Fifty-seventh Legislative Assembly of North Dakota

## SENATE BILL NO. 2143

Introduced by

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Industry, Business and Labor Committee

(At the request of the Insurance Commissioner)

- 1 A BILL for an Act to create and enact sections 26.1-37-04.1 and 26.1-37-05.1 of the North
- 2 Dakota Century Code, relating to credit insurance; to amend and reenact sections 26.1-37-01,
- 3 26.1-37-02, 26.1-37-03, 26.1-37-06, 26.1-37-07, 26.1-37-08, 26.1-37-09, 26.1-37-13, and
- 4 26.1-37-14 of the North Dakota Century Code, relating to credit insurance; and to repeal
- 5 sections 26.1-37-04, 26.1-37-05, 26.1-37-10, 26.1-37-11, and 26.1-37-12 of the North Dakota
- 6 Century Code, relating to credit insurance.

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

- 8 **SECTION 1. AMENDMENT.** Section 26.1-37-01 of the North Dakota Century Code is amended and reenacted as follows:
- 10 **26.1-37-01.** Scope and construction.
  - This chapter may be cited as the "Consumer Credit Insurance Model Act".
  - 2. All life insurance and all accident and health consumer credit insurance issued or sold in connection with loans or other credit transactions are for personal, family, or household purposes is subject to the provisions of this chapter, except such insurance:
    - a. <u>Insurance written</u> in connection with a <del>loan or other</del> credit transaction <del>of more than twenty years' duration, and except where the issuance of such insurance is an isolated transaction on the part of the insurer not related to an agreement or a plan for insuring debtors of the creditor. This chapter must be <u>liberally construed that is:</u></del>
      - (1) Secured by a first mortgage or deed of trust;
      - (2) Made to finance the purchase of real property or the construction of a dwelling thereon, or to refinance a prior credit transaction made for such a purpose;

1 Transactions involving extensions of credit primarily for business or b. 2 commercial purposes; 3 Insurance on motor vehicles designed for highway use; C. 4 d. Creditor-placed insurance; 5 Insurance sold as an isolated transaction on the part of the insurer and not <u>e.</u> 6 related to an agreement or a plan for insuring debtors of the creditor: 7 f. Insurance for which no identifiable charge is made to the debtor; and 8 Insurance on accounts receivable. g. 9 SECTION 2. AMENDMENT. Section 26.1-37-02 of the North Dakota Century Code is 10 amended and reenacted as follows: 11 **26.1-37-02. Definitions.** For the purpose of this chapter: 12 1. "Closed-end credit" means a credit transaction that does not meet the definition of 13 open-end credit. 14 "Collateral" means personal property that is pledged as security for the satisfaction 2. 15 of a debt. 16 "Consumer credit insurance" is a general term used in this chapter to refer to any 3. 17 or all of credit life insurance, credit accident and health insurance, credit 18 unemployment insurance, credit property, or any other credit insurance. 19 4. "Credit accident and health insurance" means insurance on a debtor to provide 20 indemnity for payments becoming due on a specific loan or other credit transaction 21 while the debtor is disabled as defined in the policy. 22 5. "Credit agreement" means the written document that sets forth the terms of the 23 credit transaction and includes the security agreement. 24 <del>2.</del> 6. "Credit life insurance" means insurance on the life of a debtor or debtors, pursuant 25 to or in connection with a specific loan or other credit transaction, to provide for 26 satisfaction of a debt, in whole or in part, upon the death of an insured debtor. 27 <del>3.</del> 7. "Creditor" means the lender of money or vendor or lessor of goods, services, or 28 property, rights, or privileges, for which payment is arranged through a credit 29 transaction, or any successor to the right, title, or interest of the lender, vendor, or 30 lessor, and an affiliate, associate, or subsidiary of any of them or any director,

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- 1 officer, or employee of any of them, or any other person in any way associated with 2 any of them. 3 "Creditor-placed insurance" means insurance that is purchased unilaterally by the 8. 4 creditor, who is the named insured, subsequent to the date of the credit 5 transaction, providing coverage against loss, expense, or damage to the 6 collateralized personal property as a result of fire, theft, collision, or other risks of 7 loss that would either impair a creditor's interest or adversely affect the value of 8 collateral covered by dual interest insurance. It is purchased according to the 9 terms of the credit agreement as a result of the debtor's failure to provide required 10 physical damage insurance, with the cost of the coverage being charged to the 11 debtor. It is either single interest insurance or limited dual interest insurance. 12 <u>9.</u> "Credit property insurance" means any policy, endorsement, rider, cover note, 13 memorandum, certificate, or other instrument or evidence of insurance covering 14 perils to goods purchased through a credit transaction or pledged as collateral for a 15 credit transaction and which concerns a creditor's interest in the purchased goods 16 or pledged collateral either in whole or in part. 17 10. "Credit transaction" means any transaction by the terms of which the repayment of 18 money loaned or loan commitment made, or payment for goods, services, or 19 properties sold or leased, is to be made at a future date or dates. "Credit unemployment insurance" means insurance on a debtor to provide 20 11. 21 indemnity for payments or debt becoming due on a specific loan or other credit 22 transaction while the debtor is involuntarily unemployed as defined in the policy. 23 <del>4.</del> 12. "Debtor" means a borrower of money or a purchaser or lessee of goods, services, 24 property, rights, or privileges for which payment is arranged through a credit 25 transaction. 26 "Indebtedness" means the total amount payable by a debtor to a creditor in 27 connection with a loan or other credit transaction. 28
  - "Dual interest insurance" means credit property insurance covering the seller's or creditor's interest and at least partially the borrower's interest in the goods purchased through the credit transaction or pledged as collateral for the credit transaction.

1 14. "Finance charge" means any charge payable directly or indirectly as an incident to 2 or as a condition of the extension of credit, including interest; time price 3 differentials; amount payable under a discount system of additional charges; 4 service, transaction, or carrying charges; loan fees; points or similar charges; 5 appraisal fees; or charges incurred for investigating the credit worthiness of the 6 consumer. The terms do not include charges as a result of default, taxes, license 7 fees, delinquency charges, or filing fees. 8 15. "Gross debt" means the sum of the remaining payments owed to the creditor by 9 the debtor. 10 <u>16.</u> "Identifiable charge" means a charge for a type of consumer credit insurance that 11 is made to debtors having such insurance and not made to debtors not having 12 such insurance, and includes a charge for insurance that is disclosed in the credit 13 or other instrument furnished to the debtor which sets out the financial elements of 14 the credit transaction and any difference in the finance, interest, service, or other 15 similar charge made to debtors who are in like circumstances except for the 16 insured or noninsured status of the debtor or of the property used as security for 17 the credit transaction. 18 "Net debt" means the amount necessary to liquidate the remaining debt in a single <u>17.</u> 19 lump sum payment, excluding all unearned interest and other unearned finance 20 charges. 21 18. "Open-end credit" means credit extended by a creditor under an agreement in 22 which: 23 The creditor reasonably contemplates repeated transactions; a. 24 b. The creditor imposes a finance charge from time to time on an outstanding 25 unpaid balance; and 26 The amount of credit that may be extended to the debtor during the term of <u>C.</u> 27 the agreement, up to any limit set by the creditor, is generally made available 28 to the extent that any outstanding balance is repaid. 29 SECTION 3. AMENDMENT. Section 26.1-37-03 of the North Dakota Century Code is 30 amended and reenacted as follows:

26.	1-37-	03. Is	suance of policies and certificates. All credit life insurance and credit		
accident and health insurance policies subject to this chapter may be delivered or issued for					
delivery in this state only by an insurer authorized to do an insurance business therein, and may					
be issued of	only t	hrough	n holders of licenses or authorizations issued by the commissioner.		
SE	СТІО	N 4. S	Section 26.1-37-04.1 of the North Dakota Century Code is created and		
enacted as	follo	ws:			
<u> 26.</u>	1-37-	04.1.	Types of consumer credit insurance. The types of consumer credit		
insurance of	define	ed in s	ection 26.1-37-02 may each be written separately or in combination with		
other types	of co	onsum	er credit insurance on an individual policy or group policy basis. The		
commissio	ner m	nay by	rule prohibit or limit any combination.		
SE	СТІО	N 5. S	Section 26.1-37-05.1 of the North Dakota Century Code is created and		
enacted as	follo	ws:			
<u>26.</u>	1-37-	05.1.	Amount of consumer credit insurance.		
<u>1.</u>	<u>Cre</u>	dit life	insurance:		
	<u>a.</u>	The	amount of credit life insurance may at no time exceed the greater of the		
		<u>actu</u>	al net debt or the scheduled net debt.		
	<u>b.</u>	If the	e coverage is written on the actual net debt, then the amount payable at		
		the t	ime of loss may not be less than the actual net debt less any payments		
		more	e than two months overdue.		
	<u>C.</u>	If the	e coverage is written on the scheduled net debt, then the amount payable		
		at th	e time of loss is:		
		<u>(1)</u>	If the actual net debt is less than or equal to the scheduled net debt,		
			then the scheduled net debt;		
		<u>(2)</u>	If the actual net debt is greater than the scheduled net debt but less		
			than or equal to the scheduled net debt plus two months of payments,		
			then the actual net debt; or		
		<u>(3)</u>	If the actual net debt is greater than the scheduled net debt plus two		
			months of payments, then the scheduled net debt plus two months of		
			payments.		
	<u>d.</u>	<u>lf a p</u>	premium is assessed to the debtor on a monthly basis and is based on the		
		actu	al net debt, then the amount payable at the time of loss is the actual net		

1		debt	on the	date of death. When such premium is computed on the basis of a
2		<u>balan</u>	ce wh	ich does not include accrued past due interest, then the amount
3		payal	ole at t	he time of loss may not be less than the actual net debt less any
4		accru	ed inte	erest more than two months past due.
5	<u>e.</u>	Notw	ithstan	ding the provisions of subdivision a, insurance on agricultural loan
6		comn	nitmen	ts, not exceeding one year in duration, may be written up to the
7		amou	ınt of t	he loan commitment, on a nondecreasing or level term plan.
8	<u>f.</u>	Notw	ithstan	ding the provisions of subdivision a, insurance on educational loan
9		comn	nitmen	ts may be written for net unpaid indebtedness plus any unused
10		comn	nitmen	<u>t.</u>
11	<u>g.</u>	Cove	rage n	nay be written for less than the net debt by the following methods:
12		<u>(1)</u>	The a	amount of insurance may be the lesser of a stated level amount
13			and the	he amount determined by subdivision b;
14		<u>(2)</u>	The a	amount of insurance may be the lesser of a stated level amount
15			and the	he amount determined by subdivision c;
16		<u>(3)</u>	The a	amount of insurance may be a constant percentage of the amount
17			deter	mined by subdivision b;
18		<u>(4)</u>	The a	amount of insurance may be a constant percentage of the amount
19			deter	mined by subdivision c; or
20		<u>(5)</u>	In the	absence of any preexisting condition exclusions, the amount of
21			insura	ance payable in the event of death due to natural causes may be
22			<u>limite</u>	d to the balance as it existed six months prior to the date of death
23			<u>if:</u>	
24			<u>(a)</u>	There has been one increase or more in the outstanding balance
25				during the six-month period, other than those due to the accrual
26				of interest or late charges; and
27			<u>(b)</u>	Evidence of individual insurability has not been required during
28				the six-month period.
29	<u>h.</u>	<u>Other</u>	r patte	rns of insurance may be used which are not inconsistent with the
30		rest c	of this s	subsection including those providing coverage for lease payments
31		or lur	np sun	n purchase at the end of the lease.

ı	<u>Z.</u>	Credit accident and health insurance and consumer credit unemployment		
2		insu	rance:	
3		<u>a.</u>	The total amount of periodic indemnity payable by credit accident and health	
4			insurance or credit unemployment insurance in the event of disability or	
5			unemployment, as defined in the policy, may not exceed the aggregate of the	
6			periodic scheduled unpaid installments of the gross debt; and the amount of	
7			each periodic indemnity payment may not exceed the original gross debt	
8			divided by the number of periodic installments.	
9		<u>b.</u>	Notwithstanding the provisions of subdivision a, for credit accident and health	
10			insurance or credit unemployment insurance written in connection with an	
11			open-end credit agreement, the amount of insurance may not exceed the	
12			gross debt which would accrue on that amount using the periodic indemnity.	
13			Subject to any policy maximums, the periodic indemnity may not be less than	
14			the creditor's minimum repayment schedule.	
15	<u>3.</u>	Cre	dit property:	
16		<u>a.</u>	An insurer may not issue credit property insurance coverage unless the	
17			amount financed exceeds three hundred dollars and the replacement value of	
18			the property exceeds three hundred dollars.	
19		<u>b.</u>	An insurer may not issue credit property insurance which exceeds the	
20			replacement value of the insured property.	
21		<u>C.</u>	Credit property insurance may not be sold with an amount in coverage that	
22			exceeds the amount of indebtedness of the underlying credit transaction.	
23		<u>d.</u>	Credit property insurance may not be sold with a term that exceeds in	
24			duration the scheduled term of the underlying credit transaction.	
25		<u>e.</u>	Credit property insurance coverage, at a minimum, must include the	
26			coverages in the standard fire policy with coverage attachment, extended	
27			coverage endorsement, and replacement cost provision endorsement.	
28		<u>f.</u>	Credit property insurance must cover a substantial risk of loss of or damage to	
29			the property related to the credit transaction.	
30	SEC	CTIO	N 6. AMENDMENT. Section 26.1-37-06 of the North Dakota Century Code is	
31	amended a	nd re	enacted as follows:	

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## 26.1-37-06. Term of <u>consumer</u> credit <del>life</del> insurance <del>and credit accident and health</del> insurance. The

## <u>1.</u> Effective date of coverage:

- For consumer credit insurance made available to and elected by the debtor before or contemporaneous with a credit transaction to which the insurance relates, the term of any credit life the insurance or credit accident and health insurance, subject to acceptance by the insurer, commences on the date when the debtor becomes obligated to the creditor, except that where a group policy provides coverage with respect to existing obligations, the insurance on a debtor with respect to the indebtedness commences on the effective date of the policy. Where when evidence of individual insurability is required and the evidence is furnished more than thirty days after the date when the debtor becomes obligated to the creditor, the term of the credit insurance may commence on the date on which the insurer determines the evidence to be satisfactory, and in that event there must be an appropriate refund or adjustment of any charge to the debtor for insurance. If the indebtedness is discharged due to renewal or refinancing prior to the scheduled maturity date, the insurance in force must be terminated before any new insurance may be issued in connection with the renewed or refinanced indebtedness. In all eases of termination prior to scheduled maturity, a refund must be paid or credited as provided in section 26.1-37-08.
- b. For insurance coverage made available to and elected by the debtor on a date subsequent to the date of the consumer credit transaction to which the insurance relates, the insurance, subject to acceptance by the insurer, commences on a date not earlier than the date the election is made by the debtor nor later than thirty days following the date on which the insurance company accepts the risk for coverage, according to an objective method such as one related to a particular date within a billing or repayment cycle or a calendar month.
- c. Notwithstanding the provisions of subdivisions a and b, when a group policy provides coverage with respect to debts existing on the policy effective date,

1			the insurance relating to the debt shall not commence before the effective
2			date of the group policy.
3		<u>d.</u>	A charge for insurance may not be made to the debtor and retained by the
4			creditor or insurer for any time prior to commencement of the consumer credit
5			insurance to which the charge is related.
6	<u>2.</u>	Terr	mination date of coverage:
7		<u>a.</u>	The term of any consumer credit insurance may not extend beyond the
8			termination date specified in the policy. The termination date of insurance
9			may precede, coincide with, or follow the scheduled maturity date of the debt
10			to which it relates, subject to any other requirements and restrictions of this
11			chapter.
12		<u>b.</u>	The term of any consumer credit insurance may not extend more than fifteen
13			days beyond the scheduled maturity date of the debt except when extended
14			without additional cost to the debtor or except when extended pursuant to a
15			written agreement, signed by the debtor, in connection with a variable interest
16			rate credit transaction or a deferral, renewal, refinancing, or consolidation of
17			<u>debt.</u>
18		<u>C.</u>	If the debt is discharged due to renewal, refinancing, or consolidation prior to
19			the scheduled termination date of the insurance, any insurance in force must
20			be terminated before any new insurance may be written in connection with the
21			renewed, refinanced, or consolidated debt.
22		<u>d.</u>	In all cases of termination of insurance prior to the scheduled termination of
23			the insurance, an appropriate refund or credit to the debtor must be made of
24			any unearned insurance charge paid by the debtor for a term of insurance
25			after the date of the termination, except that a refund is not required of a
26			charge made for insurance if the insurance is terminated by performance of
27			the insurer's obligation with respect to the insurance.
28		<u>e.</u>	An insured debtor may terminate consumer credit insurance at any time by
29			providing advance request to the insurer. The individual policy or group
30			certificate may require that the request be in writing or that the debtor
31			surrender the individual policy or group certificate or both. The debtor's right

1	to terminate coverage may also be subject to the terms of the credit			
2			transaction contract.	
3	SECTION 7. AMENDMENT. Section 26.1-37-07 of the North Dakota Century Code is			
4	amended a	and re	eenacted as follows:	
5	26.1-37-07. Provisions of policies and certificates of insurance - Disclosure to			
6	debtors.			
7	1.	Pre	purchase disclosure. Before the debtor elects to purchase consumer credit	
8		insu	urance in connection with a credit transaction, the following must be disclosed to	
9		the	debtor in writing:	
10		<u>a.</u>	That the purchase of consumer credit insurance is optional and not a	
11			condition of obtaining credit approval.	
12		<u>b.</u>	If more than one kind of consumer credit insurance is being made available to	
13			the debtor, whether the debtor can purchase each kind separately or the	
14			multiple coverages only as a package.	
15		<u>c.</u>	The conditions of eligibility.	
16		<u>d.</u>	That if the consumer has other insurance that covers the risk, the consumer	
17			may not want or need credit insurance.	
18		<u>e.</u>	That within the first thirty days after receiving the individual policy or group	
19			certificate, the debtor may cancel the coverage and have all premiums paid by	
20			the debtor refunded or credited. Thereafter, the debtor may cancel the policy	
21			at any time during the term of the loan and receive a refund of any of the	
22			unearned premium. However, only in those instances where insurance is a	
23			requirement for the extension of credit, the debtor may be required to offer	
24			evidence of alternative insurance acceptable to the creditor at the time of	
25			cancellation.	
26		<u>f.</u>	A brief description of the coverage, including a description of the amount, the	
27			term, any exceptions, limitations, and exclusions, the insured event, any	
28			waiting or elimination period, any deductible, any applicable waiver of	
29			premium provision, to whom the benefits would be paid, and the premium rate	
30			for each coverage or for all coverages in a package.	

1			<u>g.</u>	That if the premium or insurance charge is financed, it will be subject to		
2				finance charges at the rate applicable to the credit transaction.		
3		<u>2.</u>	<u>The</u>	The disclosures in subsection 1 must be provided in the following manner:		
4			<u>a.</u>	In connection with consumer credit insurance offered contemporaneously with		
5				the extension of credit or offered through direct mail advertisements,		
6				disclosure must be made in writing and presented to the consumer in a clear		
7				and conspicuous manner.		
8			<u>b.</u>	In conjunction with the offer of credit insurance subsequent to the extension of		
9				credit by other than direct mail advertisements, disclosure may be provided		
10				orally so long as written disclosures are provided to the debtor no later than		
11				the earlier of:		
12				(1) Ten days after the offer; or		
13				(2) The date any other written material is provided to the debtor.		
14		<u>3.</u>	All <u>c</u>	onsumer credit life insurance and credit accident and health insurance must		
15			be e	videnced by an individual policy, or in the case of a group insurance by a		
16			certi	certificate of insurance which must be delivered to the debtor.		
17	<del>2.</del>	<u>4.</u>	Eacl	ach The individual policy or group certificate of credit life insurance or credit		
18			acci	accident and health insurance must, in addition to other requirements of law, set		
19			forth	the following:		
20			<u>a.</u>	The name and home-office address of the insurer, the:		
21			<u>b.</u>	The name or names of the debtor or debtors or in the case of a group		
22				certificate under a group policy, the identity by name or otherwise of the		
23				debtor or debtors , the;		
24			<u>C.</u>	$\underline{\text{The}}$ premium or amount of payment, if any, by the debtor separately for $\underline{\text{eredit}}$		
25				life insurance and credit accident and health insurance, a each kind of		
26				coverage or for all coverages in a package, except that for open-end loans,		
27				the premium rate and the basis of premium calculation e.g., average daily		
28				balance, prior monthly balance must be specified;		
29			<u>d.</u>	A full description of the coverage or coverages including the amount and term		
30				thereof, and any exceptions, limitations, and restrictions, and must state		
31				exclusions;		

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- e. A statement that the benefits will be paid to the creditor to reduce or extinguish the unpaid indebtedness debt and, wherever the amount of insurance benefit exceeds the unpaid indebtedness, debt that any excess is payable to a beneficiary, other than the creditor, named by the debtor or to the debtor's estate; and
- f. If the scheduled term of insurance is less than the scheduled term of the credit transaction, a statement to that effect on the face of the individual policy or group certificate in not less than ten-point bold face type.
- 3. The individual policy or group certificate of insurance must be delivered to the insured at the time the indebtedness is incurred except as provided in subsection 4.
- <del>4.</del> <u>5.</u> If <u>Unless</u> the individual policy or group certificate of insurance is <del>not</del> delivered to the debtor at the time the indebtedness debt is incurred, or at such other time that the debtor elects to purchase coverage, a copy of the application for the policy or a notice of proposed insurance, signed by the debtor and setting forth the name and home-office address of the insurer, the name or names of the debtor, the premium or amount of payment by the debtor, if any, separately for eredit life the insurance and eredit accident and health insurance, the amount, term, and a brief description of the coverage provided, must be delivered to the debtor at the time the indebtedness debt is incurred or the election to purchase coverage is made. The copy of the application or notice of proposed insurance must also refer exclusively to insurance coverage, and must be separate and apart from the loan, sale, or other credit statement of account, instrument, or agreement, unless the information required by this subsection is prominently set forth in that material. Upon acceptance of the insurance by the insurer and within thirty days of the date upon which the indebtedness debt is incurred or the election to purchase coverage is made, the insurer shall cause the individual policy or group certificate of insurance to be delivered to the debtor. The application or notice of proposed insurance must state that upon acceptance by the insurer, the insurance becomes effective as provided in section 26.1-37-06.

- 6. The application, notice of proposed insurance, or certificate may be used to fulfill all of the requirements of subsections 1 and 4 if it contains all of the information required by those subsections.
- 7. The debtor has thirty days from the date the debtor receives either the individual policy or the group certificate to review the coverage purchased. At any time within the thirty-day period, the debtor may contact the creditor or insurer issuing the policy or certificate and request that the coverage be canceled. The individual policy or group certificate may require the request to be in writing or that the policy or certificate be returned to the insurer, or both. The debtor must, within thirty days of the request, receive a full refund or credit of all premiums or insurance charges paid by the debtor.
- 8. If the named insurer does not accept the risk, the debtor must receive a policy or certificate of insurance setting forth the name and home-office address of the substituted insurer and the amount of the premium to be charged, and if the amount of premium is less than that set forth in the notice of proposed insurance an appropriate refund must be made within thirty days. If no insurer accepts the risk, then all premiums paid must be refunded or credited within thirty days of application to the person entitled thereto.
- 9. For the purpose of subsection 5, an individual policy or group certificate delivered in conjunction with an open-end consumer credit agreement or any consumer credit insurance requested by the debtor after the date of the debt must be deemed to be delivered at the time the debt is incurred or election to purchase coverage is made if the delivery occurs within thirty days of the date the insurance is effective.
- 10. An individual policy or group certificate delivered in conjunction with an open-end credit agreement continues from its effective date through the term of the agreement unless the individual policy or group certificate is terminated in accordance with its terms at an earlier date.
- **SECTION 8. AMENDMENT.** Section 26.1-37-08 of the North Dakota Century Code is amended and reenacted as follows:
  - 26.1-37-08. Premiums and refunds.

- 1. An insurer may revise its schedules of premium rates from time to time and shall file the revised schedules with the commissioner. No insurer may issue any consumer credit life insurance policy or credit accident and health insurance policy or group certificate for which the premium rate exceeds that determined by the schedules of the insurer as on file with the commissioner. The commissioner may adopt rules to assure that the premium rates are reasonable in relation to the benefits provided.
- 2. Each individual policy or group certificate must provide that for a refund in the event of termination of the insurance prior to the scheduled maturity date of the indebtedness, any insurance and upon notice to the insurer. The refund of an amount paid by the debtor for insurance must be paid or credited promptly to the person entitled thereto; provided, however, that the commissioner shall prescribe a minimum refund and no refund which would be less than the minimum need be made. Refund formulas which an insurer desires to use must develop refunds that are at least as favorable to the debtor as refunds equal to the premium cost of scheduled benefits subsequent to the date of cancellation or termination, computed at the schedule of premium rates in effect on the date of issue. The formula to be used in computing the refund must be filed with and approved by the commissioner.
- 3. If a creditor requires a debtor to make any payment for <u>consumer</u> credit <del>life</del> insurance or <u>credit accident and health</u> insurance and an individual policy or group certificate of insurance is not issued, the creditor shall immediately give written notice to the debtor and shall promptly make an appropriate credit to the account.
- 4. The amount charged to a debtor for any <u>consumer</u> credit <del>life or credit health and accident</del> insurance may not exceed the premiums charged by the insurer, as computed at the time the charge to the debtor is determined.
- 5. This chapter does not authorize any payments for insurance prohibited under any law or rule governing credit transactions.
- **SECTION 9. AMENDMENT.** Section 26.1-37-09 of the North Dakota Century Code is amended and reenacted as follows:
  - 26.1-37-09. Applicability of credit life and health policy simplification standards.

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2 to all All individual and group credit life insurance and credit accident and health 3 insurance policies and insurance certificates under group credit life and accident 4 and health insurance policies filed after June 30, 1982. No policy may be delivered 5 or issued for delivery in this state after June 30, 1986, unless the policy form has 6 been approved by the commissioner or is permitted to be issued under sections 7 26.1-37-09 through 26.1-37-12. Any policy form that has been approved or 8 permitted to be issued prior to July 1, 1986, and that meets the standards set by 9 sections 26.1-37-09 through 26.1-37-12 need not be refiled for approval, but may 10 continue to be delivered or issued for delivery in this state upon the filing with the 11 commissioner of a list of the forms identified by form number and accompanied by 12 a certificate as to each such form in the manner provided in subsection 6 of section 13 <del>26.1-37-10</del> must comply with sections 26.1-33-29 through 26.1-33-32 and 14 26.1-36-13 through 26.1-36-16, respectively. 15 2 The commissioner may extend the dates in subsection 1. 16 <del>3.</del> Sections 26.1-37-09 through 26.1-37-12 do not apply to: 17 Any policy that is a security subject to federal jurisdiction. a. 18 Any form used in connection with, as a conversion from, as an addition to, or b. 19 in exchange pursuant to a contractual provision for, a policy delivered or 20 issued for delivery on a form approved or permitted to be issued prior to the 21 dates the form must be approved under sections 26.1-37-09 through 26.1-37-12. 22 23 The renewal of a policy delivered or issued for delivery prior to the dates such 24 forms must be approved under sections 26.1-37-09 through 26.1-37-12. 25 No other state law setting language simplification standards applies to policy form. 26 SECTION 10. AMENDMENT. Section 26.1-37-13 of the North Dakota Century Code is 27 amended and reenacted as follows: 28 26.1-37-13. Claims. 29 All claims must be promptly reported to the insurer or its designated claim

Except as provided in subsection 3, sections 26.1-37-09 through 26.1-37-12 apply

representative, and the insurer shall maintain adequate claim files. All claims must

- be settled as soon as possible and in accordance with the terms of the insurancecontract.
  - All claims must be paid either by draft drawn upon the insurer or by check of the insurer to the order of the claimant to whom payment of the claim is due pursuant to the policy provisions, or upon direction of the claimant to one specified.
  - 3. No plan or arrangement may be used whereby any person, firm, or corporation other than the insurer or its designated claim representative is authorized to settle or adjust claims. The creditor may not be designated as claim representative for the insurer in adjusting claims; provided, that a group policyholder may, by arrangement with the group insurer, draw drafts er, checks, or electronic transfers in payment of claims due to the group policyholder subject to audit and review by the insurer.
  - **SECTION 11. AMENDMENT.** Section 26.1-37-14 of the North Dakota Century Code is amended and reenacted as follows:
  - 26.1-37-14. Existing insurance Choice of insurer. When consumer credit life insurance or credit accident and health insurance is required as additional security for any indebtedness debt, the debtor shall, upon request to the creditor, has have the option of furnishing the required amount of insurance through existing insurance policies owned or controlled by the debtor or of procuring and furnishing the required coverage through any insurer authorized to transact insurance business in this state.
- **SECTION 12. REPEAL.** Sections 26.1-37-04, 26.1-37-05, 26.1-37-10, 26.1-37-11, and 26.1-37-12 of the North Dakota Century Code are repealed.