## FIRST ENGROSSMENT

Fifty-eighth Legislative Assembly of North Dakota

## ENGROSSED SENATE BILL NO. 2046

Introduced by

Legislative Council

(Judiciary A Committee)

- 1 A BILL for an Act to amend and reenact sections 4-30-48 and 6-03-13.6, subdivision b of
- 2 subsection 3 of section 10-06.1-17, subsection 2 of section 10-19.1-146, subsection 21 of
- 3 section 11-11-14, sections 11-28.2-01 and 12.1-12-02, subsection 5 of section 14-09-08.4,
- 4 sections 14-09-08.13 and 14-09-08.14, subdivision e of subsection 5 of section 19-03.1-36,
- 5 sections 20.1-02-05.1, 20.1-04-12.1, 20.1-08-04.6, 20.1-13-08, 20.1-13.1-09, 20.1-15-09, and
- 6 20.1-15-10, subsection 7 of section 21-03-07, section 23-02.1-16, subsection 6 of section
- 7 26.1-05-19, subsection 9 of section 26.1-06.1-02, subsection 4 of section 26.1-17-01, sections
- 8 26.1-26-31.8 and 26.1-36.5-01, subdivision e of subsection 4 of section 26.1-38.1-01,
- 9 subsection 1 of section 29-06-15, subsection 9 of section 32-03.2-11, section 38-08-09.9,
- 10 subsection 7 of section 40-63-07, subdivision e of subsection 1 of section 41-09-02,
- 11 subsection 4 of section 43-17-07.1, subsection 2 of section 44-04-18, section 49-01-02,
- 12 subsection 5 of section 54-52.1-01, and subsection 2 of section 57-02-26 of the North Dakota
- 13 Century Code, relating to technical corrections and improper, inaccurate, redundant, missing,
- 14 or obsolete references.

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

- SECTION 1. AMENDMENT. Section 4-30-48 of the North Dakota Century Code is amended and reenacted as follows:
- 18 4-30-48. Failure to agree on sample for official test Procedure to be followed.
- 19 Whenever it is impossible to secure or mutually agree upon a sample of milk as provided in
- 20 section 4-30-47, then the party selling or offering for sale such milk may require that the buyer
- 21 or prospective buyer forward to the department the sample taken in compliance with sections
- 22 4-30-19 and section 4-30-20. Each sample so forwarded must be accompanied by a statement
- 23 in the form of an affidavit from the buyer or prospective buyer, stating that the sample was
- 24 taken in compliance with the provisions of sections 4-30-19 and section 4-30-20, and the

statement also must contain all information required in section 4-30-47, except that the signature of the seller is not required thereon. Each sample must be tested and reported on as prescribed in section 4-30-47, and the percentage of butterfat so determined and reported constitutes the "official butterfat test" and is the basis on which final settlement must be made.

**SECTION 2. AMENDMENT.** Section 6-03-13.6 of the North Dakota Century Code is amended and reenacted as follows:

**6-03-13.6. Branch conversions.** Notwithstanding section 6-03-13.1, any bank organized under chapter 6-02, any national bank doing business in this state, or a bank established in this state by a bank holding company doing business in this state as of January 1, 1995, may convert a branch of a federal savings and loan association located in this state which was in existence as of March 1, 1995, purchased by the bank between January 1, 1995, and August 1, 1996, into a facility of the bank to be maintained at the same branch location if the acquisition and conversion does not violate the deposit limitations provisions contained in sections 6-08-29 6-08-30 and 6-08.3-03.1 and the acquisition and conversion of the branch is approved by the appropriate regulatory agencies.

**SECTION 3. AMENDMENT.** Subdivision b of subsection 3 of section 10-06.1-17 of the North Dakota Century Code is amended and reenacted as follows:

b. A statement of the aggregate number of issued shares, itemized by classes, par value of shares, shares without par value, and services series, if any, within a class.

**SECTION 4. AMENDMENT.** Subsection 2 of section 10-19.1-146 of the North Dakota Century Code is amended and reenacted as follows:

The annual report must be submitted on forms prescribed by the secretary of state. The information provided must be given as of the date of the execution of the report except as to the information required by subdivisions g, i, and j h of subsection 1 which must be given as of the close of business on December thirty-first next preceding the date herein provided for the filing of the report, or, in the alternative, data of the fiscal year ending next preceding this report may be used. The annual report must be signed as prescribed in subsection 39 of section 10-19.1-01, or the articles or the bylaws or a resolution approved by the affirmative vote of the required proportion or number of the directors or holders of shares

entitled to vote. If the corporation or foreign corporation is in the hands of a receiver or trustee, it must be signed on behalf of the corporation or foreign corporation by the receiver or trustee. The secretary of state may destroy all annual reports provided for in this section after they have been on file for six years. The secretary of state, or any employee or legal representative of the secretary of state, may not disclose the information reported under subdivisions g, i, and j h of subsection 1 to any person, except a person who is verified to be a shareholder of the corporation or foreign corporation, a legal representative of the shareholder for which information is requested, or to the tax commissioner or any employee or legal representative of the tax commissioner, who may not disclose the information and may use the information only for the administration of the tax laws.

**SECTION 5. AMENDMENT.** Subsection 21 of section 11-11-14 of the North Dakota Century Code is amended and reenacted as follows:

21. To participate and enact or adopt ordinances and resolutions necessary for participation in the nation's historic preservation program as a certified local government, as provided for under 36 CFR 61.5 61.6.

**SECTION 6. AMENDMENT.** Section 11-28.2-01 of the North Dakota Century Code is amended and reenacted as follows:

11-28.2-01. Establishment of recreation service districts - Petition - Purpose. The board of county commissioners of any county in this state, at any meeting of such board, by majority vote of all of the members may, upon the petition of ten percent of the persons who qualify pursuant to section 11-28.2-03 as voters of an area to be included within a proposed recreation service district, call for an election of all of the qualified voters of such district to determine the question of the establishment of a recreation service district for the purpose of providing police protection, sewer and water, garbage removal services, and public road construction and maintenance, in addition to that provided by the local governing body or agency to summer homes, cottages, and other residences and establishments as may exist within such area, and provide for the improvement and control of the environmental quality of the recreation service district. Said recreation service district shall be limited in size and location to an area which is contiguous to or within one-quarter mile [402.34 meters] of the recreational waters of the area or to the areas of land which are dedicated to public use for

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1	recreational purposes. In addition, said district shall consist of not less than fifty privately
2	owned seasonal homes or cottages and other residences and establishments. If a petition is
3	presented to the board of county commissioners calling for such election, such petition shall be
4	accompanied by such information as the board of county commissioners shall require, including
5	the boundaries of the proposed recreation district, the approximate number of qualified voters
6	as defined in section 11-28.2-03, and a sufficient deposit of money to cover all costs of such
7	election. Within sixty days after the calling of such an election, the board of county
8	commissioners shall provide an election on the question of whether or not a recreation service
9	district should be established and shall establish procedures for voting and other necessary
10	matters not inconsistent with the provisions of this chapter. The county commissioners shall
11	give at least thirty days' notice of the election by certified mail to all qualified voters as defined
12	in section 11-28.2-03. If a majority of the qualified voters electors voting on the question
13	approve of the establishment of a recreation service district, such district shall then be
14	organized.
15	The board of commissioners of a recreation service district may extend the boundaries
16	of the district to property within or contiguous to the one-quarter mile [402.34 meters] limit
17	through the annexation procedures provided in sections 11-28.2-06 through 11-28.2-08.
18	SECTION 7. AMENDMENT. Section 12.1-12-02 of the North Dakota Century Code is
19	amended and reenacted as follows:
20	12.1-12-02. Illegal influence between legislators or between legislators and
21	<b>governor.</b> Any person who violates the provisions of section 9 of article IV or section $\frac{11}{10}$ of
22	article V of the Constitution of North Dakota is guilty of a class C felony.
23	SECTION 8. AMENDMENT. Subsection 5 of section 14-09-08.4 of the North Dakota
24	Century Code is amended and reenacted as follows:
25	5. A determination that a child who is the subject of a child support order is eligible for
26	benefits furnished under subsection 18 17 or 20 19 of section 50-06-05.1, chapter

50-09, or chapter 50-24.1, or any substantially similar program operated by any

state or tribal government, constitutes a material change of circumstances. The

availability of health insurance at reasonable cost to a child who is the subject of a

child support order constitutes a material change of circumstances. The need to

1	provide for a child's health care needs, through health insurance	e or other means,		
2	constitutes a material change of circumstances.			
3	SECTION 9. AMENDMENT. Section 14-09-08.13 of the North Dak	ota Century Code is		
4	amended and reenacted as follows:			
5	14-09-08.13. Application for service. The child support agency re	sponsible for		
6	support enforcement shall take necessary steps to implement, modify, and	enforce an order for		
7	dependent health insurance whenever the children receive benefits through	a demonstration		
8	project established under section 50-06-01.8, temporary assistance for need	dy families or foster		
9	care under chapter 50-09 or medical assistance under chapter 50-24.1, or u	ipon application of		
10	the obligee to the child support agency and payment by the obligee of any r	equired application		
11	1 fee.			
12	SECTION 10. AMENDMENT. Section 14-09-08.14 of the North Da	kota Century Code		
13	3 is amended and reenacted as follows:			
14	14-09-08.14. Public authority to establish criteria. The public au	thority shall		
15	establish criteria to identify cases involving children who received benefits the	rrough <del>a</del>		
16	demonstration project established under section 50-06-01.8, temporary ass	demonstration project established under section 50-06-01.8, temporary assistance for needy		
17	7 families or foster care under chapter 50-09 or medical assistance under cha	pter 50-24.1, or		
18	8 where when an application to the child support agency has been completed	by an obligee and		
19	where when there is a high potential for obtaining medical support based or	ո:		
20	1. Evidence that health insurance may be available to the obligor	at reasonable cost;		
21	1 and			
22	2. Facts that are sufficient to warrant modification of the existing of	court order to		
23	include health insurance coverage for a dependent child.			
24	SECTION 11. AMENDMENT. Subdivision e of subsection 5 of sec	tion 19-03.1-36 of		
25	the North Dakota Century Code is amended and reenacted as follows:			
26	e. Use the property, including controlled substances, imitatio	n controlled		
27	substances, and plants forfeited under subsections 6 and	7, in enforcement of		
28	this chapter. However, in a case involving the delivery of	a forfeited		
29	controlled substance by a law enforcement officer or a per	son acting as an		
30	agent of a law enforcement officer, no prosecution or conv	viction for simple		
31	possession of a controlled substance under subsection 3	6 of section		

1		19-0	3.1-23 may be ba	sed upon the forfeited controlled substances supplied
2		by th	ne law enforcemen	t officer or the officer's agent.
3	SECTION	ON 12.	AMENDMENT. S	Section 20.1-02-05.1 of the North Dakota Century Code
4	is amended an	d reena	acted as follows:	
5	20.1-02	2-05.1.	Land acquisition	s - Statewide land acquisition plan. The
6	commissioner	director	shall establish a	comprehensive statewide land acquisition plan that
7	must be appro-	ved by	the budget section	of the legislative council. Every land acquisition made
8	by the departm	nent exc	ceeding ten acres	[4.05 hectares] or ten thousand dollars must be
9	approved by th	e budg	et section.	
10	SECTION	ON 13.	AMENDMENT. S	Section 20.1-04-12.1 of the North Dakota Century Code
11	is amended an	d reena	acted as follows:	
12	20.1-04	1-12.1.	Gun dog activitie	es - Permit required - Fee.
13	1. Th	ne <del>comr</del>	missioner director	shall issue a permit for the following gun dog activities:
14	a.	The	training exercises	of a resident or nonresident professional trainer;
15	b.	The	training exercises	of a nonresident amateur trainer who brings more than
16		four	gun dogs into the	state; and
17	C.	Host	ting field trials that	use live wild birds.
18	2. Th	ne appli	cation for the pern	nit must be in a form prescribed by the commissioner
19	<u>di</u>	<u>rector</u> a	nd must be accom	panied by the appropriate fee.
20	3. U <sub>l</sub>	oon the	receipt of the com	pleted application and fee the commissioner director
21	sh	all issu	e a permit for a sp	ecified period of time and shall require the permitholder
22	to	submit	an annual report.	
23	4. Th	ne fees	for the permits are	
24	a.	For	a resident professi	onal gun dog trainer for training exercises or hosting
25		field	trials, ten dollars.	
26	b.	For	a nonresident prof	essional gun dog trainer for training exercises or
27		host	ing field trials, one	hundred dollars.
28	C.	For	a permit to a nonre	esident amateur who brings more than four gun dogs
29			this state, twenty-f	
30				, a professional trainer is a person who trains any
31	br	eed of g	gun dog for remun	eration that is the basis for that person's livelihood.

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**SECTION 14. AMENDMENT.** Section 20.1-08-04.6 of the North Dakota Century Code is amended and reenacted as follows:

20.1-08-04.6. Governor's proclamation concerning the hunting of elk - Rocky mountain elk foundation raffle. The governor may by proclamation provide for a season to hunt elk in a manner, number, places, and times as the governor prescribes. Licenses to hunt elk must be issued by lottery, except as provided under subsection 7 of section 20.1-03-11. with only residents eligible to apply; however, the governor may by proclamation make available to the rocky mountain elk foundation a license to hunt elk in a manner, places, and times as the governor prescribes. The rocky mountain elk foundation shall hold a raffle under rules adopted by the eommissioner director with only residents eligible to participate. No more than ten percent of the gross proceeds of the raffle may be used to promote the raffle and all net proceeds must be used for elk management and related projects in North Dakota as described under rocky mountain elk foundation policies and objectives. The rocky mountain elk foundation shall submit reports concerning the raffle as the commissioner director requires. Except for landowners who receive special elk depredation management licenses issued to landowners under subsection 7 of section 20.1-03-11 and persons who receive a special elk depredation management license issued by lottery under this section, a person may only receive one license to hunt elk issued by lottery and one nontransferable license to hunt elk through the rocky mountain elk foundation raffle in a lifetime.

**SECTION 15. AMENDMENT.** Section 20.1-13-08 of the North Dakota Century Code is amended and reenacted as follows:

20.1-13-08. Collisions, accidents, casualties, and liability. The operator of a vessel involved in a collision, accident, or other casualty, so far as that person can do so without serious danger to that person's own vessel, crew, and passengers, shall render to other persons affected by the collision, accident, or other casualty such assistance as may be practicable and necessary to save them from or minimize any danger caused by the collision, accident, or other casualty. That person shall also give that person's name, address, and vessel identification in writing to any person injured and to the owner of any property damaged in the collision, accident, or other casualty. If a collision, accident, or other casualty involving a vessel results in death or injury to a person or damage to property in excess of an amount specified by the commissioner director by rule, or a person disappears from the vessel under

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circumstances that indicate death or injury, the operator of the vessel shall file with the department a full description of the collision, accident, or other casualty, including such information as the <del>commissioner</del> director may require by rule.

Any operator of a vessel, or other person who complies with this section or who gratuitously and in good faith renders assistance at the scene of a vessel collision, accident, or other casualty without objection of any person assisted may not be held liable for any civil damages as a result of the rendering of assistance or for any act or omission in providing or arranging salvage, towage, medical treatment, or other assistance where the assisting person acts as an ordinary, reasonably prudent person would have acted under the same or similar circumstances.

**SECTION 16. AMENDMENT.** Section 20.1-13.1-09 of the North Dakota Century Code is amended and reenacted as follows:

20.1-13.1-09. Judicial review. Any person who has been prohibited from operating a motorboat or vessel by the decision of the hearing officer under section 20.1-13.1-08 may appeal within seven days after the date of the hearing under section 20.1-13.1-08 as shown by the date of the hearing officer's decision, notwithstanding section 28-32-42, by serving on the commissioner director and filing a notice of appeal and specifications of error in the district court in the county where the events occurred for which the demand for a chemical test was made or in the county in which the administrative hearing was held. The court shall set the matter for hearing, and the petitioner shall give twenty days' notice of the hearing to the <del>commissioner</del> director and to the hearing officer who rendered the decision. Neither the commissioner director nor the court may stay the decision pending decision on appeal. Within fifteen days after receipt of the notice of appeal, the commissioner director or the hearing officer who rendered the decision shall file in the office of the clerk of court to which the appeal is taken a certified transcript of the testimony and all other proceedings. This record is the record on which the appeal must be determined. No additional evidence may be heard. The court shall affirm the decision of the commissioner director or hearing officer unless it finds the evidence insufficient to warrant the conclusion reached by the eommissioner director or hearing officer. The court may direct that the matter be returned to the commissioner director or hearing officer for rehearing and the presentation of additional evidence.

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**SECTION 17. AMENDMENT.** Section 20.1-15-09 of the North Dakota Century Code is amended and reenacted as follows:

20.1-15-09. Judicial review. Any person whose hunting privileges have been suspended, revoked, or denied by the decision of the hearing officer under section 20.1-15-08 may appeal within seven days after the date of the hearing under section 20.1-15-08 as shown by the date of the hearing officer's decision, notwithstanding section 28-32-42, by serving on the commissioner director and filing a notice of appeal and specifications of error in the district court in the county where the events occurred for which the demand for a chemical test was made or in the county in which the administrative hearing was held. The court shall set the matter for hearing, and the petitioner shall give twenty days' notice of the hearing to the commissioner director and to the hearing officer who rendered the decision. Neither the commissioner director nor the court may stay the decision pending decision on appeal. Within fifteen days after receipt of the notice of appeal, the commissioner director or the hearing officer who rendered the decision shall file in the office of the clerk of court to which the appeal is taken a certified transcript of the testimony and all other proceedings. This record is the record on which the appeal must be determined. No additional evidence may be heard. The court shall affirm the decision of the commissioner director or hearing officer unless it finds the evidence insufficient to warrant the conclusion reached by the eommissioner director or hearing officer. The court may direct that the matter be returned to the commissioner director or hearing officer for rehearing and the presentation of additional evidence.

**SECTION 18. AMENDMENT.** Section 20.1-15-10 of the North Dakota Century Code is amended and reenacted as follows:

**20.1-15-10.** Credit for suspension of hunting privileges. After conviction of a person for violating section 20.1-01-06, the commissioner director, in suspending the person's hunting privileges, shall give credit for the time in which the suspension or revocation of hunting privileges has been or is being imposed under this chapter in connection with the same offense.

**SECTION 19. AMENDMENT.** Subsection 7 of section 21-03-07 of the North Dakota Century Code is amended and reenacted as follows:

7. The governing body of any public school district may also by resolution adopted by a two-thirds vote dedicate the tax levies as authorized by section 15.1-09-47,

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1	15.1-09-49, or 57-15-16 and may authorize and issue general obligation bonds to
2	be paid by these dedicated levies for the purpose of providing funds for the
3	purchase, construction, reconstruction, or repair of public school buildings or for
4	the construction or improvement of a project pursuant to chapter 15-60 under
5	section 15.1-36-02 or 15.1-36-03. The initial resolution authorizing the tax levy
6	dedication and general obligation bonds must be published in the official
7	newspaper of the school district, and any owner of taxable property within the
8	school district may, within sixty days after publication, file with the business
9	manager of the school district a protest against the adoption of the resolution.
10	Protests must be in writing and must describe the property that is the subject of the
11	protest. If the governing body finds the protests to have been signed by the
12	owners of taxable property having an assessed valuation equal to five percent or
13	more of the assessed valuation of all taxable property within the school district, as
14	theretofore last finally equalized, all further proceedings under the initial resolution
15	are barred.
16	SECTION 20. AMENDMENT. Section 23-02.1-16 of the North Dakota Century Code is
17	amended and reenacted as follows:
18	23-02.1-16. Delayed registration of death. When a death occurring in this state has

not been registered within the time period specified in section 23-02.1-15 23-02.1-19, a certificate may be filed in accordance with regulations of the state department of health.

- 1. Such certificates must be registered subject to such evidentiary requirements as the state department of health shall by regulation prescribe to substantiate the alleged facts of death.
- Certificates of death registered one year or more after the date of occurrence must be marked "delayed" and must show on their face the date of delayed registration.
- SECTION 21. AMENDMENT. Subsection 6 of section 26.1-05-19 of the North Dakota Century Code is amended and reenacted as follows:
- Bonds guaranteed under former chapter 6-09.2.
- 29 SECTION 22. AMENDMENT. Subsection 9 of section 26.1-06.1-02 of the North 30 Dakota Century Code is amended and reenacted as follows:
  - All health maintenance organizations subject to chapter 26.1-18 26.1-18.1.

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- 1 SECTION 23. AMENDMENT. Subsection 4 of section 26.1-17-01 of the North Dakota 2 Century Code is amended and reenacted as follows: 3 4. "Health service corporation" means a nonprofit corporation organized for the 4 purposes of establishing a health service plan whereby one or more kinds of health 5 service is provided to subscribers under a prepaid health service contract entitling 6 each subscriber to certain specified health services, but does not include a health 7 maintenance organization organized under chapter <del>26.1-18</del> 26.1-18.1. 8 SECTION 24. AMENDMENT. Section 26.1-26-31.8 of the North Dakota Century Code is amended and reenacted as follows: 9 10 26.1-26-31.8. License revocation. 11 The commissioner shall suspend the license of any person if, after holding a 12 hearing, the commissioner finds that the person failed to meet the requirements 13 imposed by subdivision c of subsection 1 of section 26.1-26-13.3 and sections 14 26.1-26-31.1 through 26.1-26-31.8. Any license suspended under this subsection 15 must remain suspended until the person has demonstrated, to the satisfaction of 16 the commissioner, compliance with the requirements of section 26.1-26-15.1 and 17 sections 26.1-26-31.1 through 26.1-26-31.8 and other applicable laws. 18 2. The commissioner, after holding a hearing, shall suspend the license of any 19 person who has submitted a false or fraudulent certificate of compliance. 20 **SECTION 25. AMENDMENT.** Section 26.1-36.5-01 of the North Dakota Century Code 21 is amended and reenacted as follows: 22 **26.1-36.5-01. Definition.** For purposes of this chapter, unless the context otherwise 23 requires, "insurer" means any health insurer, including a group health plan, as defined in 24 section 607(1) of the Employee Retirement Income Security Act of 1974 [Pub. L. 99-272; 25 100 Stat. 281; 29 U.S.C. 1167(1)], a health maintenance organization as defined in section 26 <del>26.1-18-01</del> <u>26.1-18.1-01</u>, a health service corporation as defined in section 26.1-17-01, and a 27 provider of an accident and health insurance policy as defined in section 26.1-36-03. 28 **SECTION 26. AMENDMENT.** Subdivision e of subsection 4 of section 26.1-38.1-01 of
  - e. With respect to one contract owner provided coverage under subparagraph decorporagraph 2 of subdivision b of subsection 1; or one plan sponsor whose

the North Dakota Century Code is amended and reenacted as follows:

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1 plans own directly or in trust one or more unallocated annuity contracts not 2 included in subdivision c, five million dollars in benefits, irrespective of the 3 number of contracts with respect to the contract owner or plan sponsor. 4 However, in the case in which one or more unallocated annuity contracts are 5 covered contracts under this chapter and are owned by a trust or other entity 6 for the benefit of two or more plan sponsors, coverage must be afforded by 7 the association if the largest interest in the trust or entity owning the contract 8 or contracts is held by a plan sponsor whose principal place of business is in 9 this state and in no event is the association obligated to cover more than five 10 million dollars in benefits with respect to all these unallocated contracts. 11 SECTION 27. AMENDMENT. Subsection 1 of section 29-06-15 of the North Dakota 12 Century Code is amended and reenacted as follows: 13 A law enforcement officer, without a warrant, may arrest a person: 14

- a. For a public offense, committed or attempted in the officer's presence; and for the purpose of this subdivision, a crime must be deemed committed or attempted in the officer's presence when what the officer observes through the officer's senses reasonably indicates to the officer that a crime was in fact committed or attempted in the officer's presence by the person arrested.
- b. When the person arrested has committed a felony, although not in the officer's presence.
- c. When a felony in fact has been committed, and the officer has reasonable cause to believe the person arrested to have committed it.
- d. On a charge, made upon reasonable cause, of the commission of a felony by the party arrested.
- e. For the public offenses, not classified as felonies and not committed in the officer's presence as provided for under section 29-06-15.1.
- f. On a charge, made upon reasonable cause, of driving or being in actual physical control of a vehicle while under the influence of alcoholic beverages.
- g. For the offense of violating a protection order under section 14-07.1-06, an order prohibiting contact under section 14-07.1-13, or for an assault involving domestic violence under section 14-07.1-11.

I		n.	On a charge, made upon reasonable cause, or being under the influence of
2			volatile chemical vapors in violation of section 12.1-31-06 19-03.1-22.1.
3	SEC	TIO	N 28. AMENDMENT. Subsection 9 of section 32-03.2-11 of the North Dakota
4	Century Cod	de is	amended and reenacted as follows:
5	9.	In a	civil action involving a motor vehicle accident resulting in bodily injury, it is
6		suff	icient for the trier of fact to consider an award of exemplary damages against
7		the	driver under the motion procedures provided in subsection 1 if clear and
8		con	vincing evidence indicates that the accident was caused by a driver who, within
9		the	five years immediately preceding the accident has been convicted for violation
10		of s	ection 39-08-01 and who was operating or in physical control of a motor
11		veh	icle:
12		a.	With an alcohol concentration of at least ten one-hundredths of one percent
13			by weight;
14		b.	Under the influence of a controlled substance unless a drug that
15			predominantly caused impairment was used only as directed or cautioned by
16			a practitioner who legally prescribed or dispensed the drug to the driver;
17		C.	Under the influence of alcohol and refused to take a test required under
18			chapter 39-20; or
19		d.	Under the influence of a volatile chemical as listed in section 12.1-31-06
20			<u>19-03.1-22.1</u> .
21		At t	he trial in an action in which the trier of fact will consider an award of exemplary
22		dan	nages, evidence that the driver has been convicted of violating section
23		39-	08-01 or an equivalent statute or ordinance is admissible into evidence.
24	SEC	TIO	N 29. AMENDMENT. Section 38-08-09.9 of the North Dakota Century Code is
25	amended ar	nd re	enacted as follows:
26	38-0	8-09	9.9. Enlargement of area - Creation of new units - Amendment of plan.
27	The unit are	a of	a unit may be enlarged at any time by the commission, subject to the
28	limitations h	erei	nbefore provided to include adjoining portions of the same common source of
29	supply, inclu	ıding	g the unit area of another unit, and a new unit created for the unitized
30	managemer	nt, op	peration, and further development of such enlarged unit area, or the plan of
31	unitization m	nav l	be otherwise amended, all in the same manner, upon the same conditions and

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1 subject to the same limitations as provided with respect to the creation of a unit in the first 2 instance, except, that where an amendment to a plan of unitization relates only to the rights and 3 obligations as between lessees, or the amendment to a plan of unitization or the enlargement 4 of a unit area is found by the commission to be reasonably necessary in order to effectively 5 carry on the joint effort, to prevent waste, and to protect correlative rights, and that such will 6 result in the general advantage of the owners of the oil and gas rights within the unit area and 7 the proposed enlarged unit area, and the persons and owners in the proposed added unit area 8 have ratified or approved the plan of unitization as required by section 38-08-09.5, then such 9 amendment to a plan of unitization or the enlargement of a unit area need not be ratified or 10 approved by royalty owners of record in the existing unit area provided that written notice 11 thereof is mailed to such royalty owners by the operator of a unit not more than forty days nor 12 less than thirty days prior to the commission hearing. The notice must describe the plan for the 13 unit amendment or enlargement together with the participation factor to be given each tract in 14 the unit area and in the proposed area and must contain the time and place of the commission 15 hearing. An affidavit of mailing verifying such notice must be filed with the commission. Said 16 notice must further provide that in the event ten percent of the royalty interests or working 17 interests in the existing unit area file with the commission at least ten days prior to the 18 commission proceeding an objection to the plan of enlargement, the commission shall require 19 that the unit amendment or enlargement be approved by seventy sixty percent of all royalty 20 interests and working interests in the existing and proposed areas.

**SECTION 30. AMENDMENT.** Subsection 7 of section 40-63-07 of the North Dakota Century Code is amended and reenacted as follows:

7. Income to a renaissance fund organization derived from the sale or refinancing of zone properties financed wholly or in part by the organization may be dispersed disbursed as annual dividends equal to the income, minus ten percent, derived from all sources and proportional to the investment. In the event of a loss to the fund resulting in a temporary diminishment of the fund below the original principal amount, no annual dividend may be paid until the fund is restored.

**SECTION 31. AMENDMENT.** Subdivision e of subsection 1 of section 41-09-02 of the North Dakota Century Code is amended and reenacted as follows:

1	$\epsilon$	e. "Agr	icultura	I lien" means an interest, other than a security interest, in farm
2		prod	ucts:	
3		(1)	That	secures payment or performance of an obligation for:
4			(a)	Goods or services furnished in connection with a debtor's farming
5				operation or in connection with processing, production, or
6				entrustment of the farm products; or
7			(b)	Rent on real property leased by a debtor in connection with the
8				debtor's farming operation;
9		(2)	That	is created by statute in favor of a person that:
10			(a)	Finished Furnished goods or services in connection with
11				processing, production, or entrustment of the farm product or in
12				the ordinary course of that person's business furnished goods or
13				services to a debtor in connection with a debtor's farming
14				operation; or
15			(b)	Leased real property to a debtor in connection with the debtor's
16				farming operation; and
17		(3)	Of wl	nich the effectiveness does not depend on the person's
18			poss	ession of the personal property.
19	SECT	ION 32.	AMEN	<b>DMENT.</b> Subsection 4 of section 43-17-07.1 of the North Dakota
20	Century Code	e is amer	nded ar	nd reenacted as follows:
21	4. F	Require i	nformat	tion on an applicant's or licensee's fitness, qualifications, and
22	p	revious	profess	ional record and performance from recognized data sources,
23	iı	ncluding	the fed	eration of state medical boards action data bank, other data
24	r	epositori	es, lice	nsing and disciplinary authorities of other jurisdictions,
25	p	rofessio	nal edu	cation and training institutions, liability insurers, health care
26	iı	nstitution	s, and	law enforcement agencies be reported to the board <del>or to the</del>
27	$\epsilon$	<del>ommiss</del> i	<del>on on r</del>	nedical competency.
28	SECT	ION 33.	AMEN	<b>DMENT.</b> Subsection 2 of section 44-04-18 of the North Dakota
29	Century Code	is amer	nded ar	nd reenacted as follows:
30	2. l	Jpon req	uest fo	a copy of specific public records, any entity subject to
31	S	ubsectio	n 1 sha	all furnish the requester one copy of the public records requested.

A request need not be made in person or in writing, and the copy must be mailed			
upon request. The entity may charge a reasonable fee for making or mailing the			
copy, or both. An entity may require payment before making or mailing the copy,			
or both. If the entity is not authorized to use the fees to cover the cost of providing			
or mailing the copy, or both, or if a copy machine is not readily available, the entity			
may make arrangements for the copy to be provided or mailed, or both, by another			
entity, public or private, and the requester shall pay the fee to that other entity. As			
used in this subsection, "reasonable fee" means the actual cost to the public entity			
of making or mailing a copy of a record, or both, including labor, materials,			
postage, and equipment, but excluding any cost associated with excising			
confidential or closed material under section 44-04-18.8 44-04-18.10. An entity			
may impose a fee not exceeding twenty-five dollars per hour per request,			
excluding the initial hour, for locating records if locating the records requires more			
than one hour. This subsection does not apply to copies of public records for			
which a different fee is specifically provided by law.			

**SECTION 34. AMENDMENT.** Section 49-01-02 of the North Dakota Century Code is amended and reenacted as follows:

**49-01-02. Public service commission - How constituted.** The three persons elected public service commissioners, pursuant to the provisions of article V, section 42 2 of the Constitution of North Dakota, constitute and shall be known and designated as the public service commission of the state of North Dakota. They shall elect one of their number president of the commission and shall appoint a secretary.

**SECTION 35. AMENDMENT.** Subsection 5 of section 54-52.1-01 of the North Dakota Century Code is amended and reenacted as follows:

- "Health maintenance organization" means an organization certified to establish and operate a health maintenance organization in compliance with chapter <del>26.1-18</del> 26.1-18.1.
- **SECTION 36. AMENDMENT.** Subsection 2 of section 57-02-26 of the North Dakota Century Code is amended and reenacted as follows:
  - 2. Property held under an easement or a lease for a term of years and any improvements upon that property which are used for any purpose relating to

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1	discovery, exploration, processing, or transportation of oil or gas must be
2	considered the property of the lease lessee or easement holder. For the purposes
3	of this subsection, "improvements" does not include property subject to the
4	provisions of chapter 57-06 or property subject to the in lieu of ad valorem tax
5	provisions of chapter 57-51.