## FIRST ENGROSSMENT

Fifty-seventh Legislative Assembly of North Dakota

## ENGROSSED SENATE BILL NO. 2394

Introduced by

Senators Cook, Fischer, Stenehjem

Representatives Hanson, Porter

1 A BILL for an Act to create and enact two new sections to chapter 20.1-01 and three new

2 subsections to section 20.1-03-12 of the North Dakota Century Code, relating to fee hunting

3 and guide license fees; and to amend and reenact section 20.1-01-02, subsection 17 of section

4 20.1-02-05, section 20.1-03-11.2, subsections 34, 35, 36, and 42 of section 20.1-03-12, section

5 20.1-03-36, and subsections 7, 8, and 9 of section 57-39.2-01 of the North Dakota Century

6 Code, relating to licensing of outfitters and guides and sales tax definitions.

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

8 SECTION 1. AMENDMENT. Section 20.1-01-02 of the 1999 Supplement to the North
9 Dakota Century Code is amended and reenacted as follows:

20.1-01-02. Definitions. In this title, unless the context or subject matter otherwise
requires:

- "Afield" means being away from one's home or camp. The term does not include
   driving or being in actual physical control of a motor vehicle in violation of section
   39-08-01 or equivalent ordinance.
- "Any part thereof" or "the parts thereof" includes the hide, horns, or hoofs of any
   animal specified and the plumage, skin, and every other part of any bird specified.
- 17 3. "Associated equipment" means:
- a. Any system, part, or component of a boat as originally manufactured or any
  similar part or component manufactured or sold for replacement, repair, or
  improvement of such system, part, or component;
- b. Any accessory or equipment for, or appurtenance to, a boat; and
- c. Any marine safety article, accessory, or equipment intended for use by a
  person on board a boat; but
- 24 d. Excluding radio equipment.

1	4.	"Big game" means deer, moose, elk, bighorn sheep, mountain goats, and			
2		antelope.			
3	5.	"Boat" means any vessel:			
4		a. Manufactured or used primarily for noncommercial use;			
5		b. Leased, rented, or chartered to another for the latter's noncommercial use; or			
6		c. Engaged in the carrying of six or fewer passengers.			
7	6.	"Confiscate" or "confiscated" means to hold subject to the order of a court of			
8		competent jurisdiction.			
9	7.	"Department" means the game and fish department.			
10	8.	"Deputy director" means the deputy director of the department.			
11	9.	"Director" means the director of the department.			
12	10.	"Endangered species" means any species whose prospects of survival or			
13		recruitment within the state are in jeopardy due to any of the following factors:			
14		a. The destruction, drastic modification, or severe curtailment of its habitat.			
15		b. Its overutilization for scientific, commercial, or sporting purposes.			
16		c. The effect on it of disease, pollution, or predation.			
17		d. Other natural or manmade factors affecting its prospects of survival or			
18		recruitment within the state.			
19		e. Any combination of the foregoing factors.			
20		The term also includes any species classified as endangered pursuant to the			
21		Endangered Species Act of 1973, Public Law 93-205.			
22	11.	"Established road or trail" means any public highway or road, improved or			
23		otherwise, dedicated for public ingress or egress, or any other road or trail			
24		normally used for travel but does not include temporary trails across cultivated land			
25		used for agricultural purposes.			
26	12.	"Fur-bearers" includes mink, muskrats, weasels, wolverines, otters, martens,			
27		fishers, kit or swift foxes, beavers, raccoons, badgers, wolves, coyotes, bobcats,			
28		lynx, mountain lions, black bears, and red or gray foxes.			
29	13.	"Game birds" includes all varieties of geese, brant, swans, ducks, plovers, snipes,			
30		woodcocks, grouse, sagehens, pheasants, Hungarian partridges, quails,			
31		partridges, cranes, rails, coots, wild turkeys, mourning doves, and crows.			

1	14.	"Guide" or "outfitter" means any resident who holds that person out to the public as			
2		a guide or outfitter, and who provides, for compensation, transportation,			
3		equipment, arrangement of lodging, or that person's own or another's personal			
4		services for the primary purpose of assisting a person or persons to locate or o			
5		fish or to locate, pursue, or hunt small game, big game, or fur bearers is emplo			
6		by a licensed outfitter to furnish personal services for the conduct of outdoor			
7		recreational activities directly related to the conduct of activities for which the			
8		employing outfitter is licensed. Nonresidents are not entitled to act as guides or			
9		outfitters in this state.			
10	15.	"Gun dogs" includes any dog used to hunt protected wildlife.			
11	16.	"Harmful wild birds" includes blackbirds, magpies, English sparrows, and starlings.			
12	17.	"Harmless wild birds" includes all wild birds not defined herein as "harmful wild			
13		birds" or "game birds".			
14	18.	"Hunt" or "hunting" means shooting, shooting at, pursuing, taking, attempting to			
15		take, or killing any game animals and game birds; searching for or attempting to			
16		locate or flush any game animals and game birds; luring, calling, or attempting to			
17		attract game animals and game birds; hiding for the purpose of taking or			
18		attempting to take game animals and game birds; and walking, crawling, or			
19		advancing toward wildlife while possessing implements or equipment useful in the			
20		taking of game animals or game birds. The term does not include possessing or			
21		using photographic equipment.			
22	19.	"Lessee" means a person renting the land for agricultural purposes and a person			
23		defined as an outfitter in this section.			
24	<u>20.</u>	"Manufacturer" means any person engaged in:			
25		a. The manufacture, construction, or assembly of boats or associated			
26		equipment.			
27		b. The manufacture or construction of components for boats and associated			
28		equipment to be sold for subsequent assembly.			
29		c. The importation into the state for sale of boats, associated equipment, or			
30		components thereof.			

1	<del>20.</del>	<u>21.</u>	"Motorboat" means any vessel propelled by machinery, whether or not the			
2			machinery is the principal source of propulsion. The term does not include a			
3			vessel having a valid marine document issued by the bureau of customs of the			
4			United States government or any federal agency successor thereto.			
5	<del>21.</del>	<u>22.</u>	"Motor-driven vehicle" means any land vehicle, with or without wheels, that is			
6			propelled by any motor.			
7	<del>22.</del>	<u>23.</u>	"Operate" means to navigate or otherwise use a motorboat or a vessel.			
8	<del>23.</del>	<u>24.</u>	"Outfitter" means a person who, while engaging in any of the acts enumerated in			
9			this subsection in any manner, advertises or otherwise holds that person out to the			
10			public for hire; provides facilities or services for consideration; and maintains,			
11			leases, or otherwise uses equipment or accommodations for compensation for the			
12			conduct of outdoor recreational activities including hunting animals or birds and			
13			fishing on lakes, reservoirs, rivers, and streams. Any person operating as an			
14			outfitter shall designate one or more individuals as agents who are, together with			
15			the licensed outfitter, to be held responsible for the conduct of the licensed			
16			outfitter's operations. An outfitter may act as a guide. A nonresident is not entitled			
17			to act as an outfitter in this state.			
18		<u>25.</u>	"Owner" means a person, other than a lienholder, having the property in or title to			
19			a motorboat. The term includes a person entitled to the use or possession of a			
20			motorboat subject to an interest in another person, reserved or created by			
21			agreement and securing payment or performance of an obligation, but the term			
22			excludes a lessee under a lease not intended as security.			
23	<del>24.</del>	<u>26.</u>	"Passenger" means every person carried on board a vessel other than:			
24			a. The owner or the owner's representative.			
25			b. The operator.			
26			c. Bona fide members of the crew engaged in the business of the vessel who			
27			have contributed no consideration for their carriage and who are paid for their			
28			services.			
29			d. Any guest on board a vessel which is being used exclusively for pleasure			
30			purposes who has not contributed any consideration, directly or indirectly, for			
31			that person's carriage.			

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- 25. 27. "Person" includes every partnership, association, corporation, and limited liability
   company. No violation of this title may be excused because it was done as the
   agent or employee of another, nor because it was committed by or through an
   agent or employee of the person charged.
- 5 <u>26.</u> <u>28.</u> "Personal watercraft" means a motorboat that is powered by an inboard motor
  powering a water jet pump or by an inboard or outboard marine engine and which
  is designed to be operated by a person sitting, standing, or kneeling on the craft,
  rather than in a conventional manner of sitting or standing inside a motorboat.
- 9 27. 29. "Possession" means control, actual possession, and constructive possession of
  10 the article or thing specified.
- 11 <del>28.</del> 30. "Private fish hatchery" means a body of water, whether natural or artificial, and any 12 other facilities used, maintained, or operated by any private person, firm, 13 corporation, or limited liability company for the propagation and production of fish 14 for sale or planting in other waters. Except in the case of trout, walleye, northern 15 pike, and crappie, which may be raised in a private fish hatchery without the 16 director's approval, the director may, by rule, regulate the species of fish which 17 may be raised in a private fish hatchery. No waters stocked by any state or federal 18 governmental agency may be considered a private fish hatchery.

19 29. <u>31.</u> "Public waters" means waters to which the general public has a right to access.

30. 32. "Resident" means any person who has actually lived within this state or maintained
that person's home therein for at least six months immediately preceding the date
that residence is to be determined. A "nonresident" is any person who has not
done so.

31. 33. "Resident species" means any species nearly all of whose individuals in this state
are located within this state for at least three-fourths of annual cycle of the species.

- 26 <u>32.</u> <u>34.</u> "Retrieve" means to have taken possession and made ready for transportation.
- 27 33. 35. "Sell" and "sale" means any sale or offer to sell, or possession with intent to sell,
  28 use, or dispose of, the article or thing specified, contrary to law.
- 34. 36. "Shooting preserve" or "preserve" means any privately owned or leased acreage
  [hectarage] on which hatchery-raised game birds are released to be hunted for a
  fee over an extended season.

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- 35. 37. "Sinkbox" or "sunken device" means a raft or any type of low floating device having
   a depression that affords a hunter a means of concealing that person below the
   surface of the water.
   36. 38. "Slow or no wake speed" means the slowest possible speed necessary to maintain
   steerage.
- 6 <del>37.</del> <u>39.</u> "Small game" includes all game birds and tree squirrels.
- 38. 40. "Species" includes any subspecies of wildlife and any other group of wildlife of the
  same species or smaller taxa in common spatial arrangement that interbreed when
  mature.
- 39. <u>41.</u> "Threatened species" means any species which is likely to become an endangered
   species within the foreseeable future and includes any species classified as
   threatened pursuant to the Endangered Species Act of 1973, Public Law 93-205.
- 40. <u>42.</u> "Undocumented vessel" means a vessel which does not have a valid marine
  document as a vessel of the United States.
- 41. <u>43.</u> "Vessel" means any watercraft, other than a seaplane on the water, used or
  capable of being used as a means of transportation on water.
- 17 42. 44. "Waterfowl" includes all varieties of geese, brant, swans, ducks, rails, and coots.
- 18 43. 45. "Waters" when not qualified means waters not open to the general public.
- 19 44. <u>46.</u> "Waters of the state" means all waters of this state, including boundary waters.
- 20 This title extends to and is in force and effect over, upon, and in all such waters.
- 21 45. 47. "Wildlife" means any member of the animal kingdom including any mammal, fish,
   22 bird (including any migratory, nonmigratory, or endangered bird for which
- 23 protection is also afforded by treaty or other international agreement), amphibian,
- 24 reptile, mollusk, crustacean, or other invertebrate, and includes any part, product,
- 25 egg, or offspring thereof, or the dead body or parts thereof. Wildlife does not
- 26 include domestic animals as defined by section 36-01-00.1 or birds or animals held27 in private ownership.
- 28 SECTION 2. A new section to chapter 20.1-01 of the North Dakota Century Code is
  29 created and enacted as follows:
- 30 Fee hunting Posting. If a landowner or lessee charges a fee to hunt on that person's
   31 land, the landowner or lessee must possess a valid outfitter's license and must post the land in

1 the same manner as required by section 20.1-01-17 indicating that the land is open for hunting 2 for a fee. An individual hunting on land that is posted as open for hunting for a fee must have in 3 that individual's possession all required hunting licenses and a sales tax receipt indicating the 4 sales tax permit number of the outfitter furnishing access to the land. 5 **SECTION 3.** A new section to chapter 20.1-01 of the North Dakota Century Code is 6 created and enacted as follows: 7 Fee hunting - Information supplied to director. Within thirty days of the close of a 8 hunting season, an outfitter charging a fee to hunt on that person's land must file with the 9 director a register containing a record of all hunting fees collected on that land, the amount of 10 fees collected on that land, from whom the fees were collected, and any other information 11 required by the director. Information filed with the director under this section is not an open 12 record but must be shared with the tax commissioner. 13 SECTION 4. AMENDMENT. Subsection 17 of section 20.1-02-05 of the 1999 14 Supplement to the North Dakota Century Code is amended and reenacted as follows: 15 17. Subject to the provisions of chapter 28-32, adopt rules for the licensing of guides 16 or and outfitters, and may require records and reports as the director determines 17 necessary. The director may, after due hearing as provided in chapter 28-32, 18 revoke or refuse to renew the license of any a person who violates the rules or 19 fails to provide the records and reports. Any A person who acts as a guide or 20 outfitter without a license is guilty of a class B misdemeanor. SECTION 5. AMENDMENT. Section 20.1-03-11.2 of the 1999 Supplement to the 21 22 North Dakota Century Code is amended and reenacted as follows: 23 20.1-03-11.2. Guides and outfitters Outfitters - White-tailed deer licenses - Fees. 24 The governor shall make one-half of the antlered white-tailed deer licenses and permits 25 allocated to nonresidents under subsection 4 of section 20.1-03-11, up to a maximum of one 26 hundred licenses, available to guides or outfitters licensed in this state. A guide or An outfitter 27 may not purchase or obtain more than five white-tailed deer licenses under this section in any 28 one year. A guide or An outfitter shall pay the fee required for a white-tailed deer license sold 29 to <del>guides or</del> outfitters and provided by them to nonresidents for each license purchased under 30 this section. A guide or An outfitter may provide to nonresidents, for compensation, big game 31 guiding and outfitting services and one white-tailed deer license per nonresident as provided in

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1	this section to hunt white-tailed deer in the manner, at the places, and during the times the					
2	governor prescribes by proclamation.					
3	SECTION 6. AMENDMENT. Subsections 34, 35, 36, and 42 of section 20.1-03-12 of					
4	the 1999 Supplement to the North Dakota Century Code are amended and reenacted as					
5	follows:					
6	34.	For an annual outfitter's license to guide for both hunting and fishing, one hundred				
7		fifty dollars.				
8	35.	For an annual outfitter's license to guide only for hunting, one hundred dollars.				
9	36.	For an annual outfitter's license to guide only for fishing, one hundred dollars.				
10	42.	For a white-tailed deer license sold to guides or outfitters and provided by them to				
11		nonresidents, two hundred fifty dollars.				
12	SE	CTION 7. Three new subsections to section 20.1-03-12 of the 1999 Supplement to				
13	the North D	Dakota Century Code are created and enacted as follows:				
14		For an annual license to guide for both hunting and fishing, one hundred dollars.				
15		For an annual license to guide only for hunting, fifty dollars.				
16	For an annual license to guide only for fishing, fifty dollars.					
17	17 SECTION 8. AMENDMENT. Section 20.1-03-36 of the 1999 Supplement to the North					
18	8 Dakota Century Code is amended and reenacted as follows:					
19	9 <b>20.1-03-36. Certified guides and outfitters - Requirements.</b> An individual may not					
20	be issued a certified guide license without first providing the director:					
21	1.	Proof that the individual is covered by general liability insurance against loss or				
22		expense due to accident or injury from guiding or outfitting services, at a minimum				
23		of one hundred thousand dollars per individual and three hundred thousand dollars				
24		per incident;				
25	2.	Proof that the individual is currently certified in adult cardiopulmonary resuscitation				
26		or its equivalent; and				
27	3.	Proof that the individual is currently certified in standard first aid or its equivalent.				
28	SECTION 9. AMENDMENT. Subsections 7, 8, and 9 of section 57-39.2-01 of the					
29	North Dakota Century Code are amended and reenacted as follows:					

1	7.	<u>a.</u>	"Reta	il sale" or "sale at retail" means the sale, including the leasing or renting,
2			to a c	consumer or to any person for any purpose, other than for processing or
3			for re	sale, of <del>tangible<u>:</u></del>
4			<u>(1)</u>	Tangible personal property; the sale of steam
5			<u>(2)</u>	Steam, gas, and communication service to retail consumers or users;
6				the sale of vulcanizing
7			<u>(3)</u>	Vulcanizing, recapping, and retreading services for tires; the furnishing
8				of bingo
9			<u>(4)</u>	Bingo cards; the ordering
10			<u>(5)</u>	Ordering, selecting, or aiding a customer to select any goods, wares, or
11				merchandise from any price list or catalog, which the customer might
12				order, or be ordered for such customer to be shipped directly to such
13				customer; the sale or furnishing of hotel
14			<u>(6)</u>	Hotel, motel, or tourist court accommodations, tickets, or admissions to
15				any place of amusement, athletic event, or place of entertainment
16				including the playing of any machine for amusement or entertainment in
17				response to the use of a coin; and the sales of magazines
18			(7)	Access or membership giving the purchaser the right to hunt on land
19				posted under section 2 of this Act and outfitting services as defined
20				under subsection 23 of section 20.1-01-02; and
21			<u>(8)</u>	Magazines and other periodicals.
22		<u>b.</u>	By th	e term "processing" is meant any tangible personal property including
23			conta	iners which it is intended, by means of fabrication, compounding,
24			manu	facturing, producing, or germination shall become an integral or an
25			ingre	dient, or component part of other tangible personal property intended to
26			be so	ld ultimately at retail.
27		<u>C.</u>	The s	ale of an item of tangible personal property for the purpose of
28			incor	porating it in or attaching it to real property must be considered as a sale
29			of tar	gible personal property for a purpose other than for processing; the
30			delive	ery of possession within the state of North Dakota of tangible personal
31			prope	erty by a wholesaler or distributor to an out-of-state retailer who does not

1			hold	a North Dakota retail sales tax permit or to a person who by contract
2			incor	porates such tangible personal property into, or attaches it to, real
3			prope	erty situated in another state may not be considered a taxable sale if
4			such	delivery of possession would not be treated as a taxable sale in that
5			state	
6		<u>d.</u>	As us	sed in this subsection the word "consumer" includes any hospital,
7			infirm	nary, sanatorium, nursing home, home for the aged, or similar institution
8			that f	urnishes services to any patient or occupant.
9		<u>e.</u>	The s	sale of an item of tangible personal property to a purchaser who rents or
10			lease	es it to a person under a finance leasing agreement over the term of
11			whick	n the property will be substantially consumed must be considered a retail
12			sale	if the purchaser elects to treat it as such by paying or causing the
13			trans	feror to pay the sales tax thereon to the commissioner on or before the
14			last c	lay on which payments may be made without penalty as provided in
15			section	on 57-39.2-12.
16	8.	<u>a.</u>	"Reta	ailer" includes every <del>person<u>:</u></del>
17			<u>(1)</u>	Person engaged in the business of leasing or renting hotel, motel, or
18				tourist court accommodations, and every person;
10				
19			<u>(2)</u>	Person engaged in the business of selling tangible goods, wares, or
19 20			<u>(2)</u>	<u>Person</u> engaged in the business of selling tangible goods, wares, or merchandise at retail <del>, or furnishing of;</del>
			<u>(2)</u> (3)	
20				merchandise at retail, or furnishing of:
20 21			<u>(3)</u>	merchandise at retail <del>, or furnishing of;</del> <u>Person furnishing</u> steam, gas, and communication services <del>, or</del> ;
20 21 22			<u>(3)</u>	merchandise at retail <del>, or furnishing of</del> ; <u>Person furnishing</u> steam, gas, and communication services <del>, or</del> ; <u>Person furnishing</u> tickets or admissions to places of amusement,
20 21 22 23			<u>(3)</u>	merchandise at retail <del>, or furnishing of</del> ; <u>Person furnishing</u> steam, gas, and communication services <del>, or</del> ; <u>Person furnishing</u> tickets or admissions to places of amusement, entertainment, and athletic events including the playing of any machine
20 21 22 23 24			<u>(3)</u> (4)	merchandise at retail <del>, or furnishing of</del> ; <u>Person furnishing</u> steam, gas, and communication services <del>, or</del> ; <u>Person furnishing</u> tickets or admissions to places of amusement, entertainment, and athletic events including the playing of any machine for amusement or entertainment in response to the use of a coin <del>, or</del> ;
20 21 22 23 24 25			<u>(3)</u> (4)	merchandise at retail <del>, or furnishing of</del> : <u>Person furnishing</u> steam, gas, and communication services <del>, or</del> : <u>Person furnishing</u> tickets or admissions to places of amusement, entertainment, and athletic events including the playing of any machine for amusement or entertainment in response to the use of a coin <del>, or</del> : <u>Person furnishing access or membership giving the purchaser the right</u>
20 21 22 23 24 25 26			<u>(3)</u> (4)	merchandise at retail <del>, or furnishing of</del> : <u>Person furnishing</u> steam, gas, and communication services <del>, or</del> ; <u>Person furnishing</u> tickets or admissions to places of amusement, entertainment, and athletic events including the playing of any machine for amusement or entertainment in response to the use of a coin <del>, or</del> ; <u>Person furnishing access or membership giving the purchaser the right</u> to hunt on land posted under section 2 of this Act or outfitting services
20 21 22 23 24 25 26 27			( <u>3)</u> ( <u>4</u> ) ( <u>5</u> )	merchandise at retail <del>, or furnishing of</del> ; <u>Person furnishing</u> steam, gas, and communication services <del>, or</del> ; <u>Person furnishing</u> tickets or admissions to places of amusement, entertainment, and athletic events including the playing of any machine for amusement or entertainment in response to the use of a coin <del>, or</del> ; <u>Person furnishing access or membership giving the purchaser the right</u> to hunt on land posted under section 2 of this Act or outfitting services as defined under subsection 23 of section 20.1-01-02;

1			<u>(8)</u>	Person as herein defined who by contract or otherwise agrees to
2				furnish for a consideration a totally or partially finished product
3				consisting in whole or in part of tangible personal property subject to
4				the sales tax herein provided, and all items of tangible personal
5				property entering into the performance of such contract as a
6				component part of the product agreed to be furnished under said
7				contract shall be subject to the sales tax herein provided and the sales
8				tax thereon shall be collected by the contractor from the person for
9				whom the contract has been performed in addition to the contract price
10				agreed upon, and shall be remitted to the state in the manner provided
11				in this chapter; and shall include the state
12			<u>(9)</u>	State or any municipality furnishing steam, gas, or communication
13				service to members of the public in its proprietary capacity.
14		<u>b.</u>	For th	ne purpose of this chapter, retailer shall also include every clerk,
15			auctio	oneer, agent, or factor selling tangible personal property owned by any
16			other	retailer.
17		<u>C.</u>	A reta	ailer also includes every person who engages in regular or systematic
18			solicit	ation of a consumer market in this state by the distribution of catalogs,
19			period	dicals, advertising flyers, or other advertising, or by means of print, radio
20			or tele	evision media, by mail, telegraphy, telephone, computer data base,
21			cable	, optic, microwave, or other communication system.
22	9.	"Sal	e" mea	ans any transfer of title or possession, exchange or barter, conditional or
23		othe	erwise,	in any manner or by any means whatever, for a consideration, and
24		inclu	udes <del>th</del>	ю <u>:</u>
25		<u>a.</u>	<u>The</u> fu	urnishing or service of steam, gas, or communication <del>, the</del> ;
26		<u>b.</u>	<u>The</u> fo	urnishing of bingo cards <del>, the</del> ;
27		<u>C.</u>	<u>The</u> fo	urnishing of hotel, motel, or tourist court accommodations <del>, the</del> :
28		<u>d.</u>	<u>The</u> fu	urnishing of tickets or admissions to any place of amusement, athletic
29			event	, or place of entertainment including the playing of any machine for
30			amus	ement or entertainment in response to the use of a coin <del>, and sales</del> ;

1	<u>e.</u>	The furnishing of access or membership giving the purchaser the right to hunt
2		on land posted under section 2 of this Act or outfitting services as defined
3		under subsection 23 of section 20.1-01-02; and
4	<u>f.</u>	The sale of magazines and other periodicals. Provided, the words
5		"magazines and other periodicals" as used in this subsection do not include
6		newspapers nor magazines or periodicals that are furnished free by a
7		nonprofit corporation or organization to its members or because of payment
8		by its members of membership fees or dues.