under paragraphs 1 through 6 of subdivision a of subsection 1 of section 30.1-14-01 and the statements required by subdivisions b and c of subsection 2 paragraphs 2 and 3 of subdivision b of subsection 1 of section 30.1-14-01.

- States whether the original of the last will of the decedent is in the possession
 of the court or accompanies the petition.
 - If the original will is neither in the possession of the court nor accompanies the petition and no authenticated copy of a will probated in another jurisdiction accompanies the petition, the petition also must state the contents of the will, and indicate that it is lost, destroyed, or otherwise unavailable.
 - 2. A petition for adjudication of intestacy and appointment of an administrator in intestacy must request a judicial finding and order that the decedent left no will and determining the heirs, contain the statements required by subsections 1 and 4 subdivisions a and d of subsection 1 of section 30.1-14-01 and indicate whether supervised administration is sought. A petition may request an order determining intestacy and heirs without requesting the appointment of an administrator, in which case the statements required by subdivision b of subsection 4 paragraph 2 of subdivision d of subsection 1 of section 30.1-14-01 may be omitted.

SECTION 50. AMENDMENT. Section 30.1-29-26 of the 1997 Supplement to the North Dakota Century Code is amended and reenacted as follows:

30.1-29-26. (5-426) Enlargement or limitation of powers of conservator. Subject to the restrictions in subdivision d of subsection 2 of section 30.1-29-08, the court may confer on a conservator at the time of appointment or later, in addition to the powers conferred on the conservator by sections 30.1-29-24 and 30.1-29-25, any power which the court itself could exercise under subsections 2 and 3 subdivisions b and c of subsection 2 of section 30.1-29-08. The court may, at the time of appointment or later, limit the powers of a conservator otherwise conferred by sections 30.1-29-24 and 30.1-29-25, or previously conferred by the court, and may at any time relieve the conservator of any limitation. If the court limits any power conferred on the conservator by sections 30.1-29-24 and 30.1-29-25, the limitation shall be endorsed upon the conservator's letters of appointment.

SECTION 51. AMENDMENT. Section 32-03-36 of the North Dakota Century Code is amended and reenacted as follows:

32-03-36. Recovery not more than gained by performance. Notwithstanding the provisions of this chapter, no person can recover a greater amount in damages for the breach of an obligation than the person could have gained by the full performance thereof on both

- sides, except in the cases wherein exemplary damages or penal damages are authorized, and in the cases case specified in sections 32-03-19, 32-03-26, and section 36-21-13.
- **SECTION 52. AMENDMENT.** Section 36-01-08.1 of the 1997 Supplement to the North 4 Dakota Century Code is amended and reenacted as follows:
 - **36-01-08.1.** Captive wildlife Nontraditional livestock license Fee. The board of animal health may require a license for captive wildlife nontraditional livestock maintained within this state. The annual fee for a license for a bird species required to be licensed is five dollars. The maximum amount of annual fees for bird species licenses to be paid by a person holding more than one bird species license is twenty-five dollars. The annual fee for a license for any other species required to be licensed is ten dollars. The maximum amount of annual fees for nonbird species licenses to be paid by a person holding more than one nonbird species license is seventy-five dollars.
 - **SECTION 53. AMENDMENT.** Section 37-15-16 of the North Dakota Century Code is amended and reenacted as follows:
 - 37-15-16. Commandant shall take charge of unclaimed estates of small value. If a member of the veterans' home dies leaving property of the value of three thousand dollars or less, the commandant immediately shall take charge of such property. If within forty-five days of the date of death no valid claim of any heir or devisee is made for the property and no application or petition has been filed for issuance of letters of administration, the commandant shall convert the property into cash without probate or other proceedings and make payment in the following order:
 - 1. Reasonable funeral expenses.
 - Reasonable and necessary medical and hospital expenses of the last illness of the decedent.
 - If any cash remains the commandant shall deposit the cash with the state treasurer who shall credit it to the veterans' home improvement operating fund. The commandant shall make a report of the commandant's action to the administrative committee on veterans' affairs. The report must be audited by, and included in the records of, the committee.
- **SECTION 54. AMENDMENT.** Section 37-15-17 of the North Dakota Century Code is 30 amended and reenacted as follows:

1	37-15-17. Intestate members leaving estates valued in excess of three thousand
2	dollars - Commandant to administer. If a member of the veterans' home dies leaving
3	property in excess of three thousand dollars in value not disposed of by will, the commandant is
4	entitled to letters of administration upon such estate. He The commandant shall make
5	application apply to the proper court for letters of administration, qualify as administrator, and
6	distribute and dispose of such estate as is provided by this code. If no valid claim is made to
7	such estate by the heirs or the next of kin of the deceased member for a period of one year
8	after the granting of letters of administration, the residue of the estate must be deposited with
9	the state treasurer for the benefit of the veterans' home improvement operating fund.
10	SECTION 55. AMENDMENT. Section 37-15-21 of the 1997 Supplement to the North
11	Dakota Century Code is amended and reenacted as follows:
12	37-15-21. Commandant may accept gifts, donations, or bequests. The
13	commandant for and in behalf of the veterans' home is hereby authorized to accept and expend
14	funds from any source, including federal or private sources and donations, gifts, or bequests
15	offered or tendered to, or for the benefit of, the veterans' home to be used to benefit the
16	veterans' home. All such moneys received or accepted must be used for the specific purposes
17	for which they were given or donated. This authority shall apply and be retroactive to any or all
18	gifts, donations, or bequests heretofore tendered, offered, or made. The veterans' home may
19	establish and maintain its own local fund to administer moneys received under this section. All
20	interest, rent, or income from moneys or property received under this section must be
21	deposited in the veterans' home improvement operating fund unless by the terms of acquisition
22	the moneys are required to be maintained in a different manner.
23	SECTION 56. AMENDMENT. Section 38-08.1-03 of the North Dakota Century Code is
24	amended and reenacted as follows:
25	38-08.1-03. Deemed doing business within state - Resident agent. A person must
26	be deemed doing business within this state when engaged in geophysical exploration within the
27	boundaries of this state, and shall, if not already qualified to do business within the state under
28	chapter 10-22 10-19.1, prior to such exploration, file with the secretary of state an authorization
29	designating an agent for the service of process.
30	SECTION 57. AMENDMENT. Subsection 3 of section 38-08.1-03.1 of the 1997
31	Supplement to the North Dakota Century Code is amended and reenacted as follows:

3. Upon filing the bond required by this section and presenting a certificate of authority to transact business in this state issued pursuant to chapter 10-22 under section 10-19.1-136, a certificate of incorporation issued pursuant to under chapter 10-19.1, or some other certificate issued by the secretary of state showing the name of the person designated as resident agent for service of process, the commission shall issue to the person desiring to engage in geophysical exploration or plugging operations or any subcontractor of that person a certificate showing that the bond has been filed and showing the name and address of the surety company and the name of the person designated resident agent for service of process.

SECTION 58. AMENDMENT. Section 40-51.2-05 of the 1997 Supplement to the North Dakota Century Code is amended and reenacted as follows:

40-51.2-05. Notice - Petition of owners and electors - Mediation.

- 1. The governing body may not take final action on a petition presented by owners and qualified electors until the petitioners have given notice of presentation of the petition by one publication in the official newspaper of the city as provided by section 40-01-09 and the governing body has mailed a notice of the time and place of consideration of the petition to the owner of each parcel of real property within the area described in the petition at the person's last known mailing address. The notice is not required to be sent to any owner of real property who signed a petition pursuant to section 40-51.2-03 or 40-51.2-04. If the land area petitioned to be annexed to the city lies within the extraterritorial zoning or subdivision regulation authority of another city, the governing body of the city must also mail the notice of the time and place of consideration of the petition to the governing body of the other city.
- 2. If the land area petitioned to be annexed to the city lies within the extraterritorial zoning or subdivision regulation authority of another city and written consent to annex the land area is not received from the governing body of the other city, the annexing city may either stop its pursuit of the annexation or submit the matter to a committee for mediation as provided in section 40-51.2-07.1. If mediation does not resolve the matter, the office of administrative hearings may be petitioned to hear

1	the matter in accordance with sections 40-51.2-08, 40-51.2-09, 40-51.2-10,
2	40-51.2-11, 40-51.2-12, 40-51.2-13, 40-51.2-14, 40-51.2-15, 40-51.2-16, and
3	40-51.2-17.
4	SECTION 59. AMENDMENT. Section 40-57.1-05 of the 1997 Supplement to the North
5	Dakota Century Code is amended and reenacted as follows:
6	40-57.1-05. Reapplication for tax exemption - Discretion of board of equalization.
7	The municipality or the state board of equalization, in its discretion, upon the presentation of
8	additional facts and circumstances which were not presented or discovered at the time of the
9	original application for tax exemption under the provisions of this chapter, <u>may</u> accept
10	reapplications from project operators at any time if the project operators first publish notice of
11	application for tax exemption as required by this chapter.
12	SECTION 60. AMENDMENT. Subsection 4 of section 41-09-16 of the 1997
13	Supplement to the North Dakota Century Code is amended and reenacted as follows:
14	4. A transaction, although subject to this chapter, is also subject to chapters 13-03
15	13-03.1, 35-05, 49-09, and 51-13, and in the case of conflict between the
16	provisions of this chapter and any such statute, the provisions of such statute
17	control. Failure to comply with any applicable statute has only the effect which is
18	specified therein.
19	SECTION 61. AMENDMENT. Section 42-04-01 of the 1997 Supplement to the North
20	Dakota Century Code is amended and reenacted as follows:
21	42-04-01. "Agricultural operation" defined. As used in this chapter, "agricultural
22	operation" means the science and art of production of plants and animals useful to man people
23	by a corporation as provided in chapter 10 06, or a limited liability company as allowed under
24	chapter 10-06.1, a partnership, or a proprietorship, and including, to a variable extent, the
25	preparation of these products for man's people's use and their disposal by marketing or
26	otherwise, and includes horticulture, floriculture, viticulture, forestry, dairy, livestock, poultry,
27	bee, and any and all forms of farm products, and farm production.
28	SECTION 62. AMENDMENT. Section 43-07-19 of the North Dakota Century Code is
29	amended and reenacted as follows:
30	43-07-19. Nonresident contractors - Agent for service of process. Every applicant
31	for a contractor's license who is not a resident of the state of North Dakota shall furnish to the

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1 secretary of state of the state of North Dakota a written appointment by which such applicant 2 appoints the secretary of state of the state of North Dakota as his the applicant's true and 3 lawful agent upon whom may be served all lawful process in any action or proceeding against 4 such nonresident contractor. Such appointment in writing shall be evidence of said contractor's 5 consent that any such process against him the contractor which is so served upon the 6 secretary of state shall be of the same legal force and effect as if served upon him the 7 contractor personally within this state. Registered foreign corporations entitled to do business 8 in this state according to chapter 40-22 10-19.1 and registered foreign limited liability 9 companies entitled to do business in the state according to chapter 10-32 and having a current 10 registered agent and registered address on file in the corporate division of the secretary of 11 state's office need not appoint the secretary of state as agent for service of process under the 12 provisions of this section. Within ten days after service of the summons upon the secretary of 13 state, notice of such service together with the summons and complaint in the action shall be 14 sent to the defendant contractor at his the defendant contractor's last known address by 15 registered or certified mail with return receipt requested and proof of such mailing shall be 16 attached to the summons. The secretary of state shall keep a record of all process served 17 upon him the secretary of state under the provisions of this section. Such record shall show, 18 showing the day and hour of service. Whenever service of process shall have been was made 19 as provided in under this section, the court, before entering a default judgment, or at any stage 20 of the proceeding, may order such continuance as may be necessary to afford the defendant 21 contractor reasonable opportunity to defend any action pending against him the defendant 22 contractor.

SECTION 63. AMENDMENT. Subsection 10 of section 43-17-02 of the 1997 Supplement to the North Dakota Century Code is amended and reenacted as follows:

10. Any person rendering services as a physician's trained physician assistant, if such service is rendered under the supervision, control, and responsibility of a licensed physician and provided that the. However, sections 43-17-02.1 and 43-17-02.2 do apply to physician assistants. The state board of medical examiners shall prescribe rules and regulations governing the conduct, activities, and supervision of physicians' trained physician assistants. Physicians' trained Physician assistants may not be authorized to perform any services which must be

1	performed by persons licensed pursuant to chapters 43-12.1, 43-13, 43-15, and							
2	43-28 or services otherwise regulated by licensing laws, notwithstanding the fact							
3	that medical doctors need not be licensed specifically to perform the services							
4	contemplated under such chapters or licensing laws.							
5	SECT	ION 64.	AMEN	IDMENT. Subsection 1 of section 43-17.1-06 of the 1997				
6	Supplement t	o the No	rth Dak	ota Century Code is amended and reenacted as follows:				
7	1. 8	Subpoena	a witne	sses and physician and hospital records relating to the practice of				
8	a	ıny physi	cian ur	nder investigation. The confidentiality of the records by any other				
9	S	tatute or	law do	es not affect the validity of the commission's subpoena nor the				
10	a	dmissibi	lity of the	he records and in board proceedings; however, the proceedings				
11	a	and recor	ds of a	committee that are exempt from subpoena, discovery, or				
12	iı	ntroductio	on into	evidence under chapter 23-34 are not subject to this subsection.				
13	SECT	ION 65.	AMEN	IDMENT. Subdivision h of subsection 1 of section 45-10.1-02 of				
14	the 1997 Sup	plement	to the I	North Dakota Century Code is amended and reenacted as follows:				
15	h	ı. May	not be	the same as, or deceptively similar to:				
16		(1)	The	name, whether foreign and authorized to do business in this state,				
17			or do	mestic, unless there is filed with the articles a document in				
18			comp	pliance with subsection 2 of this section 3, of:				
19			(a)	Another limited partnership;				
20			(b)	A corporation;				
21			(c)	A limited liability company; or				
22			(d)	A limited liability partnership; er				
23		(2)	A na	me the right to which is, at the time of organization, reserved in the				
24			manr	ner provided in section 10-19.1-14, 10-32-11, 10-33-11,				
25			45-10	0.1-03, or 45-22-05;				
26		(3)	A fict	itious name registered in the manner provided in chapter 45-11; or				
27		(4)	A tra	de name registered in the manner provided in chapter 47-25.				
28	SECT	ION 66.	AMEN	IDMENT. Section 47-10.1-02 of the 1997 Supplement to the North				
29	Dakota Centu	ıry Code	is ame	ended and reenacted as follows:				
30	47-10	.1-02. R	estrict	ion on acquisition - Exceptions. A person who is not a citizen of				
31	the United Sta	ates or a	citizen	of Canada, except a permanent resident alien of the United				

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- 1 States, may not acquire directly or indirectly any interest in agricultural land. A partnership, 2 limited partnership, limited liability company, trustee, or other business entity may not, directly 3 or indirectly, acquire or otherwise obtain any interest, whether legal, beneficial, or otherwise, in 4 any title to agricultural land unless the ultimate beneficial interest of the entity is held directly or 5 indirectly by citizens of the United States or permanent resident aliens of the United States. 6 This section does not apply to agricultural land that may be acquired by devise, inheritance, as 7 security for indebtedness, by process of law in the collection of debts, or by any procedure for 8 the enforcement of a lien or claim thereon, whether created by mortgage or otherwise; 9 provided, that all agricultural land acquired in the collection of debts or by the enforcement of a 10 lien or claim shall be disposed of within three years after acquiring ownership, if the acquisition 11 would otherwise violate this section. This section does not apply to a foreign corporation or a 12 foreign limited liability company which acquires agricultural land for use as an industrial site 13 where construction contracts are entered into by the corporation or limited liability company 14 within one hundred fifty days after acquisition of the land; provided, that this exception shall 15 only apply to so much agricultural land as is reasonably necessary for industrial purposes. A 16 foreign corporation or a foreign limited liability company which owns agricultural land for 17 industrial purposes but which discontinues using the land for industrial purposes shall dispose 18 of the land as provided by chapter 10-06.1. A foreign corporation or foreign limited 19 liability company shall dispose of agricultural land acquired for industrial purposes within one 20 year after acquisition if construction contracts are not entered into within one hundred fifty days 21 after acquisition of the land. This section does not apply to citizens or subjects of a foreign 22 country whose rights to hold land are secured by treaty or to common carriers by railroad
 - **SECTION 67. AMENDMENT.** Subsection 1 of section 47-15.1-03 of the 1997 Supplement to the North Dakota Century Code is amended and reenacted as follows:

subject to the jurisdiction of the interstate commerce commission.

- 1. A lessor shall include in a consumer rental purchase agreement:
 - a. The total number, total amount, and timing of all payments necessary to acquire ownership of the property.
 - A statement that the consumer does not own the property until the consumer has made the total payments necessary to acquire ownership.

1 A statement that the consumer is responsible for the fair market value of the C. 2 property at the time it is lost, stolen, damaged, or destroyed, if that is the 3 intent of the lessor. 4 d. A description of the leased property sufficient to identify the property to the 5 consumer and the lessor, including any identification numbers, if applicable, 6 in a statement indicating whether the property is new or used. A statement 7 indicating that the property is used when in fact it is new is not a violation of 8 this chapter. 9 A statement of the cash price of the property. If the agreement includes a e. 10 lease of two or more items as a set, in one agreement, a statement of the 11 aggregate cash price of all the items is sufficient. 12 f. The total of initial payments paid or required to be paid at or before 13 consummation of the agreement or delivery of the property, whichever is 14 later. 15 A statement that the total amount of a payment does not include other g. 16 charges such as late payment penalties; default, pick-up, or reinstatement 17 fees; and other fees which must be separately disclosed in the contract. 18 h. A statement clearly summarizing the terms of the consumer's option to 19 purchase, including a statement that the consumer has the right to exercise 20 any early purchase options and the price or formula or method for 21 determining the price at which the property may be purchased at any given 22 time. 23 i. A statement identifying the party responsible for maintaining or servicing the 24 property while the property is being leased, together with a description of that 25 responsibility, and a statement that if any part of the manufacturer's express 26 warranty covers the leased property at the time the consumer acquires 27 ownership of the property, the warranty is transferred to the consumer, if 28 allowed by the terms of the warranty. 29 The date of the transaction, the identification of the lessor and consumer, and j. 30 the address where the property will be primarily located during the possession

of the consumer under the commercial consumer rental purchase agreement.

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- 1 k. A statement that the consumer may terminate the agreement at any time 2 without penalty by voluntarily surrendering or returning the property in good 3 repair, ordinary wear and tear excepted, along with any payment of any past 4 due rent. 5 I. Notice of the right to reinstate an agreement as provided in this chapter. 6 m. A statement that the lessor is required by law to provide the consumer a 7 written receipt, upon request by the consumer at the lessor's place of 8 business, for each payment made by cash or money order. 9 SECTION 68. AMENDMENT. Subsection 3 of section 50-06-01.8 of the 1997 10 Supplement to the North Dakota Century Code is amended and reenacted as follows: 11 The training, education, employment, and management program established under 12 this section must provide for uniform and consistent treatment of income and 13 assets in determining eligibility; provide for the creation of a uniform method of 14 budgeting and computing benefits, a consistent certification period for the receipt 15 of benefits, and uniform reporting requirements; provide for necessary child care to 16 allow a participant to meet educational and employment goals; and provide for 17 universal employment and training to assist individuals in becoming self-sufficient. 18 The training, education, employment, and management program may be 19 administered notwithstanding the requirements of section 50-01.2-03, section 20 50-03-07, subsections 17 and 19 of section 50-06-05.1, chapter 50-09, and section 21 50-11.1-11.1, relating to the administration of the temporary assistance for needy 22 families, fuel assistance, and food stamp programs. The training, education, 23 employment, and management program may require any participant to cooperate 24 with child support enforcement efforts. SECTION 69. AMENDMENT. Section 51-14-03.2 of the 1997 Supplement to the North 25 26 Dakota Century Code is amended and reenacted as follows: 27 **51-14-03.2.** Application of other provisions. Credit extended by a seller or holder of
 - a revolving charge agreement to a buyer is not subject to chapter 13-03, 13-03.1, or 47-14.
 - **SECTION 70. AMENDMENT.** Subsection 5 of section 53-06.2-11 of the 1997 Supplement to the North Dakota Century Code is amended and reenacted as follows:

5. A licensee may not use any of the portion deducted for expenses under subsections 1 and 2 for expenses not directly incurred by the licensee in conducting parimutuel racing under the certificate system. After paying qualifying expenses, the licensee shall use the remainder of the amount so withheld only for eligible uses allowed to charitable gambling organizations under subsection 6 2 of section 53 06.1-01 53-06.1-11.

SECTION 71. AMENDMENT. Subsection 1 of section 54-40-01 of the 1997 Supplement to the North Dakota Century Code is amended and reenacted as follows:

Two or more governmental units or municipal corporations having in common any portion of their territory or boundary, by agreement entered into through action of their governing bodies, may jointly or cooperatively exercise their respective separate powers, or any power common to the contracting parties or any similar powers, including those which are the same except for the territorial limits within which they may be exercised for the purpose of acquiring, constructing, and maintaining any building for their joint use. The term "governmental unit" as used in this section includes and means every city, county, town, park district, school district, states and United States governments and departments of each thereof, and all other political subdivisions even though not specifically named or referred to herein.

SECTION 72. AMENDMENT. Section 57-15-08 of the 1997 Supplement to the North Dakota Century Code is amended and reenacted as follows:

for general city purposes may not exceed an amount produced by a levy of thirty-eight mills on the taxable valuation of property in the city; provided, that in cities. Cities with a population of over five thousand they be permitted to may levy an additional one-half of one mill for each additional one thousand population in excess of five thousand, and provided, further, that the up to a maximum levy for general city purposes may not exceed of forty mills, except that a. A city, when authorized by a majority vote of the electors of the city voting on the question upon the submission of such question at a regularly scheduled or special election called for such purpose pursuant to a resolution approved by the governing body of such the city, may increase the maximum mill levy for general city purposes by not more than ten mills, and that in

1	a city supporting a band or public library an additional levy, not to exceed one mill on the		
2	taxable valuation of property in such city, may be made for a band, and an additional levy not to		
3	exceed four mills on the taxable valuation of property in such city may be made for a public		
4	library .		
5	SECTION 73.	A new subsection to section 57-15-10 of the North Dakota Century Code	
6	is created and enacted as follows:		
7	Taxes levied for support of a city band may be levied in an amount not exceeding		
8	one mill.		
9	SECTION 74.	AMENDMENT. Subdivision b of subsection 2 of section 57-35.3-05 of	
10	the 1997 Supplement	to the North Dakota Century Code is amended and reenacted as follows:	
11	b. For	purposes of determining distributions to and from the counties under	
12	sect	ion 57-38.3-09 <u>57-35.3-09</u> :	
13	(1)	The balance in the financial institution tax distribution fund and the	
14		amount of the payment received by each county from the state shall be	
15		determined as if any credit allowed under subdivision a had not been	
16		claimed and the full amount of the tax otherwise due had been timely	
17		paid;	
18	(2)	The credited amount must be deducted from the distributions that	
19		would otherwise be made to and from the county that received the tax	
20		overpayment until the sum of the deductions equals the credit; and	
21	(3)	The deductions from distributions made by a county to each distributee	
22		must be proportionate to the overpayment of tax received by each	
23		distributee.	
24	SECTION 75.	AMENDMENT. Section 61-04.1-13 of the North Dakota Century Code is	
25	amended and reenacted as follows:		
26	61-04.1-13. C	perator deemed to be doing business within state - Resident agent.	
27	A person shall be deemed doing business within this state when engaged in weather		
28	modification operations within the boundaries of this state, and shall, if not already qualified to		
29	do business within thi	s state under chapter 10-22 <u>10-19.1</u> , prior to conducting such operations,	
30	file with the secretary of state an authorization designating an agent for the service of process.		

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- SECTION 76. AMENDMENT. Section 61-04.1-14 of the North Dakota Century Code is amended and reenacted as follows:
- 61-04.1-14. Issuance of license Fee. The board shall provide, by rule, the
 procedure and criteria for the issuance of a license. The board, in accordance with its rules,
 shall issue a weather modification license to each applicant who:
 - Pays a license fee of fifty dollars.
 - Demonstrates competence to engage in weather modification operations, to the satisfaction of the board.
- 9 3. Designates an agent for the service of process pursuant to section 61-04.1-13 or chapter 10-22 10-19.1.
 - Each license issued by the board shall be nontransferable and shall expire on December thirty-first of the year of issuance. A license shall be revocable for cause at any time prior to such date if, after holding a hearing upon due notice, the board shall determine that cause for revocation exists. License fees collected by the board shall be paid into the general fund in the state treasury.
- SECTION 77. AMENDMENT. Section 61-21-47 of the North Dakota Century Code is amended and reenacted as follows:
 - 61-21-47. Expenditures in excess of maximum levy. If the cost of maintenance, cleaning out, and repairing any drain shall exceed the amount produced by the maximum levy of one dollar and fifty cents per acre [.40 hectare] in any year, together with the amount accumulated in the drainage fund, the board may proceed with such cleaning out and make an additional levy only upon petition of at least sixty-one percent of the affected landowners. The percentage of the affected landowners signing such petition shall be determined in accordance with the weighted voting provisions in section 61-21-16.
 - **SECTION 78. AMENDMENT.** Section 61-35-25 of the North Dakota Century Code is amended and reenacted as follows:
 - 61-35-25. Alternate operation by nonprofit corporation or cooperative. A nonprofit corporation or cooperative association established under title 10 for the specific purpose of operating a rural water system may petition the state engineer to organize a district, in the manner provided by section 61-35-02. The signatures of the corporation's or cooperative's officers on the petition and a resolution adopted by the members in the manner provided in

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- 1 section 10-15-37 for amendments to articles or in the manner provided in subsections 1 and 2
- 2 of section 10-26-01 chapter 10-33 for dissolution, as the case may be, approving the petition
- 3 suffice in lieu of signatures of owners of fifty percent of the real property in the proposed district,
- 4 if the petition presenter provides evidence satisfactory to the state engineer that a sufficient
- 5 number of members of the proposed district will subscribe or have subscribed to benefit units to
- 6 make its operation feasible. The procedure for hearing and determination of disposition of the
- 7 petition is as provided by this chapter. In any district organized upon the petition of a nonprofit
- 8 corporation or cooperative association, the following procedures apply:
 - After final approval of the petition by the state engineer, the secretary of the corporation or cooperative shall file a notice with the corporation or cooperative in accordance with title 10.
 - 2. Upon filing of the notice, the nonprofit corporation or cooperative ceases to exist as a title 10 entity and all assets and liabilities of the nonprofit corporation or cooperative become the assets and liabilities of the newly organized district without any further meetings, voting, notice to creditors, or other actions by the members of the board.
 - The officers and board of directors of the corporation or cooperative are the officers and board of the district.
 - 4. The applicable laws of the state and the articles of incorporation and bylaws of the corporation or cooperative control the initial size and initial term of office of officers and the board, in lieu of sections 61-35-08 through 61-35-11.
 - 5. The district shall bring its operation and structure into compliance with the requirements of section 61-35-08 regarding the number and qualification of directors, section 61-35-09 regarding new bylaws, section 61-35-10 regarding dividing its directors into classes, and section 61-35-11 regarding board meetings at the first annual meeting of the participating members and board. The new district has all the rights and all the property of the original corporation or cooperative and is responsible for all its obligations. Title to any property is vested in the new district with no reversion or impairment of ownership rights caused by the conversion to a district. A water supply agreement entered by a nonprofit corporation or cooperative association is binding for its term on a successor district

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1	organized by the nonprofit corporation or cooperative association, unless
2	otherwise agreed in writing by all parties to the agreement. The right of any
3	creditor may not be impaired by this section without the creditor's consent.
4	SECTION 79. REPEAL. Sections 10-19.1-03, 10-19.1-131, 14-02.1-06, 28-32-22, and
5	chapter 61-24.4 of the North Dakota Century Code are repealed.