Fifty-ninth
Legislative Assembly
of North Dakota

HOUSE BILL NO. 1391

Introduced by

Representative DeKrey

Senator Traynor

- 1 A BILL for an Act to create and enact sections 10-19.1-01.2, 10-19.1-102.1, 10-19.1-104.1,
- 2 10-19.1-104.2, 10-19.1-104.3, 10-19.1-104.4, 10-19.1-104.5, 10-19.1-104.6, 10-19.1-148.1,
- 3 10-19.1-148.2, 10-32-02.2, 10-32-106.1, 10-32-108.1, 10-32-108.2, 10-32-108.3, 10-32-108.4,
- 4 10-32-108.5, 10-32-108.6, 10-32-152.1, 10-32-152.2, 10-33-01.2, 10-33-141.1, 10-33-141.2,
- 5 45-13-01.1, 45-21-02.1, 45-21-04.1, 45-21-04.2, 45-21-07.1, 45-22-23.1, and 45-22-23.2 of the
- 6 North Dakota Century Code, relating to corporations, limited liability companies, limited liability
- 7 partnerships, and partnerships; to amend and reenact sections 10-19.1-01 and 10-19.1-08,
- 8 subsections 3 and 4 of section 10-19.1-10, sections 10-19.1-13, 10-19.1-20, 10-19.1-27, and
- 9 10-19.1-39, subsections 3 and 5 of section 10-19.1-43, sections 10-19.1-52 and 10-19.1-55,
- 10 subsection 2 of section 10-19.1-61.1, section 10-19.1-63, subsection 2 of section 10-19.1-70,
- 11 section 10-19.1-74, subsection 1 of section 19-19.1-75, section 10-19.1-75.1, subsection 7 of
- 12 section 10-19.1-76.2, subsections 2 and 3 of section 10-19.1-76.3, subsections 4 and 10 of
- 13 section 10-19.1-84, section 10-19.1-87, subsections 3 and 4 of section 10-19.1-88,
- 14 subsection 1 of section 10-19.1-91, subsection 1 of section 10-19.1-103, subsection 2 of
- 15 section 10-19.1-104, subsection 1 of section 10-19.1-110, section 10-19.1-129, subsection 1 of
- 16 section 10-19.1-141, section 10-19.1-145, subsections 1, 2, 4, and 6 of section 10-19.1-146,
- 17 sections 10-19.1-147, 10-19.1-148, 10-19.1-149, 10-19.1-149.1, 10-19.1-150, 10-31-07.3 and
- 18 10-32-02, subsections 2 and 4 of section 10-32-07, section 10-32-10, subsection 2 of section
- 19 10-32-12, subsection 4 of section 10-32-13, sections 10-32-17, 10-32-20, 10-32-24, and
- 20 10-32-42, subsection 1 of section 10-32-43, section 10-32-43.1, subsection 2 of section
- 21 10-32-51, sections 10-32-53 and 10-32-54, subsections 3 and 4 of section 10-32-55, sections
- 22 10-32-56 and 10-32-76, subsections 3 and 5 of section 10-32-80, section 10-32-91,
- 23 subsection 1 of section 10-32-99, subsections 1 and 2 of section 10-32-100, subsections 1 and
- 24 5 of section 10-32-102, subsection 2 of section 10-32-106, subsections 1 and 4 of section
- 25 10-32-107, subsection 2 of section 10-32-108, subsection 1 of section 10-32-114, section

- 1 10-32-132, subsection 1 of section 10-32-144, section 10-32-148, subsections 1, 2, 3, 4, and 7
- 2 of section 10-32-149, sections 10-32-150, 10-32-152, 10-32-153, 10-32-153.1, 10-32-154, and
- 3 10-33-01, subsection 3 of section 10-33-06, section 10-33-10, subsection 2 of section 10-33-12,
- 4 subsection 4 of section 10-33-13, sections 10-33-18, 10-33-22, and 10-33-34, subsections 3
- 5 and 5 of section 10-33-39, sections 10-33-47, 10-33-51, 10-33-72, 10-33-73, and 10-33-74,
- 6 subsections 2, 5, and 7 of section 10-33-80, section 10-33-120, subsections 1 and 2 of section
- 7 10-33-123, subsection 1 of section 10-33-134, sections 10-33-138, 10-33-139, 10-33-140,
- 8 10-33-141, 10-33-142, 10-33-142.1, and 10-33-143, subsection 2 of section 10-33-145,
- 9 sections 45-13-01, 45-13-02, and 45-13-04.1, subsections 3 and 4 of section 45-13-04.2,
- 10 subsection 8 of section 45-13-05, sections 45-21-01, 45-21-02, 45-21-03, 45-21-04, 45-21-05,
- 11 45-21-06, 45-21-07, 45-22-01, 45-22-04, 45-22-05, 45-22-17, 45-22-21.1, 45-22-22, 45-22-23,
- 12 45-23-01, 45-23-02, 45-23-03, and 45-23-04, subsections 1 and 2 of section 45-23-05, and
- 13 sections 45-23-06, 45-23-07, 45-23-08, and 45-23-09 of the North Dakota Century Code,
- 14 relating to corporations, limited liability companies, limited liability partnerships, and
- partnerships; and to repeal section 45-22-01.1 of the North Dakota Century Code, relating to
- 16 limited liability partnerships.

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

- **SECTION 1. AMENDMENT.** Section 10-19.1-01 of the North Dakota Century Code is amended and reenacted as follows:
- **10-19.1-01. Definitions.** For the purposes of this chapter, unless the context elearly indicates a different meaning is intended otherwise requires:
 - 1. "Acquiring corporation" means the domestic or foreign corporation that acquires the shares of a corporation in an exchange.
- "Acquiring organization" means the corporation, foreign corporation, or domestic or foreign limited liability company acquiring in an exchange the shares of a corporation or foreign corporation or the membership interests of a domestic or foreign limited liability company.
- "Address" means:

1			a.	ın ın	e case of a registered office of principal executive office, the mailing
2				addr	ess, including a the zip code, of the actual office location, which may not
3				be o	nly a post-office box; and
4			b.	In ar	ny other case, the mailing address, including a the zip code.
5		4.	"Art	icles"	means:
6			a.	In th	e case of a corporation incorporated under or governed by this chapter,
7				artic	les of incorporation, articles of amendment, a resolution of election to
8				becc	ome governed by this chapter, a demand retaining the two-thirds majority
9				for s	hareholder approval of certain transactions, a statement of change of
10				regis	stered office, registered agent, or name of registered agent, a statement
11				esta	blishing or fixing the rights and preferences of a class or series of shares,
12				a sta	atement of cancellation of authorized shares, articles of merger, articles of
13				abar	ndonment, articles of conversion, and articles of dissolution.
14			b.	In th	e case of a foreign corporation, the term includes all documents records
15				serv	ing a similar function required to be filed with the secretary of state or
16				othe	r officer of the corporation's state of incorporation.
17		5.	"Au	thenti	cated electronic communication" means:
18			a.	That	the electronic communication is delivered:
19				(1)	To the principal place of business of the corporation; or
20				(2)	To an officer or agent of the corporation authorized by the corporation
21					to receive the electronic communication; and
22			b.	That	the electronic communication sets forth information from which the
23				corp	oration can reasonably conclude that the electronic communication was
24				sent	by the purported sender.
25		6.	<u>"Ba</u>	llot" m	neans a written ballot or a ballot transmitted by electronic
26			con	nmuni	cations.
27		<u>7.</u>	"Bo	ard" o	r "board of directors" means the board of directors of a corporation.
28	7.	<u>8.</u>	"Bo	ard m	ember" means:
29			a.	An ir	ndividual serving on the board of directors in the case of a corporation;
30				and	
31			b.	An ir	ndividual serving on the board in the case of a limited liability company.

1 8. 9. "Bylaws" means the code adopted for the regulation or management of the internal 2 affairs of a corporation, regardless of how that code is designated. 3 9. 10. "Class", when used with reference to shares, means a category of shares that 4 differs in designation or one or more rights or preferences from another category of 5 shares of the corporation. 6 10. 11. "Closely held corporation" means a corporation that does not have more than 7 thirty-five shareholders. 8 11. <u>12.</u> "Constituent corporation" means a corporation or a foreign corporation that: 9 In a merger, is either the surviving corporation or a corporation that is merged 10 into the surviving organization; or 11 b. In an exchange, is either the acquiring corporation or a corporation whose 12 shares are acquired by the acquiring organization. 13 12. 13. "Constituent organization" means a corporation, foreign corporation, limited liability 14 company, or foreign limited liability company that: 15 a. In a merger, is either the surviving organization or an organization that is 16 merged into the surviving organization; or 17 In an exchange, is either the acquiring organization or an organization whose b. 18 securities are acquired by the acquiring organization. 19 14. "Converted organization" means the organization into which a converting 20 organization converts pursuant to sections 10-19.1-104.1 through 10-19.1-104.6. 21 15. "Converting organization" means an organization that converts into another 22 organization pursuant to sections 10-19.1-104.1 through 10-19.1-104.6. 23 13. 16. "Corporation" means a corporation, other than a foreign corporation, organized for 24 profit and incorporated under or governed by this chapter. 25 17. 14. "Director" means a member of the board. 26 15. <u>18.</u> "Distribution" means a direct or indirect transfer of money or other property, other 27 than a corporation's own shares, with or without consideration, or an incurrence or 28 issuance of indebtedness, by a corporation to any of the corporation's 29 shareholders in respect of the corporation's shares, and may be in the form of a 30 dividend or a distribution in liquidation, or as consideration for the purchase, 31 redemption, or other acquisition of the corporation's shares, or otherwise.

1 16. 19. "Division" or "combination" means dividing or combining shares of a class or 2 series, whether issued or unissued, into a greater or lesser number of shares of the 3 same class or series. 4 17. 20. "Domestic organization" means an organization created under the laws of this 5 state. 6 18. 21. "Electronic" means relating to technology having electrical, digital, magnetic, 7 wireless, optical, electromagnetic, or similar capabilities. 8 19. 22. "Electronic communication" means any form of communication, not directly 9 involving the physical transmission of paper that: 10 Creates a record that may be retained, retrieved, and reviewed by a recipient a. 11 of the communication; and 12 b. May be directly reproduced in paper form by the recipient through an 13 automated process. 14 20. 23. "Electronic record" means a record created, generated, sent, communicated, 15 received, or stored by electronic means. 16 21. 24. "Electronic signature" means an electronic sound, symbol, or process attached to 17 or logically associated with a record and executed or adopted by a person with the 18 intent to sign the record. 19 22. 25. "Filed with the secretary of state" means, except as otherwise permitted by law or 20 rule: 21 That a document record meeting the applicable requirements of this chapter, a. 22 together with the fees provided in section 10-19.1-147, was delivered or 23 communicated to the secretary of state by a method or medium of 24 communication acceptable by the secretary of state and was determined by 25 the secretary of state to conform to law. 26 b. That the secretary of state shall did then: 27 (1) Record the actual date on which the document is record was filed, and 28 if different the effective date of filing; and 29 (2) Record the document record in the office of the secretary of state.

1 23. 26. "Foreign corporation" means a corporation organized for profit which is 2 incorporated under laws other than the laws of this state for a purpose for which a 3 corporation may be incorporated under this chapter. 4 24. 27. "Foreign limited liability company" means a limited liability company organized for 5 profit which is organized under laws other than the laws of this state for a purpose 6 for which a limited liability company may be organized under chapter 10-32. 7 25. 28. "Foreign organization" means an organization created under laws other than the 8 laws of this state for a purpose for which an organization may be created under the 9 laws of this state. 10 26. 29. "Good faith" means honesty in fact in the conduct of an act or transaction. 11 30. "Governing statute" of an organization means: 12 With respect to a domestic organization, the following chapters of this code a. 13 which govern the internal affairs of the organization: 14 If a corporation, then this chapter; (1) 15 (2) If a limited liability company, then chapter 10-32; 16 (3)If a limited partnership, then chapter 45-10.2; 17 (4) If a limited liability partnership, then chapter 45-22; and 18 If a limited liability limited partnership, then chapter 45-23; and (5)19 With respect to a foreign organization, the laws of the jurisdiction under which b. the organization is created and under which the internal affairs of the 20 21 organization are governed. "Intentionally" means that the person referred to has a purpose to do or fail to do 22 27. 31. 23 the act or cause the result specified or believes that the act or failure to act, if 24 successful, will cause that result. A person "intentionally" violates a statute: 25 If the person intentionally does the act or causes the result prohibited by the a. 26 statute; or 27 b. If the person intentionally fails to do the act or cause the result required by the 28 statute, even though the person may not know of the existence or 29 constitutionality of the statute or the scope or meaning of the terms used in 30 the statute.

1		28.	"Kn	ows" c	r has "	knowk	edge" means the person has actual knowledge of a fact. A
2			pers	son do	es not	"know	" or have "knowledge" of a fact merely because the person
3			has	reaso	n to k n	ow of	the fact.
4	29.	<u>32.</u>	"Le	gal rep	resent	ative"	means a person empowered to act for another person,
5			incl	uding a	an age	nt, a m	nanager, an officer, a partner, or an associate of an
6			orga	anizati	on; a tı	ustee	of a trust; a personal representative; a trustee in
7			ban	kruptc	y; and	a rece	iver, guardian, custodian, or conservator.
8	30.	<u>33.</u>	"Lin	nited lia	ability o	compa	ny" means a limited liability company, other than a foreign
9			limit	ed liab	oility co	mpan	y, organized under chapter 10-32.
10	31.	<u>34.</u>	"No	nprofit	corpo	ration"	means a corporation, whether domestic or foreign,
11			inco	rporat	ed unc	ler or g	governed by chapter 10-33.
12	32.	<u>35.</u>	"No	tice":			
13			a.	Is giv	en by	a shar	eholder of a corporation to the corporation or an officer of
14				the c	orpora	tion:	
15				(1)	Wher	n in wr	iting and mailed or delivered to the corporation or the officer
16					at the	e regist	tered office or principal executive office of the corporation; or
17				(2)	Wher	n giver	by a form of electronic communication consented to by the
18					corpo	ration	to which the notice is given if by:
19					(a)	Facsi	mile communication, when directed to a telephone number
20						at wh	ich the corporation has consented to receive notice.
21					(b)	Elect	ronic mail, when directed to an electronic mail address at
22						which	the corporation has consented to receive notice.
23					(c)	Posti	ng on an electronic network on which the corporation has
24						conse	ented to receive notice, together with separate notice to the
25						corpo	oration of the specific posting, upon the later of:
26						[1]	The posting; or
27						[2]	The giving of the separate notice.
28					(d)	Any o	other form of electronic communication by which the
29						corpo	pration has consented to receive notice, when directed to the
30						corpo	pration.

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I	υ.	is giv	en by	a publicly field corporation to a strateficider if the fictice is
2		addre	ssed t	to the shareholder or group of shareholders in a manner permitted
3		by the	e rules	and regulations under the Securities Exchange Act of 1934, as
4		amen	ded, p	provided that the corporation has first received any affirmative
5		writte	n cons	sent or implied consent required under those rules and regulations.
6	C.	Is giv	en, in a	all other cases:
7		(1)	Wher	n mailed to the person at an address designated by the person or
8			at the	e last-known address of the person;
9		(2)	Wher	n handed to the person;
10		(3)	Wher	n left at the office of the person with a clerk or other person in
11			charg	ge of the office or:
12			(a)	If there is no one in charge, when left in a conspicuous place in
13				the office; or
14			(b)	If the office is closed or the person to be notified has no office,
15				when left at the dwelling house or usual place of abode of the
16				person with some person of suitable age and discretion then
17				residing there; or
18		(4)	Wher	n given by a form of electronic communication consented to by the
19			perso	on to whom the notice is given if by:
20			(a)	Facsimile communication, when directed to a telephone number
21				at which the person has consented to receive notice.
22			(b)	Electronic mail, when directed to an electronic mail address at
23				which the person has consented to receive notice.
24			(c)	Posting on an electronic network on which the person has
25				consented to receive notice, together with separate notice to the
26				person of the specific posting, upon the later of:
27				[1] The posting; or
28				[2] The giving of the separate notice.
29			(d)	Any other form of electronic communication by which the person
30				has consented to receive notice, when directed to the person.

1			(5) When the method is fair and reasonable when all of the circumstances
2			are considered.
3		d.	Is given by mail when deposited in the United States mail with sufficient
4			postage affixed.
5		e.	Is deemed received when it is given.
6	33. <u>36</u>	<u>.</u> "O	fficer" means an individual who is eighteen years of age or more who is:
7		a.	Elected, appointed, or otherwise designated as an officer by the board; or
8		b.	Deemed elected as an officer pursuant to section 10-19.1-56.
9	34. <u>37</u>	<u>.</u> "O	rganization" means:
10		a.	Whether domestic or foreign, a corporation, limited liability company, general
11			partnership, limited partnership, limited liability partnership, limited liability
12			limited partnership, joint venture, association, business trust, estate, trust,
13			enterprise, and any other legal or commercial entity or any other person
14			subject to a governing statute; but
15		b.	Excludes any nonprofit corporation, whether a domestic nonprofit corporation
16			which is incorporated under chapter 10-33 or a foreign nonprofit corporation
17			which is incorporated in another jurisdiction.
18	35. <u>38</u>	<u>.</u> "O	utstanding shares" means all shares duly issued and not reacquired by a
19		CO	rporation.
20	36. <u>39</u>	<u>.</u> "O	wners" means:
21		a.	Shareholders in the case of a corporation; and
22		b.	Members in the case of a limited liability company or a nonprofit corporation.
23	37. <u>40</u>	<u>.</u> "O	wnership interests" means for an organization which is:
24		a.	Shares in the case of a A corporation, its shares;
25		b.	Membership interests in the case of a nonprofit corporation or A limited
26			liability company, its membership interests; and
27		c.	Similar interests in other organizations A limited partnership, its partnership
28			interests;
29		<u>d.</u>	A limited liability partnership, its partnership interests; or
30		<u>e.</u>	A limited liability limited partnership, its partnership interests.

1 38. 41. "Parent" of a specified corporation means a corporation er, a foreign corporation, a 2 limited liability company, or a foreign limited liability company that directly, or 3 indirectly through related organizations, owns more than fifty percent of the voting 4 power of the shares entitled to vote for directors of the specified corporation. 39. <u>42.</u> 5 "Principal executive office" means: 6 If the corporation has an elected or appointed president, then an office where 7 the elected or appointed president of a corporation has an office; or 8 b. If the corporation has no elected or appointed president, then the registered 9 office of the corporation. 10 40. <u>43.</u> "Record" means information that is inscribed on a tangible medium or that is stored 11 in an electronic or other medium and is retrievable in perceivable form. 12 41. <u>44.</u> "Registered office" means the place in this state designated in the articles as the 13 registered office of the corporation. 14 42. <u>45.</u> "Related organization" means an organization that controls, is controlled by, or is 15 under common control with another organization with control existing if an 16 organization: 17 Owns, directly or indirectly, at least fifty percent of the shares, membership 18 interests, or other ownership interests of another organization; 19 b. Has the right, directly or indirectly, to elect, appoint, or remove fifty percent or 20 more of the voting members of the governing body of another organization; or 21 Has the power, directly or indirectly, to direct or cause the direction of the C. 22 management and policies of another organization, whether through the 23 ownership of voting interests, by contract, or otherwise. 24 43. 46. "Remote communication" means communication via electronic communication. 25 conference telephone, videoconference, the internet, or such other means by 26 which persons not physically present in the same location may communicate with 27 each other on a substantially simultaneous basis. 28 44. 47. "Security" has the meaning given in section 10-04-02. 29 45. 48. "Series" means a category of shares, within a class of shares authorized or issued 30 by a corporation by or pursuant to a corporation's articles, that have some of the 31 same rights and preferences as other shares within the same class, but that differ

1 in designation or one or more rights and preferences from another category of 2 shares within that class. 3 46. 49. "Share" means one of the units, however designated, into which the shareholders' 4 proprietary interests in a corporation are divided. 5 47. 50. "Shareholder" means a person registered on the books or records of a corporation 6 or the corporation's transfer agent or registrar as the owner of whole or fractional 7 shares of the corporation. 8 48. 51. "Signed" means: 9 That the signature of a person, which may be a facsimile affixed, engraved, 10 printed, placed, stamped with indelible ink, transmitted by facsimile 11 telecommunication or electronically, or in any other manner reproduced on the 12 document record, is placed on a document record, as provided under section 13 41-01-09; and 14 With respect to a document record required by this chapter to be filed with the b. 15 secretary of state, that: 16 The document <u>record</u> is signed by a person authorized to do so by this (1) 17 chapter, the articles or bylaws, or a resolution approved by the directors 18 as required under section 10-19.1-46 or the shareholders as required 19 under section 10-19.1-74; and 20 (2) The signature and the document record are communicated by a 21 method or medium of communication acceptable by the secretary of 22 state. "Subscriber" means a person who subscribes for shares in a corporation, whether 23 49. 52. 24 before or after incorporation. 25 50. 53. "Subsidiary" of a specified corporation means: 26 A corporation or a foreign corporation having more than fifty percent of the 27 voting power of the corporation's its shares entitled to vote for directors 28 owned directly, or indirectly through related organizations, by the specified 29 corporation; or 30 b. A limited liability company or a foreign limited liability company having more 31 than fifty percent of the voting power of the limited liability company's its

1			membership interests entitled to vote for governors owned directly, or
2			indirectly through related limited liability companies or corporations, by the
3			specified limited liability company.
4	51.	<u>54.</u>	"Surviving corporation" means the domestic or foreign corporation resulting from a
5			merger.
6	52.	<u>55.</u>	"Surviving organization" means the corporation or foreign corporation or domestic
7			or foreign limited liability company resulting from a merger which:
8			a. May preexist the merger; or
9			b. May be created by the merger.
10	53.	<u>56.</u>	"Vote" includes authorization by written action.
11	54.	<u>57.</u>	"Written action" means:
12			a. A written document record signed by all of the persons required to take the
13			action; or
14			b. The counterparts of a written document <u>record</u> signed by any of the persons
15			taking the action described.
16			(1) Each counterpart constitutes the action of the person signing; and
17			(2) All the counterparts, taken together, constitute one written action by all
18			of the persons signing the counterparts.
19		SE	CTION 2. Section 10-19.1-01.2 of the North Dakota Century Code is created and
20	enact	ted as	follows:
21		<u>10-</u>	19.1-01.2. Knowledge and notice.
22		<u>1.</u>	A person knows or has knowledge of a fact if the person has actual knowledge of
23			it. A person does not know or have knowledge of a fact merely because the
24			person has reason to know or have knowledge of the fact.
25		<u>2.</u>	A person has notice of a fact if the person:
26			a. Knows of the fact;
27			b. Has received notice of the fact as provided in subsection 35 of section
28			<u>10-19.1-01;</u>
29			c. Has reason to know the fact exists from all of the facts known to the person at
30			the time in question; or
31			d. Has notice of it under subsection 3.

1 Subject to subsection 8, a person has notice of: 2 The intention of a corporation to dissolve, ninety days after the effective date <u>a.</u> 3 of the filed notice of intent to dissolve: 4 The dissolution of a corporation, ninety days after the effective date of the b. 5 filed articles of dissolution; 6 C. The conversion of a corporation, ninety days after the effective date of the 7 filed articles of conversion: or 8 The merger of a corporation, ninety days after the effective date of the filed d. 9 articles of merger. 10 A person notifies or gives a notification to another person by taking the steps <u>4.</u> 11 provided in subsection 35 of section 19-19.1-01, whether or not the other person 12 learns of it. 13 A person receives a notification as provided in subsection 35 of section 10-19.1-01. <u>5.</u> 14 Except as otherwise provided in subsection 7 and except as otherwise provided in 6. 15 subsection 35 of section 10-19.1-01, a person other than an individual knows, has 16 notice, or receives a notification of a fact for purposes of a particular transaction 17 when the individual conducting the transaction for the person knows, has notice, or 18 receives a notification of the fact, or in any event when the fact would have been 19 brought to the attention of the individual if the person had exercised reasonable 20 diligence. 21 A person other than an individual exercises reasonable diligence if it 22 maintains reasonable routines for communicating significant information to the 23 individual conducting the transaction for the person and there is reasonable 24 compliance with the routines. 25 Reasonable diligence does not require an individual acting for the person to b. 26 communicate information unless the communication is part of the regular 27 duties of the individual or the individual has reason to know of the transaction 28 and that the transaction would be materially affected by the information. 29 7. Knowledge, notice, or receipt of a notification of a fact relating to the corporation by 30 an officer or director is effective immediately as knowledge of, notice to, or receipt 31 of a notification by the corporation, except in the case of a fraud on the corporation

1 committed by or with the consent of the officer or director. Knowledge, notice, or 2 receipt of a notification of a fact relating to the corporation by a shareholder who is 3 not an officer or director, is not effective as knowledge by, notice to, or receipt of a 4 notification by the corporation. 5 Notice otherwise effective under subsection 3 does not affect the power of a 8. 6 person to transfer real property held in the name of a corporation unless at the time 7 of transfer a certified copy of the relevant statement, amendment, or articles, as 8 filed with the secretary of state, has been recorded in the office of the county 9 recorder in the county in which the real property affected by the statement, 10 amendment, or articles is located. 11 With respect to notice given by a form of electronic communication: 9. 12 a. Consent by an officer or director to notice given by electronic communication 13 may be given in writing or by authenticated electronic communication. The 14 corporation is entitled to rely on any consent so given until revoked by the officer or director. However, no revocation affects the validity of any notice 15 16 given before receipt by the corporation of revocation of the consent. 17 An affidavit of an officer or director or an authorized agent of the corporation, b. 18 that the notice has been given by a form of electronic communication is, in the 19 absence of fraud, prima facie evidence of the facts stated in the affidavit. 20 **SECTION 3. AMENDMENT.** Section 10-19.1-08 of the North Dakota Century Code is 21 amended and reenacted as follows: 22 **10-19.1-08.** Purposes. A corporation may be incorporated under this chapter for any 23 business lawful purpose or purposes, unless some other statute of this state requires 24 incorporation for any of those purposes under a different law. Unless otherwise provided in its 25 articles, a corporation has general business purposes. 26 SECTION 4. AMENDMENT. Subsections 3 and 4 of section 10-19.1-10 of the North 27 Dakota Century Code are amended and reenacted as follows: 28 The following provisions govern a corporation unless modified in the articles: 29 A corporation has general business purposes as provided in section 30 10-19.1-08.

1 b. A corporation has perpetual existence and certain powers as provided in 2 section 10-19.1-26. 3 The power to adopt, amend, or repeal the bylaws is vested in the board as C. 4 provided in section 10-19.1-31. 5 d. The affirmative vote of a majority of directors present is required for an action 6 of the board as provided in section 10-19.1-46. 7 A written action by the board taken without a meeting must be signed by all e. 8 directors as provided in section 10-19.1-47. 9 f. The board may authorize the issuance of securities and rights to purchase 10 securities as provided in subsection 1 of section 10-19.1-61. 11 All shares are common shares entitled to vote and are of one class and one g. 12 series as provided in subdivisions a and b of subsection 2 of section 10-19.1-61. 13 14 All shares have equal rights and preferences in all matters not otherwise h. 15 provided for by the board as provided in subdivisions a and b of subsection 2 16 of section 10-19.1-61. 17 i. The par value of shares is fixed at one cent per share for certain purposes 18 and may be fixed by the board for certain other purposes as provided in 19 subdivisions a and b of subsection 2 of section 10-19.1-61. 20 j. The Subject to article XII of the Constitution, the board or the shareholders 21 may issue shares for any consideration or for no consideration to effectuate 22 share dividends or splits and determine the value of nonmonetary 23 consideration as provided in subsection 1 of section 10-19.1-63. 24 k. Shares of a class or series may not be issued to holders of shares of another 25 class or series to effectuate share dividends or splits, unless authorized by a 26 majority of the voting power of the shares of the same class or series as the 27 shares to be issued as provided in subsection 1 of section 10-19.1-63. 28 Ι. A corporation may issue rights to purchase securities whose terms, 29 provisions, and conditions are fixed by the board as provided in section 30 10-19.1-64.

ı		m.	The animalive vote of the holders of a majority of the voting power of the
2			shares present and entitled to vote at a duly held meeting is required for an
3			action of the shareholders, except when this chapter requires the affirmative
4			vote of a:
5			(1) A plurality of the votes cast as provided in subsection 1 of section
6			<u>19-19.1-39; or</u>
7			(2) A majority of the voting power of all shares entitled to vote as provided
8			in subsection 1 of section 10-19.1-74.
9		n.	Shares of a corporation acquired by the corporation may be reissued as
10			provided in subsection 1 of section 10-19.1-93.
11		0.	An exchange need not be approved by shareholders of the acquiring
12			corporation unless the outstanding shares entitled to vote of that corporation
13			will be increased by more than twenty percent immediately after the exchange
14			as provided in subdivision c of subsection 3 of section 10-19.1-98.
15		p.	An exchange need not be approved by shareholders of the acquiring
16			corporation unless the outstanding participating shares of that corporation will
17			be increased by more than twenty percent immediately after the exchange as
18			provided in subdivision d of subsection 3 of section 10-19.1-98.
19		q.	Each share has one vote unless otherwise provided in the terms of the share
20			as provided in subsection 5 of section 10-19.1-73.2.
21		r.	The board may effect share dividends, divisions, and combinations under
22			certain circumstances without shareholder approval as provided in section
23			10-19.1-61.1.
24		<u>s.</u>	A written action of shareholders must be signed by all shareholders as
25			provided in section 10-19.1-75.
26	4.	The	following provisions govern a corporation unless modified either in the articles
27		or in	the bylaws:
28		a.	A director serves for an indefinite term that expires upon the election and
29			qualification of a successor as provided in section 10-19.1-35.
30		b.	The compensation of directors is fixed by the board as provided in section
31			10-19.1-37.

1 The method provided in section 10-19.1-41 or 10-19.1-41.1 must be used for C. 2 removal of directors. 3 d. The method provided in section 10-19.1-42 must be used for filling board 4 vacancies. 5 If the board fails to select a place for a board meeting, it must be held at the e. 6 principal executive office as provided in subsection 1 of section 10-19.1-43. 7 f. A director may call a board meeting, and the notice of the meeting need not 8 state the purpose of the meeting as provided in subsection 3 of section 9 10-19.1-43. 10 A majority of the board is a quorum for a board meeting as provided in section g. 11 10-19.1-45. 12 h. A committee must consist of one or more persons, who need not be directors, 13 appointed by affirmative vote of a majority of the directors present as provided 14 in subsection 2 of section 10-19.1-48. 15 i. The board may establish a special litigation committee as provided in section 10-19.1-48. 16 17 j. Unless the board determines otherwise, the officers have specified duties as 18 provided in section 10-19.1-53. 19 Officers may delegate some or all of their duties and powers, if not prohibited k. by the board from doing so as provided in section 10-19.1-59. 20 21 ١. The board may establish uncertificated shares as provided in subsection 6 of 22 section 10-19.1-66. 23 Regular meetings of shareholders need not be held, unless demanded by a k. m. 24 shareholder under certain conditions as provided in section 10-19.1-71. 25 l. n. No fewer than ten nor more than fifty days' notice is required for a meeting of 26 shareholders as provided in subsection 3 of section 10-19.1-73. 27 m. o. The number of shares required for a quorum at a shareholders' meeting is a 28 majority of the voting power of the shares entitled to vote at the meeting as 29 provided in section 10-19.1-76. 30 The board may fix a date up to fifty days before the date of a shareholders' п. р. 31 meeting as the date for the determination of the holders of shares entitled to

1			notic	e of and	entitled to vote at the meeting as provided in subsection 1 of
2			secti	on 10-19	9.1-73.2.
3	0.	<u>q.</u>	Inder	nnificati	on of certain persons is required as provided in section
4			10-19	9.1-91.	
5	p.	<u>r.</u>	The I	ooard m	ay authorize, and the corporation may make, distributions not
6			prohi	bited, lir	mited, or restricted by an agreement as provided in subsection 1
7			of se	ction 10	-19.1-92.
8	SEC	OIT	N 5. A	MEND	MENT. Section 10-19.1-13 of the North Dakota Century Code is
9	amended ar	nd re	enacte	ed as fol	lows:
10	10-1	9.1-1	3. Co	orporate	e name.
11	1.	The	corpo	rate nar	me:
12		a.	Must	be in th	e English language or in any other language expressed in
13			Engli	sh letter	s or characters.
14		b.	Must	contain	the word "company", "corporation", "incorporated", "limited", or
15			an al	obreviati	on of one or more of these words.
16		c.	May	not cont	ain a word or phrase indicating or implying the corporation may
17			not b	e incorp	orated under this chapter.
18		d.	May	not cont	ain the words "limited liability company", "limited partnership",
19			"limit	ed liabili	ty partnership", "limited liability limited partnership", or any
20			abbre	eviation	of these words.
21	e.	<u>d.</u>	May	not cont	ain a word or phrase indicating or implying that indicates or
22			impli	es the c	orporation is :
23			<u>(1)</u>	<u>Is</u> inco	rporated for a purpose other than a legal :
24				<u>(a)</u>	A lawful business purpose for which a corporation may be
25				i	incorporated under this chapter; or
26				<u>(b)</u>	For a purpose stated in its articles of incorporation; or
27			<u>(2)</u>	May no	ot be incorporated under this chapter.
28	f .	<u>e.</u>	May	not be tl	ne same as, or deceptively similar to:
29			(1)	The na	ame, whether foreign and authorized to do business in this state
30				or dom	nestic, unless there is filed with the articles a document record
31				that co	mplies with subsection 7 3, of:

1				(a)	Another corporation;
2				(b)	A corporation incorporated or authorized to do business in this
3					state under another chapter of this code;
4				(c)	A limited liability company;
5				(d)	A limited partnership;
6				(e)	A limited liability partnership; or
7				(f)	A limited liability limited partnership;
8			(2)	A na	me the right to which is, at the time of incorporation, reserved in
9				the m	nanner provided in section 10-19.1-14, 10-32-11, 10-33-11,
10				45-1 (9.1-03 <u>45-10.2-11, 45-13-04.2,</u> or 45-22-05;
11			(3)	A fict	itious name registered in the manner provided in chapter 45-11; or
12			(4)	A trad	de name registered in the manner provided in chapter 47-25.
13	2.	The	secre	tary of	state shall determine whether a corporate name is "deceptively
14		simi	lar" to	anoth	er name for purposes of this chapter.
15	3.	If the	e secr	etary c	of state determines that a corporate name is "deceptively similar" to
16		anot	ther na	ame fo	r purposes of this chapter, then the corporate name may not be
17		use	d unles	ss ther	e is filed with the articles:
18		<u>a.</u>	The v	vritten	consent of the holder of the rights to the name to which the
19			propo	sed n	ame has been determined to be deceptively similar; or
20		<u>b.</u>	A cer	tified o	copy of a judgment of a court in this state establishing the prior
21			right (of the	applicant to the use of the name in this state.
22	<u>4.</u>	<u>This</u>	subse	ection	does not affect the right of a domestic corporation existing on
23		<u>July</u>	1, 198	36, or a	a foreign corporation authorized to do business in this state on that
24		date	to co	ntinue	the use of its name.
25	<u>5.</u>	This	section	n and	section 10-19.1-14 do not:
26		a.	Abrog	gate o	r limit:
27			(1)	The I	aw of unfair competition or unfair practices;
28			(2)	Chap	oter 47-25;
29			(3)	The I	aws of the United States with respect to the right to acquire and
30				prote	ct copyrights, trade names, trademarks, service names, service
31				mark	s; or

1			(4) Any other rights to the exclusive use of names or symbols; or
2			b. Derogate the common law or the principles of equity.
3	4.	<u>6.</u>	A corporation that is the surviving organization in a merger with one or more other
4			organizations, or that acquires by sale, lease, or other disposition to or exchange
5			with an organization all or substantially all of the assets of another organization
6			including its name, may have the same name, subject to the requirements of
7			subsection 1, as that used in this state by any of the other organizations, if the
8			other organization whose name is sought to be used:
9			a. Was incorporated, organized, formed, or registered under the laws of this
10			state;
11			b. Is authorized to transact business or conduct activities in this state;
12			c. Holds a reserved name in the manner provided in section 10-19.1-14,
13			10-32-11, 10-33-11, 45-10.1-03 <u>45-10.2-11, 45-13-04.2</u> , or 45-22-05;
14			d. Holds a fictitious name registered in the manner provided in chapter 45-11; or
15			e. Holds a trade name registered in the manner provided in chapter 47-25.
16	5.	<u>7.</u>	The use of a name by a corporation in violation of this section does not affect or
17			vitiate its corporate existence. However, a court in this state may, upon application
18			of the state or of an interested or affected person, enjoin the corporation from doing
19			business under a name assumed in violation of this section, although its articles
20			may have been filed with the secretary of state and a certificate of incorporation
21			issued.
22	6.	<u>8.</u>	A corporation whose period of existence has expired or that is involuntarily
23			dissolved by the secretary of state pursuant to section 10-19.1-146 may reacquire
24			the right to use that name by refiling articles of incorporation pursuant to section
25			10-19.1-11, unless the name has been adopted for use or reserved by another
26			person, in which case the filing will be rejected unless the filing is accompanied by
27			a written consent or judgment as provided in subsection 2. A corporation that
28			cannot reacquire the use of its corporate name shall adopt a new corporate name
29			that complies with the provisions of this section:
30			a. By refiling articles of incorporation pursuant to section 10-19.1-11;
31			b. By amending pursuant to section 10-19.1-127 <u>10-19.1-17</u> ; or

1		c. By reinstating pursuant to section 10-19.1-146,
2		unless the name has been adopted for use or reserved by another person, in
3		which case the filing will be rejected unless the filing is accompanied by a written
4		consent or judgment pursuant to subsection 2. A corporation that cannot reacquire
5		the use of its corporate name shall adopt a new corporate name which complies
6		with the provisions of this section.
7	7.	If the secretary of state determines that a corporate name is "deceptively similar" to
8		another name for purposes of this chapter, then the corporate name may not be
9		used unless there is filed with the articles:
10		a. The written consent of the holder of the rights to the name to which the
11		proposed name has been determined to be deceptively similar; or
12		b. A certified copy of a judgment of a court in this state establishing the prior
13		right of the applicant to the use of the name in this state.
14		This subsection does not affect the right of a domestic corporation existing on
15		July 1, 1997, or a foreign corporation authorized to do business in this state on that
16		date to continue the use of its name.
17	<u>9.</u>	Subject to section 10-19.1-133, this section applies to any foreign corporation
18		transacting business in this state, having a certificate of authority to transact
19		business in this state, or applying for a certificate of authority.
20	SEC	CTION 6. AMENDMENT. Section 10-19.1-20 of the North Dakota Century Code is
21	amended a	nd reenacted as follows:
22	10-1	9.1-20. Class or series voting on amendments. The holders of the outstanding
23	shares of a	class or series are entitled to vote as a class or series upon a proposed
24	amendmen	t, whether or not entitled to vote thereon by the provisions of the articles, if the
25	amendmen	t would:
26	1.	Increase or decrease the aggregate number of authorized shares of the class or
27		series;
28	2.	Increase or decrease the par value of the shares of the class or series;
29	3. <u>2.</u>	Effect an exchange, reclassification, or cancellation of all or part of the shares of
30		the class or series or effect a combination of outstanding shares of a class or

1			series into a lesser number of shares of the class or series where each other class
2			and series is not subject to a similar combination;
3	4.	<u>3.</u>	Effect an exchange, or create a right of exchange, of all or any part of the shares of
4			another class or series for the shares of the class or series;
5	5.	<u>4.</u>	Change the rights or preferences of the shares of the class or series;
6		6.	Change the shares of the class or series, whether with or without par value, into
7			the same or a different number of shares, either with or without par value, of
8			another class or series;
9	7.	<u>5.</u>	Create a new class or series of shares having rights and preferences prior and
10			superior to the shares of that class or series, or increase the rights and preferences
11			or the number of authorized shares, of a class or series having rights and
12			preferences prior or superior to the shares of that class or series;
13	8.	<u>6.</u>	Divide the shares of the class into series and determine the designation of each
14			series and the variations in the relative rights and preferences between the shares
15			of each series, or authorize the board to do so;
16	9.	<u>7.</u>	Limit or deny any existing preemptive rights of the shares of the class or series; or
17	10.	<u>8.</u>	Cancel or otherwise affect distributions on the shares of the class or series that
18			have accrued but have not been declared.
19		SEC	CTION 7. AMENDMENT. Section 10-19.1-27 of the North Dakota Century Code is
20	amend	led a	nd reenacted as follows:
21		10-	19.1-27. Corporate seal. A corporation may, but need not, have a corporate seal.
22	The us	e or	nonuse of a corporate seal does not affect the validity, recordability, or enforceability
23	of a de	cum	ent record or act. If a corporation has a corporate seal, the use of the seal by the
24	corpora	ation	on a document <u>record</u> is not necessary.
25		SEC	CTION 8. AMENDMENT. Section 10-19.1-39 of the North Dakota Century Code is
26	amend	led a	nd reenacted as follows:
27		10-	19.1-39. Cumulative voting Voting for directors - Cumulative voting. Each With
28	respec	t to t	he election of directors:
29		<u>1.</u>	Unless otherwise provided in the articles and subject to subsection 2, directors are
30			elected by a plurality of the voting power of the shares present and entitled to vote
31			on the election of directors at a meeting at which a quorum is present.

1	<u>2.</u>	As p	provided in article XII of the Constitution of North Dakota, each shareholder				
2		enti	led to vote for directors has the right to cumulate those votes in all elections of				
3		dire	ctors by giving written notice of intent to cumulate those votes to any officer of				
4		the	corporation before the meeting, or to the presiding officer at the meeting at				
5		whic	ch the election is to occur at any time before the election of directors at the				
6		mee	ting, in which case:				
7	1.	<u>a.</u>	The presiding officer at the meeting shall announce, before the election of				
8			directors, that shareholders may cumulate their votes; and				
9	2.	<u>b.</u>	Each shareholder shall cumulate those votes either by casting for one				
10			candidate the number of votes equal to the number of directors to be elected				
11			multiplied by the number of votes represented by the shares entitled to vote,				
12			or by distributing all of those votes on the same principle among any number				
13			of candidates.				
14	SEC	CTIOI	9. AMENDMENT. Subsections 3 and 5 of section 10-19.1-43 of the North				
15	Dakota Cen	entury Code are amended and reenacted as follows:					
16	3.	Unle	ess the articles or bylaws provide for a different time period, a director may call				
17		a bo	ard meeting by giving at least ten days' notice or, in the case of organizational				
18		mee	tings pursuant to subsection 2 of section 10-19.1-30, at least three days'				
19		noti	ce, to all directors of the date, time, and place of the meeting.				
20		<u>a.</u>	The notice need not state the purpose of the meeting unless the articles or				
21			bylaws require it.				
22		<u>b.</u>	Any notice to a director given under any provision of this chapter, the articles,				
23			or the bylaws by a form of electronic communication consented to by the				
24			director to whom the notice is given is effective when given.				
25		<u>C.</u>	Consent by a director to notice given by electronic communication may be				
26			given in writing or by authenticated electronic communication.				
27			(1) Any consent so given may be relied upon until revoked by the director.				
28			(2) However, no revocation affects the validity of any notice given before a				
29			receipt of revocation of the consent.				
30	5.	A di	rector may waive notice of a meeting of the board. A waiver of notice by a				
31		dire	ctor entitled to notice is effective whether given before, at, or after the meeting.				

1	and whether given in writing, by authenticated electronic communication, or by					
2	attendance. Attendance by a director at a meeting is a waiver of notice of that					
3	meeting, except when the director objects at the beginning of the meeting to the					
4	transaction of business because the meeting is not lawfully called or convened and					
5	does not participate in the meeting after the objection.					
6	SECTION 10. AMENDMENT. Section 10-19.1-52 of the North Dakota Century Code is					
7	amended and reenacted as follows:					
8	10-19.1-52. Officers. The officers of a corporation must be individuals who are					
9	eighteen years of age or more and shall consist of a president, a secretary, and a treasurer and					
10	may also include one or more vice presidents and any other officers or agents as may be					
11	prescribed by provided in the bylaws. Each of the officers must be elected by the board at a					
12	time and in a manner as may be provided in the bylaws unless the articles or bylaws provide					
13	that the shareholders may elect the officers.					
14	SECTION 11. AMENDMENT. Section 10-19.1-55 of the North Dakota Century Code is					
15	amended and reenacted as follows:					
16	10-19.1-55. Multiple offices. Any number of offices or functions of those offices may					
17	be held or exercised by the same individual. If a document record must be signed by					
18	individuals holding different offices or functions and an individual holds or exercises more than					
19	one of those offices or functions, that individual may sign the document record in more than					
20	one capacity, but only if the document record indicates each capacity in which the individual					
21	signs.					
22	SECTION 12. AMENDMENT. Subsection 2 of section 10-19.1-61.1 of the North					
23	B Dakota Century Code is amended and reenacted as follows:					
24	2. Articles of amendment must be adopted by the board and the shareholders under					
25	sections section 10-19.1-19 and, if required, section 10-19.1-20 to effect a division					
26	or combination if, as a result of the proposed division or combination:					
27	a. The rights or preferences of the holders of outstanding shares of any class or					
28	series will be adversely affected; or					
29	b. The percentage of authorized shares of any class or series remaining					
30	unissued after the division or combination will exceed the percentage of					

authorized shares of that class or series that were unissued before the
 division or combination.

SECTION 13. AMENDMENT. Section 10-19.1-63 of the North Dakota Century Code is amended and reenacted as follows:

10-19.1-63. Consideration for shares - Value and payment - Liability.

- 1. Subject to any restrictions in article XII of the articles:
 - The Constitution of North Dakota, consideration for the issuance of shares may be paid, in whole or in part, in money; in other property, tangible or intangible; or in labor or services actually performed for the corporation. When payment of the consideration for which shares are to be issued is received by the corporation, the shares are considered fully paid and nonassessable. Neither promissory notes nor future services constitute payment or part payment for shares of a corporation.

b. Without

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- Subject to any restrictions in the articles, without any new or additional consideration, a corporation may issue the corporation's own shares in exchange for or in conversion of the corporation's outstanding shares, or may, subject to authorization of share dividends, divisions, and combinations according to section 10-19.1-61.1, issue the corporation's own shares pro rata to the corporation's shareholders or the shareholders of one or more classes or series, to effectuate share dividends, divisions, or combinations. Shares of a class or series, shares of which are then outstanding, may not be issued to the holders of shares of another class or series, except in exchange for or in conversion of outstanding shares of the other class or series, unless the issuance is expressly provided for in the articles or is approved at a meeting by the affirmative vote of the holders of a majority of the voting power of all shares of the same class or series as the shares to be issued.
- 2. 3. The determinations of the board or the shareholders as to the amount or fair value or the fairness to the corporation of the consideration received or to be received by the corporation for its shares or the terms of payment, as well as the agreement to issue shares for that consideration, are presumed to be proper if they are made in

good faith and on the basis of accounting methods, or a fair valuation or other method, reasonable in the circumstances. Directors or shareholders who are present and entitled to vote, and who, intentionally or without reasonable investigation, fail to vote against approving an issue of shares for a consideration that is unfair to the corporation, or overvalue property or services received or to be received by the corporation as consideration for shares issued, are jointly and severally liable to the corporation for the benefit of the then shareholders who did not consent to and are damaged by the action, to the extent of the damages of those shareholders. A director or shareholder against whom a claim is asserted pursuant to this section, except in case of knowing participation in a deliberate fraud, is entitled to contribution on an equitable basis from other directors or shareholders who are liable under this section.

- 3. 4. A corporation may issue only shares for which the agreed consideration has been fully paid, delivered, or rendered to the corporation.
 - a. The reasonable charges and expenses of organization or reorganization of a corporation, and the reasonable expenses of and compensation for the sale or underwriting of its shares, may be paid or allowed by the corporation out of the consideration received by it in payment for its shares without rendering the shares not fully paid and nonassessable.
 - b. If shares are issued in violation of this subsection, the following persons are jointly and severally liable to the corporation for the difference between the agreed consideration for the shares and the consideration actually received by the corporation:
 - (1) A director or shareholder who was present and entitled to vote but who failed to vote against the issuance of the shares knowing of the violation;
 - (2) The person to whom the shares were issued; and
 - (3) A successor or transferee of the interest in the corporation of a person described in paragraph 1 or 2, including a purchaser of shares, a subsequent assignee, successor, or transferee, a pledgee, a holder of any other security interest in the assets of the corporation or shares

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- Legislative Assembly 1 granted by the person described in paragraph 1 or 2, or a legal 2 representative of or for the person or estate of the person, which 3 successor, transferee, purchaser, assignee, pledgee, holder, or 4 representative acquired the interest knowing of the violation. 5 4. 5. A pledgee or holder of any other security interest in all or any shares that have 6 been issued in violation of subsection 3 4 is not liable under subdivision b of 7 subsection 3 4 if all those shares are surrendered to the corporation. The 8 surrender does not impair any rights of the pledgee or holder of any other security 9 interest against the pledgor or person granting the security interest. 10 5. 6. A pledgee, holder of any other security interest, or legal representative is liable 11 under subdivision b of subsection 3 4 only in that capacity. The liability of the 12 person under subdivision a of subsection 3 4 is limited to the assets held in that 13 capacity for the person or estate of the person described in paragraph 1 or 2 of 14 subdivision b of subsection 3 4. 15 6. 7. Each person liable under subdivision b of subsection 3 4 has a full right of 16 contribution on an equitable basis from all other persons liable under that 17 subdivision for the same transaction. 18 7. 8. An action may not be maintained against a person under subdivision b of 19 subsection 3 4 unless commenced within two years from the date on which shares 20 are issued in violation of subsection 3 4. 21 **SECTION 14. AMENDMENT.** Subsection 2 of section 10-19.1-70 of the North Dakota 22 Century Code is amended and reenacted as follows: 23
 - 2. A written restriction on the transfer or registration of transfer of securities of a corporation which is not manifestly unreasonable under the circumstances and is noted conspicuously on the face or back of the certificate or included in information sent to the holders of uncertificated shares in accordance with subsection 6 of section 10-19.1-66 may be enforced against the holder of the restricted securities or a successor or transferee of the holder, including a pledgee or a legal representative. Unless noted conspicuously on the face or back of the certificate or included in information sent to holders of uncertificated shares in accordance with subsection 6 of section 10-19.1-66, a restriction, even though permitted by this

1		section, is ineffective against a person without knowledge of the restriction. A				
2		restriction under this section is deemed to be noted conspicuously and is effective				
3		if the existence of the restriction is stated on the certificate and reference is made				
4		to a separate document record creating or describing the restriction.				
5	SEC	TION 15. AMENDMENT. Section 10-19.1-74 of the North Dakota Century Code is				
6	amended ar	nd reenacted as follows:				
7	10-1	9.1-74. Act of the shareholders.				
8	1.	Unless this chapter or the articles require a greater vote or voting by class and				
9		except for the election of directors which is governed by section 10-19.1-39, the				
10		shareholders shall take action by the affirmative vote of the holders of the greater				
11		of:				
12		a. A majority of the voting power of the shares present and entitled to vote on				
13		that item of business; or				
14		b. A majority of the voting power of the minimum number of shares entitled to				
15		vote that would constitute a quorum for the transaction of business at the				
16		meeting.				
17		If the articles require a larger proportion or number than is required by this chapter				
18		for a particular action, then the articles control.				
19	2.	In any case when a class or series of shares is entitled by this chapter, the articles				
20		of incorporation, or the terms of the shares to vote as a class or series, the matter				
21		being voted upon must also receive the affirmative vote of the owners of the same				
22		proportion of the shares as is required as provided in subsection 1, unless the				
23		articles of incorporation require a larger proportion. Unless otherwise stated in the				
24		articles or the bylaws in the case of voting as a class or series, the minimum				
25		percentage of the total voting power of shares of the class or series that must be				
26		present is equal to the minimum percentage of all shares entitled to vote required				
27		to be present under section 10-19.1-76.				
28	<u>3.</u>	Unless otherwise provided in the articles or bylaws, shareholders may take action				
29		at a meeting by:				
30		a. Voice or ballot;				
31		b. Action without a meeting pursuant to section 10-19.1-75;				

I		C.	whiten ballot bursuant to section 10-19.1-75.1; or
2		d.	Electronic Remote communication pursuant to section 10-19.1-75.2.
3	SEC	OIT	N 16. AMENDMENT. Subsection 1 of section 10-19.1-75 of the North Dakota
4	Century Co	de is	amended and reenacted as follows:
5	1.	If the	e articles so provide, any action may be taken by written action signed, or
6		cons	sented to by authenticated electronic communication, by the shareholders who
7		own	voting power equal to the voting power that would be required to take the
8		sam	e action at a meeting of the shareholders at which all shareholders were
9		pres	sent.
10		a.	After the adoption of the initial articles, an amendment to the articles to permit
11			written action to be taken by less than all shareholders requires the approval
12			of all of the shareholders entitled to vote on the amendment.
13		<u>b.</u>	When written action is permitted to be taken by less than all shareholders, all
14			shareholders must be notified immediately of its text and effective date no
15			later than five days after the effective time of the action.
16	b.	<u>C.</u>	Failure to provide the notice does not invalidate the written action.
17	C.	<u>d.</u>	A shareholder who does not sign or consent to the written action has no
18			liability for the action or actions taken by the written actions.
19	SEC	OITS	N 17. AMENDMENT. Section 10-19.1-75.1 of the North Dakota Century Code
20	is amended	l and	reenacted as follows:
21	10-1	19.1-7	75.1. Action Shareholder action by written ballot.
22	1.	Exc	ept as provided in subsection 5 and unless prohibited or limited by the articles
23		or b	ylaws, an action that may be taken at a regular or special meeting of
24		shai	reholders may be taken without a meeting if the corporation mails or delivers a
25		writt	ten ballot to every shareholder entitled to vote on the matter.
26	2.	A ₩	ritten ballot must set forth each proposed action and provide an opportunity to
27		vote	for or against each proposed action.
28	3.	App	roval by written ballot under this section is valid only if:
29		a.	The number of votes cast by ballot equals or exceeds the quorum required to
30			be present at a meeting authorizing the action; and

1		b.	The number of approvals equals or exceeds the number of votes that would	
2			be required to approve the matter at a meeting at which the total number of	
3			votes cast was the same as the number of votes cast by ballot.	
4	4.	Solicitations for votes by written ballot must:		
5		a.	Indicate the number of responses needed to meet the quorum requirements;	
6		b.	State the percentage of approvals necessary to approve each matter other	
7			than election of directors; and	
8		C.	Specify the time by which a ballot must be received by the corporation in	
9			order to be counted.	
10	5.	Exc	ept as otherwise provided in the articles or bylaws, a written ballot may not be	
11		revo	oked.	
12	<u>6.</u>	With	n respect to a ballot by electronic communication:	
13		<u>a.</u>	A corporation may deliver a ballot by electronic communication only if the	
14			corporation complies with subsection 4 of section 10-19.1-75.2 as if the ballot	
15			were a notice.	
16		<u>b.</u>	Consent by a shareholder to receive notice by electronic communication in a	
17			certain manner constitutes consent to receive a ballot by electronic	
18			communication in the same manner.	
19	SEC	CTIOI	N 18. AMENDMENT. Subsection 7 of section 10-19.1-76.2 of the North	
20	Dakota Century Code is amended and reenacted as follows:			
21	7.	Sub	ject to section 10-19.1-76.3 and an express restriction, limitation, or specific	
22		rese	ervation of authority of the proxy appearing on the appointment, the corporation	
23		may	accept a vote or action by the proxy as the action of the shareholder. The	
24		vote	e of a proxy is final, binding, and not subject to challenge, but. However, the	
25		prox	ky is liable to the shareholder or beneficial owner for damages resulting from a	
26		failu	re to exercise the proxy or from an exercise of the proxy in violation of the	
27		auth	nority granted in the appointment.	
28	SEC	CTIOI	N 19. AMENDMENT. Subsections 2 and 3 of section 10-19.1-76.3 of the	
29	North Dako	ta Ce	entury Code are amended and reenacted as follows:	
30	2.	Unle	ess the articles or bylaws provide otherwise, if the name signed on a vote,	
31		con	sent, waiver, or proxy appointment does not correspond to the record name of	

1 a shareholder, the corporation if acting in good faith may accept the vote, consent 2 waiver, or proxy appointment and give it effect as the act of the shareholder if: 3 The shareholder is an organization and the name signed purports to be that of a. 4 an officer, manager, or agent of the organization; 5 The name signed purports to be that of an administrator, guardian, or b. 6 conservator representing the shareholder and, if the corporation requests, 7 evidence of fiduciary status acceptable to the corporation has been presented 8 with respect to the vote, consent, waiver, or proxy appointment; 9 C. The name signed purports to be that of a receiver or trustee in bankruptcy of 10 the shareholder, and, if the corporation requests, evidence of this status 11 acceptable to the corporation has been presented with respect to the vote, 12 consent, waiver, or proxy appointment; 13 d. The name signed purports to be that of a pledgee, beneficial owner, or 14 attorney in fact of the shareholder, and if, the corporation requests, evidence 15 acceptable to the corporation of the signatory's authority to sign for the 16 shareholder has been presented with respect to the vote, consent, waiver, or 17 proxy appointment; or 18 e. Two or more persons hold the shares as cotenants or fiduciaries and the 19 name signed purports to be the name of at least one of the coholders and the 20 person signing appears to be acting on behalf of all the coholders. 21 3. The corporation may reject a vote, consent, waiver, or proxy appointment if the 22 officer or agent authorized to tabulate votes, acting in good faith, has reasonable 23 basis for to doubt about the validity of the signature on it or about the signatory's 24 authority of the signatory to sign for the shareholder. 25 **SECTION 20. AMENDMENT.** Subsections 4 and 10 of section 10-19.1-84 of the North 26 Dakota Century Code are amended and reenacted as follows: 27 A shareholder or a holder of a voting trust certificate of a corporation that is not a 28 publicly held corporation has an absolute right, upon written demand, to examine 29 and copy, in person or by a legal representative, at any reasonable time, and the 30 corporation shall make available within ten days after receipt by an officer of the 31 corporation of the written demand:

1		a.	The	share register; and		
2		b.	All d	ocuments records referred to in subsection 2.		
3	10.	Cop	Copies of the share register and all documents records referred to in subsection 2,			
4		if re	quired	to be furnished under this section, must be furnished at the expense of		
5		the	corpo	ration. In all other cases, the corporation may charge the requesting		
6		part	ty a re	asonable fee to cover the expenses of providing the copy.		
7	SEC	CTIO	TION 21. AMENDMENT. Section 10-19.1-87 of the North Dakota Century Code is			
8	amended a	nd re	d reenacted as follows:			
9	10-	19.1-	9.1-87. Rights of dissenting shareholders.			
10	1.	A sl	hareho	older of a corporation may dissent from, and obtain payment for the fair		
11		valu	ue of tl	he shareholder's shares in the event of, any of the following corporate		
12		acti	actions:			
13		a.	An L	Unless otherwise provided in the articles, an amendment of the articles		
14			that	materially and adversely affects the rights or preferences of the shares of		
15			a dis	ssenting shareholder in that it:		
16			(1)	Alters or abolishes a preferential right of the shares;		
17			(2)	Creates, alters, or abolishes a right in respect of the redemption of the		
18				shares, including a provision respecting a sinking fund for the		
19				redemption or repurchase of shares;		
20			(3)	Alters or abolishes a preemptive right of the holder of the shares to		
21				acquire shares, securities other than shares, or rights to purchase		
22				shares or securities other than shares; or		
23			(4)	Excludes or limits the right of a shareholder to vote on a matter, or to		
24				accumulate votes, except as the right may be excluded or limited		
25				through the authorization or issuance of securities of an existing or new		
26				class or series with similar or different voting rights; or		
27			<u>(5)</u>	Eliminates the right to obtain payment under this subdivision;		
28		b.	A sa	le, lease, transfer, or other disposition of all or substantially all of the		
29			prop	erty and assets of the corporation, but not including a transaction		
30			pern	nitted without shareholder approval in that requires shareholder approval		
31			unde	er subsection 4 2 of section 10-19.1-104, or a but not including:		

shareholder.

1 (1) A disposition in dissolution described in subsection 2 of section 2 10-19.1-109 or a; 3 (2) A disposition pursuant to an order of a court; or a 4 (3) A disposition for cash on terms requiring that all or substantially all of 5 the net proceeds of disposition be distributed to the shareholders in 6 accordance with their respective interests within one year after the date 7 of disposition; 8 A plan of merger to which the corporation is a constituent organization, except 9 as provided in subsection 3 and except for a plan of merger adopted under 10 section 10-19.1-100.1; 11 A plan of exchange, whether under this chapter or under chapter 10-32, to d. 12 which the corporation is a constituent organization as the corporation whose 13 shares will be acquired by the acquiring corporation, except as provided in 14 subsection 3; or 15 e. A plan of conversion adopted by a corporation; or 16 Any other corporate action taken pursuant to a shareholder vote with respect f. 17 to which the articles, the bylaws, or a resolution approved by the board directs 18 that dissenting shareholders may obtain payment for their shares. 19 2. A shareholder may not assert dissenters' rights as to less than all of the shares 20 registered in the name of the shareholder, unless the shareholder dissents with 21 respect to all the shares that are beneficially owned by another person but 22 registered in the name of the shareholder and discloses the name and address of 23 each beneficial owner on whose behalf the shareholder dissents. In that event, the 24 rights of the dissenter must be determined as if the shares as to which the 25 shareholder has dissented and the other shares were registered in the names of 26 different shareholders. The beneficial owner of shares who is not the shareholder 27 may assert dissenters' rights with respect to shares held on behalf of the beneficial 28 owner, and must be treated as a dissenting shareholder under the terms of this 29 section and section 10-19.1-88, if the beneficial owner submits to the corporation at 30 the time of or before the assertion of the rights a written consent of the

1 Unless the articles, the bylaws, or a resolution approved by the board otherwise 2 provide, the right to obtain payment under this section does not apply to the 3 shareholders of: 4 The surviving corporation in a merger with respect to shares of the 5 shareholders that are not entitled to be voted on the merger and are not 6 canceled or exchanged in the merger; or 7 The corporation whose shares will be acquired by the acquiring corporation in b. 8 a plan of exchange with respect to shares of the shareholders that are not 9 entitled to be voted on the plan of exchange and are not exchanged in the 10 plan of exchange. 11 4. The shareholders of a corporation who have a right under this section to obtain 12 payment for their shares do not have a right at law or in equity to have a corporate 13 action described in subsection 1 set aside or rescinded, except when the corporate 14 action is fraudulent with regard to the complaining shareholder or the corporation. If a date is fixed according to subsection 1 of section 10-19.1-73.2 for the 15 5. 16 determination of shareholders entitled to receive notice of and to vote on an action 17 described under subsection 1, only shareholders as of the date fixed and beneficial 18 owners as of the date fixed who hold through shareholders, as provided in 19 subsection 2, may exercise dissenters' rights. 20 Notwithstanding subsection 1, the right to obtain payment under this section, other 6. than in connection with a plan of merger adopted under section 10-19.1-100, is 21 22 limited in accordance with the following provisions: 23 The right to obtain payment under this section is not available for the holders of shares of any class or series of shares that is listed on the New York stock 24 25 exchange or the American stock exchange or designated as a national market 26 system security on an interdealer quotation system by the national association 27 of securities dealers, incorporated. 28 The applicability of subdivision a is determined as of: <u>b.</u> 29 The record date fixed to determine the shareholders entitled to receive (1) 30 notice of, and to vote at, the meeting of shareholders to act upon the

corporate action described in subsection 1; or

C.

1 (2) The day before the effective date of corporate action described in 2 subsection 1 if there is no meeting of shareholders. 3 Subdivision a is not applicable, and the right to obtain payment under this C. 4 section is available pursuant to subsection 1, for the holders of any class or 5 series of shares who are required by the terms of the corporate action 6 described in subsection 1 to accept for such shares anything other than 7 shares, or cash in lieu of fractional shares, of any class or any series of 8 shares of the corporation, or any other proprietary interest of any other entity, 9 that satisfies the standards set forth in subdivision a at the time the corporate 10 action becomes effective. 11 **SECTION 22. AMENDMENT.** Subsections 3 and 4 of section 10-19.1-88 of the North 12 Dakota Century Code are amended and reenacted as follows: 13 3. If the proposed action must be approved by the shareholders, and the corporation 14 calls a meeting of shareholders, then a shareholder who is entitled to dissent under 15 section 10-19.1-87 and who wishes to exercise dissenter's rights shall file with the 16 corporation before the vote on the proposed action a written notice of intent to 17 demand the fair value of the shares owned by the shareholder and may not vote 18 the shares in favor of the proposed action. 19 4. After the proposed action has been approved by the board and, if necessary, the 20 shareholders, the corporation shall send to all shareholders who have complied 21 with subsection 3, to all shareholders who did not sign or consent to a written 22 action that gave effect to the action creating the right to obtain payment under 23 section 10-19.1-87, and to all shareholders entitled to dissent if no shareholder 24 vote was required, a notice that contains: 25 The address to which a demand for payment and share certificates must be 26 sent in order to obtain payment and the date by which they must be received; 27 b. A form to be used to certify the date on which the shareholder, or the 28 beneficial owner on whose behalf the shareholder dissents, acquired the 29 shares or an interest in them and to demand payment; and

A copy of section 10-19.1-87 and this section.

1	SEC	CTIOI	N 23.	AMENDMENT. Subsection 1 of section 10-19.1-91 of the North Dakota		
2	Century Co	de is	amer	nded and reenacted as follows:		
3	1.	For purposes of this section:				
4		a.	"Coi	rporation" includes a domestic or foreign corporation that was the		
5			pred	decessor of the corporation referred to in this section in a merger or other		
6			tran	saction in which the predecessor's existence ceased upon consummation		
7			of th	e transaction.		
8		b.	"Offi	icial capacity" means:		
9			(1)	With respect to a director, the position of director in a corporation;		
10			(2)	With respect to a person other than a director, the elective or appointive		
11				office or position held by an officer, member of a committee of the		
12				board, or the employment relationship undertaken by an employee of		
13				the corporation; and		
14			(3)	With respect to a director, officer, or employee of the corporation who,		
15				while a director, officer, or employee of the corporation, is or was		
16				serving at the request of the corporation or whose duties in that position		
17				involve or involved service as a governor, director, officer, manager,		
18				partner, trustee, employee, or agent of another organization or		
19				employee benefit plan, the position of that person as a governor,		
20				director, officer, manager, partner, trustee, employee, or agent, as the		
21				case may be, of the other organization or employee benefit plan.		
22		C.	"Pro	ceeding" means a threatened, pending, or completed civil, criminal,		
23			adm	inistrative, arbitration, or investigative proceeding, including a proceeding		
24			by o	r in the right of the corporation.		
25		d.	"Spe	ecial legal counsel" means counsel who has not represented the		
26			corp	oration or a related organization, or a director, officer, member of a		
27			com	mittee of the board, or employee whose indemnification is in issue.		
28	SEC	CTIOI	N 24.	Section 10-19.1-102.1 of the North Dakota Century Code is created and		
29	enacted as	follov	vs:			
30	<u>10-</u>	19.1- <i>′</i>	102.1	. Continuance of corporate authority. When an act or record is		
31	considered necessary or appropriate to evidence the vesting of property or other rights in the					

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1 single corporation, the persons with authority to do so under the articles or bylaws of each 2 constituent organization shall do the act or execute and deliver the record and for this purpose, 3 the existence of the constituent organizations and the authority of those persons is continued. 4 **SECTION 25. AMENDMENT.** Subsection 1 of section 10-19.1-103 of the North Dakota 5 Century Code is amended and reenacted as follows: 6 A domestic corporation may merge with, including a merger pursuant to section 7 10-19.1-100, or participate in an exchange with a foreign corporation or foreign 8 limited liability company by following the procedures set forth in this section, if: 9 With respect to a merger, the merger is permitted by the laws of the a. 10 jurisdiction under which the foreign corporation or foreign limited liability 11 company is incorporated or organized. 12 b. With respect to an exchange, the constituent organization whose ownership 13 interests will be acquired is a domestic corporation or limited liability company, 14 regardless of whether the exchange is permitted by the laws of the jurisdiction 15 under which the foreign corporation or foreign limited liability company is 16 incorporated or organized. 17 SECTION 26. AMENDMENT. Subsection 2 of section 10-19.1-104 of the North Dakota 18 Century Code is amended and reenacted as follows: 19 2. With respect to shareholders approval: 20 A corporation, by affirmative vote of a majority of the directors present, may 21 sell, lease, transfer, or otherwise dispose of all or substantially all of its 22 property and assets, including its good will, not in the usual and regular 23 course of its business, upon those terms and conditions and for those 24 considerations, which may be money, securities, or other instruments for the 25 payment of money or other property, as the board deems expedient, when 26 approved at a regular or special meeting of the shareholders by the 27 affirmative vote of the holders of a majority of the voting power of the shares

or not they are entitled to vote at the meeting.

Written notice of the meeting must be given to all shareholders whether

entitled to vote.

(1)

1			<u>(2)</u>	The written notice must state that a purpose of the meeting is to
2				consider the sale, lease, transfer, or other disposition of all or
3				substantially all of the property and assets of the corporation.
4		<u>b.</u>	Shar	eholder approval is not required under subdivision a if, following the sale,
5			lease	e, transfer, or other disposition of its property and assets, the corporation
6			retai	ns a significant continuing business activity. The corporation will
7			conc	lusively be deemed to have retained a significant continuing business
8			activ	ity if the corporation retains a business activity that represented at least:
9			<u>(1)</u>	Twenty-five percent of the corporation's total assets at the end of the
10				most recently completed fiscal year; and
11			<u>(2)</u>	Twenty-five percent of either income from continuing operations before
12				taxes or revenues from continuing operations for that fiscal year,
13				measured on a consolidated basis with its subsidiaries for each of
14				paragraphs 1 and 2.
15	SEC	CTIO	N 27.	Section 10-19.1-104.1 of the North Dakota Century Code is created and
16	enacted as	follo	ws:	
17	<u>10-</u>	19.1-	104.1.	Conversion.
18	<u>1.</u>	<u>An c</u>	organi	zation other than a corporation may convert to a corporation, and a
19		corp	oratio	on may convert to another organization other than a general partnership
20		as p	orovide	ed in this section and sections 10-19.1-104.2 through 10-19.1-104.6 and
21		a pl	an of	conversion, if:
22		<u>a.</u>	The	governing statute of the other organization authorizes the conversion;
23		<u>b.</u>	The	conversion is not prohibited by the law of the jurisdiction that enacted the
24			gove	erning statute; and
25		<u>C.</u>	The	other organization complies with its governing statute in effecting the
26			conv	rersion.
27	<u>2.</u>	For	the pu	urposes of sections 10-19.1-104.1 through 10-19.1-104.6, unless the
28		con	text ot	herwise requires:
29		<u>a.</u>	"Act	of the board" means action by the board as provided in section
30			<u>10-1</u>	9.1-46 whether:
31			<u>(1)</u>	At a meeting of the board as provided in section 10-19.1-43; or

1		<u>(2)</u>	By a written action of the board as provided in section 10-19.1-47.
2	<u>b.</u>	"Act	of the shareholders" means action by the shareholders as provided in
3		section	on 10-19.1-74 whether:
4		<u>(1)</u>	At a meeting of the shareholders as provided in sections 10-19.1-71
5			and 10-19.1-72; or
6		<u>(2)</u>	By a written action of the shareholders as provided in section
7			<u>10-19.1-75.</u>
8	<u>C.</u>	<u>"Cert</u>	ificate of creation" means:
9		<u>(1)</u>	A certificate of incorporation, if the converted organization is a
10			corporation deemed to be incorporated under this chapter;
11		<u>(2)</u>	A certificate of organization, if the converted organization is a limited
12			liability company deemed to be organized under chapter 10-32;
13		<u>(3)</u>	A certificate of limited partnership, if the converted organization is a
14			limited partnership deemed to be formed under chapter 45-10.2;
15		<u>(4)</u>	The filed registration of a limited liability partnership, if the converted
16			organization is a limited liability partnership deemed to be established
17			under chapter 45-22; or
18		<u>(5)</u>	A certificate of limited liability limited partnership, if the converted
19			organization is a limited liability limited partnership deemed to be
20			formed under chapter 45-23.
21	<u>d.</u>	"Date	e of origin" means the date on which:
22		<u>(1)</u>	A corporation which is:
23			(a) The converting organization was incorporated; or
24			(b) The converted organization is deemed to be incorporated;
25		<u>(2)</u>	A limited liability company which is:
26			(a) The converting organization was organized; or
27			(b) The converted organization is deemed to be organized;
28		<u>(3)</u>	A general partnership that is the converting organization was formed;
29		<u>(4)</u>	A limited partnership which is:
30			(a) The converting organization was formed; or
31			(b) The converted organization is deemed to be formed;

1			<u>(5)</u>	A lim	ited liability partnership which is:
2				<u>(a)</u>	The converting organization was formed; or
3				<u>(b)</u>	The converted organization is deemed to be formed; and
4			<u>(6)</u>	A lim	ited liability limited partnership which is:
5				<u>(a)</u>	The converting organization was formed; or
6				<u>(b)</u>	The converted organization is deemed to be formed.
7		<u>e.</u>	<u>"Filed</u>	d regis	tration" means the registration of a limited liability partnership
8			which	n has l	peen filed with the secretary of state.
9		<u>f.</u>	<u>"Gen</u>	eral p	artnership" shall mean an organization formed under chapters
10			<u>45-13</u>	3 throu	ıgh 45-21.
11		<u>g.</u>	<u>"Orga</u>	anizati	onal records" means for an organization which is:
12			<u>(1)</u>	A co	rporation, its articles of incorporation and bylaws;
13			<u>(2)</u>	A lim	ited liability company, its articles of organization, operating
14				agre	ement or bylaws, and any member-control agreement;
15			<u>(3)</u>	A lim	ited partnership, its partnership agreement;
16			<u>(4)</u>	A ge	neral partnership, then chapters 45-13 through 45-21;
17			<u>(5)</u>	A lim	ited liability partnership, its partnership agreement; or
18			<u>(6)</u>	<u>A lim</u>	ited liability limited partnership, its partnership agreement.
19		<u>h.</u>	<u>"Orig</u>	inating	g records" means for an organization which is:
20			<u>(1)</u>	A co	rporation, its articles of incorporation;
21			<u>(2)</u>	A lim	ited liability company, its articles of organization;
22			<u>(3)</u>	<u>A lim</u>	ited partnership, its certificate of limited partnership;
23			<u>(4)</u>	A lim	ited liability partnership, its registration; or
24			<u>(5)</u>	<u>A lim</u>	ited liability limited partnership, its certificate of limited liability
25				limite	ed partnership.
26	SEC	TIOI	N 28.	Section	n 10-19.1-104.2 of the North Dakota Century Code is created and
27	enacted as	follov	ws:		
28	<u>10-1</u>	9.1-	104.2.	Plan	of conversion. A plan of conversion must be in a record and
29	must contai	<u>n:</u>			
30	<u>1.</u>	The	name	and f	orm of the converting organization before conversion;
31	2	The	name	and f	orm of the converted organization after conversion:

1	<u>3.</u>	The	e terms	and c	onditions of the proposed conversion;
2	<u>4.</u>	The	manr	ner and	basis of converting each ownership interest in the converting
3		orga	<u>anizati</u>	on into	ownership interests in the converted organization or, in whole or
4		<u>in p</u>	art, int	o mon	ey or other property;
5	<u>5.</u>	The	orgar	nizatior	nal records of the converted organization; and
6	<u>6.</u>	Any	other	provis	ions with respect to the proposed conversion that are deemed
7		nec	essary	or de	sirable.
8	SEC	СТІО	N 29.	Section	n 10-19.1-104.3 of the North Dakota Century Code is created and
9	enacted as	follo	ws:		
10	<u>10-</u>	19.1-	104.3.	Plan	approval and amendment.
11	<u>1.</u>	If th	e con	verting	organization is a corporation, then:
12		<u>a.</u>	A res	solution	n containing or amending the plan of conversion must be approved
13			by a	n act o	f the board of the converting corporation and must then be
14			appr	oved b	y an act of its shareholders.
15			<u>(1)</u>	In the	e action by the shareholders, a class or series of shares is entitled
16				to vo	te as a class or series on the approval or amendment of the plan.
17			<u>(2)</u>	Any a	amendment of the plan shall be subject to any contractual rights.
18		<u>b.</u>	If the	resolu	ution containing or amending the plan of conversion is approved by
19			the s	hareh	olders:
20			<u>(1)</u>	At a	shareholder meeting, then:
21				<u>(a)</u>	Written notice must be given to every shareholder of the
22					converting corporation, whether or not entitled to vote at the
23					meeting, not less than fourteen days nor more than fifty days
24					before the meeting, in the manner provided in section 10-19.1-73.
25				<u>(b)</u>	The written notice must state that a purpose of the meeting is to
26					consider the proposed plan of conversion or an amendment to it.
27				<u>(c)</u>	A copy or short description of the plan of conversion or the
28					amendment to it must be included in or enclosed with the notice.
29			<u>(2)</u>	Ву а	written action of the shareholders, then a copy or short description
30				of the	e plan of conversion or the amendment to it must be included in or
31				attac	hed to the written action.

1	<u> </u>	11 (11	if the converting diganization is not a corporation, then the approval and					
2		ame	amendment of the plan of conversion must comply with its governing statute in					
3		<u>effe</u>	effecting the conversion.					
4	SE	CTIO	N 30.	Section 10-19.1-104.4 of the North Dakota Century Code is created and				
5	enacted as	follo	ws:					
6	<u>10-</u>	19.1-	104.4.	Articles of conversion.				
7	<u>1.</u>	<u>Upc</u>	n rece	eiving the approval required by section 10-19.1-104.3, articles of				
8		con	versio	n must be prepared in a record that must contain:				
9		<u>a.</u>	A sta	atement that the converting organization is being converted into another				
10			<u>orga</u>	nization including:				
11			<u>(1)</u>	The name of the converting organization immediately before the filing of				
12				the articles of conversion;				
13			<u>(2)</u>	The name to which the name of the converting organization is to be				
14				changed, which shall be a name that satisfies the laws applicable to the				
15				converted organization;				
16			<u>(3)</u>	The form of organization that the converted organization will be; and				
17			<u>(4)</u>	The jurisdiction of the governing statute of the converted organization;				
18		<u>b.</u>	A sta	atement that the plan of conversion has been approved by the converting				
19			orga	nization as provided in section 10-19.1-104.3;				
20		<u>C.</u>	A sta	atement that the plan of conversion has been approved as required by the				
21			gove	erning statute of the converted organization;				
22		<u>d.</u>	The	plan of conversion;				
23		<u>e.</u>	A co	py of the originating record of the converted organization; and				
24		<u>f.</u>	If the	e converted organization is a foreign organization not authorized to				
25			trans	sact business or conduct activities in this state, then the street and mailing				
26			<u>addr</u>	ess of an office which the secretary of state may use for the purposes of				
27			subs	ection 4 of section 10-19.1-104.6.				
28	<u>2.</u>	The	article	es of conversion must be signed on behalf of the converting organization				
29		<u>and</u>	filed \	with the secretary of state.				
30		<u>a.</u>	If the	e converted organization is a domestic organization:				

1		<u>(1)</u>	Ihen	the filing of the articles of conversion must also include the filing
2			with t	the secretary of state of the originating record of the converted
3			orgar	nization.
4		<u>(2)</u>	Upor	both the articles of conversion and the originating record of the
5			conv	erted organization being filed with the secretary of state, the
6			secre	etary of state shall issue a certificate of conversion and the
7			<u>appro</u>	opriate certificate of creation to the converted organization or its
8			legal	representative.
9		b. If the	conve	erted organization is a foreign organization:
10		<u>(1)</u>	<u>That</u>	is transacting business or conducting activities in this state, then:
11			<u>(a)</u>	The filing of the articles of conversion must include the filing with
12				the secretary of state of an application for a certificate of authority
13				by the converted organization.
14			<u>(b)</u>	Upon both the articles of conversion and the application for a
15				certificate of authority by the converted organization being filed
16				with the secretary of state, the secretary of state shall issue a
17				certificate of conversion and a certificate of authority to the
18				converted organization or the legal representative.
19		<u>(2)</u>	<u>That</u>	is not transacting business or conducting activities in this state,
20			then,	upon the articles of conversion being filed with the secretary of
21			state	, the secretary of state shall issue a certificate of conversion to the
22			conv	erted organization or its legal representative.
23	<u>3.</u>	A converti	ng org	anization that is the owner of a trademark or trade name, is a
24		general pa	artner i	named in a fictitious name certificate, or is a general partner in a
25		limited pa	rtnersh	nip that is on file with the secretary of state must change or amend
26		the name	of the	converting organization to the name of the converted organization
27		in each re	gistrati	ion when filing the articles of conversion.
28	SEC	TION 31.	Sectio	n 10-19.1-104.5 of the North Dakota Century Code is created and
29	enacted as	follows:		
30	<u>10-1</u>	9.1-104.5.	Aban	donment of conversion.
31	<u>1.</u>	If the artic	les of	conversion have not been filed with the secretary of state, and:

ı		<u>a.</u>	<u>II the</u>	COUN	erung organization is a corporation, then:
2			<u>(1)</u>	<u>Befo</u>	re a plan of conversion has been approved by the converting
3				corp	oration as provided in section 10-19.1-104.3, it may be abandoned
4				by a	n act of its board.
5			<u>(2)</u>	After	a plan of conversion has been approved by the converting
6				corp	oration as provided in section 10-19.1-104.3, and before the
7				effec	ctive date of the plan, it may be abandoned:
8				<u>(a)</u>	If the shareholders of the converting corporation entitled to vote
9					on the approval of the plan as provided in section 10-19.1-104.3
10					have approved the abandonment by an act of the shareholders;
11					<u>or</u>
12				<u>(b)</u>	If the plan provides for abandonment and if all conditions for
13					abandonment set forth in the plan are met.
14		<u>b.</u>	If the	conve	erting organization is not a corporation, then the abandonment of
15			the p	olan of	conversion must comply with its governing statute.
16	<u>2.</u>	<u>lf a</u>	rticles	of con	version have been filed with the secretary of state, but have not ye
17		bec	ome e	effectiv	e, then the converting organization shall file with the secretary of
18		stat	te artic	les of	abandonment that contain:
19		<u>a.</u>	The	name	of the converting organization;
20		<u>b.</u>	The	provisi	on of this section under which the plan is abandoned; and
21		<u>c.</u>	If the	e plan i	s abandoned:
22			<u>(1)</u>	By a	n act of the board under paragraph 1 of subdivision a of
23				subs	ection 1, or by an act of the shareholders under subparagraph b of
24				para	graph 2 of subdivision a of subsection 1, then the text of the
25				reso	lution abandoning the plan; or
26			<u>(2)</u>	As p	rovided in the plan under subparagraph b of paragraph 2 of
27				subd	livision a of subsection 1, then a statement that the plan provides
28				for a	bandonment and that all conditions for abandonment set forth in
29				the p	olan are met.
30	SE	СТІО	N 32.	Section	on 10-19.1-104.6 of the North Dakota Century Code is created and
31	enacted as	follo	ws:		

1	<u>10-</u> 1	19.1-104.6. Effective date of conversion - Effect.				
2	<u>1.</u>	A convers	sion is	effective when the filing requirements of subsection 2 of section		
3		<u>10-19.1-1</u>	04.4 h	ave been fulfilled or on a later date specified in the articles of		
4		conversion	on.			
5	<u>2.</u>	With resp	ect to	the effect of conversion on the converting organization and on the		
6		converted	d organ	<u>iization:</u>		
7		a. An c	organiz	ation that has been converted as provided in sections		
8		<u>10-1</u>	9.1-10	4.1 through 10-19.1-104.6 is for all purposes the same entity that		
9		exis	ted bef	ore the conversion.		
10		b. Upo	n a cor	nversion becoming effective:		
11		<u>(1)</u>	If the	e converted organization:		
12			<u>(a)</u>	Is a corporation, then the converted organization has all the		
13				rights, privileges, immunities, and powers, and is subject to all the		
14				duties and liabilities, of a corporation incorporated under this		
15				chapter; or		
16			<u>(b)</u>	Is not a corporation, then the converted organization has all the		
17				rights, privileges, immunities, and powers, and is subject to the		
18				duties and liabilities as provided in its governing statute;		
19		<u>(2)</u>	All p	roperty owned by the converting organization remains vested in the		
20			conv	erted organization;		
21		<u>(3)</u>	All de	ebts, liabilities, and other obligations of the converting organization		
22			conti	nue as obligations of the converted organization;		
23		<u>(4)</u>	<u>An a</u>	ction or proceeding pending by or against the converting		
24			<u>orga</u>	nization may be continued as if the conversion has not occurred;		
25		<u>(5)</u>	Exce	ept as otherwise provided by other law, all rights, privileges,		
26			immı	unities, and powers of the converting organization remain vested in		
27			the c	converted organization; and		
28		<u>(6)</u>	Exce	ept as otherwise provided in the plan of conversion, the terms and		
29			cond	litions of the plan of conversion take effect.		
30	<u>3.</u>	When a c	onvers	sion becomes effective, each ownership interest in the converting		
31		organizat	ion is c	deemed to be converted into ownership interests in the converted		

1		orga	anization or, in whole or in part, into money or other property to be received
2		<u>und</u>	er the plan, subject to any dissenters' rights under section 10-19.1-87.
3	<u>4.</u>	A co	onverted organization that is a foreign organization consents to the jurisdiction
4		of th	ne courts of this state to enforce any obligation owed by the converting limited
5		part	nership, if before the conversion the converting limited partnership was subject
6		to s	uit in this state on the obligation.
7	<u>5.</u>	A co	onverted organization that is a foreign organization and not authorized to
8		tran	sact business in this state appoints the secretary of state as its agent for
9		<u>ser</u> v	vice of process for purposes of enforcing an obligation under this subsection.
10	SEC	CTIOI	N 33. AMENDMENT. Subsection 1 of section 10-19.1-110 of the North Dakota
11	Century Co	de is	amended and reenacted as follows:
12	1.	If no	otice to creditors and claimants is given, it must be given by:
13		a.	Publishing the notice once each week for four successive weeks in an official
14			newspaper, as defined in chapter 46-06, in the county or counties where the
15			registered office and the principal executive office of the corporation are
16			located; and
17		b.	Giving written notice to known creditors and claimants pursuant to
18			subsection 32 <u>35</u> of section 10-19.1-01.
19	SEC	CTIOI	N 34. AMENDMENT. Section 10-19.1-129 of the North Dakota Century Code
20	is amended	and	reenacted as follows:
21	10-1	9.1-	129. Service of process on corporation, foreign corporation, and
22	nonresider	nt dir	ectors.
23	1.	The	registered agent must be an agent of the corporation and any nonresident
24		dire	ctor upon whom any process, notice, or demand required or permitted by law to
25		be s	served on the corporation or director may be served.
26		<u>a.</u>	When a foreign corporation transacts business without a certificate of
27			authority, or when the certificate of authority of a foreign corporation is
28			suspended or revoked, the secretary of state is an agent of the foreign
29			corporation for service of process, notice, or demand.
30		<u>b.</u>	Acceptance of a directorship includes the appointment of the secretary of
31			state as an agent for personal service of legal process, notice, or demand.

1 2. A process, notice, or demand required or permitted by law to be served upon a 2 corporation may be served either upon: 3 On the registered agent of the corporation, or upon; <u>a.</u> 4 b. On an officer of the corporation; 5 On any responsible person found at the registered office or at the principal <u>C.</u> 6 executive office; or upon 7 d. On the secretary of state as provided in this section. 8 3. If neither the corporation's registered agent nor an officer of the corporation a 9 responsible person can be found at the registered office, or if a corporation fails to 10 maintain a registered agent in this state and an officer of the corporation 11 responsible person cannot be found at the registered office principal executive 12 office, then the secretary of state is the an agent of the corporation upon whom the 13 process, notice, or demand may be served. 14 Service on the secretary of state: a. Shall be made by registered mail or personal delivery to the secretary 15 (1) a. 16 of state and not by electronic communication: 17 (2) Shall include the return of the sheriff, or the affidavit of a person who is b. 18 not a party, verifying that neither the registered agent nor an officer a 19 responsible person can be found at the registered office; and or at the 20 principal executive office. 21 (3)Is deemed personal service upon the corporation and must be made by е. 22 filing with the secretary of state: 23 (1) Three copies of the process, notice, or demand; and (a) 24 (2) (b) The fees provided in section 10-19.1-147; and 25 (4) Is returnable in not less than thirty days notwithstanding a shorter 26 period specified in the process, notice, or demand. 27 <u>b.</u> The secretary of state shall immediately forward, by registered certified mail, 28 addressed to the corporation at the registered office or principal executive 29 office, a copy of the process, notice, or demand. Service on the secretary of 30 state is returnable in not less than thirty days notwithstanding a shorter period 31 specified in the process, notice, or demand.

1 Process, notice, or demand may be served on a dissolved corporation as provided 2 in this subsection. The court shall determine if service is proper. If a corporation 3 has voluntarily dissolved or a court has entered a decree of dissolution, then 4 service may be made according to subsection 2 so long as claims are not finally 5 barred under section 10-19.1-124. If a corporation has been involuntarily dissolved 6 pursuant to section 10-19.1-146, then service may be made according to 7 subsection 2. 8 A The secretary of state shall maintain a record of all processes, notices every 9 process, notice, and demands demand served upon on the secretary of state 10 under this section, including the date of service and the action taken with reference 11 to it, must be maintained in the office of the secretary of state the process, notice, 12 or demand. 13 Nothing in this This section limits does not limit the right to serve any process, 6. 14 notice, or demand required or permitted by law to be served upon a corporation in 15 any other manner permitted by law. 16 SECTION 35. AMENDMENT. Subsection 1 of section 10-19.1-141 of the North Dakota 17 Century Code is amended and reenacted as follows: 18 The certificate of authority of a foreign corporation to transact business in this state 19 may be revoked by the secretary of state upon the occurrence of either of these 20 events: 21 The foreign corporation has failed to: 22 (1) Maintain a registered office as required by this chapter; 23 (2)Appoint and maintain a registered agent as required by this chapter; 24 (3)File a report upon any change in the address of its registered office: 25 (4) File a report upon any change in the name or business address of the 26 registered agent; or 27 (5) File in the office of the secretary of state any amendment to its 28 application for a certificate of authority as specified in section

10-19.1-137; or

1		b.	A misrepresentation has been made of any material matter in any application
2			report, affidavit, or other document record submitted by the foreign
3			corporation pursuant to this chapter.
4	SE	CTIO	N 36. AMENDMENT. Section 10-19.1-145 of the North Dakota Century Code
5	is amended	d and	reenacted as follows:
6	10-	19.1-	145. Foreign corporation - Service of process. Service of process on a
7	foreign cor	porati	on must be as provided in section 10-19.1-129. When a foreign corporation
8	transacts b	usine	ess without a certificate of authority or when the certificate of authority of a
9	foreign cor	porati	on is suspended or revoked, the secretary of state is an agent of the foreign
10	corporation	for s	ervice of process, notices, or demand.
11	SE	CTIO	N 37. AMENDMENT. Subsections 1, 2, 4, and 6 of section 10-19.1-146 of the
12	North Dako	ota Ce	entury Code are amended and reenacted as follows:
13	1.	Eac	ch corporation and each foreign corporation authorized to transact business in
14		this	state shall file, within the time prescribed by <u>provided in</u> subsection 3, an
15		ann	ual report setting forth:
16		a.	The name of the corporation or foreign corporation and the state or country
17			under the laws of which the corporation or foreign corporation is incorporated
18		b.	The address of the registered office of the corporation or foreign corporation
19			in this state, the name of the corporation's or foreign corporation's registered
20			agent in this state at that address, and the address of the corporation's or
21			foreign corporation's principal executive office.
22		C.	A brief statement of the character of the business in which the corporation or
23			foreign corporation is actually engaged in this state.
24		d.	The names and respective addresses of the officers and directors of the
25			corporation or foreign corporation.
26		e.	A statement of the aggregate number of shares the corporation or foreign
27			corporation has authority to issue, itemized by classes, par value of shares,
28			shares without par value, and series, if any, within a class.
29		f.	A statement of the aggregate number of issued shares, itemized by classes,
30			par value of shares, shares without par value, and series, if any, within a
31			class

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- g. A statement, expressed in dollars, of the value of all the property owned by the corporation, wherever located, and the value of the property of the corporation located within this state, and a statement, expressed in dollars, of the total gross income of the corporation for the twelve months ending on December thirty-first preceding the date provided under this section for the filing of the annual report and the gross amount accumulated by the corporation at or from places of business in this state. If, on December thirty-first preceding the time provided under this section for the filing of the report, the corporation had not been in existence for a period of twelve months, or, in the case of a foreign corporation, had not been authorized to transact business in this state for a period of twelve months, the statement with respect to total gross income must be furnished for the period between the date of incorporation or the date of the corporation's authorization to transact business in this state and December thirty-first.
- h. Any additional information necessary or appropriate to enable the secretary of state to determine and assess the proper amount of fees payable by the corporation.
- 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 subdivision g 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 provided in subsection 48 51 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

- Fifty-ninth Legislative Assembly 1 information reported under subdivision g of subsection 1 to any person, except a 2 person who is verified to be a shareholder of the corporation or foreign corporation, 3 a legal representative of the shareholder for which information is requested, or to 4 the tax commissioner or any employee or legal representative of the tax 5 commissioner, who may not disclose the information and may use the information 6 only for the administration of the tax laws. 7 The secretary of state must file the annual report if the annual report conforms to 8 the requirements of this section and all fees have been paid as provided in section 9 10-19.1-147. 10 If the annual report does not conform, it must be returned to the corporation or 11 foreign corporation for any necessary correction or payment. 12 b. If the annual report is corrected and filed before the date provided in 13 subsection 3, or within thirty days after the annual report was returned by the 14 secretary of state for correction, then the penalties prescribed provided in 15 section 10-19.1-147 for the failure to file an annual report within the time 16 provided do not apply. 17 6. Within three Three months after the date provided in subsection 3, the secretary of 18 state shall notify any corporation or foreign corporation failing to file its annual 19 report is not in good standing. After the corporation or foreign corporation 20 becomes not in good standing, the secretary of state shall notify the corporation or
 - foreign corporation that its certificate of incorporation or certificate of authority is not in good standing and that it may be dissolved or revoked as provided in subsection 7 or 8.

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- The secretary of state must mail the notice of impending dissolution or revocation to the last registered agent at the last registered office of record.
- If the corporation or foreign corporation files its annual report after the notice is mailed, together with the filing fee and the late filing penalty fee provided in section 10-19.1-147, then the secretary of state shall restore its certificate of incorporation or certificate of authority to good standing.

SECTION 38. AMENDMENT. Section 10-19.1-147 of the North Dakota Century Code is amended and reenacted as follows:

1 10-19.1-147. Fees for filing documents records - Issuing certificates - License 2 **fees.** The secretary of state shall charge and collect for: 3 1. Filing articles of incorporation and issuing a certificate of incorporation, thirty 4 dollars. 5 2. Filing articles of amendment, twenty dollars. 3. 6 Filing articles of correction, twenty dollars. 7 4. Filing restated articles of incorporation, thirty dollars. 8 5. Filing articles of conversion of a corporation, fifty dollars and: 9 If the organization resulting from the conversion will be a domestic a. 10 organization governed by the laws of this state, then the fees provided by the 11 governing laws to establish or register a new organization like the 12 organization resulting from the conversion; or 13 If the organization resulting from the conversion will be a foreign organization b. 14 that will transact business in this state, then the fees provided by the governing laws to obtain a certificate of authority or register an organization 15 16 like the organization resulting from the conversion. 17 6. Filing abandonment of conversion, fifty dollars. 18 Filing articles of merger or consolidation and issuing a certificate of merger or 4. <u>7.</u> 19 consolidation, fifty dollars. 20 5. 8. Filing articles of abandonment of merger, fifty dollars. 21 6. 9. Filing an application to reserve a corporate name, ten dollars. 22 7. 10. Filing a notice of transfer of a reserved corporate name, ten dollars. 23 8. 11. Filing a cancellation of reserved corporate name, ten dollars. 24 12. Filing a consent to use of name, ten dollars. 25 Filing a statement of change of address of registered office or change of registered 10. 13. 26 agent, or both, ten dollars. 27 11. 14. Filing a statement of change of address of registered office by registered agent, ten 28 dollars for each corporation affected by such change. 29 12. 15. Filing a registered agent's consent to serve in such capacity, ten dollars. 30 13. 16. Filing a resignation as registered agent, ten dollars. 31 14. 17. Filing a statement of the establishment of a series of shares, twenty dollars.

1 15. 18. Filing a statement of cancellation of shares, twenty dollars. 2 16. <u>19.</u> Filing a statement of reduction of stated capital, twenty dollars. 3 20. 17. Filing a statement of intent to dissolve, ten dollars. 4 Filing a statement of revocation of voluntary dissolution proceedings, ten dollars. 18. 21. 5 19. 22. Filing articles of dissolution, twenty dollars. Filing an application of a foreign corporation for a certificate of authority to transact 6 23. 20. 7 business in this state and issuing a certificate of authority, forty dollars. 8 21. 24. Filing an application of a foreign corporation for an amended certificate of authority 9 to transact business in this state and issuing an amended certificate of authority, 10 forty dollars. 11 22. 25. Filing a certificate of fact stating a merger or consolidation of a foreign corporation 12 holding a certificate of authority to transact business in this state, fifty dollars. 13 23. 26. Filing an application for withdrawal of a foreign corporation and issuing a certificate 14 of withdrawal, twenty dollars. 24. 27. 15 Filing an annual report of a corporation or foreign corporation, twenty-five dollars. 16 The secretary of state shall charge and collect additional fees for late filing of 17 the annual report as follows: 18 Within ninety days after the date provided in subsection 3 of section (1) a. 19 10-19.1-146, twenty dollars; 20 b. (2) Thereafter, sixty dollars; and 21 (3)After the involuntary dissolution of a corporation, or the revocation of е. 22 the certificate of authority of a foreign corporation, the reinstatement fee 23 of one hundred thirty-five dollars. 24 b. Fees paid to the secretary of state according to this subsection are not 25 refundable if an annual report submitted to the secretary of state cannot be 26 filed because it lacks information required by section 10-19.1-146, or the 27 annual report lacks sufficient payment as required by this subsection.

Filing any process, notice, or demand for service, twenty-five dollars.

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Furnishing a certified copy of any document record, instrument, or paper relating to

a corporation, one dollar for every four pages or fraction and fifteen dollars for the

certificate and affixing the seal thereto.

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I	27. <u>30.</u>	LICE	ense ie	ee of fifty dollars for the first fifty thousand dollars of a corporation's	
2		aut	horized shares, or fraction, and the further sum of ten dollars if paid at the time		
3		of a	authorization, or twelve dollars if paid after authorized shares are issued, for		
4		eve	ry add	ditional ten thousand dollars of its authorized shares, or fraction thereof, in	
5		exc	ess of	fifty thousand dollars.	
6		a.	A lic	ense fee is payable by a corporation at the time of:	
7			(1)	Filing articles of incorporation;	
8			(2)	Filing articles of amendment increasing the number or value of	
9				authorized shares; or	
10			(3)	Filing articles of merger or consolidation increasing the number or value	
11				of authorized shares a surviving or new corporation will have authority	
12				to issue above the aggregate number or value of shares the constituent	
13				corporations had authority to issue.	
14		b.	A lic	ense fee payable on an increase in authorized shares must be imposed	
15			only	on the additional shares, but the amount of previously authorized shares	
16			mus	t be taken into account in determining the rate applicable to the additional	
17			auth	orized shares.	
18		C.	For t	the purposes of this subsection, shares without par value are considered	
19			wort	h one dollar per share.	
20		d.	The	minimum sum of fifty dollars must be paid for authorized shares at the	
21			time	of filing articles of incorporation.	
22		e.	A co	rporation increasing authorized shares by articles of amendment or	
23			artic	les of merger must have previously paid for a minimum of fifty thousand	
24			dolla	rs of authorized shares.	
25			<u>(1)</u>	Thereafter, a corporation may postpone the payment for any additional	
26				amount until the filing of an annual report after the unpaid shares are	
27				issued.	
28			<u>(2)</u>	Any additional amount must be paid in increments of ten thousand	
29				dollars of authorized shares.	
30		f.	The	provisions of this subsection do not apply to a building and loan or	
31			savir	ngs and loan association.	

1 28: 31. License fee of eighty-five dollars from each foreign corporation at the time of filing
2 an application for a certificate of authority to transact business in this state.
3 Thereafter, the secretary of state shall fix the license fee for each foreign
4 corporation as follows:
5 a. The secretary of state shall first ascertain the license fee which a newly
6 organized corporation would be required to pay if it had authorized shares of

foreign corporation shown by its filed annual report.

b. Said amount must be multiplied by a fraction, the numerator of which must be the sum of the value of the property of the foreign corporation located in this state and the gross receipts of the foreign corporation derived from that foreign corporation's business transacted within this state, and the denominator of which must be the sum of the value of all of that foreign corporation's property wherever located and the gross receipts of the foreign corporation derived from that foreign corporation's business wherever transacted. The amounts used in determining the numerator and denominator must be determined from the foreign corporation's filed annual report.

the same kind and amount as the issued or allotted shares of the reporting

c. From the product of such multiplication, there must be deducted the aggregate amount of license fee previously paid by the foreign corporation, and the remainder, if any, must be the amount of additional fee to be paid by the foreign corporation.

The secretary of state shall enter the amount of any additional license fee in the records of the foreign corporation in the secretary of state's office and shall mail a notice of the amount of additional license fee due to the foreign corporation at the foreign corporation's principal office. The additional license fee must be paid by the foreign corporation before the annual report may be filed by the secretary of state. Amounts less than five dollars are not collected.

29. 32. Any document record submitted for approval before the actual time of submission for filing, one-half of the fee provided in this section for filing the document record.

30. 33. Filing any other statement of a corporation or foreign corporation, ten dollars.

1	SEC	OITS	N 39. A	AMENDMENT. Section 10-19.1-148 of the North Dakota Century Code
2	is amended	and	reenac	ted as follows:
3	10- 1	9.1-1	148. S	ecretary of state - Powers - Enforcement - Penalty - Appeal.
4	1.	The	secret	ary of state has the power and authority reasonably necessary to
5		effic	iently a	administer this chapter and to perform the duties imposed thereby.
6	2.	The	secret	ary of state may propound to any corporation or foreign corporation that
7		is su	ubject t	o this chapter and to any officer, director, or employee thereof, any
8		inter	rrogato	ry reasonably necessary and proper to ascertain whether the
9		corp	oration	has complied with all provisions of this chapter applicable to the
10		corp	oration	ı.
11		a.	The in	terrogatory must be answered within thirty days after mailing, or within
12			any a	dditional time as must be fixed by the secretary of state. The answer to
13			the int	terrogatory must be full and complete and must be made in writing and
14			under	oath.
15		b.	If the	interrogatory is directed:
16			(1)	To an individual, it must be answered by that individual; or
17			(2)	To a corporation, it must be answered by the president, vice president,
18				secretary, or assistant secretary of the corporation.
19		c.	The s	ecretary of state is not required to file any document record to which the
20			interro	ogatory relates until the interrogatory has been answered, and not then if
21			the ar	nswers disclose the document <u>record</u> is not in conformity with this
22			chapte	er.
23		d.	The s	ecretary of state shall certify to the attorney general, for action the
24			attorn	ey general may deem appropriate, an interrogatory and answers
25			theret	o, which discloses a violation of this chapter.
26		e.	Each	officer, director, or employee of a corporation or foreign corporation who
27			fails o	r refuses within the time provided by subdivision a to answer truthfully
28			and fu	ally an interrogatory propounded to that person by the secretary of state
29			is guil	ty of an infraction.
30		f.	An int	errogatory propounded by the secretary of state and the answers are

not open to public inspection. The secretary of state may not disclose any

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1 facts or information obtained from the interrogatory or answers except insofar 2 as permitted by law or insofar as required for evidence in any criminal 3 proceedings or other action by this state. 4 3. If the secretary of state rejects any document record required by this chapter to be 5 approved by the secretary of state before the document record may be filed, then 6 the secretary of state shall give written notice of the rejection to the person who 7 delivered the document record, specifying the reasons for rejection. 8 From such rejection the person Within thirty days after the service of the 9 notice of denial, the corporation or foreign corporation, as the case may be, 10 may appeal to the district court of the county in which the registered office of 11 such corporation is, or is proposed to be, situated in the judicial district 12 serving Burleigh County by filing with the clerk of the court a petition setting 13 forth a copy of the document record sought to be filed and a copy of the 14 written rejection of the document record by the secretary of state. 15 b. The matter must be tried de novo by the court. The court shall either sustain 16 the action of the secretary of state or direct the secretary of state to take the 17 action the court determines proper. 18 If the secretary of state dissolves a corporation or revokes the certificate of 4. 19 authority to transact business in this state of any foreign corporation, pursuant to 20 section 10-19.1-141, then the corporation or foreign corporation may appeal to the 21 district court of the county where the registered office of the foreign corporation in 22 this state is situated in the judicial district serving Burleigh County by filing with the 23 clerk of the court a petition setting forth a including: A copy of the corporation's articles of incorporation and a copy of the notice of 24 25 dissolution given by the secretary of state; or 26 A copy of the certificate of authority of the foreign corporation to transact b. 27 business in this state and a copy of the notice of revocation given by the 28 secretary of state. 29

The <u>court shall try the</u> matter must be tried de novo by the court. The court shall sustain the action of the secretary of state or direct the secretary of state to take the action the court determines proper.

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3.

1 5. If the court order sought is one for reinstatement of a corporation that has been 2 dissolved as provided in subsection 7 of section 10-19.1-146, or for reinstatement 3 of the certificate of authority of a foreign corporation that has been revoked as 4 provided in subsection 8 of section 10-19.1-146, then together with any other 5 actions the court deems proper, any such order which reverses the decision of the 6 secretary of state shall require the corporation or foreign corporation to: 7 File all past-due annual reports; a. 8 Pay the fees to the secretary of state for each annual report as provided in b. 9 subsection 24 of section 10-19.1-147; and Pay the reinstatement fee to the secretary of state as provided in 10 <u>C.</u> 11 subsection 24 of section 10-19.1-147. 12 <u>6.</u> Appeals from all final orders and judgments entered by the district court under this 13 section in review of any ruling or decision of the secretary of state are treated as 14 other civil actions. 15 SECTION 40. Section 10-19.1-148.1 of the North Dakota Century Code is created and 16 enacted as follows: 17 10-19.1-148.1. Delivery to and filing of records by secretary of state and effective 18 date. 19 A record authorized or required to be delivered to the secretary of state for filing 1. 20 under this chapter must be captioned to describe the purpose of the record, be in a 21 medium permitted by the secretary of state, and be delivered to the secretary of 22 state. If the secretary of state determines that a record complies with the filing 23 requirements of this chapter, then the secretary of state shall file the record and return a copy of the filed record to the person who delivered it to the secretary of 24 25 state for filing. That person shall then send a copy of the filed record to the person 26 on whose behalf the record was filed. 27 2. Upon request and payment of a fee provided in section 10-19.1-147, the secretary 28 of state shall send to the requester a certified copy of the requested record.

Except as otherwise specifically provided in this chapter, a record delivered to the

secretary of state for filing under this chapter may specify a delayed effective date

1		with	<u>nin nin</u>	ety day	ys. Except as otherwise provided in this chapter, a record filed by
2		the	secre	ary of	state is effective:
3		<u>a.</u>	<u>lf a r</u>	ecord	does not specify a delayed effective date within ninety days, then
4			on th	e date	the record is filed as evidenced by the endorsement of the
5			secre	etary o	f state of the date on the record.
6		<u>b.</u>	If the	recor	d specifies a delayed effective date within ninety days, then on the
7			spec	ified d	ate.
8	SE	CTIO	N 41.	Section	on 10-19.1-148.2 of the North Dakota Century Code is created and
9	enacted as	s follo	ws:		
10	<u>10</u>	-19.1-	148.2.	Corr	ecting a filed record. With respect to correction of a filed record:
11	<u>1.</u>	Wh	<u>eneve</u>	r a rec	ord authorized by this chapter to be filed with the secretary of state
12		has	<u>been</u>	filed a	nd inaccurately records the action referred to in the record,
13		con	itains a	an inac	ccurate or erroneous statement, or was defectively or erroneously
14		exe	cuted,	seale	d, acknowledged, or verified, the record may be corrected by filing
15		a st	tateme	nt of c	orrection.
16	<u>2.</u>	<u>A s</u>	tateme	ent of c	correction:
17		<u>a.</u>	Must	<u>::</u>	
18			<u>(1)</u>	Be s	igned by:
19				<u>(a)</u>	The person who executed the original record; or
20				<u>(b)</u>	By a person authorized to sign on behalf of that person.
21			<u>(2)</u>	Set f	orth the name of the corporation that filed the record;
22			<u>(3)</u>	Ident	tify the record to be corrected by description and by the date of its
23				<u>filing</u>	with the secretary of state;
24			<u>(4)</u>	Ident	tify the inaccuracy, error, or defect to be corrected; and
25			<u>(5)</u>	Set f	orth a statement in corrected form of the portion of the record to be
26				corre	ected.
27		<u>b.</u>	May	not re	voke or nullify the record.
28	<u>3.</u>	The	state	ment c	of correction shall be filed with the secretary of state.
29	<u>4.</u>	Wit	h resp	ect to	the effective date of correction:
30		<u>a.</u>	A ce	rtificate	e issued by the secretary of state before a record is corrected, with
31			resp	ect to t	the effect of filing the original record, is considered to be applicable

1		to the record as corrected as of the date the record as corrected is considered
2		to have been filed under this subsection.
3	<u>b.</u>	After a statement of correction has been filed with the secretary of state, the
4		original record as corrected is considered to have been filed:
5		(1) On the date the statement of correction was filed:
6		(a) As to persons adversely affected by the correction; and
7		(b) For the purposes of subsection 3 of section 10-19.1-01.2; and
8		(2) On the date the original record was filed as to all other persons and for
9		all other purposes.
10	SECTIO	N 42. AMENDMENT. Section 10-19.1-149 of the North Dakota Century Code
11	is amended and	reenacted as follows:
12	10-19.1-	149. Secretary of state - Certificates and certified copies to be received in
13	evidence.	
14	1. All o	certificates issued by the secretary of state and all copies of documents records
15	filed	In accordance with this chapter, when certified by the secretary of state, must
16	be t	aken and received in all courts, public offices, and official bodies as prima facie
17	evic	lence of the facts stated.
18	2. A ce	ertificate by the secretary of state under the great seal of this state, as to the
19	exis	tence or nonexistence of the facts relating to corporations which would not
20	арр	ear from a certified copy of any of the foregoing documents records or
21	cert	ificates, must be taken and received in all courts, public offices, and official
22	bod	ies as prima facie evidence of the existence or nonexistence of the facts stated
23	SECTIO	N 43. AMENDMENT. Section 10-19.1-149.1 of the North Dakota Century
24	Code is amende	d and reenacted as follows:
25	10-19.1-	149.1. Secretary of state - Confidential records. Any social security number
26	or federal tax ide	entification number disclosed or contained in any document record filed with the
27	secretary of state	e under this chapter is confidential. The secretary of state shall delete or
28	obscure any soc	ial security number or federal tax identification number before a copy of any
29	document record	d is released to the public.
30	SECTIO	N 44. AMENDMENT. Section 10-19.1-150 of the North Dakota Century Code
31	is amended and	reenacted as follows:

1	10-1	19.1-150. Secretary of state - Forms to be furnished by the secretary of state.					
2	All reports r	required by this chapter to be filed in the office of the secretary of state must be					
3	made on fo	rms prescribed by the secretary of state. Forms for all other documents records to					
4	be filed in the	ne office of the secretary of state may be furnished by the secretary of state upon					
5	request. He	owever, the use of such documents <u>records</u> , unless otherwise specifically required					
6	by law, is n	ot mandatory.					
7	SEC	CTION 45. AMENDMENT. Section 10-31-07.3 of the North Dakota Century Code is					
8	amended a	nd reenacted as follows:					
9	10-3	31-07.3. Issuance and transfer of partnership interests. A professional					
10	organizatio	n in the form of a limited liability partnership may issue partnership interests only to					
11	persons inc	lividuals who are licensed to render the same specific professional services as those					
12	for which th	e partnership was registered. A partner may voluntarily transfer partnership					
13	interests in	a professional limited liability partnership only to a person owning or eligible to own					
14	a partnersh	ip interest. The issuance of any partnership interests issued in violation of this					
15	section is v	oid. The voluntary transfer of any partnership interests in violation of this section is					
16	void. No pa	artnership interest may be transferred upon the books of the professional limited					
17	liability part	nership or issued by the professional limited liability partnership until there is					
18	presented t	o and filed with the limited liability partnership a certificate from the regulating board					
19	stating that	the person to whom the transfer is to be made or the partnership interest issued is					
20	licensed to render the same specific professional services as those for which the limited liability						
21	partnership	was registered.					
22	SEC	CTION 46. AMENDMENT. Section 10-32-02 of the North Dakota Century Code is					
23	amended a	nd reenacted as follows:					
24	10-3	32-02. Definitions. For purposes of this chapter, unless the context otherwise					
25	requires:						
26	1.	"Acquiring organization" means the foreign or domestic limited liability company or					
27		foreign <u>limited liability company</u> , or domestic corporation <u>or foreign corporation</u> that					
28		acquires in an exchange the shares of a domestic or foreign corporation or foreign					
29		corporation the membership interests of a limited liability company.					
30	2.	"Address" means:					

ı			a.	in the	e case of a registered office of principal executive office, the mailing
2				addr	ess, including a zip code, of the actual office location which may not be
3				only	a post-office box; and
4			b.	In all	other cases, the mailing address, including a zip code.
5		3.	"Art	icles"	or "articles of organization" means:
6			a.	In the	e case of a limited liability company organized under this chapter, articles
7				of or	ganization, articles of amendment, a statement of change of registered
8				office	e, registered agent, or name of registered agent, a statement establishing
9				or fix	ring the rights and preferences of a class or series of membership
10				inter	ests, articles of merger, articles of abandonment, articles of conversion,
11				and a	articles of termination.
12			b.	In the	e case of a foreign limited liability company, the term includes all
13				docu	ments records serving a similar function required to be filed with the
14				secre	etary of state or other state office of the limited liability company's state of
15				orga	nization.
16		4.	"Au	thentio	cated electronic communication" means:
17			a.	That	the electronic communication is delivered:
18				(1)	To the principal place of business of the limited liability company; or
19				(2)	To a manager or agent of the limited liability company authorized by the
20					limited liability company to receive the electronic communication; and
21			b.	That	the electronic communication sets forth information from which the
22				limite	ed liability company can reasonably conclude that the electronic
23				comi	munication was sent by the purported sender.
24		5.	<u>"Ba</u>	llot" m	eans a written ballot or a ballot transmitted by electronic
25			com	nmunio	cations.
26		<u>6.</u>	"Bo	ard" o	r "board of governors" means the board of governors of a limited liability
27			com	npany.	
28	6.	<u>7.</u>	"Bo	ard me	ember" means:
29			a.	An ir	ndividual serving on the board of governors in the case of a limited liability
30				com	pany; and
31			b.	An ir	ndividual serving on the board of directors in the case of a corporation.

1 "Bylaws" means any rule, resolution, or other provision, regardless how 2 designated, that: 3 Relates to the management of the business or the regulation of the affairs of 4 the limited liability company; and 5 b. Was expressly part of the bylaws by the action, taken from time to time under 6 section 10-32-68, by the board or the members. 7 8. 9. "Class", when used with reference to membership interests, means a category of 8 membership interests which differs in one or more rights or preferences from 9 another category of membership interests of the limited liability company. "Closely held limited liability company" means a limited liability company that does 10 9. 10. 11 not have more than thirty-five members. 12 10. 11. "Constituent organization" means a limited liability company or a domestic or 13 foreign corporation that: 14 In a merger, is either the surviving organization or an organization that is 15 merged into the surviving organization; or 16 In an exchange, is either the acquiring organization or an organization whose b. 17 securities are acquired by the acquiring organization. 18 11. 12. "Contribution" means any cash, property, services rendered, or a promissory note 19 or other binding obligation to contribute cash or property or to perform services, 20 which a member contributes to a limited liability company in the capacity of that 21 member as a member. 12. <u>13.</u> 22 "Contribution agreement" means an agreement between a person and a limited 23 liability company under which: 24 a. The person agrees to make a contribution in the future; and 25 b. The limited liability company agrees that, at the time specified for the 26 contribution in the future, the limited liability company will accept the 27 contribution and reflect the contribution in the required records. 28 13. <u>14.</u> "Contribution allowance agreement" means an agreement between a person and a 29 limited liability company under which: 30 The person has the right, but not the obligation, to make a contribution in the a. 31 future; and

1 b. The limited liability company agrees that, if the person makes the specified 2 contribution at the time specified in the future, the limited liability company will 3 accept the contribution and reflect the contribution in the required records. 4 15. "Converted organization" means the organization resulting from a conversion 5 under sections 10-32-108.1 through 10-32-108.6. 6 16. "Converting organization" means the organization that effects a conversion under 7 sections 10-32-108.1 through 10-32-108.6. 8 17. "Corporation" means a corporation, other than a foreign corporation, organized for 9 profit and incorporated under or governed by chapter 10-19.1. "Dissolution" means that the limited liability company incurred an event under 10 14. 18. 11 subsection 1 of section 10-32-109, subject only to sections 10-32-116 and 12 10-32-124, that obligates the limited liability company to wind up the limited liability 13 company's affairs and to terminate the limited liability company's existence as a 14 legal entity. 15 15. 19. "Dissolution avoidance consent" means the consent of all remaining members: 16 Given, as provided in subdivision e of subsection 1 of section 10-32-109, after 17 the occurrence of any event that terminates the continued membership of a 18 member in the limited liability company; and 19 b. That the limited liability company must be continued as a legal entity without 20 dissolution. 21 16. 20. "Distribution" means a direct or indirect transfer of money or other property, other 22 than its own membership interests, with or without consideration, or an incurrence 23 or issuance of indebtedness, by a limited liability company to any of the limited 24 liability company's members in respect of membership interests. A distribution 25 may be in the form of an interim distribution or a termination distribution, or as 26 consideration for the purchase, redemption, or other acquisition of its membership 27 interests, or otherwise. 28 17. "Domestic corporation" means a corporation, other than a foreign corporation, 29 organized for profit and incorporated under or governed by chapter 10-19.1. 30 18. 21. "Domestic organization" means an organization created under the laws of this 31 state.

1 19. 22. "Electronic" means relating to technology having electrical, digital, magnetic, 2 wireless, optical, electromagnetic, or similar capabilities. 3 20. <u>23.</u> "Electronic communication" means any form of communication, not directly 4 involving the physical transmission of paper: 5 That creates a record that may be retained, retrieved, and reviewed by a a. 6 recipient of the communication; and 7 b. That may be directly reproduced in paper form by the recipient through an 8 automated process. 9 21. 24. "Electronic record" means a record created, generated, sent, communicated, received, or stored by electronic means. 10 11 22. 25. "Electronic signature" means an electronic sound, symbol, or process attached to 12 or logically associated with a record and executed or adopted by a person with the 13 intent to sign the record. 14 "Filed with the secretary of state" means except as otherwise permitted by law or 23. 26. rule: 15 16 That a document record meeting the applicable requirements of this chapter, a. 17 together with the fees provided in section 10-32-150, has been delivered or 18 communicated to the secretary of state by a method or medium of 19 communication acceptable by the secretary of state, and has been 20 determined by the secretary of state to conform to law. 21 b. That the secretary of state shall did then: 22 (1) Record the actual date on which the document is record was filed, and 23 if different, the effective date of filing; and 24 (2)Record the document record in the office of the secretary of state. 25 24. 27. "Financial rights" means a member's rights: 26 a. To share in profits and losses as provided in section 10-32-36; 27 b. To share in distributions as provided in section 10-32-60; 28 To receive interim distributions as provided in section 10-32-61; and C. 29 To receive termination distributions as provided in subdivision c of d. 30 subsection 1 of section 10-32-131.

1 25. 28. "Foreign corporation" means a corporation organized for profit that is incorporated 2 under laws other than the laws of this state for a purpose for which a corporation 3 may be incorporated under chapter 10-19.1. 4 26. 29. "Foreign limited liability company" means a limited liability company organized for 5 profit which is organized under laws other than the laws of this state for a purpose 6 for which a limited liability company may be organized under this chapter. 7 27. 30. "Foreign organization" means an organization created under laws other than the 8 laws of this state for a purpose for which an organization may be created under the 9 laws of this state. 10 28. <u>31.</u> "Good faith" means honesty in fact in the conduct of the act or transaction 11 concerned. 12 29. <u>32.</u> "Governance rights" means all of a member's rights as a member in the limited 13 liability company other than financial rights and the right to assign financial rights. 14 30. 33. "Governing board" means: 15 a. The board of governors in the case of a limited liability company; and 16 b. The board of directors in the case of a corporation. 17 34. "Governing statute" of an organization means: 18 With respect to a domestic organization, the following chapters of this code a<u>.</u> 19 which govern the internal affairs of the organization: 20 (1) If a corporation, then chapter 10-19.1; 21 (2)If a limited liability company, then this chapter; 22 (3)If a limited partnership, then chapter 45-10.2; 23 (4) If a limited liability partnership, then chapter 45-22; and 24 (5) If a limited liability limited partnership, then chapter 45-23; and 25 With respect to a foreign organization, the laws of the jurisdiction under which b. 26 the organization is created and which govern the internal affairs of the 27 organization. 28 31. 35. "Governor" means an individual serving on the board. 29 32. 36. "Intentionally" means that the person referred to either has a purpose to do or fail 30 to do the act or cause the result specified or believes that the act or failure to act, if 31 successful, will cause that result. A person "intentionally" violates a statute:

1			a. If the person intentionally does the act or causes the result prohibited by the
2			statute; or
3			b. If the person intentionally fails to do the act or cause the result required by the
4			statute, even though the person may not know of the existence or
5			constitutionality of the statute or the scope or meaning of the terms used in
6			the statute.
7		33.	"Knows" or has "knowledge" means the person has actual knowledge of a fact. A
8			person does not "know" or have "knowledge" of a fact merely because the person
9			has reason to know of the fact.
10	34.	<u>37.</u>	"Legal representative" means a person empowered to act for another person,
11			including an agent, manager, officer, partner, or associate of an organization; a
12			trustee of a trust; a personal representative; a trustee in bankruptcy; and a
13			receiver, guardian, custodian, or conservator.
14	35.	<u>38.</u>	"Limited liability company" means a limited liability company, other than a foreign
15			limited liability company, organized under this chapter.
16	36.	<u>39.</u>	"Manager" means:
17			a. An individual who is eighteen years of age or more and who is elected,
18			appointed, or otherwise designated as a manager by the board; and
19			b. An individual considered elected as a manager pursuant to section 10-32-92.
20	37.	<u>40.</u>	"Member" means a person, with or without voting rights, reflected in the required
21			records of a limited liability company as the owner of a membership interest in the
22			limited liability company.
23	38.	<u>41.</u>	"Membership interest" means one of the units, however designated, into which a
24			member's proprietary interest in a limited liability company is divided consisting of:
25			a. A member's financial rights;
26			b. A member's right to assign financial rights as provided in section 10-32-31;
27			c. A member's governance rights, if any; and
28			d. A member's right to assign any governance rights owned as provided in
29			section 10-32-32.
30	39.	<u>42.</u>	"Notice":

1	a.	Is giv	en by a	a member of a limited liability company to the limited liability
2		comp	any or	a manager of a limited liability company:
3		(1)	When	in writing and mailed or delivered to the limited liability company
4			or the	manager at the registered office or principal executive office of
5			the lin	nited liability company.
6		(2)	When	given by a form of electronic communication consented to by the
7			limite	d liability company or a manager to which the notice is given:
8			(a)	If by facsimile communication, when directed to a telephone
9				number at which the limited liability company or a manager has
10				consented to receive notice;
11			(b)	If by electronic mail, when directed to an electronic mail address
12				at which the limited liability company or a manager has
13				consented to receive notice;
14			(c)	If by posting on an electronic network on which the limited liability
15				company or a manager has consented to receive notice, together
16				with separate notice to the limited liability company or a manager
17				of the specific posting, upon the later of:
18				[1] The posting; or
19				[2] The giving of the separate notice; or
20			(d)	If by any other form of electronic communication by which the
21				limited liability company or a manager has consented to receive
22				notice, when directed to the limited liability company or a
23				manager.
24	b.	Is giv	en, in a	all other cases:
25		(1)	When	mailed to the person at an address designated by the person or
26			at the	last-known address of the person;
27		(2)	When	handed to the person;
28		(3)	When	left at the office of the person with a clerk or other person in
29			charg	e of the office or:
30			(a)	If there is no one in charge, when left in a conspicuous place in
31				the office; or

1					(b)	If the office is closed or the person to be notified has no office,
2						when left at the dwelling house or usual place of abode of the
3						person with some person of suitable age and discretion who is
4						residing there; or
5				(4)	Wher	n given by a form of electronic communication consented to by the
6					perso	on to whom the notice is given:
7					(a)	If by facsimile communication, when directed to a telephone
8						number at which the person has consented to receive notice.
9					(b)	If by electronic mail, when directed to an electronic mail address
10						at which the person has consented to receive notice.
11					(c)	If by posting on an electronic network on which the person has
12						consented to receive notice, together with separate notice to the
13						person of the specific posting, upon the later of:
14						[1] The posting; or
15						[2] The giving of the separate notice.
16					(d)	If by any other form of electronic communication by which the
17						person has consented to receive notice when directed to the
18						person.
19				<u>(5)</u>	Wher	n the method is fair and reasonable when all of the circumstances
20					are c	onsidered.
21			C.	Is giv	en by	mail when deposited in the United States mail with sufficient
22				posta	age aff	ixed.
23			d.	Is de	emed	received when it is given.
24	40.	<u>43.</u>	"Org	ganiza	tion" m	neans:
25			a.	Whet	her do	mestic or foreign, a limited liability company, corporation,
26				partn	ership	, limited partnership, limited liability partnership, limited liability
27				limite	d partı	nership, joint venture, association, business trust, estate, trust,
28				enter	prise,	and any other legal or commercial entity or any other person
29				<u>havin</u>	ıg a go	overning statute; but

1			b.	Excludes any nonprofit corporation, whether a domestic nonprofit corporation
2				which is incorporated under chapter 10-33 or a foreign nonprofit corporation
3				which is incorporated in another jurisdiction.
4	41.	<u>44.</u>	"Ow	vners" means:
5			a.	Members in the case of a limited liability company or a nonprofit corporation;
6				and
7			b.	Shareholders in the case of a corporation.
8	42.	<u>45.</u>	"Ow	nership interests" means:
9			a.	Membership interests in the case of a limited liability company or a nonprofit
10				corporation; and
11			b.	Shares in the case of a corporation.
12	43.	<u>46.</u>	"Par	rent" of a specified limited liability company means a limited liability company
13			or , a	a foreign limited liability company, a corporation, or a foreign corporation that
14			dire	ctly or indirectly, through related organizations, owns more than fifty percent of
15			the	voting power of the membership interests entitled to vote for governors of the
16			spe	cified limited liability company.
17	44.	<u>47.</u>	"Per	rtains" means a contribution "pertains":
18			a.	To a particular series when the contribution is made in return for a
19				membership interest in that particular series.
20			b.	To a particular class when the class has no series and the contribution is
21				made in return for a membership interest in the class.
22			A co	ontribution that pertains to a series does not pertain to the class of which the
23			serie	es is a part.
24	45.	<u>48.</u>	"Prir	ncipal executive office" means:
25			a.	If the limited liability company has an elected or appointed president, an office
26				where the elected or appointed president of the limited liability company has
27				an office; or
28			b.	If the limited liability company has no elected or appointed president, the
29				registered office of the limited liability company.
30	46.	<u>49.</u>	"Re	cord" means information that is inscribed on a tangible medium or that is stored
31			in aı	n electronic or other medium and is retrievable in perceivable form.

1 47. 50. "Registered office" means the place in this state designated in the articles as the 2 registered office of the limited liability company. 3 48. <u>51.</u> "Related organization" means an organization that controls, is controlled by, or is 4 under common control with another organization with control existing if an 5 organization: 6 Owns, directly or indirectly, at least fifty percent of the shares, membership 7 interests, or other ownership interests of another organization; 8 b. Has the right, directly or indirectly, to elect, appoint, or remove fifty percent or 9 more of the voting members of the governing body of another organization; or 10 Has the power, directly or indirectly, to direct or cause the direction of the C. 11 management and policies of another organization, whether through the 12 ownership of voting interests, by contract, or otherwise. 13 49. <u>52.</u> "Remote communication" means communication via electronic communication, 14 conference telephone, videoconference, the internet, or such other means by 15 which persons not physically present in the same location may communicate with 16 each other on a substantially simultaneous basis. 17 50. 53. "Required records" are those records required to be maintained under section 18 10-32-51. 19 51. 54. "Security" has the meaning given in section 10-04-02. 20 52. 55. "Series" means a category of membership interests, within a class of membership 21 interests, that has some of the same rights and preferences as other membership 22 interests within the same class, but that differ in one or more rights and 23 preferences from another category of membership interests within that class. 24 53. 56. "Signed" means: 25 That the signature of a person, which may be a facsimile affixed, engraved, 26 printed, placed, stamped with indelible ink, transmitted by facsimile 27 telecommunication or electronically, or in any other manner reproduced on the 28 document record, is placed on a document record, as provided under section 29 41-01-09. 30 b. With respect to a document record required by this chapter to be filed with the 31 secretary of state, that:

1				(1)	The document record has been signed by a person authorized to do so
2					by this chapter, the articles of organization, a member-control
3					agreement, or the bylaws or a resolution approved by the governors as
4					required by section 10-32-83 or the members as required by section
5					10-32-42; and
6				(2)	The signature and the document record are communicated by a
7					method or medium acceptable by the secretary of state.
8	54.	<u>57.</u>	"Su	bsidia	ry" of a specified limited liability company means:
9			a.	A lim	ited liability company or a foreign limited liability company having more
10				than	fifty percent of the voting power of its membership interests entitled to
11				vote	for governors owned directly or indirectly through related organizations
12				by th	e specified limited liability company; or
13			b.	A <u>do</u>	mestic corporation or a foreign corporation having more than fifty percent
14				of the	e voting power of its shares entitled to vote for directors owned directly or
15				indire	ectly through related organizations by the specified limited liability
16				comp	pany.
17	55.	<u>58.</u>	"Su	ccesso	or organization" means an organization that, pursuant to a business
18			con	tinuati	on agreement or an order of the court under subsection 6 of section
19			10-3	32-119	O, continues the business of the dissolved and terminated limited liability
20			con	npany.	
21	56.	<u>59.</u>	"Su	rviving	organization" means the foreign limited liability company or domestic
22			fore	eign lin	nited liability company or domestic or foreign corporation resulting from a
23			mer	rger <u>wl</u>	nich:
24			<u>a.</u>	May	preexist the merger; or
25			<u>b.</u>	May	be created by the merger.
26	57.	<u>60.</u>	"Te	rminat	ion" means the end of a limited liability company's existence as a legal
27			enti	ty and	occurs when a notice of termination is:
28			a.	Filed	with the secretary of state under section 10-32-117 together with the
29				fees	provided in section 10-32-150; or

1			b.	Considered filed with the secretary of state under subdivision c of
2				subsection 2 of section 10-32-106 together with the fees provided in section
3				10-32-150.
4	58.	<u>61.</u>	"Vo	te" includes authorization by written action.
5	59.	<u>62.</u>	"Wi	nding up" means the period triggered by dissolution during which the limited
6			liab	ility company ceases to carry on business, except to the extent necessary for
7			con	cluding affairs, and disposing of assets under section 10-32-131.
8	60.	<u>63.</u>	"Wr	itten action" means:
9			a.	A written document record signed by every person required to take the action
10				described; and
11			b.	The counterparts of a written document record signed by any person taking
12				the action described.
13				(1) Each counterpart constitutes the action of the persons signing it; and
14				(2) All the counterparts, taken together, constitute one written action by all
15				of the persons signing them.
16		SEC	CTIO	N 47. Section 10-32-02.2 of the North Dakota Century Code is created and
17	enact	ed as	follo	NS:
18		<u>10-</u>	32-02	2.2. Knowledge and notice.
19		<u>1.</u>	<u>A pe</u>	erson knows or has knowledge of a fact if the person has actual knowledge of
20			<u>it. </u>	A person does not know or have knowledge of a fact merely because the
21			pers	son has reason to know or have knowledge of the fact.
22		<u>2.</u>	<u>A pe</u>	erson has notice of a fact if the person:
23			<u>a.</u>	Knows of the fact;
24			<u>b.</u>	Has received notice of the fact as provided in subsection 42 of section
25				<u>10-32-02;</u>
26			<u>C.</u>	Has reason to know the fact exists from all of the facts known to the person at
27				the time in question; or
28			<u>d.</u>	Has notice of it under subsection 3.
29		<u>3.</u>	Sub	eject to subsection 8, a person has notice of:
30			<u>a.</u>	The intention of a limited liability company to dissolve, ninety days after the
31				effective date of the filed notice of dissolution;

1 <u>b.</u> The dissolution of a limited liability company, ninety days after the effective 2 date of the filed articles of dissolution; 3 The conversion of a limited liability company, ninety days after the effective <u>C.</u> 4 date of the filed articles of conversion; or 5 The merger of the limited liability company, ninety days after the effective date d. 6 of the filed articles of merger. 7 A person notifies or gives a notification to another person by taking the steps 4. 8 provided in subsection 42 of section 10-32-03, whether or not the other person 9 learns of it. 10 <u>5.</u> A person receives a notification as provided in subsection 42 of section 10-32-02. 11 6. Except as otherwise provided in subsection 7 and except as otherwise provided in 12 subsection 42 of section 10-32-02, a person other than an individual knows, has 13 notice, or receives a notification of a fact for purposes of a particular transaction 14 when the individual conducting the transaction for the person knows, has notice, or 15 receives a notification of the fact, or in any event when the fact would have been 16 brought to the attention of the individual if the person had exercised reasonable 17 diligence. 18 A person other than an individual exercises reasonable diligence if it 19 maintains reasonable routines for communicating significant information to the 20 individual conducting the transaction for the person and there is reasonable 21 compliance with the routines. 22 Reasonable diligence does not require an individual acting for the person to b. 23 communicate information unless the communication is part of the regular 24 duties of the individual or the individual has reason to know of the transaction 25 and that the transaction would be materially affected by the information. 26 <u>7.</u> Knowledge, notice, or receipt of a notification of a fact relating to the limited liability 27 company by a manager or governor is effective immediately as knowledge of, 28 notice to, or receipt of a notification by the limited liability company, except in the 29 case of a fraud on the limited liability company committed by or with the consent of 30 the manager or governor. Knowledge, notice, or receipt of a notification of a fact

1 relating to the limited liability company by a manager or governor is not effective as 2 knowledge by, notice to, or receipt of a notification by the limited liability company. 3 Notice otherwise effective under subsection 3 does not affect the power of a 8. 4 person to transfer real property held in the name of a limited liability company 5 unless at the time of transfer a certified copy of the relevant statement, 6 amendment, or articles, as filed with the secretary of state, has been recorded in 7 the office of the county recorder in the county in which the real property affected by 8 the statement, amendment, or articles is located. 9 With respect to notice given by a form of electronic communication: 9. 10 Consent by a manager or governor to notice given by electronic a. 11 communication may be given in writing or by authenticated electronic 12 communication. The limited liability company is entitled to rely on any 13 consent so given until revoked by the manager or governor. However, no 14 revocation affects the validity of any notice given before receipt by the limited liability company of revocation of the consent. 15 16 <u>b.</u> An affidavit of a manager or governor or authorized agent of the limited 17 liability company that the notice has been given by a form of electronic 18 communication is, in the absence of fraud, prima facie evidence of the facts 19 stated in the affidavit. 20 **SECTION 48. AMENDMENT.** Subsections 2 and 4 of section 10-32-07 of the North 21 Dakota Century Code are amended and reenacted as follows: 22 2. The following provisions govern a limited liability company unless modified in the 23 articles of organization or a member-control agreement under section 10-32-50: 24 a. A limited liability company has general business purposes as provided in 25 section 10-32-04; 26 b. A limited liability company has certain powers as provided in section 27 10-32-23; 28 The power to adopt, amend, or repeal the bylaws is vested in the board as C. 29 provided in subsection 2 of section 10-32-68; 30 d. A limited liability company must allow cumulative voting for governors as 31 provided in section 10-32-76;

1 The affirmative vote of the greater of a majority of governors present or a e. 2 majority of the minimum number of governors constituting a quorum is 3 required for an action of the board as provided in section 10-32-83; 4 f. A written action by the board taken without a meeting must be signed by all 5 governors as provided in section 10-32-84; 6 The board may accept contributions, make contribution agreements, and g. 7 make contribution allowance agreements as provided in subsection 1 of 8 section 10-32-56 and sections 10-32-58 and 10-32-59; 9 All membership interests are ordinary membership interests entitled to vote h. 10 and are of one class with no series as provided in subdivisions a and b of 11 subsection 5 of section 10-32-56; 12 i. All membership interests have equal rights and preferences in all matters not 13 otherwise provided for by the board as provided in subdivision b of 14 subsection 5 of section 10-32-56; The value of previous contributions must be restated when a new contribution 15 j. 16 is accepted as provided in subsections 3 and 4 of section 10-32-57; 17 k. A member has certain preemptive rights, unless otherwise provided by the 18 board as provided in section 10-32-37; 19 I. The affirmative vote of the greater of the owners of a majority of the voting 20 power of the membership interests present and entitled to vote at a duly held 21 meeting or a majority of the voting power of the membership interests with 22 voting rights constituting the minimum voting power needed for a quorum for 23 the transaction of business is required for an action of the members, except if 24 when this chapter requires the affirmative vote of a: 25 (1) A plurality of the votes cast as provided in subsection 1 of section 26 10-32-76; or 27 (2) A majority of the voting power of all membership interests entitled, to 28 vote as provided in subsection 1 of section 10-32-42; 29 The voting power of each membership interest is in proportion to the value m. 30 reflected in the required records of the contributions of the members as 31 provided in section 10-32-40.1;

1 Members share in distributions in proportion to the value reflected in the n. 2 required records of the contributions of members as provided in section 3 10-32-60; 4 0. Members share profits and losses in proportion to the value reflected in the 5 required records of the contributions of members as provided in section 6 10-32-36: 7 A written action by the members taken without a meeting must be signed by p. 8 all members as provided in section 10-32-43; 9 Members have no right to receive distributions in kind and the limited liability q. 10 company has only limited rights to make distributions in kind as provided in 11 section 10-32-62; 12 r. A member is not subject to expulsion as provided in subsection 2 of section 13 10-32-30; 14 Unanimous consent is required for the transfer of governance rights to a S. 15 person not already a member as provided in subsection 2 of section 10-32-32; 16 For a limited liability company whose existence begins before July 1, 1999. t. 17 unanimous consent is required to avoid dissolution as provided in 18 subdivision e of subsection 1 of section 10-32-109; 19 The termination of a person's membership interest has specified u. 20 consequences as provided in section 10-32-30; and 21 Restrictions apply to the assignment of governance rights as provided in ٧. 22 section 10-32-32. 23 4. The provisions in subdivisions a, q, o, p, and r may be included in the articles of 24 organization or a member-control agreement under section 10-32-50. The 25 provisions in subdivisions b through f, h, i, j, k, l, m, n, and q may be included in the 26 articles of organization, in a member-control agreement under section 10-32-50, or, 27 in the bylaws: 28 The persons to serve as the first board may be named in the articles of a. 29 organization as provided in subsection 1 of section 10-32-69; 30 b. A manner for increasing or decreasing the number of governors may be 31 provided as provided in section 10-32-70;

1 Additional qualifications for governors may be imposed as provided in section C. 2 10-32-71; 3 d. Governors may be classified as provided in section 10-32-75; 4 e. The date, time, and place of board meetings may be fixed as provided in 5 subsection 1 of section 10-32-80; 6 f. Absent governors may be permitted to give written consent or opposition to a 7 proposal as provided in section 10-32-81; 8 A larger than majority vote may be required for board action as provided in g. 9 section 10-32-83; 10 h. Authority to sign and deliver certain documents records may be delegated to 11 a manager or agent of the limited liability company other than the president as 12 provided in section 10-32-89; 13 i. Additional managers may be designated as provided in section 10-32-88; 14 Additional powers, rights, duties, and responsibilities may be given to j. 15 managers as provided in section 10-32-89; 16 k. A method for filling vacant offices may be specified as provided in 17 subsection 3 of section 10-32-94; 18 l. The date, time, and place of regular member meetings may be fixed as 19 provided in subsection 3 of section 10-32-38; 20 Certain persons may be authorized to call special meetings of members as m. 21 provided in subsection 1 of section 10-32-39; 22 Notices of member meetings may be required to contain certain information n. 23 as provided in subsection 3 of section 10-32-40; 24 A larger than majority vote may be required for member action as provided in Ο. 25 section 10-32-42; 26 Voting rights may be granted in or pursuant to the articles of organization to p. 27 persons who are not members as provided in subsection 3 of section 28 10-32-40.1; 29 Limited liability company actions giving rise to dissenter rights may be q. 30 designated as provided in subdivision d of subsection 1 of section 10-32-55; 31 and

1	r.	A go	vernor's personal liability to the limited liability company or the limited
2		liabil	ity company's members for monetary damages for breach of fiduciary
3		duty	as a governor may be eliminated or limited in the articles as provided in
4		subs	ection 4 of section 10-32-86.
5	SECTION	ON 49.	AMENDMENT. Section 10-32-10 of the North Dakota Century Code is
6	amended and	reenact	ed as follows:
7	10-32-1	IO. Lim	ited liability company name.
8	1. Th	ne limite	ed liability company name:
9	a.	Must	t be in the English language or in any other language expressed in
10		Engl	ish letters or characters;
11	b.	Must	t contain the words "limited liability company", or must contain the
12		abbr	eviation "L.L.C." or the abbreviation "LLC", either of which abbreviation
13		may	be used interchangeably for all purposes authorized by this chapter,
14		inclu	ding real estate matters, contracts, and filings with the secretary of state;
15	C.	May	not contain a word or phrase that indicates or implies that it may not be
16		orga	nized under this chapter;
17	d.	May	not contain the word "corporation", "incorporated", "limited partnership",
18		"limit	ted liability partnership", "limited liability limited partnership", or any
19		abbr	eviation of these words;
20	e. <u>d.</u>	May	not contain a word or phrase that indicates or implies that it is the limited
21		<u>liabil</u>	ity company:
22		<u>(1)</u>	<u>Is</u> organized for a purpose other than a legal:
23			(a) A lawful business purpose for which a limited liability company
24			may be organized under this chapter; and or
25			(b) For a purpose stated in its articles of organization; or
26		<u>(2)</u>	May not be organized under this chapter; and
27	f. <u>e.</u>	May	not be the same as, or deceptively similar to:
28		(1)	The name, whether foreign and authorized to do business in this state
29			or domestic, unless there is filed with the articles a document <u>record</u>
30			which complies with subsection 3, of:
31			(a) Another limited liability company;

1				(p)	A corporation;	
2				(c)	A limited partnership;	
3				(d)	A limited liability partnership; or	
4				(e)	A limited liability limited partnership;	
5			(2)	A nar	me, the right of which is, at the time of organization, reserved in the	
6				manr	ner provided in section 10-19.1-14, 10-32-11, 10-33-11, 45-10.1-03	
7				<u>45-1</u>	<u>0.2-11, 45-13-04.2,</u> or 45-22-05;	
8			(3)	A fict	itious name registered in the manner provided in chapter 45-11; or	
9			(4)	A trad	de name registered in the manner provided in chapter 47-25.	
10	2.	The	secre	tary of	state shall determine whether a limited liability company name is	
11		dec	eptivel	y simil	ar to another name for purposes of this chapter.	
12	3.	If th	e secre	etary c	of state determines that a limited liability company name is	
13		dec	eptivel	y simil	ar to another name for purposes of this chapter, then the limited	
14		liabi	lity cor	npany	name may not be used unless there is filed with the articles:	
15		a.	a. The written consent of the holder of the rights to the name to which the			
16			propo	sed n	ame has been determined to be deceptively similar; or	
17		b.	A cer	tified c	copy of a judgment of a court in this state establishing the prior	
18			right (of the	applicant to the use of the name in this state.	
19		This	s subse	ection	does not affect the right of a domestic limited liability company	
20		exis	ting or	July '	1, 1993, or a foreign limited liability company authorized to do	
21		busi	iness i i	n this (state on July 1, 1993, to continue the use of its name.	
22	4.	This	section	n and	section 10-32-11 do not:	
23		a.	Abrog	gate or	r limit:	
24			(1)	The la	aw of unfair competition or unfair practices;	
25			(2)	Chap	ter 47-25;	
26			(3)	The la	aws of the United States with respect to the right to acquire and	
27				prote	ct copyrights, trade names, trademarks, service names, and	
28				servi	ce marks; or	
29			(4)	Any c	other rights to the exclusive use of names or symbols.	
30		b.	Dero	gate th	ne common law or the principles of equity.	

- 5. A limited liability company that is the surviving organization in a merger with one or more other organizations, or that acquires by sale, lease, or other disposition to or exchange with an organization all or substantially all of the assets of another organization including its name, may have the same name, subject to the requirements of subsection 1, as that used in this state by any of the other organizations, if the organization whose name is sought to be used:
 - a. Was organized, incorporated, formed or registered under the laws of this state:
 - b. Is authorized to transact business or conduct activities in this state;
 - c. Holds a reserved name in the manner provided in section 10-19.1-14, 10-32-11, 10-33-11, 45-10.1-03 45-10.2-11, 45-13-04.2, or 45-22-05;
 - d. Holds a fictitious name registered in the manner provided in chapter 45-11; or
 - e. Holds a trade name registered in the manner provided in chapter 47-25.
- 6. The use of a name by a limited liability company in violation of this section does not affect or vitiate its limited liability company existence. However, a court in this state may, upon application of the state or of an interested or affected person, enjoin the limited liability company from doing business under a name assumed in violation of this section, although its articles of organization may have been filed with the secretary of state and a certificate of organization issued.
- 7. A limited liability company whose period of existence has expired or that is involuntarily dissolved by the secretary of state pursuant to section 10-32-149 may reacquire the right to use that name by refiling articles of organization pursuant to section 10-32-20, amending pursuant to section 10-32-130.1, or reinstating pursuant to section 10-32-149, unless the name has been adopted for use or reserved by another person, in which case the filing will be rejected unless the filing is accompanied by a written consent or judgment pursuant to subsection 2. A limited liability company that cannot reacquire the use of its limited liability company name shall adopt a new limited liability company name which complies with the provisions of this section:
 - a. By refiling the articles of organization pursuant to section 10-32-07;
 - b. By amending pursuant to section 10-32-18; or

1		c. By restating pursuant to section 10-32-149.
2	<u>8.</u>	Subject to section 10-32-136, this section applies to any foreign limited liability
3		company transacting business in this state, having a certificate of authority to
4		transact business in this state or applying for a certificate of authority.
5	SEC	CTION 50. AMENDMENT. Subsection 2 of section 10-32-12 of the North Dakota
6	Century Co	de is amended and reenacted as follows:
7	2.	A limited liability company shall appoint and continuously maintain a registered
8		agent. The registered agent may be an individual residing in this state, a domestic
9		corporation or a domestic limited liability company, or a foreign corporation or
10		foreign limited liability company authorized to transact business in this state. The
11		registered agent must maintain a business office that is identical with the registered
12		office. Proof of the registered agent's consent to serve in such capacity must be
13		filed with the secretary of state, together with the fees provided in section
14		10-32-150.
15	SEC	CTION 51. AMENDMENT. Subsection 4 of section 10-32-13 of the North Dakota
16	Century Co	de is amended and reenacted as follows:
17	4.	The fee prescribed provided in section 10-32-150 for change of address of
18		registered office must be refunded when the secretary of state determines a
19		change of address of registered office results from rezoning or postal
20		reassignment.
21	SEC	CTION 52. AMENDMENT. Section 10-32-17 of the North Dakota Century Code is
22	amended a	nd reenacted as follows:
23	10-3	32-17. Class or series voting on amendments. The owners of the outstanding
24	membershi	p interests of a class or series are entitled to vote as a class or series upon a
25	proposed a	mendment to the articles of organization, whether or not entitled to vote on the
26	amendmen	t by the provisions of the articles of organization, if the amendment would:
27	1.	Effect an exchange, reclassification, or cancellation of all or part of the membership
28		interests of the class or series, or effect a combination of outstanding membership
29		interests of a class or series into a lesser number of membership interests of the
30		class or series where each other class or series is not subject to a similar
31		combination;

- Effect an exchange, or create a right of exchange, of all or any part of the
 membership interests of another class or series for the membership interests of the
 class or series;
 - Change the rights or preferences of the membership interests of the class or series;
 - 4. Change the membership interests of the class or series into the same or a different number of membership interests of another class or series:
 - 5. Create a new class or series of membership interests having rights and preferences prior and superior to the membership interests of that class or series, or increase the rights and preferences or the number of membership interests, of a class or series having rights and preferences prior or superior to the membership interests of that class or series;
 - 6. 5. Divide the membership interests of the class into series and determine the designation of each series and the variations in the relative rights and preferences between the membership interests of each series or authorize the board to do so;
 - 7. 6. Limit or deny any existing preemptive rights of the membership interests of the class or series; or
 - 8. 7. Cancel or otherwise affect distributions on the membership interests of the class or series.
 - **SECTION 53. AMENDMENT.** Section 10-32-20 of the North Dakota Century Code is amended and reenacted as follows:
 - 10-32-20. Filing of articles of amendment. An original of the articles of amendment must be filed with the secretary of state. If the secretary of state finds that the articles of amendment conform to law, and that all fees have been paid as provided in section 10-32-150, then the articles of amendment must be recorded in the office of the secretary of state. A limited liability company that amends its name and is the owner of a trademark or trade name, is a general partner named in a fictitious name certificate, or is a general partner in a limited partnership that is on file with the secretary of state must change or amend the limited liability company's name in each registration when the limited liability company files an amendment.
 - **SECTION 54. AMENDMENT.** Section 10-32-24 of the North Dakota Century Code is amended and reenacted as follows:

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1 10-32-24. Limited liability company seal. A limited liability company may have a 2 limited liability company seal. The use or nonuse of a limited liability company seal does not 3 affect the validity, recordability, or enforceability of a document record or act. If a limited liability 4 company has a limited liability company seal, the use of the seal by the limited liability company 5 on a document record is not necessary. 6 SECTION 55. AMENDMENT. Section 10-32-42 of the North Dakota Century Code is 7 amended and reenacted as follows: 8 **10-32-42.** Act of members. Unless this chapter or the articles of organization require 9 a greater vote or voting by class or series:

- - The Unless this chapter or the articles or a member-control agreement require a larger proportion or voting by class and except for the election of governors which is governed by section 10-32-76, the members shall take action by the affirmative vote of the owners of the greater of a:
 - A majority of the voting power of the membership interests present and entitled to vote on that item of business; or a
 - A majority of the voting power of the membership interests with voting rights <u>b.</u> that would constitute the minimum voting power needed for a quorum for the transaction of business at a meeting, except if this chapter, the articles of organization, or a member-control agreement require a larger proportion.

If the articles or a member-control agreement require a larger proportion than is required by this chapter for a particular action, then the articles or member-control agreement control.

2. In any case when a class or series of membership interests is entitled by this chapter, the articles of organization, a member-control agreement, or the terms of the membership interests to vote as a class or series, the matter being voted upon must also receive the affirmative vote of the owners of the same proportion of the membership interests as is required pursuant to subsection 1, unless the articles of organization or a member-control agreement requires a larger proportion. Unless otherwise stated in the articles, a member-control agreement or the bylaws in the case of voting as a class or series, the minimum percentage of the total voting power of membership interests of the class or series that must be present is equal

1 to the minimum percentage of all membership interests entitled to vote required to 2 be present under section 10-32-44. 3 3. Unless otherwise provided in the articles of organization, a member-control 4 agreement, or the bylaws, members may take action at a meeting by voice: 5 a. Voice or ballot, action; 6 b. Action without a meeting pursuant to section 10-32-43, written ballot; 7 Ballot pursuant to section 10-32-43.1; or by electronic C. 8 d. Remote communication pursuant to section 10-32-43.2. 9 **SECTION 56. AMENDMENT.** Subsection 1 of section 10-32-43 of the North Dakota Century Code is amended and reenacted as follows: 10 11 If the articles or a member-control agreement so provide, any action may be taken 12 by written action signed, or consented to by authenticated electronic 13 communication, by the members who own voting power equal to the voting power 14 that would be required to take the same action at a meeting of the members at 15 which all members were present. After the adoption of the initial articles or the first 16 making of a member-control agreement, an amendment to the articles or to a 17 member-control agreement to permit written action to be taken by less than all 18 members requires the approval of all the members entitled to vote on the 19 amendment. 20 **SECTION 57. AMENDMENT.** Section 10-32-43.1 of the North Dakota Century Code is 21 amended and reenacted as follows: 22 10-32-43.1. Action Member action by written ballot. 23 Except as provided in subsection 5, and unless prohibited or limited by the articles 24 or the bylaws, an action that may be taken at a regular or special meeting of 25 members may be taken without a meeting if the limited liability company mails or 26 delivers a written ballot to every member entitled to vote on the matter. 27 2. A written ballot must set forth each proposed action and provide an opportunity to 28 vote for or against each proposed action. 29 3. Approval by written ballot under this section is valid only if: 30 The number of votes cast by ballot equals or exceeds the quorum required to a. 31 be present at a meeting authorizing the action; and

I		D.	The number of approvals equals of exceeds the number of votes that would	
2			be required to approve the matter at a meeting at which the total number of	
3			votes cast was the same as the number of votes cast by ballot.	
4	4.	Soli	citations for votes by written ballot must:	
5		a.	Indicate the number of responses needed to meet the quorum requirements;	
6		b.	State the percentage of approvals necessary to approve each matter other	
7			than election of governors; and	
8		c.	Specify the time by which a ballot must be received by the limited liability	
9			company in order to be counted.	
10	5.	Exc	ept as otherwise provided in the articles or the bylaws, a written ballot may not	
11		be r	evoked.	
12	<u>6.</u>	With	respect to a ballot by electronic communication:	
13		<u>a.</u>	A limited liability company may deliver a ballot by electronic communication	
14			only if the limited liability company complies with subsection 4 of section	
15			10-32-43.2 as if the ballot were a notice.	
16		<u>b.</u>	Consent by a member to receive notice by electronic communication in a	
17			certain manner constitutes consent to receive a ballot by electronic	
18			communication in the same manner.	
19	SEC	OIT	N 58. AMENDMENT. Subsection 2 of section 10-32-51 of the North Dakota	
20	Century Co	de is	amended and reenacted as follows:	
21	2.	A m	ember of a limited liability company has an absolute right, upon written	
22		dem	nand, to examine and copy, in person or by a legal representative, at any	
23		reas	sonable time, and the limited liability company shall make available within ten	
24		days	s after receipt by a manager of the limited liability company of the written	
25		dem	nand, all documents records referred to in subsection 1.	
26	SEC	OIT	N 59. AMENDMENT. Section 10-32-53 of the North Dakota Century Code is	
27	amended a	nd re	enacted as follows:	
28	10-3	32-53	. Actions by members. No action may be brought in this state for violations	
29	of this chap	ter by	y a member in the right of a domestic <u>limited liability company</u> or foreign limited	
30	liability company unless the plaintiff is a member at the time of the transaction of which the			

- plaintiff complains, or the plaintiff's membership interests thereafter devolved upon the plaintiff
 by operation of law from a person who was a member at such time.
 - 1. In any action thereafter instituted in the right of any domestic limited liability company or foreign limited liability company by the member, the court having jurisdiction, upon final judgment and finding that the action was brought without reasonable cause, may require the plaintiff to pay the parties named as defendant the reasonable expenses, including fees of attorneys, incurred by them in defense of such action.
 - 2. In any action now pending or hereafter instituted or maintained in the right of any domestic limited liability company or foreign limited liability company by the owner of less than five percent of the membership interests, unless the membership interest of such owner has a market value in excess of twenty-five thousand dollars, the limited liability company in whose right such action is brought is entitled at any time before final judgment to require the plaintiff to give security for the reasonable expenses, including attorney's fees, that may be incurred by it in connection with such action or may be incurred by other parties named as defendant for which it may become legally liable.
 - a. Market value must be determined on the date the plaintiff institutes the action or, in the case of an intervenor, on the date the intervenor becomes a party to the action.
 - b. The amount of the security may from time to time be increased or decreased, in the discretion of the court, upon showing that the security provided has or may become inadequate or is excessive.
 - c. The limited liability company has recourse to such security in such amount as the court having jurisdiction determines upon the termination of the action, whether or not the court finds the action was brought without reasonable cause.

SECTION 60. AMENDMENT. Section 10-32-54 of the North Dakota Century Code is amended and reenacted as follows:

10-32-54. Rights of dissenting members.

1 Subject to a member-control agreement under section 10-32-50, a member of a 1. 2 limited liability company may dissent from, and obtain payment for the fair value of 3 the member's membership interests in the event of, any of the following limited 4 liability company actions: 5 An Unless otherwise provided in the articles, an amendment of the articles of a. 6 organization, but not an amendment to a member-control agreement, which 7 materially and adversely affects the rights or preferences of the membership 8 interests of the dissenting member in that it: 9 Alters or abolishes a preferential right of the membership interests: (1) 10 (2) Creates, alters, or abolishes a right in respect of the redemption of the 11 membership interests, including a provision respecting a sinking fund 12 for the redemption or repurchase of the membership interests; 13 (3)Alters or abolishes a preemptive right of the owner of the membership 14 interests to make a contribution; 15 (4) Excludes or limits the right of a member to vote on a matter, or to 16 cumulate votes, except as the right may be excluded or limited through 17 the acceptance of contributions or the making of contribution 18 agreements pertaining to membership interests with similar or different 19 voting rights; 20 (5) Changes a member's right to resign or retire; or 21 (6)Establishes or changes the conditions for or consequences of 22 expulsion; or 23 (7) Eliminates the right to obtain payment under this subdivision; 24 b. A sale, lease, transfer, or other disposition of all or substantially all of the 25 property and assets of the limited liability company, but not including a 26 transaction permitted without that requires member approval under 27 subsection 2 of section 10-32-108, a but not including: 28 A disposition in dissolution described in subsection 4 of section (1) 29 10-32-113, a; 30 (2) A disposition pursuant to an order of a court; or a

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- (3) A disposition for cash on terms requiring that all or substantially all of the net proceeds of disposition be distributed to the members in accordance with the member's respective membership interests within one year after the date of disposition;
 - c. A plan of merger to which the limited liability company is a constituent organization;
 - d. A plan of exchange to which the limited liability company is a constituent organization as the organization whose ownership interests will be acquired by the acquiring organization if the membership interests being acquired are entitled to be voted on the plan; er
 - e. A plan of conversion adopted by the limited liability company; or
 - f. Any other limited liability company action taken pursuant to a member vote with respect to which the articles of organization, a member-control agreement, the bylaws, or a resolution approved by the board directs that dissenting members may obtain payment for the dissenting members' membership interests.
 - 2. A member may not assert dissenters' rights as to less than all the membership interests registered in the name of the member, unless the member dissents with respect to all the membership interests that are beneficially owned by another person but registered in the name of the member and discloses the name and address of each beneficial owner on which behalf the member dissents. In that event, the rights of the dissenter must be determined as if the membership interests as to which the member has dissented and the other membership interests were registered in the names of different members. The beneficial owner of membership interests who is not the member may assert dissenters' rights with respect to membership interests held on behalf of the beneficial owner, and must be treated as a dissenting member under the terms of this section and section 10-32-55, if the beneficial owner submits to the limited liability company at the time of or before the assertion of the rights a written consent of the member.

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- 1 Unless the articles, the bylaws, a member-control agreement, or a resolution 3. 2 approved by the board otherwise provide, the right to obtain payment under this 3 section does not apply to the members of: 4 The surviving limited liability company in a merger with respect to membership a. 5 interests of the members are not entitled to be voted on the merger and are 6 not canceled or exchanged in the merger; or 7 The limited liability company whose membership interests will be acquired by b. 8 the acquiring limited liability company in a plan of exchange with respect to 9 membership interests of the members that are not entitled to be voted on the 10 plan of exchange and are not exchanged in the plan of exchange. 11 <u>4.</u> The members of a limited liability company who have a right under this section to 12 obtain payment for their membership interests do not have a right at law or in 13 equity to have a limited liability company action described in subsection 1 set aside 14 or rescinded, except when the limited liability company action is fraudulent with 15 regard to the complaining member or the limited liability company. 16 If a date is fixed according to subsection 1 of section 10-32-40.1 for the 3. 5. 17 determination of members entitled to receive notice of and to vote on an action 18 described in subsection 1, only members as of the date fixed may exercise 19 dissenters' rights. 20 **SECTION 61. AMENDMENT.** Subsections 3 and 4 of section 10-32-55 of the North 21 Dakota Century Code are amended and reenacted as follows: 22 3. If the proposed action must be approved by the members and the limited liability 23 company calls a meeting of members, then a member who is entitled to dissent 24 under section 10-32-54 and who wishes to exercise dissenters' rights shall file with 25 the limited liability company before the vote on the proposed action a written notice 26 of intent to demand the fair value of the membership interests owned by the 27 member and may not vote the membership interests in favor of the proposed 28 action.
 - 4. After the proposed action is approved by the board and, if necessary, the members, the limited liability company shall send to all members who complied with subsection 3, and all members who did not sign or consent to a written action

1		that	that gave effect to the action creating the right to obtain payment under section						
2		<u>10-3</u>	10-32-54 and to all members entitled to dissent if no member vote was required, a						
3		noti	notice that contains:						
4		a.	The address to which a demand for payment must be sent in order to obtain						
5			payment and the date by which the demand must be received;						
6		b.	A form to be used to certify the date on which the member acquired the						
7			membership interests and to demand payment; and						
8		C.	A copy of section 10-32-54 and this section.						
9	SEC	CTIOI	N 62. AMENDMENT. Section 10-32-56 of the North Dakota Century Code is						
10	amended a	nd re	enacted as follows:						
11	10-3	32-56	6. Authorization, form, and acceptance of contributions.						
12	1.	Sub	ject to any restrictions in the articles of organization or a member-control						
13		agre	eement and only when authorized by the board or pursuant to a						
14		mer	mber-control agreement, a limited liability company may accept contributions						
15		und	er subsections 2 and 3, make contribution agreements under section 10-32-58,						
16		and	make contribution allowance agreements under section 10-32-59.						
17	2.	Sub	ject to subsection 3, a person may make a contribution to a limited liability						
18		com	npany.						
19	3.	Noı	purported contribution is to be treated or considered as a contribution, unless:						
20		a.	The board accepts the contribution on behalf of the limited liability company						
21			and in that acceptance describes the contribution and states the value being						
22			accorded to the contribution; and						
23		b.	The fact of contribution and the contribution's accorded value are both						
24			reflected in the required records of the limited liability company.						
25	4.	The	determinations of the board as to the amount or fair value or the fairness to the						
26		limit	ted liability company of the contribution accepted or to be accepted by the						
27		limit	ted liability company or the terms of payment or performance, including under a						
28		con	tribution agreement in section 10-32-58, and a contribution allowance						
29		agre	eement in section 10-32-59, are presumed to be proper if they are made in						
30		goo	d faith and on the basis of accounting methods, or a fair valuation or other						
31		met	hod, reasonable in the circumstances. Governors who are present and entitled						

to vote, and who, intentionally or without reasonable investigation, fail to vote against approving a consideration that is unfair to the limited liability company, or overvalue property or services received or to be received by the limited liability company as a contribution, are jointly and severally liable to the limited liability company for the benefit of the then members who did not consent to and are damaged by the action, to the extent of the damages of those members. A governor against whom a claim is asserted pursuant to this subsection, except in case of knowing participation in a deliberate fraud, is entitled to contribution on an equitable basis from other governors who are liable under this subsection.

- 5. All the membership interests of a limited liability company must:
 - a. Be of one class, without series, unless a member-control agreement or the articles of organization establish, or authorize the board to establish, more than one class or series within classes;
 - b. Be ordinary membership interests entitled to vote as provided in section 10-32-40.1, and have equal rights and preferences in all matters not otherwise provided for by the board unless and to the extent the articles of organization or a member-control agreement fixes the relative rights and preferences of different classes and series; and
 - c. Share profits and losses as provided in section 10-32-36 and be entitled to distributions as provided in sections 10-32-60 and 10-32-61 and subdivision c of subsection 1 of section 10-32-131.
- 6. Subject to any restrictions in the articles of organization or a member-control agreement, the power granted in subsection 5 may be exercised by a resolution approved by the affirmative vote of a majority of the directors present establishing a class or series, setting forth the designation of the class or series, and fixing the relative rights and preferences of the class or series established in the articles of organization, in a member-control agreement, or by resolution of the board.
- 7. a. A statement signed by a manager setting forth the name of the limited liability company and the text of the resolution and certifying the adoption of the resolution and the date of adoption must be filed with the secretary of state together with the fees provided in section 10-32-150 before the acceptance of

1				any contributions for which the resolution creates rights or preferences not set
2				forth in the articles of organization or a member-control agreement.
3			<u>b.</u>	The resolution is effective when the statement has been filed with the
4				secretary of state unless the statement specifies a later effective date within
5				thirty days of filing the statement with the secretary of state.
6	8.	<u>7.</u>	With	hout limiting the authority granted in this section, a limited liability company may
7			hav	e membership interests of a class or series:
8			a.	Subject to the right of the limited liability company to redeem any of those
9				membership interests at the price fixed for their redemption by the articles of
10				organization or by the board;
11			b.	Entitling the members to cumulative, partially cumulative, or noncumulative
12				distributions;
13			C.	Having preference over any class or series of membership interests for the
14				payment of distributions of any or all kinds;
15			d.	Convertible into membership interests of any other class or any series of the
16				same or another class; or
17			e.	Having full, partial, or no voting rights, except as provided in section 10-32-17.
18		SE	CTIO	N 63. AMENDMENT. Section 10-32-76 of the North Dakota Century Code is
19	amend	ded a	ınd re	enacted as follows:
20		10-	32-76	6. Cumulative voting Voting for governors and cumulative voting.
21		1.	<u>Unl</u>	ess otherwise provided in the articles and subject to subsection 2, governors
22			are	elected by a plurality of the voting power of the membership interests present
23			and	entitled to vote on the election of governors at a meeting at which a quorum is
24			pres	sent.
25		<u>2.</u>	Unle	ess the articles of organization or a member-control agreement provides that
26			ther	re is no cumulative voting, each member entitled to vote for governors has the
27			righ	t to cumulate voting power in the election of governors by giving written notice
28			of ir	ntent to cumulate voting power to any manager of the limited liability company
29			befo	ore the meeting or to the presiding manager at the meeting at which the election
30			is to	o occur at any time before the election of governors at the meeting, in which
31			cas	e:

1 The presiding manager at the meeting shall announce, before the election of a. 2 governors, that members shall cumulate their voting power; and 3 b. Each member shall cumulate that member's voting power either by casting for 4 one candidate the amount of voting power equal to the number of governors 5 to be elected multiplied by the voting power represented by the membership 6 interests owned by that member, or by distributing all of that voting power on 7 the same principle among any number of candidates. 2. 3. 8 An amendment to the articles, a member-control agreement, or the bylaws which 9 has the effect of denying, limiting, or modifying the right to cumulative voting for 10 members provided in this section may not be adopted if the votes of a proportion of 11 the voting power sufficient to elect a governor at an election of the entire board 12 under cumulative voting are cast against the amendment. 13 **SECTION 64. AMENDMENT.** Subsections 3 and 5 of section 10-32-80 of the North 14 Dakota Century Code are amended and reenacted as follows: 15 Unless the articles of organization, a member-control agreement, or the bylaws 3. 16 provide for a different time period, a governor may call a board meeting by giving at 17 least ten days' notice or, in the case of organizational meetings under subsection 2 18 of section 10-32-67, at least three days' notice to all governors of the date, time, 19 and place of the meeting. 20 The notice need not state the purpose of the meeting unless the articles, a 21 member-control agreement, or the bylaws otherwise require. 22 Any notice to a governor given under any provision of this chapter, the b. 23 articles, a member-control agreement, or the bylaws by a form of electronic 24 communication consented to by the governor to whom the notice is given is 25 effective when given. 26 Consent by a governor to notice given by electronic communication may be <u>C.</u> 27 given in writing or by authenticated electronic communication. 28 Any consent so given may be relied upon until revoked by the governor. <u>(1)</u> 29 However, no revocation affects the validity of any notice given before (2)30 receipt of revocation of the consent.

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Legislative Assembly 1 5. A governor may waive notice of a meeting of the board. A waiver of notice by a 2 governor entitled to notice is effective whether given before, at, or after the 3 meeting, and whether given in writing, by authenticated electronic communication, 4 or by attendance. Attendance by a governor at a meeting is a waiver of notice of 5 that meeting, except when the governor objects at the beginning of the meeting to 6 the transaction of business because the meeting is not lawfully called or convened 7 and does not participate in the meeting after the objection. 8 SECTION 65. AMENDMENT. Section 10-32-91 of the North Dakota Century Code is 9 amended and reenacted as follows: 10 10-32-91. Multiple managerial positions. Any number of managerial positions or 11 functions of those positions may be held or exercised by the same individual. If a document 12

10-32-91. Multiple managerial positions. Any number of managerial positions or functions of those positions may be held or exercised by the same individual. If a document record must be signed by individuals holding different positions or functions and an individual holds or exercises more than one of those positions or functions, that individual may sign the document record in more than one capacity, but only if the document record indicates each capacity in which the individual signs.

SECTION 66. AMENDMENT. Subsection 1 of section 10-32-99 of the North Dakota Century Code is amended and reenacted as follows:

- 1. For purposes of this section:
 - a. "Limited liability company" includes a domestic limited liability company or foreign limited liability company that was the predecessor of the limited liability company referred to in this section in a merger or other transaction in which the predecessor's existence ceased upon consummation of the transaction.
 - b. "Official capacity" means:
 - (1) With respect to a governor, the position of governor in a limited liability company;
 - (2) With respect to a person other than a governor, the elective or appointive office or position held by a manager, member of a committee of the board, the employment relationship undertaken by an employee, agent of the limited liability company, or the scope of the services provided by members of the limited liability company who provide services to the limited liability company; and

1		(3) With respect to a governor, manager, member, employee, or agent of
2		the limited liability company who, while a governor, manager, member,
3		or employee of the limited liability company, is or was serving at the
4		request of the limited liability company or whose duties in that position
5		involve or involved service as a governor, director, manager, officer,
6		member, partner, trustee, employee, or agent of another organization or
7		employee benefit plan, the position of that person as a governor,
8		director, manager, officer, member, partner, trustee, employee, or
9		agent, as the case may be, of the other organization or employee
10		benefit plan.
11	C.	"Proceeding" means a threatened, pending, or completed civil, criminal,
12		administrative, arbitration, or investigative proceeding, including a proceeding
13		by or in the right of the limited liability company.
14	d.	"Special legal counsel" means counsel who has not represented the limited
15		liability company or a related organization, or a governor, manager, member
16		of a committee of the board, employee, or agent whose indemnification is in
17		issue.
18	SECTION	67. AMENDMENT. Subsections 1 and 2 of section 10-32-100 of the North
19	Dakota Century	Code are amended and reenacted as follows:
20	1. With	or without a business purpose, a limited liability company may merge:
21	a.	With another limited liability company pursuant to a plan of merger approved
22		in the manner provided in sections 10-32-101 through 10-32-106.
23	b.	With a domestic corporation under a plan of merger approved in the manner
24		provided in sections 10-32-101 through 10-32-107 and in chapter 10-19.1.
25	C.	With any foreign corporation or foreign limited liability company pursuant to a
26		plan of merger approved in the manner provided in section 10-32-107.
27	2. With	respect to an exchange:
28	a.	A limited liability company may acquire all of the ownership interests of one or
29		more classes or series of another limited liability company pursuant to a plan
30		of exchange approved in the manner provided in sections 10-32-101 through
31		10-32-106.

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- b. A limited liability company may acquire all of the ownership interests of one or more classes or series of a domestic corporation pursuant to a plan of exchange approved in the manner provided in sections 10-32-101 through 10-32-107 and in chapter 10-19.1.
- c. A domestic corporation may acquire all of the ownership interests of one or more classes or series of a limited liability company pursuant to a plan of exchange approved in the manner provided in sections 10-32-101 through 10-32-106 and in chapter 10-19.1.
- d. A foreign corporation or foreign limited liability company may acquire all of the ownership interests of one or more classes or series of a limited liability company pursuant to a plan of exchange approved in the manner provided in section 10-32-107.

SECTION 68. AMENDMENT. Subsections 1 and 5 of section 10-32-102 of the North Dakota Century Code are amended and reenacted as follows:

A resolution containing the plan of merger or exchange must be approved by the governing board as required by section 10-19.1-46 or 10-32-83 of each constituent organization and must then be submitted at a regular or special meeting to the owners of each constituent organization in the case of a plan of merger; and the constituent organization whose ownership interests will be acquired by the acquiring constituent organization in the exchange, in the case of an exchange. The plan of merger or exchange may require that it be submitted to the owners whether or not the governing board determines at any time after the governing board's initial approval of the plan that the plan is no longer advisable and recommends that the owners reject it. If owners owning any class or series of ownership interests in a constituent organization are entitled to vote on the plan of merger or exchange pursuant to this subsection, written notice must be given to every owner of that constituent organization, whether or not entitled to vote at the meeting, not less than fourteen days nor more than sixty days before the meeting, in the manner provided in section 10-19.1-73 for notice of meetings of shareholders in the case of a domestic corporation and in the manner provided in section 10-32-40 for notice of meetings of members in the case of a limited liability

1		con	npany.	The written notice must state that a purpose of the meeting is to				
2		con	sider t	the proposed plan of merger or exchange. A copy or short description of				
3		the	the plan of merger or exchange must be included in or enclosed with the notice.					
4	5.	If th	e mer	ger or exchange is with a domestic corporation, the plan of merger or				
5		exc	hange	must also be approved in the manner provided in chapter 10-19.1.				
6	SE	СТІО	N 69.	AMENDMENT. Subsection 2 of section 10-32-106 of the North Dakota				
7	Century Co	ode is	amen	ided and reenacted as follows:				
8	2.	Wh	en a n	nerger becomes effective:				
9		a.	The	constituent organizations become a single entity, the surviving				
10			corp	oration, or surviving limited liability company;				
11		b.	The	separate existence of all constituent organizations except the surviving				
12			cons	tituent organization ceases;				
13		C.	As to	any limited liability company that was a constituent organization and is				
14			not t	he surviving constituent organization, the articles of merger serve as the				
15			artic	les of termination and, unless previously filed, the notice of dissolution;				
16		d.	As to	rights, privileges, immunities, powers, duties, and liabilities:				
17			(1)	If the surviving organization is a limited liability company, the surviving				
18				limited liability company has all the rights, privileges, immunities, and				
19				powers, and is subject to all the duties and liabilities of a limited liability				
20				company organized under this chapter; and				
21			(2)	If the surviving organization is a domestic corporation, the surviving				
22				domestic corporation has all the rights, privileges, immunities, and				
23				powers, and is subject to all the duties and liabilities of a domestic				
24				corporation;				
25		e.	The	surviving constituent organization, whether a limited liability company or a				
26			dom	estic or foreign corporation, possesses all the rights, privileges,				
27			imm	unities, and franchises, of a public as well as of a private nature, of each				
28			of th	e constituent organizations.				
29			(1)	All property, real, personal, and mixed, and all debts due on any				
30				account, including subscriptions to shares and contribution agreements,				
31				as the case may be, and all other choses in action, and every other				

1 interest of or belonging to or due to each of the constituent 2 organizations vests in the surviving constituent organization without any 3 further act or deed. 4 (2) Confirmatory deeds, assignments, or similar instruments to accomplish 5 that vesting may be signed and delivered at any time in the name of a 6 constituent organization by its current officers or managers, as the case 7 may be, or, if the organization no longer exists, by its last officers or 8 managers, as the case may be. 9 (3)The title to any real estate or any interest in real estate vested in any of 10 the constituent organizations does not revert nor in any way become 11 impaired by reason of the merger; 12 f. The surviving constituent organization is responsible and liable for all the 13 liabilities and obligations of each of the constituent organizations. 14 A claim of or against or a pending proceeding by or against a (1) 15 constituent organization may be prosecuted as if the merger had not 16 taken place, or the surviving organization may be substituted in the 17 place of the constituent organization. 18 (2) Neither the rights of creditors nor any liens upon the property of a 19 constituent organization are impaired by the merger; and 20 The articles of organization or articles of incorporation, as the case may be, of 21 the surviving organization are considered to be amended to the extent that 22 changes in its articles, if any, are contained in the plan of merger. 23 **SECTION 70.** Section 10-32-106.1 of the North Dakota Century Code is created and 24 enacted as follows: 25 **10-32-106.1.** Continuance of limited liability authority. When an act or record is 26 considered necessary or appropriate to evidence the vesting of property or other rights in the 27 single limited liability company, the persons with authority to do so under the articles or bylaws 28 of each constituent organization shall do the act or execute and deliver the record and for this 29 purpose, the existence of the constituent organizations and the authority of those persons are 30 continued.

1 SECTION 71. AMENDMENT. Subsections 1 and 4 of section 10-32-107 of the North 2 Dakota Century Code are amended and reenacted as follows: 3 1. A limited liability company may merge with, including a merger pursuant to section 4 10-32-104, or participate in an exchange with a foreign corporation or a foreign 5 limited liability company by following the procedures set forth in this section, if: 6 With respect to a merger, the merger is permitted by the laws of the 7 jurisdiction under which the foreign corporation or foreign limited liability 8 company is incorporated or organized; and 9 With respect to an exchange, the constituent organization of which the b. 10 ownership interests will be acquired is a limited liability company or a 11 domestic corporation, regardless of whether the exchange is permitted by the 12 laws of the jurisdiction under which the foreign corporation or foreign limited 13 liability company is incorporated or organized. 14 4. If the surviving organization in a merger will be a foreign corporation or foreign 15 limited liability company and will transact business in this state, the surviving 16 organization shall comply, as the case may be, with the provisions of chapter 17 10-19.1 with respect to foreign corporations or with the provisions of this chapter 18 with respect to foreign limited liability companies. In every case, the surviving 19 foreign corporation or foreign limited liability company shall file with the secretary of 20 state: 21 An agreement that the surviving organization may be served with process in a. 22 this state in a proceeding for the enforcement of an obligation of a constituent 23 organization and in a proceeding for the enforcement of the rights of a 24 dissenting owner of an ownership interest of a constituent organization 25 against the surviving foreign corporation or foreign limited liability company; 26 b. An irrevocable appointment of the secretary of state as the surviving 27 organization's agent to accept service of process in any proceeding, and an 28 address to which process may be forwarded; and 29 An agreement that the surviving organization promptly will pay to the C. 30 dissenting owners of ownership interests of each constituent domestic limited

liability company and constituent domestic corporation the amount, if any, to

ı			WILC	n the dissenting owners are entitled under section 10-19.1-88 or
2			10-3	2-55.
3	SECT	TION	l 72.	AMENDMENT. Subsection 2 of section 10-32-108 of the North Dakota
4	Century Cod	e is	amen	ded and reenacted as follows:
5	2.	With	resp	ect to member approval:
6	į	<u>a.</u>	A lim	ited liability company, by affirmative vote of a majority of the governors
7			prese	ent, may sell, lease, transfer, or otherwise dispose of all or substantially
8			all of	its property and assets, including its goodwill, not in the usual and
9			regul	lar course of its business, upon those terms and conditions and for those
10			cons	iderations, which may be money, securities, or other instruments for the
11			payn	nent of money or other property, as the board considers expedient, when
12			appr	oved at a regular or special meeting of the members by the affirmative
13			vote	of the owners of a majority of the voting power of the interests entitled to
14			vote.	
15			<u>(1)</u>	Written notice of the meeting must be given to all members whether or
16				not they are entitled to vote at the meeting.
17			<u>(2)</u>	The written notice must state that a purpose of the meeting is to
18				consider the sale, lease, transfer, or other disposition of all or
19				substantially all of the property and assets of the limited liability
20				company.
21		<u>b.</u>	Mem	ber approval is not required under subdivision a if, following the sale,
22			lease	e, transfer, or other disposition of its property and assets, the limited
23			liabili	ity company retains a significant continuing business activity. The limited
24			<u>liabil</u>	ity company will conclusively be deemed to have retained a significant
25			<u>conti</u>	nuing business activity if the limited liability company retains a business
26			<u>activ</u>	ity that represented at least:
27			<u>(1)</u>	Twenty-five percent of the limited liability company's total assets at the
28				end of the most recently completed fiscal year; and
29			<u>(2)</u>	Twenty-five percent of either income from continuing operations before
30				taxes or revenues from continuing operations for that fiscal year,

1				measured on a consolidated basis with its subsidiaries for paragraph 1			
2				and this paragraph.			
3	SE	СТІО	N 73.	Section 10-32-108.1 of the North Dakota Century Code is created and			
4	enacted as follows:						
5	<u>10</u>	-32-10	08.1.	Conversion.			
6	<u>1.</u>	<u>An</u>	organ	ization other than a limited liability company may convert to a limited			
7		liab	ility co	ompany, and a limited liability company may convert to another			
8		org	anizat	tion other than a general partnership as provided in this section and			
9		sec	tions	10-32-108.2 through 10-32-108.6 and a plan of conversion, if:			
10		<u>a.</u>	The	governing statute of the other organization authorizes the conversion;			
11		<u>b.</u>	The	conversion is not prohibited by the law of the jurisdiction that enacted the			
12			gove	erning statute; and			
13		<u>C.</u>	<u>The</u>	other organization complies with its governing statute in effecting the			
14			con	version.			
15	<u>2.</u>	For	the p	urposes of sections 10-32-108.1 through 10-32-108.6, unless the context			
16		<u>oth</u>	erwise	erwise requires:			
17		<u>a.</u>	<u>"Act</u>	of the board" means action by the board as provided in section 10-32-83			
18			whe	ther:			
19			<u>(1)</u>	At a meeting of the board as provided in section 10-32-80; or			
20			<u>(2)</u>	By a written action of the board as provided in section 10-32-84.			
21		<u>b.</u>	<u>"Act</u>	of the members" means action by the members as provided in section			
22			<u>10-3</u>	32-42 whether:			
23			<u>(1)</u>	At a meeting of the members as provided in sections 10-32-38 and			
24				<u>10-32-39; or</u>			
25			<u>(2)</u>	By a written action of the members as provided in section 10-32-43.			
26		<u>C.</u>	"Ce	rtificate of creation" means:			
27			<u>(1)</u>	A certificate of incorporation, if the converted organization is a			
28				corporation deemed to be incorporated under chapter 10-19.1;			
29			<u>(2)</u>	A certificate of organization, if the converted organization is a limited			
30				liability company deemed to be organized under this chapter;			

1		<u>(3)</u>	A ce	rtificate of limited partnership, if the converted organization is a
2			limite	ed partnership deemed to be formed under chapter 45-10.2;
3		<u>(4)</u>	The f	filed registration of a limited liability partnership, if the converted
4			orga	nization is a limited liability partnership deemed to be established
5			unde	r chapter 45-22; or
6		<u>(5)</u>	A ce	rtificate of limited liability limited partnership, if the converted
7			orga	nization is a limited liability limited partnership deemed to be
8			form	ed under chapter 45-23.
9	<u>d.</u>	<u>"Date</u>	e of ori	gin" means the date on which:
10		<u>(1)</u>	A co	rporation which is:
11			<u>(a)</u>	The converting organization was incorporated; or
12			<u>(b)</u>	The converted organization is deemed to be incorporated;
13		<u>(2)</u>	A lim	ited liability company which is:
14			<u>(a)</u>	The converting organization was organized; or
15			<u>(b)</u>	The converted organization is deemed to be organized;
16		<u>(3)</u>	A ge	neral partnership that is the converting organization was formed;
17		<u>(4)</u>	A lim	ited partnership which is:
18			<u>(a)</u>	The converting organization was formed; or
19			<u>(b)</u>	The converted organization is deemed to be formed;
20		<u>(5)</u>	A lim	ited liability partnership which is:
21			<u>(a)</u>	The converting organization was formed; or
22			<u>(b)</u>	The converted organization is deemed to be formed; and
23		<u>(6)</u>	A lim	ited liability limited partnership which is:
24			<u>(a)</u>	The converting organization was formed; or
25			<u>(b)</u>	The converted organization is deemed to be formed.
26	<u>e.</u>	<u>"Filed</u>	d regis	tration" means the registration of a limited liability partnership
27		which	n has l	peen filed with the secretary of state.
28	<u>f.</u>	<u>"Gen</u>	eral pa	artnership" shall mean an organization formed under chapters
29		<u>45-13</u>	3 throu	ıgh 45-21.
30	<u>g.</u>	<u>"Orga</u>	<u>anizati</u>	onal records" means for an organization which is:
31		<u>(1)</u>	A co	rporation, its articles of incorporation and bylaws;

1		<u>(2</u>	<u>2)</u>	A limited liability company, its articles of organization, operating		
2				agreement or bylaws, and any member-control agreement;		
3		<u>(3</u>	<u>3)</u>	A limited partnership, its partnership agreement;		
4		(4	<u>4)</u>	A general partnership, then chapters 45-13 through 45-21;		
5		<u>(5</u>	<u>5)</u>	A limited liability partnership, its partnership agreement; or		
6		<u>(6</u>	<u>3)</u>	A limited liability limited partnership, its partnership agreement.		
7		<u>h.</u> <u>"C</u>	<u>Orig</u>	inating records" means for an organization which is:		
8		<u>(1</u>	<u>1)</u>	A corporation, its articles of incorporation;		
9		<u>(2</u>	<u>2)</u>	A limited liability company, its articles of organization;		
10		<u>(3</u>	<u>3)</u>	A limited partnership, its certificate of limited partnership;		
11		<u>(</u> 4	<u>4)</u>	A limited liability partnership, its registration; or		
12		<u>(5</u>	<u>5)</u>	A limited liability limited partnership, its certificate of limited liability		
13				limited partnership.		
14	SECTION 74. Section 10-32-108.2 of the North Dakota Century Code is created and					
15	enacted as follows:					
16	10-32-108.2. Plan of conversion. A plan of conversion must be in a record and must					
17	contain:					
18	<u>1.</u>	The name and form of the converting organization before conversion;				
19	<u>2.</u>	The name and form of the converted organization after conversion;				
20	<u>3.</u>	The terms and conditions of the proposed conversion;				
21	<u>4.</u>	The manner and basis of converting each ownership interest in the converting				
22		organization into ownership interests in the converted organization or, in whole or				
23		in part	, int	o money or other property;		
24	<u>5.</u>	The organizational records of the converted organization; and				
25	<u>6.</u>	Any other provisions with respect to the proposed conversion that are deemed				
26		necess	sary	or desirable.		
27	SEC	CTION 7	75.	Section 10-32-108.3 of the North Dakota Century Code is created and		
28	enacted as	follows:	•			
29	<u>10-3</u>	-32-108.3. Plan approval and amendment.				
30	<u>1.</u>	If the converting organization is a limited liability company, then:				

1		<u>a.</u>	A res	solution	containing or amending the plan of conversion must be approved		
2			by ar	n act o	f the board of the converting limited liability company and must		
3			then	be app	proved by an act of its members.		
4			<u>(1)</u>	In the	e action by the members, a class or series of membership interests		
5				<u>is en</u>	titled to vote as a class or series on the approval or amendment of		
6				the p	lan.		
7			<u>(2)</u>	Any a	amendment of the plan shall be subject to any contractual rights.		
8		<u>b.</u>	If the	resolu	tion containing or amending the plan of conversion is approved by		
9			the n	<u>nembe</u>	<u>rs:</u>		
10			<u>(1)</u>	<u>At a ı</u>	member meeting, then:		
11				<u>(a)</u>	Written notice must be given to every member of the converting		
12					limited liability company, whether or not entitled to vote at the		
13					meeting, not less than fourteen days nor more than fifty days		
14					before the meeting, in the manner provided in section 10-32-40.		
15				<u>(b)</u>	The written notice must state that a purpose of the meeting is to		
16					consider the proposed plan of conversion or an amendment to it.		
17				<u>(c)</u>	A copy or short description of the plan of conversion or the		
18					amendment to it must be included in or enclosed with the notice.		
19			<u>(2)</u>	<u>Ву а</u>	written action of the members, then a copy or short description of		
20				the p	lan of conversion or the amendment to it must be included in or		
21				<u>attac</u>	hed to the written action.		
22	<u>2.</u>	If th	e conv	erting/	organization is not a limited liability company, then the approval		
23		and	and amendment of the plan of conversion must comply with its governing statute in				
24		<u>effe</u>	effecting the conversion.				
25	SE	СТІО	N 76.	Sectio	n 10-32-108.4 of the North Dakota Century Code is created and		
26	enacted as follows:						
27	<u>10-</u>	32-108.4. Articles of conversion.					
28	<u>1.</u>	Upon receiving the approval required by section 10-32-108.3, articles of conversion					
29		mus	must be prepared in a record that must contain:				
30		<u>a.</u>	A sta	itemen	t that the converting organization is being converted into another		
31			orga	nizatio	n includina:		

1			<u>(1)</u>	The name of the converting organization immediately before the filing of			
2				the articles of conversion;			
3			<u>(2)</u>	The name to which the name of the converting organization is to be			
4				changed, which shall be a name that satisfies the laws applicable to the			
5				converted organization;			
6			<u>(3)</u>	The form of organization that the converted organization will be; and			
7			<u>(4)</u>	The jurisdiction of the governing statute of the converted organization;			
8		<u>b.</u>	A sta	tement that the plan of conversion has been approved by the converting			
9			orgar	nization as provided in section 10-32-108.3;			
10		<u>C.</u>	A sta	A statement that the plan of conversion has been approved as required by the			
11			gove	rning statute of the converted organization;			
12		<u>d.</u>	The p	olan of conversion;			
13		<u>e.</u>	A cop	by of the originating record of the converted organization; and			
14		<u>f.</u>	If the	If the converted organization is a foreign organization not authorized to			
15			trans	act business or conduct activities in this state, then the street and mailing			
16			address of an office which the secretary of state may use for the purposes of				
17			subs	ection 4 of section 10-32-108.6.			
18	<u>2.</u>	<u>The</u>	article	es of conversion must be signed on behalf of the converting organization			
19		and	filed v	vith the secretary of state.			
20		<u>a.</u>	If the	converted organization is a domestic organization:			
21			<u>(1)</u>	Then the filing of the articles of conversion must also include the filing			
22				with the secretary of state of the originating record of the converted			
23				organization.			
24			<u>(2)</u>	Upon both the articles of conversion and the originating record of the			
25				converted organization being filed with the secretary of state, the			
26				secretary of state shall issue a certificate of conversion and the			
27				appropriate certificate of creation to the converted organization or its			
28				legal representative.			
29		<u>b.</u>	If the	converted organization is a foreign organization:			
30			<u>(1)</u>	That is transacting business or conducting activities in this state, then:			

1			<u>(a)</u>	The filing of the articles of conversion must include the filing with			
2				the secretary of state of an application for a certificate of authority			
3				by the converted organization.			
4			<u>(b)</u>	Upon both the articles of conversion and the application for a			
5				certificate of authority by the converted organization being filed			
6				with the secretary of state, the secretary of state shall issue a			
7				certificate of conversion and a certificate of authority to the			
8				converted organization or the legal representative.			
9		<u>(2)</u>	<u>That</u>	is not transacting business or conducting activities in this state,			
10			then	, upon the articles of conversion being filed with the secretary of			
11			state	e, the secretary of state shall issue a certificate of conversion to the			
12			conv	erted organization or its legal representative.			
13	<u>3.</u>	A convert	ing org	ganization that is the owner of a trademark or trade name, is a			
14		general p	artner	named in a fictitious name certificate, or is a general partner in a			
15		limited pa	rtnersl	nip that is on file with the secretary of state must change or amend			
16		the name	of the	converting organization to the name of the converted organization			
17		in each re	egistrat	ion when filing the articles of conversion.			
18	SEC	CTION 77.	Section	on 10-32-108.5 of the North Dakota Century Code is created and			
19	enacted as	follows:					
20	0 10-32-108.5. Abandonment of conversion.						
21	<u>1.</u>	If the artic	cles of	conversion have not been filed with the secretary of state, and:			
22		a. If the	conve	erting organization is a limited liability company, then:			
23		<u>(1)</u>	<u>Befo</u>	re a plan of conversion has been approved by the converting			
24			limite	ed liability company as provided in section 10-32-108.3, it may be			
25			<u>abar</u>	ndoned by an act of its board.			
26		<u>(2)</u>	<u>After</u>	a plan of conversion has been approved by the converting limited			
27			<u>liabil</u>	ity company as provided in section 10-32-108.3, and before the			
28			effec	tive date of the plan, it may be abandoned:			
29			<u>(a)</u>	If the members of the converting limited liability company entitled			
30				to vote on the approval of the plan as provided in section			

1						10-32-108.3 have approved the abandonment by an act of the	
2						members; or	
3					<u>(b)</u>	If the plan provides for abandonment and if all conditions for	
4						abandonment set forth in the plan are met.	
5		<u>b</u>	<u>).</u>	If the	conve	rting organization is not a limited liability company, then the	
6				<u>aban</u>	donme	ent of the plan of conversion must comply with its governing	
7				statut	<u>e.</u>		
8	<u>2.</u>	<u>lf</u>	art	icles o	of conv	version have been filed with the secretary of state, but have not yet	
9		<u>b</u>	ecc	me ef	fective	e, then the converting organization shall file with the secretary of	
10		<u>s</u>	tate	articl	es of a	abandonment that contain:	
11		<u>a</u>	<u>l.</u>	The r	ame c	of the converting organization;	
12		<u>b</u>	<u>).</u>	The p	rovisio	on of this section under which the plan is abandoned; and	
13		<u>C</u>	<u>:.</u>	If the	plan is	s abandoned:	
14				<u>(1)</u>	By ar	act of the board under paragraph 1 of subdivision a of	
15					subse	ection 1, or by an act of the members under subparagraph a of	
16					parag	graph 2 of subdivision a of subsection 1, then the text of the	
17					resolu	ution abandoning the plan; or	
18				<u>(2)</u>	As pr	ovided in the plan under subparagraph b of paragraph 2 of	
19					subdi	vision a of subsection 1, then a statement that the plan provides	
20					for ab	pandonment and that all conditions for abandonment set forth in	
21					the p	lan are met.	
22	SE	SECTION 78. Section 10-32-108.6 of the North Dakota Century Code is created and					
23	3 enacted as follows:						
24	<u>10</u>	-32-	-108	8.6. E	ffectiv	ve date of conversion - Effect.	
25	<u>1.</u>	A	CO	nversi	on is e	effective when the filing requirements of subsection 2 of section	
26		<u>1</u>	0-3	2-108	.4 hav	e been fulfilled or on a later date specified in the articles of	
27		<u>C</u>	onv	<u>ersior</u>	<u>1.</u>		
28	<u>2.</u>	V	Vith	respe	ect to t	he effect of conversion on the converting organization and on the	
29		<u>C</u>	onv	erted	organ	ization:	

1		<u>a.</u>	An or	ganiza	ation that has been converted as provided in sections 10-32-108.1
2			throu	gh 10-	32-108.6 is for all purposes the same entity that existed before the
3			conversion.		
4		<u>b.</u>	<u>Upon</u>	a con	version becoming effective:
5			<u>(1)</u>	If the	converted organization:
6				<u>(a)</u>	Is a limited liability company, then the converted organization has
7					all the rights, privileges, immunities, and powers, and is subject to
8					all the duties and liabilities, of a limited liability company
9					organized under this chapter; or
10				<u>(b)</u>	Is not a limited liability company, then the converted organization
11					has all the rights, privileges, immunities, and powers, and is
12					subject to the duties and liabilities as provided in its governing
13					statute;
14			<u>(2)</u>	<u>All pr</u>	operty owned by the converting organization remains vested in the
15				conve	erted organization;
16			<u>(3)</u>	All de	ebts, liabilities, and other obligations of the converting organization
17				contin	nue as obligations of the converted organization;
18			<u>(4)</u>	An ac	ction or proceeding pending by or against the converting
19				<u>orgar</u>	nization may be continued as if the conversion had not occurred;
20			<u>(5)</u>	Exce	ot as otherwise provided by other law, all rights, privileges,
21				<u>immu</u>	nities, and powers of the converting organization remain vested in
22				the c	onverted organization; and
23			<u>(6)</u>	Exce	ot as otherwise provided in the plan of conversion, the terms and
24				<u>condi</u>	tions of the plan of conversion take effect.
25	<u>3.</u>	Whe	en a co	nvers	on becomes effective, each ownership interest in the converting
26		orga	anizatio	on is d	eemed to be converted into ownership interests in the converted
27		orga	anizatio	on or, i	n whole or in part, into money or other property to be received
28		<u>und</u>	er the	plan, s	subject to any dissenters' rights under section 10-32-54.
29	<u>4.</u>	A co	onverte	ed orga	anization that is a foreign organization consents to the jurisdiction
30		of th	ne coui	rts of tl	nis state to enforce any obligation owed by the converting limited

1		<u>liabi</u>	lity company, if before the conversion the converting limited liability company
2		was	subject to suit in this state on the obligation.
3	<u>5.</u>	A co	onverted organization that is a foreign organization and not authorized to
4		tran	sact business in this state appoints the secretary of state as its agent for
5		serv	vice of process for purposes of enforcing an obligation under this subsection.
6	SEC	OIT	N 79. AMENDMENT. Subsection 1 of section 10-32-114 of the North Dakota
7	Century Co	de is	amended and reenacted as follows:
8	1.	If no	otice to creditors and claimants is given, the notice must be given by publishing
9		the	notice once each week for four successive weeks in an official newspaper as
10		defii	ned in chapter 46-06 in the county or counties where the registered office and
11		the	principal executive office of the limited liability company are located and by
12		givir	ng written notice to known creditors and claimants pursuant to subsection 39 42
13		of se	ection 10-32-02.
14	SEC	OIT	N 80. AMENDMENT. Section 10-32-132 of the North Dakota Century Code is
15	amended a	nd re	enacted as follows:
16	10-3	32-13	2. Service of process on limited liability company, foreign limited liability
17	company,	and r	nonresident governors.
18	1.	The	registered agent must be an agent of the limited liability company and any
19		non	resident governor upon whom any process, notice, or demand required or
20		perr	mitted by law to be served on the limited liability company or governor may be
21		serv	ved.
22		<u>a.</u>	When a foreign limited liability company transacts business with a certificate
23			of authority, or when the certificate of authority of a foreign limited liability
24			company is suspended or revoked, the secretary of state is an agent of the
25			foreign limited liability company for service of process, notice, or demand.
26		<u>b.</u>	Acceptance of a governorship includes the appointment of the secretary of
27			state as an agent for personal service of legal process, notice, or demand.
28	2.	A pr	ocess, notice, or demand required or permitted by law to be served upon a
29		limit	red liability company may be served either :
30		a.	Upon On the registered agent of the limited liability company;
31		b.	Upon On a manager of the limited liability company; or

1		C.	Upon	On ar	ny responsible person found at the registered office or at the
2			princi	pal ex	ecutive office; or
3		<u>d.</u>	On th	e secr	retary of state as provided in this section.
4	3.	If ne	either t	he lim i	ted liability company's registered agent nor an officer of the limited
5		liabi	lity cor	npany	a responsible person can be found at the registered office or the
6		princ	<u>cipal e</u>	xecuti	ve office, or if a limited liability company fails to maintain a
7		regis	stered	agent	in this state and a manager of the limited liability company cannot
8		be f e	ound a	it the r	egistered office, then the secretary of state is the an agent of the
9		limit	ed liab	ility co	ompany upon whom the process, notice, or demand may be
10		serv	ed.		
11		<u>a.</u>	Servi	ce on	the secretary of state:
12		a.	<u>(1)</u>	Shall	be made by registered mail or personal delivery to the secretary
13				of sta	te and not by electronic communication;
14		b.	<u>(2)</u>	Shall	include the return of the sheriff, or the affidavit of a person not a
15				party	, verifying that neither the registered agent nor a manager
16				respo	onsible person can be found at the registered office or at the
17				princi	pal executive office; and
18		c.	<u>(3)</u>	Is de	emed personal service upon the limited liability company and is
19				must	be made by filing with the secretary of state:
20			(1)	<u>(a)</u>	Three copies of the process, notice, or demand; and
21			(2)	<u>(b)</u>	The fees provided for in section 10-32-150; and
22			<u>(4)</u>	ls ret	urnable in not less than thirty days notwithstanding a shorter
23				perio	d specified in the process, notice, or demand.
24		<u>b.</u>	The s	ecreta	ary of state shall immediately forward, by registered certified mail,
25			addre	essed t	to the limited liability company at its registered office or principal
26			execu	utive o	ffice, a copy of the process, notice, or demand. Service on the
27			secre	tary of	state is returnable in not less than thirty days notwithstanding a
28			short	er peri	od specified in the process, notice, or demand.
29	4.	Prod	cess, r	otice,	or demand may be served on a dissolved limited liability company
30		as p	rovide	d in th	is subsection. The court shall determine if service is proper. If a
31		limit	ed liah	ility co	ompany has voluntarily dissolved or a court has entered a decree

notice, or demand.

1 of dissolution, service may be made according to subsection 2 so long as claims 2 are not finally barred under section 10-32-128. If a limited liability company has 3 been involuntarily dissolved pursuant to section 10-32-149, then service may be 4 made according to subsection 2. 5 A The secretary of state shall maintain a record must be maintained in the office of 6 the secretary of state of all processes, notices every process, notice, and demands 7 demand served upon the secretary of state under this section, including the date of 8 service and the action taken with reference to it the process, notice, or demand. 9 Nothing in this section limits the right of a person to serve any process, notice, or 5. 6. 10 demand required or permitted by law to be served upon a limited liability company 11 in any other manner permitted by law. 12 **SECTION 81. AMENDMENT.** Subsection 1 of section 10-32-144 of the North Dakota 13 Century Code is amended and reenacted as follows: 14 The certificate of authority of a foreign limited liability company to transact business in this state may be revoked by the secretary of state upon the occurrence of either 15 16 of these events: 17 The foreign limited liability company has failed to appoint and maintain a a. 18 registered agent as required by this chapter, file a report upon any change in 19 the name or business address of the registered agent, or file in the office of 20 the secretary of state any amendment to its application for a certificate of 21 authority as specified in section 10-32-140; or 22 b. A misrepresentation has been made of any material matter in any application, 23 report, affidavit, or other document record submitted by the foreign limited 24 liability company pursuant to this chapter. 25 SECTION 82. AMENDMENT. Section 10-32-148 of the North Dakota Century Code is 26 amended and reenacted as follows: 27 10-32-148. Service of process on a foreign limited liability company. Service of 28 process on a foreign limited liability company must be as provided in section 10-32-132. When 29 the certificate of authority of a foreign limited liability company is suspended or revoked, the 30 secretary of state is an agent of the foreign limited liability company for service of process,

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- SECTION 83. AMENDMENT. Subsections 1, 2, 3, 4, and 7 of section 10-32-149 of the
 North Dakota Century Code are amended and reenacted as follows:

 1. Each limited liability company, and each foreign limited liability company authorized to transact business in this state, shall file, within the time prescribed provided by subsection 3, an annual report setting forth:

 a. The name of the limited liability company or foreign limited liability company
 - a. The name of the limited liability company or foreign limited liability company and the state or country under the laws of which it is organized.
 - b. The address of the registered office of the limited liability company or foreign limited liability company in this state, the name of its registered agent in this state at that address, and the address of its principal executive office.
 - c. A brief statement of the character of the business in which the limited liability company or foreign limited liability company is actually engaged in this state.
 - d. The names and respective addresses of the managers and governors of the limited liability company or foreign limited liability company or the name or names and respective address or addresses of the managing member or members of the limited liability company or foreign limited liability company.
 - 2. 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. The annual report must be signed as prescribed provided in subsection 53 56 of section 10-32-02, the articles, the bylaws, or a resolution approved by the affirmative vote of the required proportion or number of the governors or members entitled to vote. If the limited liability company or foreign limited liability company is in the hands of a receiver or trustee, the annual report must be signed on behalf of the limited liability company or foreign limited liability company by the receiver or trustee. The secretary of state may destroy any annual report provided for in this section after the annual report is on file for six years.
 - 3. The annual report of a limited liability company or foreign limited liability company must be delivered to the secretary of state before November sixteenth of each year, except that the first annual report of a limited liability company or foreign limited liability company must be delivered before November sixteenth of the year

1 following the calendar year in which the certificate of organization or certificate of 2 authority was issued by the secretary of state. 3 An annual report in a sealed envelope postmarked by the United States postal a. 4 service before November sixteenth, or an annual report in a sealed packet 5 with a verified shipment date by any other carrier service before November 6 sixteenth, is in compliance with this requirement. 7 b. The secretary of state must file the report if the report conforms to the 8 requirements of subsection 2. 9 (1) If the report does not conform, it must be returned to the limited liability 10 company or foreign limited liability company for any necessary 11 corrections. 12 (2) If the report is filed before the deadlines prescribed provided in this 13 subsection, penalties for the failure to file a report within the time 14 provided do not apply if the report is corrected to conform to the 15 requirements of subsection 2 and returned to the secretary of state 16 within thirty days after the annual report was returned by the secretary 17 of state for correction. 18 C. The secretary of state may extend the annual filing date of any limited liability 19 company or foreign limited liability company, if a written application for an 20 extension is delivered before November sixteenth. 21 4. After the date established under subsection 3, the secretary of state shall notify 22 any limited liability company or foreign limited liability company failing to file its 23 annual report that its certificate of organization or certificate of authority is not in 24 good standing and that it may be terminated or revoked pursuant to subsection 5. 25 The secretary of state must mail notice of termination or revocation to the last 26 registered agent at the last registered office of record. 27 b. If the limited liability company or foreign limited liability company files its 28 annual report after the notice is mailed, together with the annual report filing 29 fee and late filing penalty fee as prescribed provided by section 10-32-150, 30 the secretary of state will restore its certificate of organization or certificate of

authority to good standing.

1	7.	A limited liability company that was terminated for failure to file an annual report, or					
2		a foreign limited liability company whose authority was forfeited by failure to file an					
3		annual report, may be reinstated by filing a past-due report, together with the					
4		statutory filing and penalty fees for an annual report and a reinstatement fee as					
5		prescribed provided in section 10-32-150. The fees must be paid and the report					
6		filed within one year following the involuntary dissolution or revocation.					
7		Reinstatement under this subsection does not affect the rights or liability for the					
8		time from the termination or revocation to the reinstatement.					
9	SEC	CTION 84. AMENDMENT. Section 10-32-150 of the North Dakota Century Code is					
10	amended a	nd reenacted as follows:					
11	10-3	2-150. Secretary of state - Fees and charges.					
12	1.	The secretary of state shall charge and collect for:					
13	a. <u>1.</u>	Filing articles of organization and issuing a certificate of organization, one hundred					
14		twenty-five dollars.					
15	b. <u>2.</u>	Filing articles of amendment, fifty dollars.					
16	<u>3.</u>	Filing articles of correction, fifty dollars.					
17	e. <u>4.</u>	Filing restated articles of organization, one hundred twenty-five dollars.					
18	<u>5.</u>	Filing articles of conversion of a limited liability company, fifty dollars and:					
19		a. If the organization resulting from the conversion will be a domestic					
20		organization governed by the laws of this state, then the fees provided by the					
21		governing laws to establish or register a new organization like the					
22		organization resulting from the conversion; or					
23		b. If the organization resulting from the conversion will be a foreign organization					
24		that will transact business in this state, then the fees provided by the					
25		governing laws to obtain a certificate of authority or register an organization					
26		like the organization resulting from the conversion.					
27	<u>6.</u>	Filing abandonment of conversion, fifty dollars.					
28	d. <u>7.</u>	Filing articles of merger and issuing a certificate of merger, fifty dollars.					
29	e. <u>8.</u>	Filing abandonment of merger or exchange, fifty dollars.					
30	f. <u>9.</u>	Filing an application to reserve a name, ten dollars.					
31	g. 10.	Filing a notice of transfer of a reserved name, ten dollars.					

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company, fifty dollars.

the annual report as follows:

a.

- 1 h. 11. Filing a cancellation of reserved name, ten dollars. 2 i. 12. Filing a consent to use of name, ten dollars. 3 i. 13. Filing a statement of change of address of registered office or change of registered 4 agent or both, ten dollars. 5 k. 14. Filing a statement of change of address of registered office by registered agent, ten 6 dollars for each limited liability company affected by such change. 7 l. 15. Filing a registered agent's consent to serve in such capacity, ten dollars. 8 Filing a resignation as registered agent, ten dollars. 16. 9 17. Filing a resolution for the establishment of a class or series of membership interest, n. 10 fifty dollars. 11 18. Filing a notice of dissolution, ten dollars. θ. 12 p. 19. Filing a statement of revocation of voluntary dissolution proceedings, ten dollars. 13 20. Filing articles of dissolution and termination, twenty dollars. 14 r. 21. Filing an application of a foreign limited liability company for a certificate of 15 authority to transact business in this state and issuing a certificate of authority, one 16 hundred twenty-five dollars. 17 s. 22. Filing an amendment to the certificate of authority by a foreign limited liability 18 company, fifty dollars. 19 t. 23. Filing a certificate of fact stating a merger of a foreign limited liability company 20 holding a certificate of authority to transact business in this state, fifty dollars. 21 24. Filing a certified statement of conversion of foreign limited liability company, fifty 22 dollars. 23 25. Filing an application for withdrawal of a foreign limited liability company and issuing 24 a certificate of withdrawal, twenty dollars. 25 ∨. 26. Filing an annual report of a limited liability company or foreign limited liability
 - After the date prescribed provided in subsection 3 of section 10-32-149, fifty dollars; and

The secretary of state shall charge and collect additional fees for late filing of

1				(2)	After the termination of the limited liability company, or the revocation of
2					the certificate of authority of a foreign limited liability company, the
3					reinstatement fee of one hundred twenty-five dollars.
4			<u>b.</u>	Fees	paid to the secretary of state according to this subsection are not
5				<u>refun</u>	dable if an annual report submitted to the secretary of state cannot be
6				filed	because it lacks information required by section 10-32-149, or the annual
7				repor	t lacks sufficient payment as required by this subsection.
8	₩.	<u>27.</u>	Filin	g any	process, notice, or demand for service, twenty-five dollars.
9	x. 2	<u> 28.</u>	Sub	mitting	g any document record for approval before the actual time of submission
10			for f	iling, c	one-half of the fee provided in this section for filing the document record.
11	y. 2	<u> 29.</u>	Filin	g any	other statement or report of a limited liability company or foreign limited
12			liabi	lity co	mpany, ten dollars.
13		2.	The	secre	tary of state shall charge and collect for:
14	a. (<u>30.</u>	Furr	nishing	g a copy of any document, instrument record, or paper relating to a
15			limit	ed liat	oility company or a foreign limited liability company , one :
16			<u>a.</u>	<u>One</u>	dollar for every four pages, or fraction thereof; and
17			<u>b.</u>	Five	dollars for a search of records.
18			b.	A-cer	tificate certifying a copy or reciting facts related to a limited liability
19				comp	eany or a foreign limited liability company, twenty dollars.
20	3	<u>31.</u>	<u>Furr</u>	<u>nishing</u>	a certificate of good standing, existence, or authorization:
21			<u>a.</u>	<u>Fiftee</u>	en dollars; and
22			<u>b.</u>	Five	dollars for a search of records.
23	e. 3	<u>32.</u>	Eac	h page	e of any document record or form sent by electronic transmission, one
24			dolla	ar.	
25		SEC	OIT	N 85.	AMENDMENT. Section 10-32-152 of the North Dakota Century Code is
26	amend	led a	nd re	enacte	ed as follows:
27		10-3	32-15	2. Se	cretary of state - Powers - Enforcement - Appeal.
28		1.	The	secre	tary of state has the power and authority reasonably necessary to
29			effic	eiently	administer this chapter and to perform the duties imposed thereby.
30		2.	The	secre	tary of state may propound to any limited liability company, domestic or
31			fore	ian, sı	bject to the provisions of this chapter and to any manager or governor

1 thereof, such interrogatories as may be reasonably necessary and proper to 2 ascertain whether such limited liability company has complied with all provisions of 3 this chapter applicable to such limited liability company. 4 a. Such interrogatories must be answered within thirty days after mailing or 5 within such additional time as must be fixed by the secretary of state. The 6 answers to such interrogatories must be full and complete and must be made 7 in writing and under oath. 8 b. If such interrogatories be directed: 9 (1) To an individual, they must be answered by that individual; or 10 (2) To a limited liability company, they must be answered by the president, 11 vice president, secretary, or assistant secretary of the limited liability 12 company. 13 The secretary of state need not file any document record to which such C. 14 interrogatories relate until such interrogatories have been answered, and not 15 then if the answers disclose that such document record is not in conformity 16 with the provisions of this chapter. 17 The secretary of state shall certify to the attorney general, for such action as d. 18 the attorney general may deem appropriate, all interrogatories and answers 19 thereto, which disclose a violation of any of the provisions of this chapter. 20 Each manager or governor of a limited liability company, domestic or foreign, e. 21 who fails or refuses within the time provided by subdivision a of subsection 2 22 to answer truthfully and fully all interrogatories propounded to that person by 23 the secretary of state is guilty of an infraction. 24 f. Interrogatories propounded by the secretary of state and the answers thereto 25 are not open to public inspection. The secretary of state may not disclose any 26 facts or information obtained from such interrogatories or answers except 27 insofar as may be permitted by law or insofar as is required for evidence in 28 any criminal proceedings or other action by this state. 29 3. If the secretary of state rejects any document record required by this chapter to be 30 approved by the secretary of state before the same may be filed, then the

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1 secretary of state shall give written notice of the rejection to the person who 2 delivered the document <u>record</u>, specifying the reasons for rejection. 3 From such rejection such person Within thirty days after the service of the a. 4 notice of denial, the limited liability company or foreign limited liability 5 company, as the case may be, may appeal to the district court of the county in 6 which the registered office of such limited liability company is, or is proposed 7 to be, situated in the judicial district serving Burleigh County by filing with the 8 clerk of such court a petition setting forth a copy of the document record 9 sought to be filed and a copy of the written rejection of the document record 10 by the secretary of state. 11 b. The matter must be tried de novo by the court. The court shall either sustain 12 the action of the secretary of state or direct the secretary of state to take such 13 action as the court may deem proper. 14 If the secretary of state dissolves a limited liability company or revokes the 4. 15 certificate of authority to transact business in this state of any foreign limited liability 16 company, pursuant to the provisions of section 10-32-144, such then the limited 17 liability company or foreign limited liability company may appeal to district court of 18 the county where the registered office of such limited liability company in this state 19 is situated in the judicial district serving Burleigh County by filing with the clerk of 20 such court a petition setting forth a including: 21 A copy of its limited liability company's articles of organization and a copy of 22 the notice of dissolution given by the secretary of state; or 23 A copy of the foreign limited liability company's certificate of authority to 24 transact business in this state and a copy of the notice of revocation given by 25 the secretary of state. 26 The matter must be tried de novo by the court. The court shall either sustain the 27 action of the secretary of state or direct the secretary of state to take such action 28 as the court may deem proper.

If the court order sought is one for reinstatement of a limited liability company that
 has been dissolved as provided in subsection 5 of section 10-32-149, or for

 reinstatement of the certificate of authority of a foreign limited liability company that

1 has been revoked as provided in subsection 6 of section 10-32-149, then together 2 with any other actions the court deems proper, any such order which reverses the 3 decision of the secretary of state shall require the limited liability company or 4 foreign limited liability company to: 5 File all past-due annual reports; a. 6 b. Pay the fees to the secretary of state for each annual report as provided in 7 subsection 26 of section 10-32-150; and 8 Pay the reinstatement fee to the secretary of state as provided in C. 9 subsection 26 of section 10-32-150. 10 Appeals from all final orders and judgments entered by the district court under this 6. 11 section in review of any ruling or decision of the secretary of state may be taken as 12 in other civil actions. 13 **SECTION 86.** Section 10-32-152.1 of the North Dakota Century Code is created and 14 enacted as follows: 15 10-32-152.1. Delivery to and filing of records by secretary of state and effective 16 date. 17 A record authorized or required to be delivered to the secretary of state for filing 1. 18 under this chapter must be captioned to describe the purpose of the record, be in a 19 medium permitted by the secretary of state, and be delivered to the secretary of 20 state. If the secretary of state determines that a record complies with the filing 21 requirements of this chapter, then the secretary of state shall file the record and 22 return a copy of the filed record to the person who delivered it to the secretary of 23 state for filing. That person shall then send a copy of the filed record to the person 24 on whose behalf the record was filed. 25 2. Upon request and payment of a fee provided in section 10-32-150, the secretary of 26 state shall send to the requester a certified copy of the requested record. 27 3. Except as otherwise specifically provided in this chapter, a record delivered to the 28 secretary of state for filing under this chapter may specify a delayed effective date 29 within ninety days. Except as otherwise provided in this chapter, a record filed by 30 the secretary of state is effective:

1		<u>a.</u>	If the	record c	does not specify a delayed effective date within ninety days, then
2			on th	e date th	ne record is filed as evidenced by the endorsement of the
3			secre	tary of s	state of the date on the record.
4		<u>b.</u>	If the	record s	specifies a delayed effective date within ninety days, then on the
5			spec	fied date	<u>ş.</u>
6	SE	CTIO	N 87.	Section '	10-32-152.2 of the North Dakota Century Code is created and
7	enacted as	follo	ws:		
8	<u>10-</u>	32-15	2.2.	orrectir	ng a filed record. With respect to correction of a filed record:
9	<u>1.</u>	Wh	enever	a record	d authorized by this chapter to be filed with the secretary of state
10		<u>has</u>	been	filed and	inaccurately records the action referred to in the record,
11		<u>con</u>	tains a	n inaccu	rrate or erroneous statement, or was defectively or erroneously
12		<u>exe</u>	cuted,	sealed, a	acknowledged, or verified, the record may be corrected by filing
13		<u>a st</u>	<u>ateme</u>	nt of corr	rection.
14	<u>2.</u>	A st	ateme	nt of cor	rection:
15		<u>a.</u>	Must	<u>-</u>	
16			<u>(1)</u>	Be sign	ned by:
17				<u>(a)</u> <u>T</u>	The person who executed the original record; or
18				<u>(b)</u> <u>E</u>	By a person authorized to sign on behalf of that person;
19			<u>(2)</u>	Set fort	th the name of the limited liability company that filed the record;
20			<u>(3)</u>	<u>Identify</u>	the record to be corrected by description and by the date of its
21				filing wi	ith the secretary of state;
22			<u>(4)</u>	<u>Identify</u>	the inaccuracy, error, or defect to be corrected; and
23			<u>(5)</u>	Set fort	th a statement in corrected form of the portion of the record to be
24				correcte	<u>ed.</u>
25		<u>b.</u>	<u>May</u>	not revol	ke or nullify the record.
26	<u>3.</u>	The	stater	nent of c	correction shall be filed with the secretary of state.
27	<u>4.</u>	<u>Witl</u>	n respe	ect to the	e effective date of correction:
28		<u>a.</u>	A cer	tificate is	ssued by the secretary of state before a record is corrected, with
29			respe	ct to the	e effect of filing the original record, is considered to be applicable
30			to the	record :	as corrected as of the date the record as corrected is considered
31			to ha	ve been	filed under this subsection.

1 After a statement of correction has been filed with the secretary of state, the b. 2 original record as corrected is considered to have been filed: 3 (1) On the date the statement of correction was filed: 4 As to persons adversely affected by the correction; and (a) 5 (b) For the purposes of subsection 3 of section 10-32-02.2; and 6 On the date the original record was filed as to all other persons and for (2) 7 all other purposes. 8 SECTION 88. AMENDMENT. Section 10-32-153 of the North Dakota Century Code is amended and reenacted as follows: 9 10 10-32-153. Secretary of state - Certificates and certified copies to be received in 11 evidence. 12 1. All certificates issued by the secretary of state and all copies of documents records 13 filed in accordance with this chapter, when certified by the secretary of state, must 14 be taken and received in all courts, public offices, and official bodies as prima facie evidence of the facts therein stated. 15 16 2. A certificate by the secretary of state under the great seal of this state, as to the 17 existence or nonexistence of the facts relating to limited liability companies which 18 would not appear from a certified copy of any of the foregoing documents records 19 or certificates, must be taken and received in all courts, public offices, and official 20 bodies as prima facie evidence of the existence or nonexistence of the facts stated 21 therein. 22 SECTION 89. AMENDMENT. Section 10-32-153.1 of the North Dakota Century Code 23 is amended and reenacted as follows: 24 10-32-153.1. Secretary of state - Confidential records. Any social security number 25 or federal tax identification number disclosed or contained in any document record filed with the 26 secretary of state under this chapter is confidential. The secretary of state shall delete or 27 obscure any social security number or federal tax identification number before a copy of any 28 document record is released to the public. 29 **SECTION 90. AMENDMENT.** Section 10-32-154 of the North Dakota Century Code is 30 amended and reenacted as follows:

1	10-3	32-15	54. Secretary of state - Forms. All reports required by this chapter to be filed				
2	in the office of the secretary of state must be made on forms prescribed by the secretary of						
3	state. Form	ns foi	r all other documents <u>records</u> to be filed in the office of the secretary of state				
4	may be furr	nishe	d by the secretary of state upon request. However, the use of such documents				
5	forms, unle	ss ot	herwise specifically required by law, is not mandatory.				
6	SEC	CTIO	N 91. AMENDMENT. Section 10-33-01 of the North Dakota Century Code is				
7	amended a	nd re	eenacted as follows:				
8	10-3	33-01	1. Definitions. For the purposes of this chapter, unless the context otherwise				
9	requires:						
10	1.	"Ac	tivity" or "activities" means, in a corporation organized under this chapter, the				
11		fund	ctional equivalent of "business" in a corporation organized under chapter				
12		10-	19.1.				
13	2.	"Ad	dress" means:				
14		a.	In the case of a registered office or principal executive office, the mailing				
15			address, including a zip code, of the actual office location which may not be				
16			only a post-office box; and				
17		b.	In any other case, the mailing address, including a zip code.				
18	3.	"Art	ticles" means:				
19		a.	In the case of a corporation incorporated under or governed by this chapter,				
20			articles of incorporation, articles of amendment, a resolution of election to				
21			become governed by this chapter, a statement of change of registered office,				
22			registered agent, or name of registered agent, articles of merger, articles of				
23			consolidation, articles of abandonment, articles of dissolution, and any annua				
24			report in which a registered office or registered agent has been established or				
25			changed.				
26		b.	In the case of a foreign corporation, the term includes all documents <u>records</u>				
27			serving a similar function required to be filed with the secretary of state or				
28			other officer of the corporation's state of incorporation.				
29	4.	"Au	thenticated electronic communication" means:				
30		a.	That the electronic communication is delivered:				
31			(1) To the principal place of activity of the corporation; or				

1 (2) To an officer or agent of the corporation authorized by the corporation 2 to receive the electronic communication; and 3 b. That the electronic communication sets forth information from which the 4 corporation can reasonably conclude that the electronic communication was 5 sent by the purported sender. 6 5. "Ballot" means a written ballot or a ballot transmitted by electronic communication. 7 6. "Board" means the board of directors of a corporation. 8 6. 7. "Board member" means an individual serving on the board. "Bylaws" means the code adopted for the regulation or management of the internal 9 7. 8. 10 affairs of a corporation, regardless of how designated. 11 8. <u>9.</u> "Corporation" means a corporation, other than a foreign corporation, that is 12 incorporated under or governed by this chapter. 13 9. <u>10.</u> "Director" means a member of the board. 14 10. 11. "Domestic organization" means an organization created under the laws of this 15 state. 16 11. 12. "Electronic" means relating to technology having electrical, digital, magnetic, 17 wireless, optical, electromagnetic, or similar capabilities. 18 12. <u>13.</u> "Electronic communication" means any form of communication, not directly 19 involving the physical transmission of paper: That creates a record that may be retained, retrieved, and reviewed by a 20 21 recipient of the communication; and 22 b. That may be directly reproduced in paper form by the recipient through an 23 automated process. 24 13. 14. "Electronic record" means a record created, generated, sent, communicated, 25 received, or stored by electronic means. 26 14. <u>15.</u> "Electronic signature" means an electronic sound, symbol, or process attached to 27 or logically associated with a record and executed or adopted by a person with the 28 intent to sign the record. 29 "Filed with the secretary of state" means except as otherwise permitted by law or 15. 16. 30 rule:

1 That a document record meeting the applicable requirements of this chapter, a. 2 together with the fees provided in section 10-33-140, was delivered or 3 communicated to the secretary of state by a method or medium of 4 communication acceptable by the secretary of state and was determined by 5 the secretary of state to conform to law: 6 b. That the secretary of state shall did then: 7 (1) Record the actual date on which the document is record was filed, and 8 if different, the effective date of filing; and 9 (2) Record the document record in the office of the secretary of state. 10 16. <u>17.</u> "Foreign corporation" means a corporation that is formed under laws other than the 11 laws of this state for a purpose for which a corporation may be organized under 12 this chapter. 13 "Foreign organization" means an organization created under laws other than the 17. 18. 14 laws of this state for a purpose for which an organization may be created under the laws of this state. 15 16 18. <u>19.</u> "Good faith" means honesty in fact in the conduct of an act or transaction. 17 19. 20. "Intentionally" means the person referred to has a purpose to do or fail to do the 18 act or cause the result specified, or believes the act or failure to act, if successful, 19 will cause that result. A person intentionally violates a statute: 20 If the person intentionally does the act or causes the result prohibited by the 21 statute: or 22 If the person intentionally fails to do the act or cause the result required by the b. 23 statute, even though the person may not know of the existence or 24 constitutionality of the statute or the scope or meaning of the terms used in 25 the statute. "Internal Revenue Code" means the Internal Revenue Code of 1986, as amended 26 20. 21. 27 from time to time, and successive federal revenue acts. 28 21. "Knows" or has "knowledge" means the person has actual knowledge of a fact. A 29 person does not "know" or have "knowledge" of a fact merely because the person 30 has reason to know of the fact.

1	22.	"Legal re	preser	ntative" means a person empowered to act for another person,
2		including	an age	ent, manager, officer, partner, or associate of an organization; a
3		trustee o	f a trus	st; a personal representative; a trustee in bankruptcy; or a receiver,
4		guardian	, custo	odian, or conservator.
5	23.	"Membe	" mear	ns a person with membership rights in a corporation under its
6		articles c	r bylav	ws, regardless of how the person is identified.
7	24.	"Membe	s with	voting rights" means members or a class of members that has
8		voting rig	hts wit	th respect to the purpose or matter involved.
9	25.	"Nonprof	it purpo	ose" or "nonprofit activity" means a purpose or activity not involving
10		pecuniar	y gain i	to any officer, director, or member, other than a member that is a
11		nonprofit	organi	ization or subdivision, unit, or agency of the United States or a state
12		or local g	jovernr	ment.
13	26.	"Notice":		
14		a. Is g	iven by	y a member of a corporation to the corporation or an officer of the
15		corp	oration	n:
16		(1)	Whe	en in writing and mailed or delivered to the corporation or the officer
17			at th	ne registered office or principal executive office of the corporation; o
18		(2)	Whe	en given by a form of electronic communication consented to by the
19			corp	poration to which the notice is given if by:
20			(a)	If by facsimile Facsimile communication, when directed to a
21				telephone number at which the corporation has consented to
22				receive notice.
23			(b)	If by electronic Electronic mail, when directed to an electronic
24				mail address at which the corporation has consented to receive
25				notice.
26			(c)	If by posting Posting on an electronic network on which the
27				corporation has consented to receive notice, together with
28				separate notice to the corporation of the specific posting, upon
29				the later of:
30				[1] The posting; or
31				[2] The giving of the separate notice.

1			(d)	If by any Any other form of electronic communication by which
2				the corporation has consented to receive notice, when directed to
3				the corporation.
4	b.	Is giv	en, in a	all other cases:
5		(1)	Wher	n mailed to the person at an address designated by the person or
6			at the	last-known address of the person;
7		(2)	Wher	n handed to the person;
8		(3)	Wher	left at the office of the person with a clerk or other person in
9			charg	e of the office or:
10			(a)	If there is no one in charge, when left in a conspicuous place in
11				the office; or
12			(b)	If the office is closed or the person to be notified has no office,
13				when left at the dwelling house or usual place of abode of the
14				person with some person of suitable age and discretion then
15				residing there; or
16		(4)	When	given by a form of electronic communication consented to by the
17			perso	on to whom the notice is given if by:
18			(a)	If by facsimile Facsimile communication, when directed to a
19				telephone number at which the person has consented to receive
20				notice.
21			(b)	If by electronic Electronic mail, when directed to an electronic
22				mail address at which the person has consented to receive
23				notice.
24			(c)	If by posting Posting on an electronic network on which the
25				person has consented to receive notice, together with separate
26				notice to the person of the specific posting, upon the later of:
27				[1] The posting; or
28				[2] The giving of the separate notice.
29		<u>(5)</u>	When	the method is fair and reasonable when all of the circumstances
30			are co	onsidered.

1		C.	Is given by mail when deposited in the United States mail with sufficient
2			postage affixed.
3		d.	Is deemed received when it is given.
4	27.	"Off	icer" means an individual who is more than eighteen years of age and who is:
5		a.	Elected, appointed, or otherwise designated as an officer by the board or the
6			members; or
7		b.	Considered elected as an officer pursuant to section 10-33-52.
8	28.	"Oro	ganization" means <u>:</u>
9		<u>a.</u>	Whether domestic or foreign, a corporation, whether domestic or foreign,
10			incorporated in or authorized to do business in this state under another
11			ehapter of this code; limited liability company; partnership; limited
12			partnership; limited liability partnership; limited liability limited partnership;
13			joint venture; association;, business trust; estate; trust; enterprise;, or any
14			other legal or commercial entity person having a governing statute; but
15		<u>b.</u>	Excludes any nonprofit corporation, whether a domestic nonprofit corporation
16			which is incorporated under this chapter or a foreign nonprofit corporation
17			which is incorporated in another jurisdiction.
18	29.	"Pri	ncipal executive office" means:
19		a.	If the corporation has an elected or appointed president, then an office where
20			the elected or appointed president of the corporation has an office; or
21		b.	If the corporation has no elected or appointed president, then the registered
22			office of the corporation.
23	30.	"Re	cord" means information that is inscribed on a tangible medium or that is stored
24		in a	n electronic or other medium and is retrievable in perceivable form.
25	31.	"Re	gistered office" means the place in this state designated in the articles of a
26		corp	poration as the registered office of the corporation.
27	32.	"Re	lated organization" means an organization that controls, is controlled by, or is
28		und	er common control with another organization with control existing if an
29		orga	anization:
30		a.	Owns, directly or indirectly, at least fifty percent of the shares, membership
31			interests, or other ownership interests of another organization;

1		b.	Has	the right, directly or indirectly, to elect, appoint, or remove fifty percent or
2			more	of the voting members of the governing body of another organization; or
3		C.	Has	the power, directly or indirectly, to direct or cause the direction of the
4			mana	agement and policies of another organization, whether through the
5			owne	ership of voting interests, by contract, or otherwise.
6	33.	"Re	mote o	communication" means communication via electronic communication,
7		con	ferenc	e telephone, videoconference, the internet, or such other means by
8		whi	ch per	sons not physically present in the same location may communicate with
9		eac	h othe	r on a substantially simultaneous basis.
10	34.	"Sig	ned" r	neans:
11		a.	That	the signature of a person, which may be a facsimile affixed, engraved,
12			printe	ed, placed, stamped with indelible ink, transmitted by facsimile
13			telec	ommunication or electronically, or in any other manner reproduced on the
14			docu	ment record, is placed on a document record, as provided under section
15			41-0	1-09; and
16		b.	With	respect to a document record required by this chapter to be filed with the
17			secre	etary of state, that:
18			(1)	The document record is signed by a person authorized to do so by this
19				chapter, the articles, or bylaws, a resolution approved by the directors
20				as required by section 10-33-42, or the members with voting rights, if
21				any, as required by section 10-33-72; and
22			(2)	The signature and the document record are communicated by a
23				method or medium of communication acceptable by the secretary of
24				state.
25	35.	"Su	bsidiaı	ry" of a specified corporation means:
26		a.	A co	rporation or a foreign corporation having more than fifty percent of the
27			votin	g power of its shares entitled to vote for directors owned directly or
28			indire	ectly through related organizations, by the specified corporation; or
29		b.	A lim	ited liability company or a foreign limited liability company having more
30			than	fifty percent of the voting power of its membership interests entitled to

1			vote for governors owned directly, or indirectly through organizations, by the
2			specified limited liability company.
3	36.	"Suı	rviving corporation" means the domestic corporation or foreign corporation
4		resu	ulting from a merger:
5		<u>a.</u>	May preexist the merger; or
6		<u>b.</u>	May be created by the merger.
7	37.	"Vot	te" includes authorization by written action.
8	38.	"Wr	itten action" means:
9		a.	A written document record signed by all of the persons required to take the
10			action; or
11		b.	The counterparts of a written document record signed by any of the persons
12			taking the action.
13			(1) Each counterpart constitutes the action of the persons signing it; and
14			(2) All the counterparts are one written action by all of the persons signing
15			them.
16	SEC	TIOI	N 92. Section 10-33-01.2 of the North Dakota Century Code is created and
17	enacted as	follov	vs:
18	<u>10-3</u>	<u>3-01</u>	.2. Knowledge and notice.
19	<u>1.</u>	<u>A pe</u>	erson knows or has knowledge of a fact if the person has actual knowledge of
20		<u>it. A</u>	A person does not know or have knowledge of a fact merely because the
21		pers	son has reason to know or have knowledge of the fact.
22	<u>2.</u>	<u>A pe</u>	erson has notice of a fact if the person:
23		<u>a.</u>	Knows of the fact;
24		<u>b.</u>	Has received notice of the fact as provided in subsection 18 of section
25			<u>10-33-01;</u>
26		<u>C.</u>	Has reason to know the fact exists from all of the facts known to the person at
27			the time in question; or
28		<u>d.</u>	Has notice of it under subsection 3.
29	<u>3.</u>	<u>Sub</u>	ject to subsection 8, a person has notice of:

1 The intention of a corporation to dissolve, ninety days after the effective date a. 2 of the filed notice of intent to dissolve stating that the corporation intends to 3 dissolve; 4 The dissolution of a corporation, ninety days after the effective date of the b. 5 filed; and 6 C. A merger under sections 10-33-86 through 10-33-92, ninety days after the 7 effective date of the filed articles of merger. 8 A person notifies or gives a notification to another person by taking the steps <u>4.</u> 9 provided in subsection 18 of section 10-33-01, whether or not the other person 10 learns of it. 11 A person receives a notification as provided in subsection 18 of section 10-33-01. 5. 12 <u>6.</u> Except as otherwise provided in subsection 7 and except as otherwise provided in 13 subsection 18 of section 10-33-01, a person other than an individual knows, has 14 notice, or receives a notification of a fact for purposes of a particular transaction 15 when the individual conducting the transaction for the person knows, has notice, or 16 receives a notification of the fact, or in any event when the fact would have been 17 brought to the attention of the individual if the person had exercised reasonable 18 diligence. 19 A person other than an individual exercises reasonable diligence if it 20 maintains reasonable routines for communicating significant information to the 21 individual conducting the transaction for the person and there is reasonable 22 compliance with the routines. 23 Reasonable diligence does not require an individual acting for the person to b. 24 communicate information unless the communication is part of the regular 25 duties of the individual or the individual has reason to know of the transaction 26 and that the transaction would be materially affected by the information. 27 7. Knowledge, notice, or receipt of a notification of a fact relating to the corporation by 28 an officer or director is effective immediately as knowledge of, notice to, or receipt 29 of a notification by the corporation, except in the case of a fraud on the corporation 30 committed by or with the consent of the officer or director. Knowledge, notice, or

receipt of a notification of a fact relating to the corporation by a member who is not

1		an d	officer or director, is not effective as knowledge by, notice to, or receipt of a
2		<u>noti</u>	fication by the corporation.
3	<u>8.</u>	Not	ice otherwise effective under subsection 3 does not affect the power of a
4		pers	son to transfer real property held in the name of a corporation unless at the time
5		of tr	ransfer a certified copy of the relevant statement, amendment, or articles, as
6		filed	with the secretary of state, has been recorded in the office of the county
7		reco	order in the county in which the real property affected by the statement,
8		<u>ame</u>	endment, or articles is located.
9	<u>9.</u>	Witl	h respect to notice given by a form of electronic communication:
10		<u>a.</u>	Consent by an officer or director to notice given by electronic communication
11			may be given in writing or by authenticated electronic communication. The
12			corporation is entitled to rely on any consent so given until revoked by the
13			officer or director. However, no revocation affects the validity of any notice
14			given before receipt by the corporation of revocation of the consent.
15		<u>b.</u>	An affidavit of an officer or director or an authorized agent of the corporation,
16			that the notice has been given by a form of electronic communication is, in the
17			absence of fraud, prima facie evidence of the facts stated in the affidavit.
18	SE	CTIO	N 93. AMENDMENT. Subsection 3 of section 10-33-06 of the North Dakota
19	Century Co	ode is	amended and reenacted as follows:
20	3.	The	following articles govern a corporation unless modified by the articles:
21		a.	A corporation has a general purpose of engaging in any lawful nonprofit
22			activity as provided in section 10-33-04;
23		b.	A corporation has perpetual existence and certain powers as provided in
24			section 10-33-21;
25		C.	The power to initially adopt, amend, or repeal the bylaws is vested in the
26			board as provided in section 10-33-26;
27		d.	The affirmative vote of a majority of the directors present is required for an
28			action of the board as provided in section 10-33-42;
29		e.	A written action by the board taken without a meeting must be signed by all
30			directors as provided in section 10-33-43; and
31		f.	Members are of one class as provided in section 10-33-57; and

1	<u>g.</u>	A wr	itten ad	ction by the members must be signed by all members as provided
2		<u>in se</u>	ction 1	0-33-73.
3	SECTIO	N 94.	AMEN	IDMENT. Section 10-33-10 of the North Dakota Century Code is
4	amended and re	enact	ed as f	ollows:
5	10-33-10). Coi	porate	e name.
6	1. The	e corpo	orate n	ame:
7	a.	Mus	t be in	the English language or in any other language expressed in
8		Engl	ish lett	ers or characters.
9	b.	Nee	d not c	ontain the word "company", "corporation", "incorporated", "limited"
10		or a	n abbre	eviation of one or more of these words.
11	C.	May	not co	ntain a word or phrase that indicates or implies that it may not be
12		inco	porate	d under this chapter.
13	d .	May	not co	ntain the words "limited liability company", "limited partnership",
14		"limi	ted liab	ility partnership", "limited liability limited partnership", or any
15		abbr	eviatio	n of these words.
16	e. <u>d.</u>	May	not co	ntain a word or phrase that indicates or implies that it is the
17		corp	oration	<u>.</u> <u>-</u>
18		<u>(1)</u>	<u>Is</u> inc	corporated for a purpose other than a legal:
19			<u>(a)</u>	A lawful nonprofit purpose for which a corporation may be
20				incorporated under this chapter; or
21			<u>(b)</u>	For a purpose stated in its articles; or
22		<u>(2)</u>	May	not be incorporated under this chapter.
23	f. <u>e.</u>	Unlo	ss a d	ocument in compliance with subsection 2 is filed with the articles,
24		may	<u>May</u> n	ot be the same as or deceptively similar to:
25		(1)	The I	name, whether foreign and authorized to conduct activities in this
26			state	or domestic unless there is filed with the articles a record that
27			comp	olies with subsection 2, of:
28			(a)	Another corporation;
29			(b)	A corporation incorporated or authorized to do business in this
30				state under another provision of this code;
31			(c)	A limited liability company;

1				(0) A limited partnership;
2				(e	e) A limited liability partnership; or
3				(f)	A limited liability limited partnership;
4				(2) A	name the right to which is, at the time of incorporation, reserved in
5				th	e manner provided in section 10-19.1-14, 10-32-11, 10-33-11,
6				4	5-10.1-03 <u>45-10.2-11, 45-13-04.2</u> , or 45-22-05;
7				(3) A	fictitious name registered in the manner provided in chapter 45-11; or
8				(4) A	trade name registered in the manner provided in chapter 47-25.
9		2.	lf th	e secreta	ry of state determines that a corporate name is "deceptively similar" to
10			ano	ther name	e for purposes of this chapter, then the corporate name may not be
11			use	d unless t	there is filed with the articles:
12			a.	The writ	ten consent of the holder of the rights to the name the proposed name
13				is deterr	nined to be deceptively similar to; or
14			b.	A certific	ed copy of a judgment of a court in this state establishing the prior
15				right of t	he applicant to the use of the name in this state.
16			This	s subsecti	on does not affect the right of a domestic corporation existing on
17			Aug	ust 1, 19	97, or a foreign corporation authorized to do business in this state on
18			that	date to c	ontinue the use of its name.
19		3.	The	secretar	y of state shall determine whether a corporate name is "deceptively
20			simi	ilar" to an	other name for purposes of this chapter.
21		<u>3.</u>	If th	e secreta	ry of state determines that a corporate name is "deceptively similar" to
22			ano	ther name	e for purposes of this chapter, then the corporate name may not be
23			use	d unless t	there is filed with the articles:
24			<u>a.</u>	The writ	ten consent of the holder of the rights to the name the proposed name
25				is deterr	nined to be deceptively similar to; or
26			<u>b.</u>	A certifie	ed copy of a judgment of a court in this state establishing the prior
27				right of t	he applicant to the use of the name in this state.
28		<u>4.</u>	Sub	section 3	does not affect the right of a corporation existing on August 1, 1997,
29			or a	foreign c	orporation authorized to do business in this state on that date to
30			con	tinue the	use of its name.
31	4.	<u>5.</u>	This	s section a	and section 10-33-11 do not:

1			a.	Abro	gate or limit:
2				(1)	The law of unfair competition or unfair practices;
3				(2)	Chapter 47-25;
4				(3)	The laws of the United States with respect to the right to acquire and
5					protect copyrights, trade names, trademarks, service names, or service
6					marks; or
7				(4)	Any other rights to the exclusive use of names or symbols; or
8			b.	Dero	gate the common law or the principles of equity.
9	5.	<u>6.</u>	A co	orpora	tion that is the surviving organization in a merger with one or more other
10			orga	anizati	ions, or that acquires by sale, lease, or other disposition to or exchange
11			with	n an or	ganization all or substantially all of the assets of another organization
12			incl	uding	its name, may have the same name, subject to the requirements of
13			sub	sectio	n 1, as that used in this state by any of the other organizations, if the
14			othe	er orga	anization whose name is sought to be used:
15			a.	Was	incorporated, organized, formed, or registered under the laws of this
16				state	1 -1
17			b.	Is au	thorized to conduct activities or transact business in this state;
18			C.	Hold	s a reserved name in the manner provided in section 10-19.1-14,
19				10-3	2-11, 10-33-11, 45-10.1-03 <u>45-10.2-11, 45-13-04.2</u> , or 45-22-05;
20			d.	Hold	s a fictitious name registered in the manner provided in chapter 45-11; or
21			e.	Hold	s a trade name registered in the manner provided in chapter 47-25.
22	6.	<u>7.</u>	The	use c	of a name by a corporation in violation of this section does not affect or
23			vitia	ate its	corporate existence, but a court in this state may, upon application of the
24			stat	e or of	f an interested or affected person, enjoin the corporation from conducting
25			acti	vities ı	under a name assumed in violation of this section, although its articles
26			may	y have	been filed with the secretary of state and a certificate of incorporation
27			issu	ıed.	
28	7.	<u>8.</u>	lf a	corpo	ration's A corporation whose period of existence has expired or that is
29			invo	oluntar	rily dissolved by the secretary of state pursuant to section 10-33-139, the
30			corp	ooratic	on may reacquire the right to use that name by refiling articles of
31			inco	orporat	tion pursuant to section 10-33-08 ; amending pursuant to section

- Legislative Assembly 1 10-33-118; or reinstating pursuant to section 10-33-139. If unless the name has 2 been adopted for use or reserved by another person, in which case the filing will be 3 rejected unless the filing is accompanied by a written consent or judgment 4 pursuant to subsection 2. A corporation that cannot reacquire the use of its 5 corporate name must adopt a new corporate name that complies with the 6 provisions of this section: 7 By refiling articles of incorporation pursuant to section 10-33-08; a. 8 b. By amending pursuant to section 10-33-14; or 9 C. By reinstating pursuant to section 10-33-139. 10 Subject to section 10-33-126, this section applies to any foreign corporation 9. 11 transacting business in this state, having a certificate of authority to transact 12 business in this state, or applying for a certificate of authority. 13 **SECTION 95. AMENDMENT.** Subsection 2 of section 10-33-12 of the North Dakota 14 Century Code is amended and reenacted as follows: 15 2. A corporation shall appoint and continuously maintain a registered agent. The 16 registered agent may be an individual residing in this state, a domestic another 17 corporation whether incorporated under this chapter or under another provision 18 chapter of this code, a limited liability company, a foreign corporation whether 19 authorized to do business or conduct activities in the state under this chapter or 20 under another provision of this code, or foreign limited liability company authorized 21 to conduct activities in this state. The registered agent shall maintain a business 22 office that is identical with the registered office. Proof of the registered agent's 23 consent to serve in that capacity must be filed with the secretary of state, together
 - SECTION 96. AMENDMENT. Subsection 4 of section 10-33-13 of the North Dakota Century Code is amended and reenacted as follows:

with the fees provided in section 10-33-140.

With respect to fees:

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The fee prescribed provided in section 10-33-140 for change of registered a. office must be refunded if in the secretary of state's opinion a change of address of registered office results from rezoning or postal reassignment.

1	b. The fees prescribed provided in section 10-33-140 for change of registered
2	agent, change of registered office, and consent of registered agent do not
3	apply if the registered agent or registered office is established or changed in
4	the annual report.
5	SECTION 97. AMENDMENT. Section 10-33-18 of the North Dakota Century Code is
6	amended and reenacted as follows:
7	10-33-18. Filing articles of amendment. An original of the articles of amendment
8	must be filed with the secretary of state. If the secretary of state finds that the articles of
9	amendment conform to the filing requirements of this chapter and that all fees have been paid
10	as provided in section 10-33-140, then the articles of amendment must be recorded in the office
11	of the secretary of state. A corporation that amends the corporate name and is the owner of a
12	trademark or trade name, is a general partner named in a fictitious name certificate, or is a
13	general partner in a limited partnership that is on file with the secretary of state must change or
14	amend the corporation's name in each registration when the corporation files an amendment.
15	SECTION 98. AMENDMENT. Section 10-33-22 of the North Dakota Century Code is
16	amended and reenacted as follows:
17	10-33-22. Corporate seal. A corporation may, but need not, have a corporate seal.
18	The use or nonuse of a corporate seal does not affect the validity, recordability, or enforceability
19	of a document <u>record</u> or act. If a corporation has a corporate seal, the use of the seal by the
20	corporation on a document <u>record</u> is not necessary.
21	SECTION 99. AMENDMENT. Section 10-33-34 of the North Dakota Century Code is
22	amended and reenacted as follows:
23	10-33-34. Cumulative voting for directors. Unless the articles provide otherwise or
24	except as provided in section 1 of article XII of the Constitution of North Dakota, there is no
25	cumulative voting.
26	SECTION 100. AMENDMENT. Subsections 3 and 5 of section 10-33-39 of the North
27	Dakota Century Code are amended and reenacted as follows:
28	3. Unless the articles or bylaws provide for a different time period, a director may call
29	a board meeting by giving at least ten days' notice or, in the case of organizational
30	meetings pursuant to subsection 2 of section 10-33-25, at least three days' notice,
31	to all directors of the date, time, and place of the meeting.

- 1 a. The notice need not state the purpose of the meeting unless the articles or bylaws require it.

 3 b. Any notice to a director given under any provision of this chapter, the articles, or the bylaws by a form of electronic communication consented to by the director to whom the notice is given is effective when given.
 - c. Consent by a director to notice given by electronic communication may be given in writing or by authenticated electronic communication. Any consent so given may be relied upon until revoked by the director, provided that no revocation affects the validity of any notice given before receipt of revocation of the consent.
 - 5. A director may waive notice of a meeting of the board. A waiver of notice by a director entitled to notice is effective whether given before, at, or after the meeting, and whether given in writing, by authenticated electronic communication, or by attendance. Attendance by a director at a meeting is a waiver of notice of that meeting, except when the director objects at the beginning of the meeting to the transaction of business because the meeting is not lawfully called or convened and does not participate in the meeting after the objection.

SECTION 101. AMENDMENT. Section 10-33-47 of the North Dakota Century Code is amended and reenacted as follows:

10-33-47. Immunity of officers, directors, and trustees. Any person who serves as a director, officer, or trustee of a corporation that is, or would qualify as a nonprofit organization that is described in paragraphs 3, 4, 5, 6, 7, 10, and 19 of section $\frac{501(c)(3)}{501(c)}$ of the Internal Revenue Code of 1954, as amended [26 U.S.C. 501(c)(3), (4), (5), (6), (7), (10), and (19)], is immune from civil liability for any act or omission resulting in damage or injury if at the time of the act or omission all of the following are met:

- 1. The officer, director, or trustee was acting in good faith and in the scope of that person's official duties as a director, officer, or trustee.
- 2. The act or omission did not constitute willful misconduct or gross negligence on the part of the officer, director, or trustee.
- 3. The officer, director, or trustee did not receive or expect to receive reimbursement for or payment of expenses in excess of two thousand dollars per year for

1		exp	enses actually incurred as a result of providing services as a director, officer, of
2		trus	tee, and did not receive or expect to receive compensation or anything in lieu o
3		con	pensation as payment for services provided as a director, officer, or trustee.
4	SEC	CTIO	N 102. AMENDMENT. Section 10-33-51 of the North Dakota Century Code is
5	amended a	nd re	enacted as follows:
6	10-3	33-5 1	. Multiple offices. Any number of offices or functions of those offices may be
7	held or exe	rcise	d by the same individual. If a document record must be signed by individuals
8	holding diffe	erent	offices or functions and an individual holds or exercises more than one of
9	those office	es or	functions, that individual may sign the document record in more than one
10	capacity, b	ut on	y if the document record indicates each capacity in which the individual signs.
11	SEC	CTIO	N 103. AMENDMENT. Section 10-33-72 of the North Dakota Century Code is
12	amended a	nd re	enacted as follows:
13	10-3	33-72	2. Act of the members.
14	1.	Unl	ess this chapter or the articles or bylaws require a greater vote or voting by
15		clas	ss and except for the election of directors which is governed by section
16		<u>10-</u>	32-34, the members shall take action by the affirmative vote of the greater of:
17		a.	A majority of the members with voting rights present and entitled to vote on
18			that item of business; or
19		b.	A majority of the voting power of the minimum number of members with voting
20			rights that would constitute a quorum for the transaction of business at the
21			meeting.
22		If th	e articles or bylaws require a larger proportion or number than is required by
23		this	chapter for a particular action, then the articles or bylaws control.
24	2.	Unl	ess otherwise provided in the articles or bylaws, members may take action at a
25		me	eting:
26		a.	By voice or ballot.
27		b.	By action without a meeting pursuant to section 10-33-73.
28		C.	By written ballot pursuant to section 10-33-74.
29		d.	By electronic remote communication pursuant to section 10-33-75.
30	SEC	СТІО	N 104. AMENDMENT. Section 10-33-73 of the North Dakota Century Code is
31	amended a	nd re	enacted as follows:

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1 **10-33-73.** Action without a meeting by the members. An action required or 2 permitted to be taken at a meeting of the members may be taken without a meeting by written 3 action signed, or consented to by authenticated electronic communication, by all of the 4 members entitled to vote on that action. 5 If the articles so provide, any action may be taken by written action signed, or 6 consented to by authenticated electronic communication, by the members who 7 hold voting power equal to the voting power that would be required to take the 8 same action at a meeting of the members at which all members were present. 9 After the adoption of the initial articles, an amendment to the articles to permit a. 10 written action to be taken by less than all members requires the approval of all 11 members entitled to vote on the amendment. 12 <u>b.</u> When written action is permitted to be taken by less than all members, all 13 members must be notified immediately of its text and effective date no later 14 than five days after the effective time of the action. Failure to provide the notice does not invalidate the written action. 15 b. с. 16 A member who does not sign or consent to the written action has no liability c. d. 17 for the action or actions taken by the written action. 18 The written action is effective when signed by the required members, unless a 2. 19 different effective time is provided in the written action. 20 3. When this chapter requires or permits a certificate concerning an action to be filed 21 with the secretary of state, the certificate must indicate if the action was taken 22 under this section. 23 SECTION 105. AMENDMENT. Section 10-33-74 of the North Dakota Century Code is 24 amended and reenacted as follows: 25 10-33-74. Action Shareholder action by written ballot. 26 Except as provided in subsection 5 and unless prohibited or limited by the articles 27 or bylaws, an action that may be taken at a regular or special meeting of members 28 may be taken without a meeting if the corporation mails or delivers a written ballot 29 to every member entitled to vote on the matter.

vote for or against each proposed action.

A written ballot must set forth each proposed action and provide an opportunity to

1	3.	App	roval by written ballot under this section is valid only if:
2		a.	The number of votes cast by ballot equals or exceeds the quorum required to
3			be present at a meeting authorizing the action; and
4		b.	The number of approvals equals or exceeds the number of votes that would
5			be required to approve the matter at a meeting at which the total number of
6			votes cast was the same as the number of votes cast by ballot.
7	4.	Soli	citations for votes by written ballot must:
8		a.	Indicate the number of responses needed to meet the quorum requirements;
9		b.	State the percentage of approvals necessary to approve each matter other
10			than election of directors; and
11		C.	Specify the time by which a ballot must be received by the corporation in
12			order to be counted.
13	5.	Exc	ept as otherwise provided in the articles or bylaws, a written ballot may not be
14		revo	oked.
15	<u>6.</u>	With	respect to a ballot by electronic communication:
16		<u>a.</u>	A corporation may deliver a ballot by electronic communication only if the
17			corporation complies with subsection 4 of section 10-33-68 as if the ballot
18			were a notice.
19		<u>b.</u>	Consent by a member to receive notice by electronic communication in a
20			certain manner constitutes consent to receive a ballot by electronic
21			communication in the same manner.
22	SEC	OIT	106. AMENDMENT. Subsections 2, 5, and 7 of section 10-33-80 of the
23	North Dako	ta Ce	ntury Code are amended and reenacted as follows:
24	2.	A m	ember or a director, or the agent or attorney of a member or a director, may
25		insp	ect all documents records referred to in subsection 1 or 3 for any proper
26		purp	pose at any reasonable time. A proper purpose is one reasonably related to the
27		inter	rest of the person as a member or director of the corporation.
28	5.	The	corporation may charge the requesting party a reasonable fee to cover the
29		expe	enses of providing copies of documents records under this section.

1	7.	A m	ember or a director who is wrongfully denied access to or copies of documents
2		reco	ords under this section may bring an action for injunctive relief, damages, and
3		cost	s and reasonable attorney's fees.
4	SEC	CTIOI	107. AMENDMENT. Section 10-33-120 of the North Dakota Century Code
5	is amended	and	reenacted as follows:
6	10-3	3-12	0. Service of process on corporation, foreign corporation, and
7	nonresider	nt dir	ectors.
8	1.	The	registered agent must be an agent of the corporation and any nonresident
9		dire	ctor upon whom any process, notice, or demand required or permitted by law to
10		be s	erved on the corporation or director may be served.
11		<u>a.</u>	When a foreign corporation transacts business without a certificate of
12			authority, or when the certificate of authority of a foreign corporation is
13			suspended or revoked, the secretary of state is an agent of the foreign
14			corporation for service of process, notice, or demand.
15		<u>b.</u>	Acceptance of a directorship includes the appointment of the secretary of
16			state as an agent for personal service of legal process, notice, or demand.
17	2.	A pr	ocess, notice, or demand required or permitted by law to be served upon a
18		corp	oration may be served either upon :
19		<u>a.</u>	On the registered agent of the corporation, or upon;
20		<u>b.</u>	On an officer of the corporation, or upon;
21		<u>c.</u>	On any responsible person found at the registered office or at the principal
22			executive office; or
23		<u>d.</u>	On the secretary of state as provided in this section.
24	3.	If ne	either the corporation's registered agent nor an officer of the corporation <u>a</u>
25		resp	onsible person can be found at the registered office, or if a corporation fails to
26		mai	ntain a registered agent in this state and an officer of the corporation
27		resp	onsible person cannot be found at the registered principal executive office,
28		ther	the secretary of state is the an agent of the corporation upon whom the
29		proc	ess, notice, or demand may be served.
30		a.	Service on the secretary of state:

1 (1) Shall be made by registered mail or personal delivery to the secretary a. 2 of state and not by electronic communication; 3 (2)Shall include the return of the sheriff, or the affidavit of a person who is b. 4 not a party, verifying that neither the registered agent nor an officer a 5 responsible person can be found at the registered office or at the 6 principal executive office; and 7 (3)Is deemed personal service upon the corporation and must be made by C. 8 filing with the secretary of state: 9 Three copies of the process, notice, or demand; and (1) (a) 10 (2) (b) The fees provided in section 10-33-140; and 11 <u>(4)</u> Is returnable in not less than thirty days notwithstanding a shorter 12 period specified in the process, notice, or demand. 13 The secretary of state shall immediately forward, by registered mail, b. 14 addressed to the corporation at its registered office, a copy of the process, 15 notice, or demand. Service on the secretary of state is returnable in not less 16 than thirty days notwithstanding a shorter period specified in the process, 17 notice, or demand. 18 4. Process, notice, or demand may be served on a dissolved corporation as provided 19 in this subsection. The court shall determine if service is proper. If a corporation 20 has voluntarily dissolved or a court has entered a decree of dissolution, service 21 may be made according to subsection 2 as long as claims are not finally barred 22 under section 10-33-115. If a corporation has been involuntarily dissolved 23 pursuant to section 10-33-139, service may be made according to subsection 2. 24 5. A The secretary of state shall maintain a record of all processes, notices, and 25 demands every process, notice, and demand served upon on the secretary of 26 state under this section, including the date of service and the action taken with 27 reference to it, must be maintained in the office of the secretary of state the 28 process, notice, or demand. 29 Nothing in this This section limits does not limit the right to serve any process, 6. 30 notice, or demand required or permitted by law to be served upon a corporation in 31 any other manner permitted by law.

1	SEC	JIION	108.	AMENDMENT. Subsections 1 and 2 of section 10-33-123 of the North
2	Dakota Cer	ntury C	ode a	are amended and reenacted as follows:
3	1.	Wher	n it ap	pears to the attorney general it is in the public interest that an
4		inves	tigatio	on should be made to ascertain whether a proceeding by the attorney
5		gene	ral, as	s provided in this chapter, should be commenced, the attorney general
6		may:		
7		a.	Exam	ine under oath any person in connection with the affairs of the
8			corpo	ration.
9		b.	Exam	ine any record, book, document record, account, or paper as the
10		;	attorn	ney general determines necessary.
11		c.	Pursu	ant to an order of the district court, impound any record, book,
12		,	docu r	ment, account, or paper, and retain it in the attorney general's
13		!	posse	ession until the completion of all proceedings undertaken under this
14		(chapt	er.
15	2.	To ac	ccomp	olish the objectives and to carry out the duties prescribed provided by
16		this c	hapte	er, the attorney general may issue subpoenas to any person.
17	SEC	CTION	109.	AMENDMENT. Subsection 1 of section 10-33-134 of the North Dakota
18	Century Co	de is a	meno	ded and reenacted as follows:
19	1.	The o	certific	cate of authority of a foreign corporation to conduct activities in this state
20		may l	be rev	voked by the secretary of state if:
21		a.	The fo	oreign corporation has failed to:
22			(1)	Maintain a registered office as required by this chapter;
23			(2)	Appoint and maintain a registered agent as required by this chapter;
24			(3)	File a report upon any change in the address of its registered office;
25			(4)	File a report upon any change in the name or business address of the
26				registered agent; or
27			(5)	File in the office of the secretary of state any amendment to its
28				application for a certificate of authority as specified in section
29				10-33-130; or

1		b.	A misrepresentation has been made of any material matter in any application,
2			report, affidavit, or other document record submitted by the foreign
3			corporation pursuant to this chapter.
4	SEC	CTION	110. AMENDMENT. Section 10-33-138 of the North Dakota Century Code
5	is amended	l and i	reenacted as follows:
6	10-3	33-138	8. Foreign corporation - Service of process. Service of process on a
7	foreign corp	oratio	on must be as provided in section 10-33-120. When the certificate of authority
8	of a foreign	corpo	pration is suspended or revoked, the secretary of state is an agent of the
9	foreign corp	oratio	on for service of process, notice, or demand.
10	SEC	CTION	111. AMENDMENT. Section 10-33-139 of the North Dakota Century Code
11	is amended	l and i	reenacted as follows:
12	10-3	33-139	9. Secretary of state - Annual report of corporations and foreign
13	corporation	ns.	
14	1.	Each	n corporation, and each foreign corporation authorized to conduct activities in
15		this	state, shall file, within the time prescribed by provided in subsection 3, an
16		annı	ual report setting forth:
17		a.	The name of the corporation or foreign corporation and the state or country
18			under the laws of which it is incorporated.
19		b.	The address of the registered office of the corporation or foreign corporation
20			in this state, the name of its registered agent in this state at that address, and
21			the address of its principal executive office.
22		C.	A brief statement of the character of the activities in which the corporation or
23			foreign corporation is actually engaged in this state.
24		d.	The names and respective addresses of the officers and directors of the
25			corporation or foreign corporation.
26		e.	The section of the Internal Revenue Code by which its tax status is
27			established.
28	2.	The	annual report must be submitted on forms prescribed by the secretary of state.
29		The	information provided must be given as of the date of the execution of the
30		repo	rt. The annual report must be signed as prescribed provided in subsection 34
31		of se	ection 10-33-01 or in the articles or bylaws, or in a resolution approved by the

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- affirmative vote of the required proportion or number of the directors or members 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.
- 3. The annual report must be delivered to the secretary of state before February first of each year, except that the first annual report must be delivered before February first of the year following the calendar year in which the certificate of incorporation or certificate of authority was issued by the secretary of state.
 - a. An annual report in a sealed envelope postmarked by the United States postal service before February first, or an annual report in a sealed packet with a verified shipment date by any other carrier service before February first, complies with this requirement. When the filing date falls on a Saturday or holiday as defined in section 1-03-01, a postmark or verified shipment date on the next business day complies with this requirement.
 - b. The secretary of state must file the report if the report conforms to the requirements of subsection 2.
 - (1) If the report does not conform, it must be returned to the corporation for any necessary corrections.
 - (2) If the report is filed before the deadlines prescribed provided in this subsection, penalties for the failure to file a report within the time provided do not apply, if the report is corrected to conform to the requirements of subsection 2 and returned to the secretary of state within thirty days after the annual report was returned by the secretary of state for correction.
 - c. The secretary of state may extend the annual filing date of any corporation or foreign corporation if a written application for an extension is delivered before February first.
- 4. After the date established under subsection 3, the secretary of state shall notify any corporation or foreign corporation failing to file its annual report that its certificate of incorporation or certificate of authority is not in good standing and that

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- Legislative Assembly 1 it may be dissolved or revoked pursuant to subsections 5 and 6. The secretary of 2 state must mail the notice to the last registered agent at the last registered office of 3 record. If the corporation or foreign corporation files its annual report after the 4 notice is mailed, together with the annual report filing fee and late filing penalty fee 5 as prescribed by provided in section 10-33-140, the secretary of state shall restore 6 its certificate of incorporation or certificate of authority to good standing. 7 5. A corporation that does not file its annual report, along with the statutory filing and 8 penalty fees, within one year after the date established in subsection 3 ceases to 9 exist and is considered involuntarily dissolved by operation of law. 10 The Thereafter, the secretary of state shall note the termination of the a. 11 corporation's certificate of incorporation on the records of the secretary of 12 state and shall give notice of the action to the dissolved corporation.
 - Notice by the secretary of state must be mailed to the last registered agent at b. the last registered office of record.
 - 6. A foreign corporation that does not file its annual report, along with the statutory filing and penalty fees, within one year after the date established by subsection 3 forfeits its authority to conduct activities in this state.
 - a. The secretary of state shall note the revocation of the foreign corporation's certificate of authority on the records of the secretary of state and shall give notice of the action to the foreign corporation.
 - Notice by the secretary of state must be mailed to the foreign corporation's b. last registered agent at the last registered office of record.
 - The decision by the secretary of state that a certificate of authority must be C. revoked under this subsection is final.
 - 7. A corporation that was dissolved for failure to file an annual report, or a foreign corporation whose authority was forfeited by failure to file an annual report, may be reinstated by filing a past-due report, together with the statutory filing and penalty fees for an annual report and a reinstatement fee as prescribed provided in section 10-33-140. The fees must be paid and the report filed within one year following the involuntary dissolution or revocation. Reinstatement under this subsection does

1 not affect the rights or liability for the time from the dissolution or revocation to the 2 reinstatement. 3 8. The secretary of state may waive any penalties provided in the this section when 4 an annual report form could not be delivered to the corporation. 5 SECTION 112. AMENDMENT. Section 10-33-140 of the North Dakota Century Code 6 is amended and reenacted as follows: 7 10-33-140. Secretary of state - Fees and charges. 8 The secretary of state shall charge and collect for: 9 Filing articles of incorporation and issuing a certificate of incorporation, thirty 10 dollars. 11 b. Filing articles of amendment, twenty dollars. 12 C. Filing articles of correction, twenty dollars. 13 <u>d.</u> Filing restated articles of incorporation, thirty dollars. 14 Filing articles of merger or consolidation and issuing a certificate of merger or d. e. 15 consolidation, fifty dollars. 16 e. f. Filing an intent to dissolve, ten dollars. 17 f. g. Filing articles of dissolution, twenty dollars. 18 g. h. Filing a statement of change of address of registered office or change of 19 registered agent, or both, ten dollars. 20 h. i. Filing a registered agent's consent to serve in that capacity, ten dollars. 21 ÷ į. Filing a resignation as registered agent, ten dollars. 22 j. k. Filing an application to reserve a corporate name, ten dollars. 23 k. l. Filing a notice of transfer of a reserved corporate name, ten dollars. 24 l. m. Filing a cancellation of reserved corporate name, ten dollars. 25 Filing a consent to use of a deceptively similar name, ten dollars. m. n. 26 Filing an application of a foreign corporation for a certificate of authority to n. o. 27 conduct affairs in this state and issuing a certificate of authority, forty dollars. 28 Filing an application of a foreign corporation for an amended certificate of 0. р. 29 authority, forty dollars. 30 Filing a certified statement of merger of a foreign corporation holding a p. <u>q.</u> 31 certificate of authority to conduct activities in this state, fifty dollars.

I	q. <u>r.</u>	Filing	j an ap	oplication for withdrawal of a foreign corporation and issuing a
2		certif	icate d	of withdrawal, twenty dollars.
3	r. <u>s.</u>	Filing	an ar	nnual report of a domestic or foreign corporation, ten dollars.
4		<u>(1)</u>	The	secretary of state shall charge and collect additional fees for late
5			filing	of the annual report:
6		(1)	<u>(a)</u>	After the date prescribed provided in subsection 3 of section
7				10-33-139, five dollars; and
8		(2)	<u>(b)</u>	After the dissolution of a corporation, or the revocation of the
9				certificate of authority of a foreign corporation, the reinstatement
10				fee of forty dollars.
11		<u>(2)</u>	Fees	s paid to the secretary of state according to this subdivision are not
12			refur	ndable if an annual report submitted to the secretary of state cannot
13			be fil	ed because it lacks information required by section 10-33-139, or
14			the a	nnual report lacks sufficient payment as required by this
15			subo	livision.
16	s. <u>t.</u>	<u>Subr</u>	nitting	any record for approval before the actual time of submission for
17		filing	, one-l	nalf of the fee provided in this subsection for filing the record.
18	<u>u.</u>	Filing	any o	other statement of a domestic or foreign corporation, ten dollars.
19	2. The	esecre	tary o	f state shall charge and collect:
20	a.	For f	urnish	ing a certified copy of any document record, instrument, or paper
21		relati	ng to a	a corporation, one dollar for every four pages or fraction thereof
22		and f	ifteen	dollars for the certificate and affixing the seal to the certificate.
23	b.	At th	e time	of any service of process on the secretary of state as resident
24		agen	t of a	corporation, twenty-five dollars, which may be recovered as taxable
25		costs	by th	e party to the claim for relief causing the service to be made if that
26		party	preva	ils in the suit or action.
27	SECTIO	N 113.	AME	NDMENT. Section 10-33-141 of the North Dakota Century Code
28	is amended and	reena	cted a	s follows:
29	10-33-14	11. Se	cretar	y of state - Enforcement - Penalty - Appeal.
30	1. The	secre	tary o	f state may administer this chapter.

1 2. The secretary of state may propound to any corporation or foreign corporation that 2 is subject to this chapter and to any officer, director, or employee thereof any 3 interrogatory as may be reasonably necessary and proper to ascertain whether the 4 corporation has complied with this chapter applicable to the corporation. 5 The interrogatory must be answered within thirty days after mailing or within a. 6 any additional time as must be fixed by the secretary of state. The answers to 7 the interrogatory must be full and complete and must be made in writing and 8 under oath. 9 If the interrogatory is directed: b. 10 (1) To an individual, it must be answered by that individual; or 11 (2) To a corporation, it must be answered by the president, vice president, 12 secretary, or assistant secretary of the corporation. 13 The secretary of state need not file any decument record to which the C. 14 interrogatory relates until the interrogatory has been answered, and not then if 15 the answers disclose that the document record is not in conformity with this 16 chapter. 17 d. The secretary of state shall certify to the attorney general, for action the 18 attorney general may deem appropriate, an interrogatory and answers 19 thereto, which discloses a violation of this chapter. 20 Each officer, director, or employee of a corporation or foreign corporation who e. 21 fails or refuses within the time provided by subdivision a to answer truthfully 22 and fully an interrogatory propounded to that person by the secretary of state 23 is guilty of an infraction. 24 f. An interrogatory propounded by the secretary of state and the answers are 25 not open to public inspection. The secretary of state may not disclose any 26 facts or information obtained from the interrogatory or answers except insofar 27 as may be permitted by law or insofar as is required for evidence in any 28 criminal proceedings or other action by this state. 29 3. If the secretary of state rejects any document record required by this chapter to be

approved by the secretary of state before the document record may be filed, then

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Legislative Assembly 1 the secretary of state shall give written notice of the rejection to the person who 2 delivered the document <u>record</u>, specifying the reasons for rejection. 3 From such rejection the person Within thirty days after the service of the a. 4 notice of denial, the corporation or foreign corporation as the case may be, 5 may appeal to the district court of the county in which the registered office of 6 such corporation is, or is proposed to be, situated in the judicial district 7 serving Burleigh County by filing with the clerk of the court a petition setting 8 forth a copy of the document record sought to be filed and a copy of the 9 written rejection of the document record by the secretary of state.

- b. The matter must be tried de novo by the court. The court shall either sustain the action of the secretary of state or direct the secretary of state to take the action the court determines proper.
- 4. If the secretary of state dissolves a corporation or revokes the certificate of authority to conduct activities in this state of any foreign corporation, pursuant to section 10-33-134, then, the corporation or foreign corporation may appeal to the district court of the county where the registered office of the foreign corporation in this state is situated in the judicial district serving Burleigh County by filing with the clerk of the court a petition setting forth a including:
 - A copy of the corporation's articles of incorporation and a copy of the notice of dissolution given by the secretary of state; or
 - A copy of the foreign corporation's certificate of authority to conduct activities in this state and a copy of the notice of revocation given by the secretary of state. The matter must be tried de novo by the court. The court shall sustain the action of the secretary of state or shall direct the secretary of state to take the action the court determines proper.
- 5. If the court order sought is one for reinstatement of a corporation that has been dissolved as provided in subsection 5 of section 10-33-139, or for reinstatement of the certificate of authority of a foreign corporation that has been revoked as provided in subsection 6 of section 10-33-139, then together with any other actions the court deems proper, any such order which reverses the decision of the secretary of state shall require the corporation or foreign corporation to:

ı			<u>a.</u>	rile all past-due annual reports;
2			<u>b.</u>	Pay the fees to the secretary of state for each annual report as provided in
3				subdivision s of subsection 1 of section 10-33-140; and
4			<u>C.</u>	Pay the reinstatement fee to the secretary of state as provided in
5				subdivision s of subsection 1 of section 10-33-140.
6		<u>6.</u>	App	eals from all final orders and judgments entered by the district court under this
7			sect	tion in review of any ruling or decision of the secretary of state may be taken as
8			in o	ther civil actions.
9		SEC	CTIOI	N 114. Section 10-33-141.1 of the North Dakota Century Code is created and
10	enacte	ed as	follov	ws:
11		<u>10-3</u>	33-14	1.1. Delivery to and filing of records by secretary of state and effective
12	date.			
13		<u>1.</u>	A re	ecord authorized or required to be delivered to the secretary of state for filing
14			und	er this chapter must be captioned to describe the purpose of the record, be in a
15			med	dium permitted by the secretary of state, and be delivered to the secretary of
16			stat	e. If the secretary of state determines that a record complies with the filing
17			requ	uirements of this chapter, then the secretary of state shall file the record and
18			retu	rn a copy of the filed record to the person who delivered it to the secretary of
19			stat	e for filing. That person shall then send a copy of the filed record to the person
20			on v	whose behalf the record was filed.
21		<u>2.</u>	<u>Upo</u>	on request and payment of a fee provided in section 10-33-139, the secretary of
22			stat	e shall send to the requester a certified copy of the requested record.
23		<u>3.</u>	Exc	ept as otherwise specifically provided in this chapter, a record delivered to the
24			seci	retary of state for filing under this chapter may specify a delayed effective date
25			with	in ninety days. Except as otherwise provided in this chapter, a record filed by
26			the	secretary of state is effective:
27			<u>a.</u>	If the record does not specify a delayed effective date within ninety days, then
28				on the date the record is filed as evidenced by the endorsement of the
29				secretary of state of the date on the record.
30			<u>b.</u>	If the record specifies a delayed effective date within ninety days, then on the
31				specified date.

1	SE	ECTIO	N 115	. Sect	ion 10-33-141.2 of the North Dakota Century Code is created and				
2	enacted as follows:								
3	<u>10</u>	-33-1	3-141.2. Correcting a filed record. With respect to correction of a filed record:						
4	<u>1.</u>	Wh	neneve	r a rec	ord authorized by this chapter to be filed with the secretary of state				
5		has	s been	filed a	nd inaccurately records the action referred to in the record,				
6		cor	ntains a	an inac	ccurate or erroneous statement, or was defectively or erroneously				
7		exe	ecuted,	seale	d, acknowledged, or verified, the record may be corrected by filing				
8		<u>a s</u>	tateme	ent of c	correction.				
9	<u>2.</u>	<u>A s</u>	stateme	ent of c	correction:				
10		<u>a.</u>	Must	<u>t:</u>					
11			<u>(1)</u>	Be s	igned by:				
12				<u>(a)</u>	The person who executed the original record; or				
13				<u>(b)</u>	By a person authorized to sign on behalf of that person;				
14			<u>(2)</u>	Set f	orth the name of the corporation that filed the record;				
15			<u>(3)</u>	<u>lden</u>	tify the record to be corrected by description and by the date of its				
16				<u>filing</u>	with the secretary of state;				
17			<u>(4)</u>	<u>lden</u>	tify the inaccuracy, error, or defect to be corrected; and				
18			<u>(5)</u>	Set f	orth a statement in corrected form of the portion of the record to be				
19				corre	ected.				
20		<u>b.</u>	May	not re	voke or nullify the record.				
21	<u>3.</u>	The	e state	ment c	of correction shall be filed with the secretary of state.				
22	<u>4.</u>	Wit	th resp	ect to	the effective date of correction:				
23		<u>a.</u>	A ce	rtificate	e issued by the secretary of state before a record is corrected, with				
24			resp	ect to t	the effect of filing the original record, is considered to be applicable				
25			to the	e reco	rd as corrected as of the date the record as corrected is considered				
26			to ha	ve be	en filed under this subsection.				
27		<u>b.</u>	<u>After</u>	a stat	ement of correction has been filed with the secretary of state, the				
28			<u>origii</u>	nal rec	ord as corrected is considered to have been filed:				
29			<u>(1)</u>	On t	he date the statement of correction was filed:				
30				<u>(a)</u>	As to persons adversely affected by the correction; and				
31				<u>(b)</u>	For the purposes of subsection 3 of section 10-33-01.2; and				

1	(2) On the date the original record was filed as to all other persons and for
2	all other purposes.
3	SECTION 116. AMENDMENT. Section 10-33-142 of the North Dakota Century Code
4	is amended and reenacted as follows:
5	10-33-142. Secretary of state - Evidence.
6	1. All certificates issued by the secretary of state and all copies of documents records
7	filed in accordance with this chapter, when certified by the secretary of state, must
8	be taken and received in all courts, public offices, and official bodies as prima facie
9	evidence of the facts stated.
10	2. A certificate by the secretary of state under the great seal of this state, as to the
11	existence or nonexistence of the facts relating to corporations which would not
12	appear from a certified copy of any of the foregoing documents records or
13	certificates, must be taken and received in all courts, public offices, and official
14	bodies as prima facie evidence of the existence or nonexistence of the facts stated.
15	SECTION 117. AMENDMENT. Section 10-33-142.1 of the North Dakota Century Code
16	is amended and reenacted as follows:
17	10-33-142.1. Secretary of state - Confidential records. Any social security number
18	or federal tax identification number disclosed or contained in any $\frac{\text{document}}{\text{document}}$ filed with the
19	secretary of state under this chapter is confidential. The secretary of state shall delete or
20	obscure any social security number or federal tax identification number before a copy of any
21	document record is released to the public.
22	SECTION 118. AMENDMENT. Section 10-33-143 of the North Dakota Century Code
23	is amended and reenacted as follows:
24	10-33-143. Secretary of state - Forms. All annual reports required by this chapter to
25	be filed in the office of the secretary of state must be made on forms prescribed by the
26	secretary of state. Forms for all other documents <u>records</u> to be filed in the office of the
27	secretary of state may be furnished by the secretary of state upon request. However, the use
28	of the forms, unless otherwise specifically required by law, is not mandatory.
29	SECTION 119. AMENDMENT. Subsection 2 of section 10-33-145 of the North Dakota
30	Century Code is amended and reenacted as follows:

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- 2. Upon receipt of a notice under section 10-33-144, the attorney general may review the proposed agreement or transaction to determine whether consummation of the proposed agreement or transaction by the nonprofit corporation or entity operating or controlling a hospital or nursing home is consistent with the purposes of the nonprofit corporation or entity operating or controlling a hospital or nursing home and the fiduciary obligations of the officers and directors of the nonprofit corporation or entity operating or controlling a hospital or nursing home and is in accordance with law. The attorney general shall consider the following factors in reviewing and evaluating a proposed agreement or transaction:
 - a. Whether appropriate steps were taken by the nonprofit corporation or entity operating or controlling a hospital or nursing home to safeguard restricted assets transferred to the acquiring entity;
 - b. Whether appropriate steps were taken by the nonprofit corporation or entity operating or controlling a hospital or nursing home to ensure that any proceeds of the proposed agreement or transaction are used for purposes consistent with restrictions placed on assets of and with the purposes of the nonprofit corporation or entity operating or controlling a hospital or nursing home;
 - c. Whether the terms and conditions of the proposed agreement or transaction are fair and reasonable to the nonprofit corporation or entity operating or controlling a hospital or nursing home, including whether the nonprofit corporation or entity operating or controlling the hospital or nursing home will receive fair market value for its assets and, in a proposed agreement or transaction involving a nursing home, whether the proposed agreement or transaction constitutes a bona fide transaction;
 - d. Whether any conflict of interest or breach of fiduciary duty exists or was disclosed, including any conflict of interest or breach of fiduciary duty related to directors and officers of, executives of, and experts retained by the nonprofit corporation or entity operating or controlling a hospital or nursing home and any other party to the agreement or transaction;

1		e.	Whe	ther the agreement or transaction will result in inurement, pecuniary gain,
2			or ex	ccess benefit to any person associated with the nonprofit corporation or
3			entit	y operating or controlling a hospital or nursing home or to any other
4			pers	on;
5		f.	Whe	ther the transaction is in the best interests of the nonprofit corporation or
6			entit	y operating or controlling a hospital or nursing home; and
7		g.	Whe	ther the transaction is authorized by the nonprofit corporation's governing
8			docu	uments <u>records</u> .
9	S	ECTIC	N 120	. AMENDMENT. Section 45-13-01 of the North Dakota Century Code is
10	amended	and r	eenact	ed as follows:
11	4	5-13-0	1. (10 ⁻	1) Definitions. In For the purposes of chapters 45-13 through 45-21
12	unless the	e cont	ext or s	subject matter otherwise requires:
13	1.	. "Ac	ddress'	means:
14		a.	In th	e case of a registered office or principal executive office, the mailing
15			addr	ess, including the zip code, of the actual office location, which may not be
16			only	a post-office box; and
17		b.	In ar	ny other case, the mailing address, including the zip code.
18	2.	. "Aı	uthenti	cated electronic communication" means:
19		a.	That	the electronic communication is delivered:
20			(1)	To the principal place of business of the partnership; or
21			(2)	To a managing partner or agent of the partnership authorized by the
22				partnership to receive the electronic communication; and
23		b.	That	the electronic communication sets forth information from which the
24			partr	nership can reasonably conclude that the electronic communication was
25			sent	by the purported sender.
26	3.	<u>"Ba</u>	allot" m	neans a written ballot or a ballot transmitted by electronic communication.
27	<u>4.</u>	<u>.</u> "Βι	usiness	s" includes every trade, occupation, and profession.
28	4. <u>5.</u>	<u>.</u> "De	ebtor ir	bankruptcy" means a person who is the subject of:
29		a.	An o	order for relief under title 11 of the United States Code or a comparable
30			orde	r under a successor statute of general application; or
31		b.	A co	mparable order under federal, state, or foreign law governing insolvency.

1 5. 6. "Distribution" means a transfer of money or other property from a partnership to a 2 partner in the partner's capacity of the partner as a partner or to the partner's 3 transferee of the partner. 4 6. 7. "Domestic organization" means an organization created under the laws of this 5 state. 7. <u>8.</u> 6 "Electronic" means relating to technology having electrical, digital, magnetic, 7 wireless, optical, electromagnetic, or similar capabilities. 8 8. 9. "Electronic communication" means any form of communication, not directly 9 involving the physical transmission of paper: That creates a record that may be retained, retrieved, and reviewed by a 10 11 recipient of the communication; and 12 b. That may be directly reproduced in paper form by the recipient through an 13 automated process. 14 9. 10. "Electronic record" means a record created, generated, sent, communicated, 15 received, or stored by electronic means. 16 10. <u>11.</u> "Electronic signature" means an electronic sound, symbol, or process attached to 17 or logically associated with a record and executed or adopted by a person with the 18 intent to sign the record. 19 11. 12. "Filed with the secretary of state" means, except as otherwise permitted by law or 20 rule: 21 That a document record meeting the applicable requirements of this chapter a. 22 together with the fees provided in section 45-13-05 was delivered or 23 communicated to the secretary of state by a method or medium of 24 communication acceptable by the secretary of state and was determined by 25 the secretary of state to conform to law. 26 b. That the secretary of state shall did then: 27 (1) Record the actual date on which the documents are record was filed, 28 and if different, the effective date of filing; and 29 (2) Record the document record in the office of the secretary of state.

1	12. <u>13</u>	3 <u>.</u> "	For	eign li	mited I	liability	partnership" means a partnership that is formed under laws
2		0	the	r than	the la	ws of t	his state and has the status of a limited liability partnership
3		u	ınde	er thos	se laws	S.	
4	13. <u>14</u>	<u>.</u> "	For	eign o	rganiz	ation"	means an organization created under laws other than the
5		la	aws	of thi	s state	for a	ourpose for which an organization may be created under the
6		la	aws	of thi	s state		
7	14. <u>15</u>	<u>. </u>	Lim	ited lia	ability p	partne	rship" means a partnership that filed a registration under
8		С	hap	oter 45	5-22 ar	nd doe	s not have a similar statement in effect in any other
9		jι	uris	dictior	١.		
10	15. <u>16</u>	<u>. </u>	Ma	naging	partn	er" me	ans one of the partners a partner charged with the
11		n	nan	agem	ent of	the pa	rtnership in this state and if no partners are specifically so
12		d	lesi	gnate	d, then	all pa	rtners.
13	16. <u>17</u>	<u>.</u> "	Not	ice":			
14		а	١.	Is giv	en to a	a partn	ership or to a partner of a partnership :
15				(1)	Wher	n in wri	iting and mailed or delivered to the partnership or to the
16					partn	er at th	ne principal executive office of the partnership; or
17				(2)	Wher	n given	by a form of electronic communication consented to by the
18					partn	ership	or a managing partner to which the notice is given if by:
19					(a)	If by 1	facsimile Facsimile communication, when directed to a
20						telepl	none number at which the partnership or a <u>managing</u>
21						partn	er has consented to receive notice.
22					(b)	If by	electronic Electronic mail, when directed to an electronic
23						mail a	address at which the partnership or a managing partner has
24						conse	ented to receive notice.
25					(c)	If by	posting Posting on an electronic network on which the
26						partn	ership or a managing partner has consented to receive
27						notice	e, together with separate notice to the partnership or a
28						mana	aging partner if of the specific posting, upon the later of:
29						[1]	The posting; or
30						[2]	The giving of the separate notice.

ı			(a)	H by any Any other form of electronic communication by which
2				the partnership or a managing partner has consented to receive
3				notice, when directed to the partnership.
4	b.	Is giv	∕en , in	all other cases to a partner of the partnership:
5		(1)	Whe	n <u>in writing and</u> mailed <u>or delivered</u> to the person <u>partner</u> at an
6			addr	ess designated by the person or at the last known the principal
7			exec	utive office address of the person partnership; or
8		(2)	Whe	n handed to the person; given by a form of electronic
9			comr	munication consented to by the partner to which the notice is given
10			if by:	
11			<u>(a)</u>	Facsimile communication, when directed to a telephone number
12				at which the partner has consented to receive notice;
13			<u>(b)</u>	Electronic mail, when directed to an electronic mail address at
14				which the partner has consented to receive notice;
15			<u>(c)</u>	Posting on an electronic network on which the partner has
16				consented to receive notice, together with separate notice to the
17				partner of the specific posting, upon the later of:
18				[1] The posting; or
19				[2] The giving of the separate notice; or
20			<u>(d)</u>	Any other form of electronic communication by which the partner
21				has consented to receive notice, when directed to the partner.
22	<u>c.</u>	Is giv	en in	all other cases:
23		<u>(1)</u>	Whe	n mailed to the person at an address designated by the person or
24			at the	e last-known address of the person;
25		<u>(2)</u>	Whe	n handed to the person;
26		(3)	Whe	n left at the office of the person with a clerk or other person in
27			char	ge of the office or:
28			(a)	If there is no one in charge, when left in a conspicuous place in
29				the office; or
30			(b)	If the office is closed or the person to be notified has no office,
31				when left at the dwelling, house, or other usual place of abode of

1						the person with some person of suitable age and discretion
2						residing there; er
3				(4)	Whe	n given by a form of electronic communication consented to by the
4					perso	on to whom the notice is given if by:
5					(a)	If by facsimile Facsimile communication, when directed to a
6						telephone number at which the person has consented to receive
7						notice.
8					(b)	If by electronic Electronic mail, when directed to an electronic
9						mail address at which the person has consented to receive
10						notice.
11					(c)	If by posting Posting on an electronic network on which the
12						person has consented to receive notice, together with separate
13						notice to the person of the specific posting, upon the later of:
14						[1] The posting; or
15						[2] The giving of the separate notice.
16					(d)	If by any Any other form of electronic communication by which
17						the person has consented to receive notice, when directed to the
18						person -; or
19			e .	ls giv	en wh	en deposited in the United States mail with sufficient postage
20				affixe	ed.	
21			d.	ls de	emed	received when it is given.
22				<u>(5)</u>	Wher	the method is fair and reasonable when all circumstances are
23					consi	dered.
24	17.	<u>18.</u>	"Oro	ganiza	tion" m	neans:
25			a.	Whe	ther do	mestic or foreign, a corporation incorporated in or authorized to do
26				busir	iess in	this state under this or another chapter of this code, limited liability
27				comp	oany, p	partnership, limited partnership, limited liability partnership, limited
28				liabili	ty limit	ed partnership, joint venture, association, business trust, estate,
29				trust,	enter	orise, and any other legal or commercial entity person subject to a
30				gove	rning s	statute; but

1 b. Excludes any nonprofit corporation, whether a domestic nonprofit corporation 2 which is incorporated under chapter 10-33 or a foreign nonprofit corporation 3 which is incorporated in another jurisdiction. 4 18. 19. "Partnership" means an association of two or more persons to carry on as 5 coowners a business for profit formed under section 45-14-02, predecessor law, or 6 comparable law of another jurisdiction. 7 19. 20. "Partnership agreement" means the agreement, whether written, oral, or implied, 8 among the partners concerning the partnership, including amendments to the 9 partnership agreement. 10 20. 21. "Partnership at will" means a partnership in which the partners have not agreed to 11 remain partners until the expiration of a definite term or the completion of a 12 particular undertaking. 13 21. 22. "Partnership interest" or "partner's interest in the partnership" means all of a 14 partner's the interests of a partner in the partnership, including the partner's 15 transferable interest of the partner and all management and other rights. 16 22. 23. "Principal executive office" means an office from which the partnership conducts 17 business. 18 23. 24. "Property" means all property, real, personal, or mixed, tangible or intangible, or 19 any interest therein. 20 24. 25. "Record" means information that is inscribed on a tangible medium or that is stored 21 in an electronic or other medium and is retrievable in perceivable form. 22 25. 26. "Signed" means: 23 That the signature of a person, which may be a facsimile affixed, engraved, 24 printed, placed, stamped with indelible ink, transmitted by facsimile 25 telecommunication or electronically, or in any other manner reproduced on 26 the document <u>record</u>, is placed on a document <u>record</u>, as provided under 27 section 41-01-09; and 28 With respect to a document record required by this chapter to be filed with the b. 29 secretary of state, that:

1				(1)	The document record is signed by a person authorized to do so by this
2					chapter or by a resolution approved by the affirmative vote of the
3					required proportion or number of partners; and
4				(2)	The signature and the document record are communicated by a
5					method or medium of communication acceptable by the secretary of
6					state.
7	26.	<u>27.</u>	"Sta	ate" me	eans a state of the United States, the District of Columbia, the
8			Con	nmonw	ealth of Puerto Rico, or any territory or insular possession subject to the
9			juris	diction	of the United States.
10	27.	<u>28.</u>	"Sta	atemen	t" means:
11			a.	A sta	tement of partnership authority under section 45-15-03;
12			b.	A sta	tement of denial under section 45-15-04;
13			C.	A sta	tement of dissociation under section 45-19-04;
14			d.	A sta	tement of dissolution under section 45-20-05;
15			e.	A sta	tement of conversion under section 45-21-04;
16			<u>f.</u>	A sta	tement of merger under section 45-21-07; or
17		f.	<u>g.</u>	An ar	nendment or cancellation of any of the foregoing.
18		<u>29.</u>	<u>"Su</u>	rviving	organization" means an organization into which one or more other
19			orga	anizatio	ons are merged and which:
20			<u>a.</u>	May ı	oreexist the merger; or
21			<u>b.</u>	Are c	reated by the merger.
22	28.	<u>30.</u>	"Tra	ansfer"	includes an assignment, conveyance, lease, mortgage, deed, and
23			enc	umbra	nce.
24		SEC	CTIOI	N 121.	Section 45-13-01.1 of the North Dakota Century Code is created and
25	enacte	ed as	follov	ws:	
26		<u>45-</u>	13-01	.1. Le	gal recognition of electronic records and electronic signatures. For
27	purpo	ses o	f this	chapte	er:
28		<u>1.</u>	A re	cord o	f signature may not be denied legal effect or enforceability solely
29			<u>bec</u>	ause it	is in electronic form;
30		<u>2.</u>	A co	ontract	may not be denied legal effect or enforceability solely because an
31			elec	ctronic	record was used in its formation;

1	<u>3.</u>	<u>lf a</u>	a provision requires a record to be in writing, an electronic record satisfies the
2		red	quirement; and
3	<u>4.</u>	<u>lf a</u>	a provision requires a signature, an electronic signature satisfies the
4		red	quirement.
5	SE	ECTIO	ON 122. AMENDMENT. Section 45-13-02 of the North Dakota Century Code is
6	amended	and r	reenacted as follows:
7	45	-13-0	2. (102) Knowledge and notice.
8	1.	А	person knows a fact if the person has actual knowledge of it. A person does not
9		<u>kn</u>	ow or have knowledge of a fact merely because the person has reason to know
10		or	have knowledge of the fact.
11	2.	А	person has notice of a fact if the person:
12		a.	Knows of it the fact;
13		b.	Has received a notification of it notice of the fact as provided in subsection 17
14			of section 45-13-01; or
15		C.	Has reason to know it the fact exists from all of the facts known to the person
16			at the time in question.
17	3.	А	person notifies or gives a notification to another by taking the steps reasonably
18		rec	quired to inform the other person in ordinary course provided in subsection 17 of
19		<u>se</u>	ction 45-13-01, whether or not the other person learns of it.
20	4.	А	person receives a notification when the notification: as provided in subsection 17
21		<u>of</u>	section 45-13-01.
22		a.	Comes to the person's attention; or
23		b.	Is duly delivered at the person's place of business or at any other place held
24			out by the person as a place for receiving communications.
25	5.	Ex	ccept as otherwise provided in subsection 6, and except as otherwise provided in
26		<u>su</u>	bsection 17 of section 45-13-01, a person other than an individual knows, has
27		no	tice, or receives a notification of a fact for purposes of a particular transaction
28		wh	nen the individual conducting the transaction for the person knows, has notice, or
29		red	ceives a notification of the fact, or in any event when the fact would have been
30		bro	ought to the individual's attention of the individual if the person had exercised
31		rea	asonable diligence. The

I			<u>a.</u>	A person other than an individual exercises reasonable diligence if it
2				maintains reasonable routines for communicating significant information to the
3				individual conducting the transaction for the person and there is reasonable
4				compliance with the routines.
5			<u>b.</u>	Reasonable diligence does not require an individual acting for the person to
6				communicate information unless the communication is part of the individual's
7				regular duties of the individual or the individual has reason to know of the
8				transaction and that the transaction would be materially affected by the
9				information.
10		6.	A pa	artner's knewledge Knowledge, notice, or receipt of a notification of a fact
11			rela	ting to the partnership by a managing partner is effective immediately as
12			kno	wledge by, notice to, or receipt of a notification by the partnership, except in the
13			case	e of a fraud on the partnership committed by or with the consent of that partner.
14		<u>7.</u>	With	respect to notice given by a form of electronic communication:
15			<u>a.</u>	Consent by a managing partner to notice given by electronic communication
16				may be given in writing or by authenticated electronic communication. The
17				partnership is entitled to rely on any consent so given until revoked by the
18				managing partner. However, no revocation affects the validity of any notice
19				given before receipt by the partnership of revocation of the consent.
20			<u>b.</u>	An affidavit of a managing partner or an authorized agent of the partnership,
21				that the notice has been given by a form of electronic communication is, in the
22				absence of fraud, prima facie evidence of the facts stated in the affidavit.
23		SEC	OIT	N 123. AMENDMENT. Section 45-13-04.1 of the North Dakota Century Code
24	is ame	nded	and	reenacted as follows:
25		45-1	3-04	.1. Partnership name.
26		1.	A pa	artnership name filed in a statement under section 45-13-05:
27			a.	Must be in the English language or in any other language expressed in
28				English letters or characters;
29			b.	May not contain a word or phrase indicating or implying the partnership may
30				not be organized under this chapter the name of any partner;

1		C.	iviay	not co	main a the word or phrase indicating or implying the partnership is
2			orga	nized 1	for a purpose other than a legal business purpose for which a
3			partr	nership	may be organized under this chapter "corporation", "company",
4			<u>"incc</u>	rporat	ed", "limited liability company", "limited partnership", "limited liability
5			partr	nership	", "limited liability limited partnership", or any abbreviation of these
6			word	<u>ls</u> ;	
7		d.	May	not co	ntain the <u>a</u> word "corporation", "company", "incorporated", "limited
8			l iabil	ity con	npany", "limited partnership", "limited liability partnership", "limited
9			liabil	ity limi	ted partnership", or any abbreviation of these words; and or phrase
10			that	indicat	es or implies that the partnership:
11			<u>(1)</u>	Is or	ganized for a purpose other than a lawful purpose for which a
12				partr	nership may be organized under this chapter; or
13			<u>(2)</u>	May	not be formed under this chapter.
14		e.	May	not be	the same as, or deceptively similar to:
15			(1)	The	name, whether foreign and authorized to do business in this state
16				or do	omestic, unless filed with the statement is a document record which
17				com	olies with subsection 3 of:
18				(a)	Another partnership;
19				(b)	A limited liability company;
20				(c)	A corporation;
21				(d)	A limited partnership;
22				(e)	A limited liability partnership; or
23				(f)	A limited liability limited partnership;
24			(2)	A na	me, the right of which is, at the time of filing, reserved in the
25				man	ner provided in section 10-19.1-14, 10-32-11, 10-33-11, 45-10.1-03
26				<u>45-1</u>	<u>0.2-11, 45-13-04.2,</u> or 45-22-05;
27			(3)	A fic	titious name registered in the manner provided in chapter 45-11; or
28			(4)	A tra	de name registered in the manner provided in chapter 47-25.
29	2.	The	secre	etary o	f state shall determine whether a partnership name is deceptively
30		sim	ilar to	anothe	er name for purposes of this chapter.

31

d.

e.

1 This subsection does not affect the right of a domestic partnership existing on 2 July 1, 1999, or a foreign partnership authorized to do business in this state on 3 July 1, 1999, to continue the use of the foreign partnership's name. If the secretary 4 of state determines a partnership name is deceptively similar to another name for 5 purposes of this chapter, then the partnership name may not be used unless there 6 is filed with the statement: 7 The written consent of the holder of the rights to the name to which the 8 proposed name is determined to be deceptively similar; or 9 b. A certified copy of a judgment of a court in this state establishing the earlier 10 right of the applicant to the use of the name in this state. 11 4. This section does not affect the right of a partnership existing on July 1, 1999, or a 12 foreign partnership authorized to do business in this state on July 1, 1999, to 13 continue the use of the foreign partnership's name. 14 This section and section 45-13-04.2 do not: 5. 15 Abrogate or limit the law of unfair competition or unfair practices; chapter 16 47-25; the laws of the United States with respect to the right to acquire and 17 protect copyrights, trade names, trademarks, service names, service marks; 18 or any other rights to the exclusive use of a name or symbol. 19 b. Derogate the common law or any principle of equity. 20 5. 6. A partnership that is the surviving organization in a merger with one or more other 21 organizations, or that acquires by sale, lease, or other disposition to or exchange 22 with an organization all or substantially all of the assets of another organization 23 including its name, may have the same name, subject to the requirements of 24 subsection 1, as that used in this state by any of the other organizations if the other 25 organization whose name is sought to be used: 26 a. Is formed under the laws of this state; 27 b. Is authorized to transact business or conduct activities in this state; 28 Holds a reserved name in the manner provided in section 45-10.1-03 C. 29 10-19.1-14, 10-32-11, 10-33-11, 45-10.2-11, 45-13-04.2, or 45-22-05;

Holds a fictitious name registered in the manner provided in chapter 45-11; or

Holds a trade name registered in the manner provided in chapter 47-25.

- 6. 7. The use of a name by a partnership in violation of this section does not affect or vitiate the partnership existence of the partnership. However, a court in this state may, upon application of the state or of an interested or affected person, enjoin the partnership from doing business under a name assumed in violation of this section, although a statement may have been filed with the secretary of state.
- 7. 8. If a partnership's the period of existence of the partnership is expired or a partnership's statement of a partnership filed under section 45-13-05 is expired, then the partnership may reacquire the right to use that name by refiling a statement pursuant to section 45-13-05, unless the name was adopted for use or reserved by another person, in which case the filing must be rejected unless the filing is accompanied by a written consent or judgment pursuant to subsection 2 3. A partnership that cannot reacquire the use of the partnership's its partnership name shall adopt a new partnership name that complies with this section.

SECTION 124. AMENDMENT. Subsections 3 and 4 of section 45-13-04.2 of the North Dakota Century Code are amended and reenacted as follows:

- 3. The right to the exclusive use of a partnership name reserved pursuant to this section may be transferred to another person by or on behalf of the applicant for whom the name was reserved by filing with the secretary of state a notice of the transfer and specifying the name and address of the transferee together with the fees provided in section 45-13-05.
- 4. The right to the exclusive use of a partnership name reserved pursuant to this section may be canceled by or on behalf of the applicant for whom the name was reserved by filing with the secretary of state a notice of the cancellation together with the fees provided in section 45-13-05.

SECTION 125. AMENDMENT. Subsection 8 of section 45-13-05 of the North Dakota Century Code is amended and reenacted as follows:

- 8. a. The secretary of state shall charge and collect a fee for:
 - (1) Filing a statement under this section, one hundred dollars.
- (2) Filing an amendment under this section, forty dollars.
 - (3) Filing a cancellation under this section, twenty-five dollars.
- 31 (4) Filing a renewal under this section, forty dollars.

1			(5)	Filing	a request to reserve a partnership name, ten dollars.
2			(6)	Filing	a notice of transfer of a reserved partnership name, ten dollars.
3			(7)	Filing	a cancellation of reserved partnership name, ten dollars.
4			(8)	Filing	a statement of conversion or abandonment of conversion, fifty
5				dollar	s <u>and:</u>
6				<u>(a)</u>	If the organization resulting from the conversion will be a
7					domestic organization governed by the laws of this state, then the
8					fees provided by the governing laws to establish or register a new
9					organization like the organization resulting from the conversion;
10					<u>or</u>
11				<u>(b)</u>	If the organization resulting from the conversion will be a foreign
12					organization that will transact business in this state, then the fees
13					provided by the governing laws to obtain a certificate of authority
14					or register an organization like the organization resulting from the
15					conversion.
16			(9)	Filing	a statement of merger, fifty dollars.
17			(10)	Any e	locument record submitted for approval before the actual time of
18				subm	ission for filing, half of the fee provided in this section for filing the
19				docui	ment record.
20		b.	The c	officer i	responsible for recording transfers of real property may collect a
21			fee fo	r reco	rding a statement.
22	SE	CTIO	N 126.	AME	NDMENT. Section 45-21-01 of the North Dakota Century Code is
23	amended a	nd re	enacte	ed as fo	ollows:
24	45-	21-01	. (901) Defir	nitions - Conversions and Mergers. In For the purposes of this
25	chapter <u>, ur</u>	less	the cor	ntext of	therwise requires:
26	1.	<u>"Ce</u>	rtificate	e of cre	eation" means:
27		<u>a.</u>	A cer	<u>tificate</u>	of incorporation, if the converted organization is a corporation
28			deem	ed to I	pe incorporated under chapter 10-19.1;
29		<u>b.</u>	A cer	tificate	of organization, if the converted organization is a limited liability
30			comp	any de	eemed to be organized under chapter 10-32;

1		<u>C.</u>	A certificate of limited partnership, if the converted organization is a limited
2			partnership deemed to be formed under chapter 45-10.2;
3		<u>d.</u>	The filed registration, if the converted organization is a limited liability
4			partnership deemed to be established under chapter 45-22; or
5		<u>e.</u>	A certificate of limited liability limited partnership, if the converted organization
6			is a limited liability limited partnership deemed to be formed under chapter
7			<u>45-23.</u>
8	<u>2.</u>	<u>"Co</u>	nstituent organization" means an organization that is party to a merger.
9	<u>3.</u>	<u>"Co</u>	nstituent partnership" means a constituent organization that is a partnership.
10	<u>4.</u>	<u>"Coi</u>	nverted organization" means the organization into which a converting
11		orga	anization converts pursuant to sections 45-21-01 through 45-21-07.1.
12	<u>5.</u>	<u>"Coi</u>	nverting organization" means an organization that converts into another
13		orga	anization pursuant to sections 45-21-01 through 45-21-07.1.
14	<u>6.</u>	<u>"Co</u>	nverting partnership" means a converting organization that is a partnership.
15	<u>7.</u>	<u>"Dat</u>	te of origin" means the date on which:
16		<u>a.</u>	A corporation that is:
17			(1) The converting organization was incorporated; or
18			(2) The converted organization is deemed to be incorporated;
19		<u>b.</u>	A limited liability company that is:
20			(1) The converting organization was organized; or
21			(2) The converted organization is deemed to be organized;
22		<u>C.</u>	A general partnership that is the converting organization was formed;
23		<u>d.</u>	A general partnership that is the converted organization was formed;
24		<u>e.</u>	A limited partnership that is:
25			(1) The converting organization was formed; or
26			(2) The converted organization is deemed to be formed; or
27		<u>f.</u>	A limited liability partnership that is:
28			(1) The converting organization was established; or
29			(2) The converted organization is deemed to be established; and
30		<u>g.</u>	A limited liability limited partnership that is:
31			(1) The converting organization was formed; or

1				<u>(2)</u>	The converted organization was deemed to be formed.
2		<u>8.</u>	<u>"File</u>	ed reg	istration" means the registration of a limited liability partnership that has
3			<u>bee</u>	n filed	with the secretary of state.
4		<u>9.</u>	"Ge	neral	partner" means a partner in a partnership and a general partner in a
5			limit	ted pa	rtnership.
6		<u>10.</u>	<u>"Ge</u>	neral	partnership" shall mean an organization formed under chapters 45-13
7			thro	ugh 4	<u>5-21.</u>
8		<u>11.</u>	<u>"Go</u>	vernin	g statute" means:
9			<u>a.</u>	With	respect to a domestic organization, the following chapters of this code
10				whic	h govern the internal affairs of the organization:
11				<u>(1)</u>	If a corporation, then chapter 10-19.1;
12				<u>(2)</u>	If a limited liability company, then chapter 10-32;
13				<u>(3)</u>	If a limited partnership, then chapter 45-10.2;
14				<u>(4)</u>	If a general partnership, then chapters 45-13 through 45-21;
15				<u>(5)</u>	If a general partnership, then chapters 45-13 through 45-21;
16				<u>(6)</u>	If a limited liability partnership, then chapter 45-22; and
17				<u>(7)</u>	If a limited liability limited partnership, then chapter 45-23; and
18			<u>b.</u>	With	respect to a foreign organization, the laws of the jurisdiction under which
19				the c	rganization is created and under which the internal affairs of the
20				<u>orga</u>	nization are governed.
21	2.	<u>12.</u>	"Lin	nited p	artner" means a limited partner in a limited partnership.
22	3.	<u>13.</u>	"Lin	nited p	artnership" means a limited partnership created under chapter 45-10.1
23			<u>45-</u>	<u>10.2</u> , p	predecessor law, or comparable law of another jurisdiction.
24		<u>14.</u>	<u>"Org</u>	ganiza	tional records" means for an organization that is:
25			<u>a.</u>	A co	rporation, its articles of incorporation and bylaws;
26			<u>b.</u>	<u>A lim</u>	ited liability company, its articles of organization, operating agreement or
27				<u>byla</u>	vs, and any member-control agreement;
28			<u>C.</u>	<u>A lim</u>	ited partnership, its partnership agreement;
29			<u>d.</u>	A ge	neral partnership, its partnership agreement;
30			<u>e.</u>	A lim	ited liability partnership, its partnership agreement; or
31			f.	A lim	ited liability limited partnership, its partnership agreement.

1		<u>15.</u>	<u>"Ori</u>	ginating record" means for an organization that is:
2			<u>a.</u>	A corporation, its articles of incorporation;
3			<u>b.</u>	A limited liability company, its articles of organization;
4			<u>c.</u>	A limited partnership, its certificate of limited partnership;
5			<u>d.</u>	A limited liability partnership, its registration; or
6			<u>e.</u>	A limited liability limited partnership, its certificate of limited liability limited
7				partnership.
8		<u>16.</u>	<u>"Ow</u>	nership interest" means for an organization which is:
9			<u>a.</u>	A corporation, its shares;
10			<u>b.</u>	A limited liability company, its membership interests;
11			<u>c.</u>	A limited partnership, its partnership interests;
12			<u>d.</u>	A general partnership, its partnership interests;
13			<u>e.</u>	A limited liability partnership, its partnership interests; or
14			<u>f.</u>	A limited liability limited partnership, its partnership interests.
15	4.	<u>17.</u>	"Pa	rtner" includes both a general partner and a limited partner.
16		<u>18.</u>	<u>"Su</u>	rviving organization" means an organization into which one or more other
17			orga	anizations are merged and which:
18			<u>a.</u>	May preexist the merger; or
19			<u>b.</u>	Be created by the merger.
20		SEC	CTIOI	N 127. AMENDMENT. Section 45-21-02 of the North Dakota Century Code is
21	amen	ded a	nd re	enacted as follows:
22		45-2	21-02	. (902) Conversion of partnership to limited partnership .
23		1.	A pa	artnership Other organizations may be converted not convert to a limited
24			part	nership. However, a partnership may convert to another organization pursuant
25			to #	nis section. sections 45-21-01 through 45-21-07.1 and a plan of conversion, if:
26		<u>1.</u>	The	governing statute of the other organization authorizes the conversion;
27		2.	The	terms and conditions of a conversion of a partnership to a limited partnership
28			mus	et be approved by all of the partners or by a number or percentage specified for
29			con	version in the partnership agreement. is not prohibited by the law of the
30			juris	ediction that enacted the governing statute; and

1 3. After the conversion is approved by the partners, the partnership shall file a 2 certificate of limited partnership in the jurisdiction in which the limited partnership is 3 to be formed. The certificate must include: The other organization complies with its 4 governing statute in effecting the conversion. 5 A statement that the partnership was converted to a limited partnership from a a. 6 partnership: 7 Its former name: and b. 8 A statement of the number of votes cast by the partners for and against the 9 conversion and, if the vote is less than unanimous, the number or percentage 10 required to approve the conversion under the partnership agreement. 11 4. The conversion takes effect when the certificate of limited partnership is filed or at 12 any later date specified in the certificate. 13 A general partner who becomes a limited partner as a result of the conversion 5. 14 remains liable as a general partner for an obligation incurred by the partnership 15 before the conversion takes effect. If the other party to a transaction with the 16 limited partnership reasonably believes when entering the transaction that the 17 limited partner is a general partner, the limited partner is liable for an obligation 18 incurred by the limited partnership within ninety days after the conversion takes 19 effect. The limited partner's liability for all other obligations of the limited 20 partnership incurred after the conversion takes effect is that of a limited partner as 21 provided in chapter 45-10.1. 22 SECTION 128. Section 45-21-02.1 of the North Dakota Century Code is created and 23 enacted as follows: 24 45-21-02.1. Plan of conversion. A plan of conversion must be in a record and must 25 include: The name and form of the converting organization before conversion; 26 <u>1.</u> 27 <u>2.</u> The name and form of the converted organization after conversion; 28 <u>3.</u> The terms and conditions of the conversion; 29 The manner and basis for converting each ownership interest in the converting 4. 30 organization into ownership interests in the converted organization, or in whole or 31 in part, into money or other property;

1	<u>5.</u>	The organization	onal records of the converted organization; and
2	<u>6.</u>	Any other prov	isions with respect to the proposed conversion that are deemed to
3		be necessary of	or desirable.
4	SEC	CTION 129. AM	ENDMENT. Section 45-21-03 of the North Dakota Century Code is
5	amended a	nd reenacted as	follows:
6	45-2	21-03. (903) C e	nversion of limited partnership to partnership Plan of
7	conversion	approval and	amendment.
8	1.	A limited If the	converting organization is a partnership may be converted to a
9		partnership pu	rsuant to this section, then:
10		a. A plan of	conversion must be consented to by all of the partners of a
11		converting	g partnership.
12	2.	b. Notwithst	anding a provision to the contrary in a limited partnership
13		agreemer	nt, the terms and conditions of Subject to any contractual rights, after
14		a convers	ion of a limited partnership to a partnership must be <u>is</u> approved by
15		all of the p	partners, and at any time before a filing is made under section
16		<u>45-21-04,</u>	a converting partnership may amend the plan or abandon the
17		planned o	onversion:
18		<u>(1)</u> As	provided in the plan; and
19		<u>(2)</u> Exc	cept as prohibited by the plan, by the same consent as was required
20		to a	approve the plan.
21	<u>2.</u>	If the converting	g organization is not a partnership, then the approval and the
22		amendment of	the plan of conversion must comply with the governing statute in
23		effecting the co	onversion.
24	3.	After the convo	ersion is approved by the partners, the limited partnership shall
25		cancel its certif	ficate of limited partnership.
26	4.	The conversion	takes effect when the certificate of limited partnership is canceled.
27	5.	A limited partn	er who becomes a general partner as a result of the conversion
28		remains liable	only as a limited partner for an obligation incurred by the limited
29		partnership be	fore the conversion takes effect. The partner is liable as a general
30		partner for an	obligation of the partnership incurred after the conversion takes
31		effect.	

I	SE	CHO	N 13U	AMENDMENT. Section 45-21-04 of the North Dakota Century Code is
2	amended a	ınd re	enact	ed as follows:
3	45-	21-04	. (904	4) Effect of Statement of conversion - Entity unchanged.
4	1.	A pa	artner	ship or limited partnership that has been converted pursuant to this
5		cha	oter is	for all purposes the same entity that existed before the Upon receiving
6		the a	appro	val required by section 45-21-03, a statement of conversion must be
7		prep	ared	in a record that must contain:
8		<u>a.</u>	A sta	atement that the converting organization is being converted into another
9			<u>orga</u>	nization, including:
10			<u>(1)</u>	The name of the converting organization immediately before the filing of
11				the statement of conversion;
12			<u>(2)</u>	The name to which the name of the converting organization is to be
13				changed, which shall be a name that satisfies the laws applicable to the
14				converted organization;
15			<u>(3)</u>	The form of organization that the converted organization will be; and
16			<u>(4)</u>	The jurisdiction of the governing statute of the converted organization;
17		<u>b.</u>	A sta	atement that the plan of conversion has been approved by the converting
18			<u>orga</u>	nization as provided in section 45-21-03;
19		<u>C.</u>	A sta	atement that the plan of conversion has been approved as required by the
20			gove	rning statute of the converted organization;
21		<u>d.</u>	<u>The</u>	plan of conversion;
22		<u>e.</u>	A co	py of the originating record of the converted organization; and
23		<u>f.</u>	If the	converted organization is a foreign organization not authorized to
24			trans	eact business or conduct activities in this state, then the street and mailing
25			<u>addr</u>	ess of an office which the secretary of state may use for the purposes of
26			subs	ection 3 of section 45-21-03.
27	2.	Who	en a <u>T</u>	the statement of conversion takes effect: must be signed on behalf of the
28		con	<u>/erting</u>	g organization and filed with the secretary of state.
29		a.	All p	roperty owned by the converting partnership or limited partnership
30			rema	nins vested in the converted entity; If the converted organization is a
31			dom	estic organization, then:

1			<u>(1)</u>	The f	iling of the statement of conversion must also include the filing with
2				the se	ecretary of state of the originating record of the converted
3				orgar	nization.
4			<u>(2)</u>	<u>Upon</u>	both the statement of conversion and the originating record of the
5				conve	erted organization being filed with the secretary of state, the
6				secre	tary of state shall issue a certificate of conversion and the
7				appro	opriate certificate of creation to the converted organization or its
8				legal	representative.
9		b.	All ob	ligatio	ns of If the converting partnership or limited partnership continue
10			as ob	ligatio	ns of the converted entity; and organization is a foreign
11			organ	izatior	<u>n:</u>
12			<u>(1)</u>	<u>That</u>	is transacting business or conducting activities in this state, then:
13				<u>(a)</u>	The filing of the statement of conversion must include the filing
14					with the secretary of state of an application for certificate of
15					authority by the converted organization.
16				<u>(b)</u>	Upon both the statement of conversion and the application for a
17					certificate of authority by the converted organization being filed
18					with the secretary of state, the secretary of state shall issue a
19					certificate of conversion and a certificate of authority to the
20					converted organization or the legal representative.
21			<u>(2)</u>	<u>That</u>	is not transacting business or conducting activities in this state,
22				then	upon the statement of conversion being filed with the secretary of
23				state,	the secretary of state shall issue a certificate of conversion to the
24				conve	erted organization or its legal representative.
25		e.	An ac	tion o	r proceeding pending against the converting partnership or limited
26			partn	ership	may be continued as if the conversion had not occurred.
27	<u>3.</u>	A cc	nvertii	ng org	anization that is the owner of a trademark or trade name, is a
28		gen	eral pa	rtner r	named in a fictitious name certificate, or is a general partner in a
29		<u>limit</u>	ed par	tnersh	ip that is on file with the secretary of state must change or amend
30		the i	name (of the	converting organization to the name of the converted organization
31		in ea	ach reg	gistrati	on when filing the statement of conversion.

1		SEC	OIT	N 131.	Section 45-21-04.1 of the North Dakota Century Code is created and		
2	enacted as follows:						
3		<u>45-2</u>	21-04	.1. Ab	andonment of conversion.		
4		<u>1.</u>	If the	e state	ment of conversion has not been filed with the secretary of state, and:		
5			<u>a.</u>	If the	converting organization is a partnership, then subject to any contractual		
6				rights	, after a conversion is approved, and at any time before the effective		
7				date d	of the plan, a converting partnership may abandon the planned		
8				conve	ersion:		
9				<u>(1)</u>	As provided in the plan; and		
10				<u>(2)</u>	Except as provided otherwise by the plan, by the same consent as was		
11					required to approve the plan.		
12			<u>b.</u>	If the	converting organization is not a partnership, then the abandonment of		
13				the pl	an of conversion must comply with its governing statute.		
14		<u>2.</u>	If the	e state	ment of conversion has been filed with the secretary of state, but has not		
15			yet l	becom	e effective, then the converting organization shall file with the secretary		
16			of st	tate art	icles of abandonment that contain:		
17			<u>a.</u>	The r	name of the converting organization;		
18			<u>b.</u>	The p	provision of this section under which the plan is abandoned; and		
19			<u>C.</u>	If the	plan is abandoned:		
20				<u>(1)</u>	By the consent of all of the partners, then the text of the resolution		
21					abandoning the plan; or		
22				<u>(2)</u>	As provided in the plan, then a statement that the plan provides for		
23					abandonment and that all conditions for abandonment set forth in the		
24					plan are met.		
25		SEC	OIT	N 132.	Section 45-21-04.2 of the North Dakota Century Code is created and		
26	enacte	ed as	follov	vs:			
27		<u>45-2</u>	21-04	.2. Ef	fective date of conversion - Effect.		
28		<u>1.</u>	A co	onversi	on is effective when the filing requirements of subsection 2 of section		
29			<u>45-2</u>	21-04 h	nave been fulfilled or on a later date specified in the statement of		
30	conversion.						

1	<u>2.</u>	Witr	With respect to the effect of conversion on the converting organization and on the				
2		con	verted	organization:			
3		<u>a.</u>	An or	ganization that has been converted as provided in sections 45-21-01			
4			throu	gh 45-21-07.1 is for all purposes the same entity that existed before the			
5			conve	ersion.			
6		<u>b.</u>	<u>Upon</u>	a conversion becoming effective:			
7			<u>(1)</u>	If the converted organization is not a partnership, then the converted			
8				organization has all the rights, privileges, immunities, and powers, and			
9				is subject to the duties and liabilities as provided in its governing			
10				statute;			
11			<u>(2)</u>	All property owned by the converting organization remains vested in the			
12				converted organization;			
13			<u>(3)</u>	All debts, liabilities, and other obligations of the converting organization			
14				continue as obligations of the converted organization;			
15			<u>(4)</u>	An action or proceeding pending by or against the converting			
16				organization may be continued as if the conversion had not occurred;			
17			<u>(5)</u>	Except as otherwise provided by other law, all rights, privileges,			
18				immunities, and powers of the converting organization remain vested in			
19				the converted organization;			
20			<u>(6)</u>	Except as otherwise provided in the plan of conversion, the terms and			
21				conditions of the plan of conversion take effect; and			
22			<u>(7)</u>	Except as otherwise agreed, the conversion does not dissolve a			
23				converting partnership for the purposes of sections 45-20-01 through			
24				<u>45-20-07.</u>			
25	<u>3.</u>	Whe	en a co	enversion becomes effective, each ownership interest in the converting			
26		orga	anizatio	on is deemed to be converted into ownership interests in the converted			
27		orga	anizatio	on or, in whole or in part, into money or other property to be received			
28		und	er the	<u>plan.</u>			
29	<u>4.</u>	A co	onverte	ed organization that is a foreign organization consents to the jurisdiction			
30		of th	ne cour	ts of this state to enforce any obligations owed by the converting			

1			partı	nershi	p, if before the conversion the converting partnership was subject to suit
2			<u>in th</u>	<u>is stat</u>	e on the obligation.
3	<u>5.</u>	<u>.</u> :	A co	nverte	ed organization that is a foreign organization and not authorized to
4			trans	sact b	usiness or conduct activities in this state appoints the secretary of state
5			as it	s ager	nt for service of process for purposes of enforcing an obligation under
6			this	<u>subse</u>	ction.
7	S	EC	TION	l 133.	AMENDMENT. Section 45-21-05 of the North Dakota Century Code is
8	amended	lan	d ree	enacte	ed as follows:
9	4	5-21	1-05.	. (905) Merger of partnerships.
10	1.		Purs	suant t	o a plan of merger approved as provided in subsection 3, a partnership
11			may	be m	erged with one or more other organizations.
12	2.		The	plan c	of merger must set forth:
13			a.	The r	name of:
14				(1)	The partnership;
15				(2)	Each other constituent organization proposing to merge; and
16				(3)	The surviving organization into which the other organizations will
17					merge;
18			b.	The s	status of each partner;
19			c.	The t	erms and conditions of the merger;
20			d.	The r	manner and basis of converting the ownership interests of each party to
21				the m	nerger constituent organization into ownership interests or obligations of
22				the s	urviving organization, or into money or other property in whole or part;
23				and	
24			e.	The s	street address of the principal executive office of the surviving
25				orgar	nization.
26	3.		The	plan c	of merger must be approved:
27			a.	In the	e case of a partnership that is a party to the merger, by all of the partners,
28				or a r	number or percentage specified for merger in the partnership agreement;
29				and	
30			b.	In the	e case of a limited constituent organization other than a partnership that
31				is a p	earty to the merger, by the vote required for approval of a merger by the

1		law of the state or foreign jurisdiction in which the limited partnership
2		governing statute of the constituent organization in the jurisdiction in which
3		the constituent organization is organized and, in the absence of such a
4		specifically applicable law, by all of the partners, notwithstanding a provision
5		to the contrary in the partnership agreement.
6	4.	After a plan of merger is approved and before the merger takes effect, the plan
7		may be amended or abandoned as provided in the plan.
8	5.	The merger takes effect on the later of:
9		a. The approval of the plan of merger by all parties to the merger constituent
10		organizations, as provided in subsection 3;
11		b. The filing of all documents records required by law to be filed as a condition t
12		the effectiveness of the merger; or
13		c. Any effective date specified in the plan of merger.
14	SEC	TION 134. AMENDMENT. Section 45-21-06 of the North Dakota Century Code is
15	amended a	nd reenacted as follows:
16	45-2	1-06. (906) Effect of merger.
17	1.	When a merger takes effect:
18		a. The separate existence of every partnership or limited each constituent
19		partnership that is a party to the merger, other than the surviving entity
20		organization, ceases;
21		b. All property owned by each of the merged partnerships or limited constituent
22		partnerships vests in the surviving entity organization;
23		c. All obligations of every partnership or limited each constituent partnership the
24		is a party to the merger become the obligations of the surviving entity
25		organization; and
26		d. An action or proceeding pending against a constituent partnership or limited
27		partnership that is a party to the merger may be continued as if the merger
28		had not occurred, or the surviving entity organization may be substituted as a
29		party to the action or proceeding.
30	2.	The secretary of state of this state is the agent for service of process in an action
31		or proceeding against a surviving foreign partnership or limited partnership to

- enforce an obligation of a domestic partnership or limited partnership that is a party to a merger constituent organization. The surviving entity organization shall promptly notify the secretary of state of the mailing address of its principal executive office and of any change of address. Upon receipt of process, the secretary of state shall mail a copy of the process to the surviving foreign partnership or limited partnership.
- 3. A general partner of the surviving partnership or limited partnership is liable for:
 - a. All obligations of a party to the merger for which the <u>general</u> partner was personally liable before the merger;
 - All other obligations of the surviving entity organization incurred before the merger by a party to the merger constituent organization, but those obligations may be satisfied only out of property of the entity surviving organization; and
 - c. All obligations of the surviving entity <u>organization</u> incurred after the merger takes effect, but those obligations may be satisfied only out of property of the entity if the partner is a limited partner.
- 4. If the obligations incurred before the merger by a party to the merger constituent partnership are not satisfied out of the property of the surviving partnership or limited partnership organization, then the general partners of that party the constituent partnership immediately before the effective date of the merger shall contribute the amount necessary to satisfy that party's the obligations of the constituent partnership to the surviving entity organization, in the manner provided in section 45-20-07 or in the Limited Partnership Act of the jurisdiction in which the party was formed, as the case may be, as if the merged party were dissolved.
- 5. A partner of a party to a merger constituent partnership who does not become a partner receive an ownership interest of the surviving partnership or limited partnership organization is dissociated from the entity partnership, of which that partner was a partner, as of the date the merger takes effect. The surviving entity organization shall cause the partner's ownership interest of the partner in the entity constituent partnership to be purchased under section 45-19-01 or another statute specifically applicable to that partner's ownership interest of that partner with

1		res	pect to	a merger. The surviving entity organization is bound under section							
2		45-	45-19-02 by an act of a general partner dissociated under this subsection, and the								
3		par	partner is liable under section 45-19-03 for transactions entered into by the								
4		sur	viving	entity organization after the merger takes effect.							
5	SE	СТІО	N 135	. AMENDMENT. Section 45-21-07 of the North Dakota Century Code is							
6	amended a	and re	enact	ed as follows:							
7	45-	21-07	7. (907	7) Statement of merger.							
8	1.	Afte	er a me	erger, the surviving organization may file a statement that one or more							
9		par	tnersh	ips or limited partnerships other constituent organizations have merged							
10		into	the su	urviving organization.							
11	2.	A s	tateme	ent of merger must contain:							
12		a.	The	name of:							
13			(1)	The partnership;							
14			(2)	Each other constituent organization that is a party to the merger; and							
15			(3)	The surviving organization into which the other constituent							
16				organizations were merged-:							
17		b.	The	form of organization that the surviving organization will be;							
18		<u>C.</u>	The	jurisdiction of the governing statute of the surviving organization; and							
19		<u>d.</u>	The	street address of the principal executive office of the surviving							
20			orga	nization and of an office in this state, if any.							
21	3.	Exc	ept as	otherwise provided in subsection 4, for the purposes of section							
22		45-	15-02,	property of the surviving partnership or limited partnership organization							
23		whi	ch bef	ore the merger was held in the name of another party to the merger is							
24		pro	perty ł	neld in the name of the surviving entity organization upon filing a							
25		stat	tement	t of merger.							
26	4.	For	the pu	urposes of section 45-15-02, real property of the surviving partnership or							
27		limi	ted pa	rtnership organization which before the merger was held in the name of							
28		and	ther p	arty to the merger <u>constituent organization</u> is property held in the name of							
29		the	surviv	ing entity organization upon recording a certified copy of the statement of							
30		mei	raer in	the office for recording transfers of that real property.							

1	5.	A fil	ed and	d, if appropriate, recorded statement of merger, executed and declared to							
2		be a	e accurate pursuant to subsection 3 of section 45-13-05, stating the name of a								
3		con	onstituent partnership or limited partnership that is a party to the merger								
4		con	onstituent organization in whose name property was held before the merger and								
5		the	ne name of the surviving entity organization, but not containing all of the other								
6		info	rmatio	n required by subsection 2, operates with respect to the partnerships or							
7		limit	ed par	tnerships named constituent partnership and the surviving organization							
8		to th	ne exte	ent provided in subsections 3 and 4.							
9	SEC	OIT	N 136.	Section 45-21-07.1 of the North Dakota Century Code is created and							
10	enacted as	follov	vs:								
11	<u>45-2</u>	21-07	.1. Lia	ability of general partner after conversion or merger.							
12	<u>1.</u>	A co	onvers	ion or merger under this chapter does not discharge any liability under							
13		sect	tions 4	5-15-06, 45-15-07, and 45-15-08 of a person that was a general partner							
14		<u>in o</u>	r disso	ciated as a general partner from a converting or constituent partnership,							
15		but:									
16		<u>a.</u>	The provisions of this chapter pertaining to the collection or discharge of the								
17			liabili	ty continue to apply to the liability;							
18		<u>b.</u>	For th	ne purposes of applying those provisions, the converted or surviving							
19			orgar	nization is deemed to be the converting or constituent partnership; and							
20		<u>c.</u>	If a p	erson is required to pay any amount under this subsection, then:							
21			<u>(1)</u>	The person has a right of contribution from each other person that was							
22				liable as a general partner under section 45-15-06 when the obligation							
23				was incurred and has not been released from the obligation under							
24				section 45-20-06; and							
25			<u>(2)</u>	The contribution due from each of those persons is in proportion to the							
26				right to receive distributions in the capacity of general partner in effect							
27				for each of those persons when the obligations were incurred as							
28				provided in section 45-20-07.							
29	<u>2.</u>	In a	ddition	to any other liability provided by law:							
30		<u>a.</u>	A per	son that immediately before a conversion or merger became effective							
31			was a	a general partner in a converting or constituent partnership is personally							

1		<u>l</u> l	liable for each obligation of the converted or surviving organization arising							
2		<u>f</u>	from a transaction with a third party after the conversion or merger becomes							
3		Ē	effective, if, at the time the third party enters into the transaction, the third							
4		Ę	party:							
5		(1)	<u>Does</u>	not have notice of the conversion or merger; and					
6		(<u>2)</u>	Reas	onably believes that:					
7				<u>(a)</u>	The converted or surviving organization or business is the					
8					converting or constituent partnership; and					
9				<u>(b)</u>	The person is a general partner in the converting or constituent					
10					partnership; and					
11	<u>k</u>	<u>o.</u> <u>A</u>	A pers	son th	at was dissociated as a general partner from a converting or					
12		<u>c</u>	onsti	tuent	partnership before the conversion or merger became effective is					
13		Ē	erso	nally li	able for each obligation of the converted or surviving organization					
14		<u> 2</u>	arising	g from	a transaction with a third party after the conversion or merger					
15		<u>t</u>	becomes effective, if at the time the third party enters into the transaction less							
16		<u>t</u>	han t	wo ye	ars have passed since the person dissociated as a general partner					
17		<u> 2</u>	and th	e thire	d party:					
18		(1)	<u>Does</u>	not have notice of the dissociation;					
19		(2)	<u>Does</u>	not have notice of the conversion or merger; and					
20		(<u>3)</u>	Reas	onably believes that:					
21				<u>(a)</u>	The converted or surviving organization or business is the					
22					converting or constituent partnership; and					
23				<u>(b)</u>	The person is a general partner in the converting or constituent					
24					partnership.					
25	SECT	ION	137.	AMEI	NDMENT. Section 45-22-01 of the North Dakota Century Code is					
26	amended and	d reer	nacte	d as fo	ollows:					
27	45-22	-01.	Defir	nitions	s. In this chapter, unless the context otherwise requires:					
28	1. "	Addr	ess" ı	neans	S:					
29	a	a. I	n the	case	of a registered office or principal executive office, the mailing					
30		a	addre	ss, inc	cluding the zip code, of the actual office location which may not be					
31		c	only a	post-	office box; and					

1		b. In all other cases, the mailing address, including a the zip code.					
2	2.	"Authenticated electronic communication" means:					
3		a. That the electronic communication is delivered:					
4		(1) To the principal place of business of the limited liability partnership; or					
5		(2) To a partner or agent of the limited liability partnership authorized by					
6		the limited liability partnership to receive the electronic communication;					
7		and					
8		b. That the electronic communication sets forth information from which the					
9		limited liability partnership can reasonably conclude that the electronic					
10		communication was sent by the purported sender.					
11	3.	"Domestic limited liability partnership" means a partnership that is organized					
12		formed under the laws of this state chapter with a registration in effect and which is					
13		not a foreign limited liability partnership.					
14	4.	"Domestic organization" means an organization created under the laws of this					
15		state.					
16	5.	"Electronic" means relating to technology having electrical, digital, magnetic,					
17		wireless, optical, electromagnetic, or similar capabilities.					
18	6.	"Electronic communication" means any form of communication, not directly					
19		involving the physical transmission of paper:					
20		a. That creates a record that may be retained, retrieved, and reviewed by a					
21		recipient of the communication; and					
22		b. That may be directly reproduced in paper form by the recipient through an					
23		automated process.					
24	7.	"Electronic record" means a record created, generated, sent, communicated,					
25		received, or stored by electronic means.					
26	8.	"Electronic signature" means an electronic sound, symbol, or process attached to					
27		or logically associated with a record and executed or adopted by a person with the					
28		intent to sign the record.					
29	9.	"Filed with the secretary of state" means, except as otherwise permitted by law or					
30		rule:					

1		a. 1	Γhat a document <u>record</u> meeting the applicable requirements of this chapter,						
2		t	together with the fees provided in section 45-22-23, has been delivered or						
3		C	communicated to the secretary of state by a method or medium of						
4		C	communication acceptable by the secretary of state and has been determined						
5		t	by the secretary of state to conform to law.						
6		b. 7	Γhat the secretary of state shall <u>did</u> then:						
7		(1) Record the actual date on which the document is <u>record was</u> filed, and						
8			if different, the effective date of filing; and						
9		(2) Record the document record in the office of the secretary of state.						
10	10.	"Forei	ign limited liability partnership" means a partnership organized formed as a						
11		limited	d liability partnership under the laws of a jurisdiction other than the laws of						
12		this st	tate which is in good standing in the partnership's its jurisdiction of origin.						
13	11.	"Forei	ign organization" means an organization created under laws other than the						
14		laws o	of this state for a purpose for which an the organization may be created under						
15		the la	ws of this state.						
16	12.	"Juris	urisdiction of origin" means the jurisdiction in which the limited liability partnership						
17		status	atus of the foreign limited liability partnership was created.						
18	13.	"Limit	imited liability partnership" means a domestic limited liability partnership or a						
19		foreig	reign limited liability partnership.						
20	14.	"Mana	lanaging partner" means one of the partners a partner charged with the						
21		mana	management of the limited liability partnership or foreign limited liability partnership						
22		in this	state and if no partners are so specifically designated, then all partners.						
23	15.	"Notic	"Notice":						
24		a. I	s given to a limited liability partnership or to a partner of the limited liability						
25		F	partnership :						
26		(1) When in writing and mailed or delivered to the limited liability						
27			partnership or the a managing partner at the registered office or						
28			principal executive office of the limited liability partnership; or						
29		(2) When given by a form of electronic communication consented to by the						
30			limited liability partnership or the a managing partner of the limited						
31			liability partnership to which the notice is given if by:						

1			(a)	If by facsimile Facsimile communication, when directed to a
2				telephone number at which a managing partner of the limited
3				liability partnership or the partner has consented to receive
4				notice.
5			(b)	If by electronic Electronic mail, when directed to an electronic
6				mail address at which a managing partner of the limited liability
7				partnership or the partner has consented to receive notice.
8			(c)	If by posting Posting on an electronic network on which \underline{a}
9				managing partner of the limited liability partnership or the partner
10				has consented to receive notice, together with separate notice to
11				the limited liability partnership or the partner if the specific
12				posting, upon the later of:
13				[1] The posting; or
14				[2] The giving of the separate notice.
15			(d)	If by any Any other form of electronic communication by which
16				the limited liability partnership or a managing partner of the
17				limited liability partnership has consented to receive notice, when
18				directed to the limited liability partnership.
19	b.	Is giv	en , in a	all other cases to a partner of the limited liability partnership:
20		(1)	When	in writing and mailed or delivered to the person partner at an
21			addre	ss designated by the person the registered office or at the
22			last-k	nown address of the person principal executive office of the
23			limite	d liability partnership; or
24		(2)	When	handed given by a form of electronic communication consented
25			to the	person; by the partner to which the notice is given if by:
26			<u>(a)</u>	Facsimile communication, when directed to a telephone number
27				at which the partner has consented to receive notice;
28			<u>(b)</u>	Electronic mail, when directed to an electronic mail address at
29				which the partner has consented to receive;

1			<u>(c)</u>	Posting on an electronic network on which the partner has
2				consented to receive notice, together with separate notice to the
3				partner of the specific posting, upon the later of:
4				[1] The posting; or
5				[2] The giving of the separate notice; or
6			<u>(d)</u>	Any other form of electronic communication by which the partner
7				has consented to receive notice, when directed to the partner.
8	<u>C.</u>	<u>ls giv</u>	en in a	all other cases:
9		<u>(1)</u>	Wher	n mailed to the person at an address designated by the person or
10			at the	e last-known address of the person;
11		<u>(2)</u>	Wher	n handed to the person;
12		(3)	Wher	n left at the office of the person with a clerk or other person in
13			charg	ge of the office or:
14			(a)	If there is no one in charge, when left in a conspicuous place in
15				the office; or
16			(b)	If the office is closed or the person to be notified has no office,
17				when left at the dwelling house or usual place of abode of the
18				person with some person of suitable age and discretion then
19				residing there; or
20		(4)	Wher	n given by a form of electronic communication consented to by the
21			perso	on to whom the notice is given if by:
22			(a)	If by facsimile Facsimile communication, when directed to a
23				telephone number at which the person has consented to receive
24				notice.
25			(b)	If by electronic Electronic mail, when directed to an electronic
26				mail address at which the person has consented to receive
27				notice.
28			(c)	If by posting Posting on an electronic network on which the
29				person has consented to receive notice, together with separate
30				notice to the person of the specific posting, upon the later of:
31				[1] The posting; or

1				[2] The giving of the separate notice.
2			(d)	If by any Any other form of electronic communication by which
3				the person has consented to receive notice, when directed to the
4				person.
5		e.	ls given wh	nen deposited in the United States mail with sufficient postage
6			affixed.	
7		d.	Is deemed	received when given.
8			<u>(5)</u> Whe	n the method is fair and reasonable when all circumstances are
9			cons	idered.
10	16.	"Or	ganization" r	neans:
11		a.	Whether do	omestic or foreign, a corporation incorporated in or authorized to de
12			business ir	this state under this or another chapter of this code, limited liability
13			company,	general partnership, limited partnership, limited liability partnership,
14			limited liab	ility limited partnership, joint venture, association, business trust,
15			estate, trus	st, enterprise, and any other legal or commercial entity or any other
16			person sub	<u>ject to a governing statute;</u> but
17		b.	Excludes a	ny nonprofit corporation, whether a domestic nonprofit corporation
18			which is inc	corporated under chapter 10-33 or a foreign nonprofit corporation
19			which is inc	corporated in another jurisdiction.
20	17.	"Ori	iginally regis	tered" and "original registration" means the document record
21		esta	ablishing the	limited liability partnership status of the foreign limited liability
22		part	tnership in th	ne jurisdiction of origin of the foreign limited liability partnership's
23		juris	sdiction of or	igin <u>partnership</u> .
24	18.	"Pa	rtnership" m	eans an association of two or more persons to carry on as
25		coo	wners of a b	usiness for profit formed under chapters 45-13 through 45-21,
26		pre	decessor law	v, or comparable law of another jurisdiction.
27	19.	"Pri	ncipal execu	tive office" means:
28		a.	An office fr	om which the limited liability partnership conducts business; or
29		b.	If the limite	d liability partnership has no office from which the limited liability
30			partnership	conducts business, the registered office of the limited liability
31			partnership).

1	20.	"Re	cord" r	neans information that is inscribed on a tangible medium or that is stored
2		in a	n elect	ronic or other medium and is retrievable in perceivable form.
3	21.	"Re	gister"	means the act of filing with the secretary of state which causes:
4		a.	A dor	nestic limited liability partnership to be created; or
5		b.	A fore	eign limited liability partnership to be authorized to transact business in
6			this s	tate.
7	22.	"Re	gistere	d office" means the place in this state designated as the registered office
8		of th	ne limit	ed liability partnership.
9	23.	"Re	gistrati	on" means the document <u>record</u> which, when filed with the secretary of
10		stat	e, caus	ses:
11		a.	A dor	nestic limited liability partnership to be created; or
12		b.	A fore	eign limited liability partnership to be authorized to do business in this
13			state.	
14	24.	"Sig	ned" n	neans:
15		a.	That	the signature of a person which may be a facsimile affixed, engraved,
16			printe	ed, placed, stamped with indelible ink, transmitted by telecommunication
17			or ele	ectronically, or in any other manner reproduced on the document record,
18			is pla	ced on a document record, as provided under section 41-01-09; and
19		b.	With	respect to a document record required by this chapter to be filed with the
20			secre	stary of state means that:
21			(1)	The document record is signed by a person authorized to do so by this
22				chapter, or by or pursuant to an agreement among the partners, or by a
23				resolution approved by the affirmative vote of the required proportion or
24				number of partners-; and
25			(2)	The signature and the document <u>record</u> are communicated by a
26				method or medium of communication acceptable by the secretary of
27				state.
28	SEC	CTIO	N 138.	AMENDMENT. Section 45-22-04 of the North Dakota Century Code is
29	amended a	nd re	enacte	ed as follows:
30	45-2	22-04	. Limi	ted liability partnership - Name.
31	1.	The	name	of a limited liability partnership:

1		a.	Must	be in	the English language or in any other language, expressed in		
2			Engli	sh lett	ers or characters.		
3		b.	Must	conta	in :		
4			(1)	The 1	he words "limited liability partnership" or the abbreviation "L.L.P."		
5				or the	e abbreviation "LLP", either of which abbreviations may be used		
6				interd	changeably for all purposes authorized by this chapter, including		
7				real e	estate matters, contracts, and filings with the secretary of state; or		
8			(2)	In the	e case of a foreign limited liability partnership, any other words or		
9				abbro	eviations as may be authorized or required under the laws of the		
10				jurisc	liction of origin.		
11		c.	May	not co	ntain a word or phrase indicating or implying the limited liability		
12			partn	ership	may not be formed under this chapter.		
13	d.	<u>C.</u>	May	not co	ntain the word "corporation", "company", "incorporated", "limited		
14			liabili	ty com	pany", "limited partnership", "limited liability limited partnership", or		
15			any a	any abbreviation of these words.			
16	e.	<u>d.</u>	May	not co	ntain a word or phrase indicating that indicates or implying that		
17			impli	es that	the limited liability partnership is:		
18			<u>(1)</u>	<u>Is</u> for	med for a purpose other than one or more business purposes for		
19				whiel	1 a <u>:</u>		
20				<u>(a)</u>	A lawful purpose for which a limited liability partnership may be		
21					formed under North Dakota law this chapter; or		
22				<u>(b)</u>	For a purpose stated in its registration; or		
23			<u>(2)</u>	May	not be formed under this chapter.		
24	f.	<u>e.</u>	May	not be	the same as or deceptively similar to:		
25			(1)	The	name, whether foreign and authorized to do business in this state		
26				or do	mestic, unless there is filed with the registration a document		
27				recor	d that complies with subsection 3 of this section, of:		
28				(a)	Another limited liability partnership;		
29				(b)	A corporation;		
30				(c)	A limited liability company;		
31				(d)	A limited partnership; or		

1				(e)	A limited liability limited partnership;
2			(2)	A nan	ne, the right to which is at the time of registration reserved in the
3				mann	er provided in section 10-19.1-14, 10-32-11, 10-33-11, 45-10.1-03
4				<u>45-10</u>	<u>.2-11, 45-13-04.2</u> , or 45-22-05;
5			(3)	A ficti	tious name registered in the manner provided in chapter 45-11; or
6			(4)	A trad	le name registered in the manner provided in chapter 47-25.
7	g.	<u>f.</u>	Need	not be	filed as provided in chapter 45-11 except if transacting business
8			unde	r a nam	ne other than the name as registered under this chapter.
9	2.	The	secret	tary of	state shall determine whether a name is deceptively similar to
10		anot	her na	me for	purposes of this section chapter.
11	3.	If the	e secre	etary o	f state determines that a limited liability partnership name is
12		dece	eptivel	y simila	ar to another name for purposes of this chapter, the limited liability
13		parti	nership	o name	e may not be used unless there is filed with the registration:
14		a.	The v	vritten	consent of the holder of the rights to the name to which the
15			propo	sed na	ame has been determined to be deceptively similar; or
16		b.	A cer	tified c	opy of a judgment of a court in this state establishing the earlier
17			right o	of the a	applicant to the use of the name in this state.
18	4.	This	sectio	n and	section 45-22-05 do not:
19		a.	Abrog	gate or	limit:
20			(1)	The la	aw of unfair competition or unfair practices;
21			(2)	Chapt	ter 47-25;
22			(3)	The la	aws of the United States with respect to the right to acquire and
23				protec	ct copyrights, trade names, trademarks, service names, and
24				servic	e marks; or
25			(4)	Any o	ther rights to the exclusive use of names or symbols.
26		b.	Dero	gate the	e common law or principles of equity.
27	5.	A lin	nited li	ability _ا	partnership that is the surviving organization in a merger with one
28		or m	ore or	ganiza	tions, or that acquires by sale, lease, or other disposition to or
29		exch	nange	with a	domestic organization all or substantially all of the assets of
30		anot	her or	ganiza	tion including its name, may have the same name, subject to the

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1 requirements of subsection 1, as that used in this state by any of the other 2 organizations, if the other organization whose name is sought: 3 a. Is incorporated, organized, formed, or registered under the laws of this state; 4 b. Is authorized to transact business or conduct activities in this state; 5 Holds a reserved name in the manner provided in section 10-19.1-14, C. 6 10-32-11, 10-33-11, 45-10.1-03 45-10.2-11, 45-13-04.2, or 45-22-05; 7 d. Holds a fictitious name registered in the manner provided in chapter 45-11; or 8 Holds a trade name registered in the manner provided in chapter 47-25. e. 9 The use of a name by a limited liability partnership in violation of this section does 10 not affect or vitiate the limited liability partnership's status as a limited liability 11 partnership. However, a court of this state may, upon application of the state or of 12 an interested or affected person, enjoin the limited liability partnership from doing 13 business under a name assumed in violation of this section, even though the 14 limited liability partnership's registration may have been filed with the secretary of 15 state. 16 7. A limited liability partnership whose registration has expired or whose registration 17 has been forfeited as provided in section 45-22-21.1 may reacquire the right to use 18 that name by refiling a registration as provided in section 45-22-03 unless the 19 name has been adopted for use or reserved by another person, in which case the 20 filing will be rejected unless the filing is accompanied by a written consent or 21 judgment pursuant to subsection 3. A limited liability partnership that cannot 22 reacquire the use of its limited liability partnership name shall adopt a new limited 23 liability partnership name that complies with this section: 24 By refiling a registration as provided in section 45-22-03: a. 25 b<u>.</u> By amending its registration as provided in section 45-22-03; or 26 By reinstating the limited liability partnership pursuant to section 45-22-21.1, <u>C.</u> 27 unless the name has been adopted for use or reserved by another person, in 28 which case the filing will be rejected unless the filing is accompanied by a 29 written consent or judgment as provided in subsection 3.

With respect to foreign limited liability partnerships:

1		a.	A foreign limited liability partnership may register under any name that would
2			be available to a domestic limited liability partnership, regardless of whether
3			the name is the same under which the foreign limited liability partnership is
4			authorized in the jurisdiction of original registration.
5		b.	A fictitious name certificate must be filed as provided in chapter 45-11 only if
6			registering under a name other than the name as authorized in the jurisdiction
7			of original registration.
8	SEC	CTION	N 139. AMENDMENT. Section 45-22-05 of the North Dakota Century Code is
9	amended a	nd re	enacted as follows:
10	45-2	22-05	. Reserved name.
11	1.	The	exclusive right to the use of a limited liability partnership name otherwise
12		perr	mitted by section 45-22-04 may be reserved by any person.
13	2.	The	reservation is made by filing with the secretary of state a request that the
14		nam	ne be reserved together with the fees provided in section 45-22-22.:
15		a.	If the name is available for use by the applicant, the secretary of state shall
16			reserve the name for the exclusive use of the applicant for a period of twelve
17			months.
18		b.	The reservation may be renewed for successive twelve-month periods.
19	3.	The	right to the exclusive use of a limited liability partnership name reserved
20		purs	suant to this section may be transferred to another person by or on behalf of the
21		app	licant for whom the name was reserved by filing with the secretary of state a
22		notio	ce of the transfer and specifying the name and address of the transferee
23		toge	ether with the fees provided in section 45-22-22.
24	4.	The	right to the exclusive use of a limited liability partnership name reserved
25		purs	suant to this section may be canceled by or on behalf of the applicant for whom
26		the	name was reserved by filing with the secretary of state a notice of cancellation
27		toge	ether with the fees provided in section 45-22-22.
28	5.	The	secretary of state may destroy any all reserved name request requests and
29		nam	ne request the index thereof one year after expiration.
30	SEC	CTION	N 140. AMENDMENT. Section 45-22-17 of the North Dakota Century Code is

amended and reenacted as follows:

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1	45-2	22-17	. Ser	vice of process on a limited liability partnership or a foreign limited						
2	liability pa	rtner	ship a	nd on a nonresident partner.						
3	1.	The	The registered agent must be an agent of the limited liability partnership and any							
4		non	onresident partner upon whom any process, notice, or demand required or							
5		peri	permitted by law to be served on the limited liability partnership or partner may be							
6		<u>ser\</u>	<u>/ed.</u>							
7		<u>a.</u>	Whe	n a foreign limited liability partnership transacts business without a						
8			regis	tration or when the registration of a foreign limited liability partnership is						
9			susp	ended or revoked, the secretary of state is an agent of the foreign limited						
10			<u>liabili</u>	ty partnership for service of process, notice, or demand.						
11		<u>b.</u>	Acce	ptance of a managing partnership status in a limited liability partnership						
12			inclu	des the appointment of the secretary of state as an agent for personal						
13			servi	ce of legal process, notice, or demand.						
14	<u>2.</u>	Арі	rocess	, notice, or demand required or permitted by law to be served on a						
15		limit	ted lial	pility partnership may be served on :						
16		<u>a.</u>	<u>On</u> th	ne registered agent or on ;						
17		<u>b.</u>	<u>On</u> a	ny responsible person found at the registered office or on;						
18		<u>C.</u>	On a	managing partner of the partnership; or						
19		<u>d.</u>	On th	ne secretary of state as provided in this section.						
20	2. <u>3.</u>	If ne	either t	he registered agent nor a responsible person can be found at the						
21		regi	stered	office and if a responsible person affiliated with the limited liability						
22		part	nershi	p cannot be found at the principal place of business in this state, $\underline{\text{then}}$ the						
23		sec	retary	of state is the an agent of the limited liability partnership on whom the						
24		prod	cess, r	notice, or demand may be served.						
25		<u>a.</u>	Serv	ice on the secretary of state:						
26		a.	<u>(1)</u>	Shall be made by registered mail or personal delivery to the secretary						
27				of state and not by electronic communication.						
28		b.	<u>(2)</u>	Shall include the return of the sheriff or affidavit of a person not a party,						
29				verifying that neither a registered agent nor a responsible person can						
30				be found at the registered office or at the principal place of business in						
31				this state.						

1			C.	<u>(3)</u>	Is dee	med persona	al service or	n the lim	ited liability	partnershi	p and may
2					be ma	ide by filing w	vith the seci	retary of	state:		
3				(1)	<u>(a)</u>	Three copies	s of the prod	cess, no	ice, or den	nand; and	
4				(2)	<u>(b)</u>	The fees pro	ovided in se	ction 45-	22-22.		
5				<u>(4)</u>	<u>ls retu</u>	ırnable in not	t less than th	hirty day	s, notwiths	tanding a s	horter
6					perioc	specified in	the process	s, notice,	or deman	<u>d.</u>	
7		d.	<u>b.</u>	The	secreta	ry of state im	mediately s	hall forw	ard, by cei	rtified mail a	addressed
8				to the	e limited	d liability partı	nership at tl	he limite	d liability p	artnership's	registered
9				office	e or prin	cipal place o	of business i	n this sta	ate, a copy	of the proc	ess, notice
10				or de	emand.						
11			e .	Serv	ice on t l	ne secretary	of state is r e	eturnabk	e in not les	s than thirty	/ days,
12				notw	ithstanc	ling a shorter	r period spe	cified in	the proces	s, notice, o	r demand.
13		<u>4.</u>	Pro	cess, ı	notice, d	or demand m	ay be serve	ed on a li	mited liabil	lity partners	ship which
14			<u>has</u>	voluntarily withdrawn its registration or which has forfeited its registration as							
15			prov	<u>/ided i</u>	ded in section 45-22-21.1. The court shall determine if service is proper:						
16			<u>a.</u>	<u>lf a li</u>	mited li	ability partne	rship has vo	oluntarily	withdrawn	its registra	ation, then
17				<u>servi</u>	ce may	be made as	provided in	subsect	ion 2.		
18			<u>b.</u>	<u>lf a li</u>	mited li	ability partne	rship has fo	rfeited it	s registrati	on as provi	ded in
19				<u>secti</u>	on 45-2	2-21.1, then	service may	y be mad	de as provi	ded in subs	section 3.
20	3.	<u>5.</u>	The	secre	tary of	state shall ma	aintain a red	cord of e	very proce	ss, notice,	and
21			dem	nand s	erved o	n the secreta	ary of state	under th	s section,	including th	e date of
22			serv	vice ar	nd the a	ction taken w	vith referenc	e to the	process, n	otice, or de	mand.
23	4.	<u>6.</u>	This	secti	on does	not limit the	right of a po	erson to	serve prod	ess, notice	, or
24			dem	nand r	equired	or permitted	by law to b	e servec	on a limite	ed liability p	artnership
25			in a	ny oth	er manı	ner permitted	l by law.				
26		SEC	CTIO	N 141.	AMEN	IDMENT. Se	ection 45-22	2-21.1 of	the North	Dakota Cer	ntury Code
27	is ame	nded	and	reena	cted as	follows:					
28		45-2	22-21	.1. Se	ecretary	y of state - A	Annual repo	ort of do	mestic lin	nited liabili	ty
29	partne	ershi	p and	d forei	ian limi	ted liability	partnershii	n.			

Each domestic limited liability partnership and each foreign limited liability
 partnership authorized to transact business in this state, shall file, within the time
 prescribed provided by subsection 3, an annual report setting forth:
 a. The name of the limited liability partnership and the its jurisdiction of origin.
 b. The address of the registered office of the limited liability partnership in this
 state, and the name of the limited liability partnership's registered agent in this

state at that address.

- c. The address of the limited liability partnership's chief executive office.
- d. A brief statement of the character of the business in which the limited liability partnership is actually engaged in this state.
- e. The name and respective address of each managing partner of the domestic limited liability partnership or foreign limited liability partnership.
- 2. 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. The annual report must be signed as prescribed provided in subsection 24 of section 45-22-01, the partnership agreement, or in a resolution approved by the affirmative vote of the required proportion or number of partners. If the limited liability partnership is in the hands of a receiver or trustee, the annual report must be signed on behalf of the limited liability partnership by the receiver or trustee. The secretary of state may destroy any annual report provided for in this section after the annual report is on file for six years.
- 3. The annual report of a limited liability partnership must be delivered to the secretary of state before April first of each year, except the first annual report of a limited liability partnership must be delivered before April first of the year following the calendar year in which the registration is filed by the secretary of state. A limited liability partnership in existence on July 1, 1999, shall file the first annual report before April first in the year of the expiration of the registration in effect on July 1, 1999.
 - a. An annual report in a sealed envelope postmarked by the United States postal service before April first, or an annual report in a sealed packet with a verified

1 shipment date by any other carrier service before April first, complies with this 2 requirement. 3 The secretary of state must file the annual report if the annual report conforms b. 4 to the requirements of subsection 2. 5 (1) If the annual report does not conform, the annual report must be 6 returned to the limited liability partnership for any necessary 7 corrections. 8 (2) If the annual report is filed before the deadlines prescribed provided in 9 this subsection, penalties for the failure to file a report within the time 10 provided do not apply if the annual report is corrected to conform to the 11 requirements of subsection 2 and returned to the secretary of state 12 within thirty days after the annual report was returned by the secretary 13 of state for correction. 14 After the date established under subsection 3, the secretary of state shall notify 4. 15 any limited liability partnership failing to file an annual report that the limited liability 16 partnership's registration is not in good standing and that the registration of the 17 limited liability partnership may be revoked pursuant to subsection 5. 18 a. The secretary of state shall mail notice of revocation to the last registered 19 agent at the last registered office of record. 20 b. If the limited liability partnership files an annual report after the notice is 21 mailed, together with the annual report filing fee and late filing penalty fee as 22 prescribed provided by section 45-22-22, the secretary of state shall restore 23 the limited liability partnership's registration to good standing. 24 5. A domestic limited liability partnership that does not file an annual report, along 25 with the statutory filing and penalty fees, within six months after the date 26 established in subsection 3, forfeits the limited liability partnership's registration. 27 a. The secretary of state shall note the revocation of the domestic limited liability 28 partnership's registration on the records of the secretary of state and shall 29 give notice of the action to the revoked domestic limited liability partnership. 30 b. Notice by the secretary of state must be mailed to the domestic limited liability

partnership's last registered agent at the last registered office of record.

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- 1 6. A foreign limited liability partnership that does not file an annual report, along with 2 the statutory filing and penalty fees, within six months after the date established by 3 subsection 3, forfeits the foreign limited liability partnership's registration and 4 authority to transact business in this state. 5 The secretary of state shall note the revocation of the foreign limited liability a. 6 partnership's registration and authority on the records of the secretary of state 7 and shall give notice of the action to the foreign limited liability partnership. 8 b. Notice by the secretary of state must be mailed to the foreign limited liability 9 partnership's last registered agent at the last registered office of record. 10 C. The secretary of state's decision that a registration must be revoked under 11 this subsection is final. 12 7. A domestic limited liability partnership with a registration that is revoked for failure 13 to file an annual report or a foreign limited liability partnership with registration and 14 authority that are forfeited by failure to file an annual report may be reinstated by 15 filing a past-due report, together with the statutory filing and penalty fees for an 16 annual report and a reinstatement fee as prescribed provided in section 45-22-22. 17 The fees must be paid and the report filed within one year following the revocation. 18 Reinstatement under this subsection does not affect any right or liability of a 19 domestic limited liability partnership or a foreign limited liability partnership for the 20 time from the revocation to the reinstatement. **SECTION 142. AMENDMENT.** Section 45-22-22 of the North Dakota Century Code is 21 22 amended and reenacted as follows: 23 45-22-22. Secretary of state - Fees and charges. 24 The secretary of state shall charge and collect for: 25 Filing a registration as a domestic limited liability partnership, twenty-five 26 dollars. If there are more than two managing partners, an additional three 27 dollars must be paid for each additional managing partner not to exceed two
 - b. Filing a registration as a foreign limited liability partnership, fifty dollars.

hundred fifty dollars.

c. Filing an annual report of a domestic limited liability partnership or foreign limited liability partnership, twenty-five dollars.

1		<u>(1)</u>	The s	secretary of state shall charge and collect additional fees for late			
2			filing	of an annual report as follows:			
3		(1)	<u>(a)</u>	After the date prescribed provided in subsection 3 of section			
4				45-22-21.1, twenty dollars; and			
5		(2)	<u>(b)</u>	After the revocation of the domestic limited liability partnership			
6				registration or the foreign limited liability partnership registration,			
7				the reinstatement fee of fifty dollars.			
8		<u>(2)</u>	Fees	paid to the secretary of state according to this subdivision are not			
9			<u>refun</u>	dable if an annual report submitted to the secretary of state cannot			
10			be file	ed because it lacks information required by section 45-22-21.1 or			
11			the a	nnual report lacks sufficient payment as required by this			
12			subdi	ivision.			
13	d.	Filing	a stat	ement of correction or amended registration, twenty-five dollars.			
14	e.	Filing	an ap	plication to reserve a name, ten dollars.			
15	f.	Filing	a noti	ce of transfer of a reserved name, ten dollars.			
16	g.	Filing	Filing a cancellation of reserved name, ten dollars.				
17	h.	Filing	a con	sent to use of name, ten dollars.			
18	i.	Filing	a stat	ement of change of address of registered office or change of			
19		regis	tered a	agent or both, ten dollars.			
20	j.	Filing	ı a stat	ement of change of address of registered office by registered			
21		agen	t, ten c	dollars for each domestic limited liability partnership or foreign			
22		limite	d liabil	lity partnership affected by the change.			
23	k.	Filing	ı a regi	istered agent's consent to serve in the capacity of registered			
24		agen	t, ten c	dollars.			
25	l.	Filing	a resi	gnation as registered agent, ten dollars.			
26	m.	Filing	a noti	ce of withdrawal, ten dollars.			
27	n.	Filing	a cert	tificate of fact stating a merger of a foreign limited liability			
28		partn	ership	registered with the secretary of state, fifty dollars.			
29	0.	Filing	any o	ther statement of a domestic limited liability partnership, ten			
30		dolla	rs.				
31	n	Filing	ı anv n	rocess notice or demand for service twenty-five dollars			

1		q.	Any	document record submitted for approval before the actual time of				
2			subn	nission for filing, one-half of the fee provided in this section for filing the				
3			docu	rment record.				
4	2.	The	secre	etary of state shall charge and collect for:				
5		a.	Furn	ishing a copy of any document, instrument, record or paper relating to a				
6			dome	estic limited liability partnership or foreign limited liability partnership, one				
7			dolla	r for every four pages, or fraction of pages.				
8		b.	A ce	rtificate certifying a copy or reciting facts related to a domestic limited				
9			liabili	ity partnership or foreign limited liability partnership, twenty dollars.				
10		C.	Each	page of any document record or form sent by electronic transmission,				
11			one o	dollar.				
12	SE	СТІОІ	N 143.	AMENDMENT. Section 45-22-23 of the North Dakota Century Code is				
13	amended a	and re	enacte	ed as follows:				
14	45-	22-23	. <u>Sec</u>	retary of state - Powers - Enforcement - Penalty - Appeal.				
15	1.	The	secre	etary of state shall administer this chapter.				
16	2.	The	secre	secretary of state may propound to any limited liability partnership subject to				
17		this	chapt	er and to any partner, any interrogatory reasonably necessary and proper				
18		to a	scerta	in whether the partnership has complied with this chapter.				
19		a.	Any i	interrogatory must be answered within thirty days after mailing or within				
20			any a	additional time fixed by the secretary of state. Every answer to the				
21			inter	rogatory must be full and complete and be made in writing and under				
22			oath.					
23		b.	If an	interrogatory is directed:				
24			(1)	To an individual, the interrogatory must be answered by that individual;				
25			(2)	To a domestic limited liability partnership, the interrogatory must be				
26				answered by a managing partner; or				
27			(3)	To a foreign limited liability partnership, the interrogatory must be				
28				answered by a resident partner or, if no partner is a resident partner, a				
29				partner designated by the foreign limited liability partnership.				

- c. The secretary of state need not file any document record to which an interrogatory relates until the interrogatory is answered, except if the answers disclose the document record is not in conformity with this chapter.

 d. The secretary of state shall certify to the attorney general, for any action the
 - attorney general determines appropriate, any interrogatory and answers that disclose a violation of this chapter.
 - e. Each managing partner of a domestic limited liability partnership or a resident partner or designated partner of a foreign limited liability partnership who fails or refuses within the time provided by this section to answer truthfully and fully every interrogatory propounded to that person by the secretary of state is guilty of an infraction.
 - f. Any interrogatory propounded by the secretary of state and the answers are not open to public inspection under section 44-04-18. The secretary of state may not disclose any fact or information obtained from an interrogatory except to the extent permitted by law or required for evidence in any criminal proceeding or other action by this state.
 - 3. If the secretary of state rejects any document record required by this chapter to be approved by the secretary of state before the document record may be filed, the secretary of state shall give written notice of the rejection to the person who delivered the document record, specifying the reasons for rejection. That person
 - a. Within thirty days after the service of the notice of denial, the limited liability partnership may appeal to the district court of the county in which the registered office of the domestic limited liability partnership or foreign limited liability partnership is, or is proposed to be, situated judicial district serving Burleigh County by filing with the clerk of that court a petition setting forth a copy of the document record sought to be filed and a copy of the written rejection of the document record by the secretary of state. The court shall try the matter de novo.
 - <u>b.</u> The court shall sustain the action of the secretary of state or direct the secretary of state to take any action the court determines proper.

1 If the secretary of state revokes the registration of any foreign limited liability 2 partnership pursuant to section 45-22-16, then the foreign limited liability 3 partnership may appeal to district court of the county where the registered office of 4 the foreign limited liability partnership in this state is situated in the judicial district 5 serving Burleigh County by filing with the clerk of that court a petition setting forth 6 a, including: 7 A copy of the foreign limited liability partnership's registration; and a a. 8 A copy of the notice of revocation given by the secretary of state. The court b. 9 shall try the matter de novo. The court shall sustain the action of the 10 secretary of state or direct the secretary of state to take any action the court 11 determines proper. 12 5. If the court order sought is one for reinstatement of a domestic limited liability 13 partnership registration that has been revoked as provided in subsection 5 of 14 section 45-22-22.1, or for reinstatement of the registration of a foreign limited liability partnership that has been revoked as provided in subsection 6 of section 15 16 45-22-21.1, then, together with any other action the court deems proper, any such 17 order which orders the reinstatement of the registration of a domestic or foreign 18 limited liability partnership registration shall require the domestic or foreign limited 19 liability partnership to: 20 File all past-due annual reports; a. 21 Pay the fees to the secretary of state for each annual report as provided in b. 22 subsection 1 of section 45-22-22; and 23 Pay the reinstatement fee to the secretary of state as provided in subsection 1 C. 24 of section 45-22-22. 25 6. The attorney general may maintain an action to restrain a foreign limited liability 26 partnership from transacting business in this state in violation of this chapter. 27 SECTION 144. Section 45-22-23.1 of the North Dakota Century Code is created and 28 enacted as follows: 29 45-22-23.1. Delivery to and filing of records by secretary of state and effective 30 date.

ı	<u>1.</u>	ATE	cora a	lumonzed or required to be delivered to the secretary of state for filling						
2		<u>und</u>	er this	chapter must be captioned to describe the purpose of the record, be in a						
3		med	dium p	ermitted by the secretary of state, and be delivered to the secretary of						
4		stat	state. If the secretary of state determines that a record complies with the filing							
5		requ	requirements of this chapter, then the secretary of state shall file the record and							
6		<u>retu</u>	return a copy of the filed record to the person who delivered it to the secretary of							
7		stat	state for filing. That person shall then:							
8		<u>a.</u>	For a	statement of dissociation, send a copy of the filed statement:						
9			<u>(1)</u>	To the person which the statement indicates has dissociated as a						
10				partner; and						
11			<u>(2)</u>	To the limited liability partnership; and						
12		<u>b.</u>	For a	all other records, send a copy of the filed record to the person on whose						
13			<u>beha</u>	If the record was filed.						
14	<u>2.</u>	<u>Upo</u>	n requ	uest and payment of a fee provided in section 45-22-22, the secretary of						
15		stat	e shal	send to the requester a certified copy of the requested record.						
16	<u>3.</u>	Exc	ept as	otherwise specifically provided in this chapter, a record delivered to the						
17		seci	secretary of state for filing under this chapter may specify a delayed effective date							
18		with	<u>in nine</u>	ety days. Except as otherwise provided in this chapter, a record filed by						
19		the	secret	ary of state is effective:						
20		<u>a.</u>	If the	record does not specify a delayed effective date within ninety days, then						
21			on th	e date the record is filed as evidenced by the endorsement of the						
22			secre	etary of state of the date on the record.						
23		<u>b.</u>	If the	record specifies a delayed effective date within ninety days, then on the						
24			spec	ified date.						
25	SEC	CTIOI	N 145.	Section 45-22-23.2 of the North Dakota Century Code is created and						
26	enacted as	follov	vs:							
27	<u>45-2</u>	22-23	.2. C	orrecting a filed record. With respect to correction of a filed record:						
28	<u>1.</u>	Whe	eneve	a record authorized by this chapter to be filed with the secretary of state						
29		<u>has</u>	been	filed and inaccurately records the action referred to in the record,						
30		con	tains a	n inaccurate or erroneous statement, or was defectively or erroneously						

1		exe	executed, sealed, acknowledged, or verified, the record may be corrected by filing						
2		<u>a s</u>	a statement of correction.						
3	<u>2.</u>	<u>A s</u>	tateme	atement of correction:					
4		<u>a.</u>	Must	Must:					
5			<u>(1)</u>	Be s	igned by:				
6				<u>(a)</u>	The person who executed the original record; or				
7				<u>(b)</u>	By a person authorized to sign on behalf of that person;				
8			<u>(2)</u>	Set f	orth the name of the limited liability partnership that filed the				
9				reco	<u>rd;</u>				
10			<u>(3)</u>	<u>Iden</u>	tify the record to be corrected by description and by the date of its				
11				filing	with the secretary of the state;				
12			<u>(4)</u>	<u>lden</u>	tify the inaccuracy, error, or defect to be corrected; and				
13			<u>(5)</u>	Set f	orth a statement in corrected form of the portion of the record to be				
14				corre	ected.				
15		<u>b.</u>	<u>May</u>	not re	voke or nullify the record.				
16	<u>3.</u>	The	e stater	ment c	of correction shall be filed with the secretary of state.				
17	<u>4.</u>	Wit	h respe	ect to	the effective date of correction:				
18		<u>a.</u>	A cei	rtificat	e issued by the secretary of state before a record is corrected, with				
19			respe	ect to	the effect of filing the original record, is considered to be applicable				
20			to the	e reco	rd as corrected as of the date the record as corrected is considered				
21			to ha	ve be	en filed under this subsection.				
22		<u>b.</u>	<u>After</u>	a stat	rement of correction has been filed with the secretary of state, the				
23			<u>origir</u>	nal rec	cord as corrected is considered to have been filed:				
24			<u>(1)</u>	On t	he date the statement of correction was filed:				
25				<u>(a)</u>	As to persons adversely affected by the correction; and				
26				<u>(b)</u>	For the purposes of subsections 3 and 4 of section 45-10.2-06;				
27					<u>and</u>				
28			<u>(2)</u>	On t	he date the original record was filed as to all other persons and for				
29				all of	ther purposes.				
30	SE	ECTIO	N 146.	AME	ENDMENT. Section 45-23-01 of the North Dakota Century Code is				
31	amended	and re	eenacte	ed as	follows:				

ı		45-2	23-01	. Den	initions. In For the purposes of this chapter, unless the context		
2	otherw	ise re	equire	es:			
3		1.	"Address" means:				
4			a.	In ca	se of a registered office or principal executive office, the mailing address		
5				of the	e actual office location which may not be only a post-office box; and		
6			b.	In all	other cases, the mailing address, including the zip code.		
7		2.	"Aut	hentic	cated electronic communication" means:		
8			a.	That	the electronic communication is delivered:		
9				(1)	To the principal place of business of the limited liability limited		
10					partnership; or		
11				(2)	To a partner or agent of the limited liability limited partnership		
12					authorized by the limited liability limited partnership to receive the		
13					electronic communication; and		
14			b.	That	the electronic communication sets forth information from which the		
15				limite	ed liability limited partnership can reasonably conclude that the electronic		
16				comr	munication was sent by the purported sender.		
17		3.	"Do i	nestic	limited liability limited partnership" means a limited liability limited		
18			part	nershi	p that is formed under this chapter.		
19		4.	"Doi	nestic	organization" means an organization created under the laws of this		
20			state	Э.			
21	5.	<u>4.</u>	"Ele	ctroni	c" means relating to technology having electrical, digital, magnetic,		
22			wire	less, d	optical, electromagnetic, or similar capabilities.		
23	6.	<u>5.</u>	"Ele	ctroni	c communication" means any form of communication, not directly		
24			invo	lving t	he physical transmission of paper:		
25			a.	That	creates a record that may be retained, retrieved, and reviewed by a		
26				recip	ient of the communication; and		
27			b.	That	may be directly reproduced in paper form by the recipient through an		
28				autor	mated process.		
29	7.	<u>6.</u>	"Ele	ctroni	c record" means a record created, generated, sent, communicated,		
30			rece	ived,	or stored by electronic means.		

1 8. 7. "Electronic signature" means an electronic sound, symbol, or process attached to 2 or logically associated with a record and executed or adopted by a person with the 3 intent to sign the record. 4 "Filed with the secretary of state" means, except as otherwise permitted by law or 9. 8. 5 rule: 6 a. That a document record meeting the applicable requirements of this chapter, 7 together with the fees provided in section 45-23-08, was delivered or 8 communicated to the secretary of state by a method or medium of 9 communication acceptable by the secretary of state and was determined by 10 the secretary of state to conform to law. 11 b. That the secretary of state shall did then: 12 (1) Record the actual date on which the document is record was filed, and 13 if different, the effective date of filing; and 14 (2) Record the document record in the office of the secretary of state. "Foreign limited liability limited partnership" means a limited liability limited 15 10. 9. 16 partnership that is formed under the laws of a jurisdiction other than this state, and: 17 Organized under the laws other than the laws of this state for Which is a. 18 required by those laws to have one or more general partners and one or more 19 limited partners; 20 b. Whose general partners and limited partners have limited liability for the 21 obligations of the foreign limited liability limited partnership: 22 For a purpose or purposes for which a limited liability limited partnership may C. 23 be organized formed under this chapter; and 24 b. d. In Is in good standing in the jurisdiction of origin. 25 11. 10. "Foreign limited partnership" means a limited partnership that is: 26 Organized formed under laws other than the laws of this state for: a. 27 Which is required by those laws to have one or more general partners and <u>a.</u> 28 one of more limited partners; 29 Whose limited partners have limited liability for the obligations of the foreign b. 30 limited liability limited partnership;

1			<u>C.</u>	For a	purpose for which a limited partnership may be organized under chapter
2				45-10	0.1 <u>45-10.2;</u> and
3		b.	<u>d.</u>	Autho	orized to transact business in this state as provided in chapter 45-10.1 <u>Is</u>
4				in god	od standing in its jurisdiction of origin.
5	12.	<u>11.</u>	"For	eign o	rganization" means an organization created under laws other than the
6			laws	of this	s state for a purpose for which an the organization may be created under
7			the	laws of	f this state.
8		<u>12.</u>	<u>"Ge</u>	neral p	partner" means:
9			<u>a.</u>	With I	respect to a limited liability limited partnership, a person:
10				<u>(1)</u>	That becomes a general partner under section 45-10.2-37 and has not
11					become dissociated as a general partner under section 45-10.2-57; or
12				<u>(2)</u>	That was a general partner in a limited partnership when the limited
13					partnership became subject to chapter 45-10.2 under section
14					45-10.2-03 and has not become dissociated as a general partner under
15					section 45-10.2-57; and
16			<u>b.</u>	With I	respect to a foreign limited liability limited partnership, a person that has
17				<u>rights</u>	, powers, and obligations similar to those of a general partner in a limited
18				liabilit	y limited partnership.
19		<u>13.</u>	<u>"Go</u>	verning	g statute" means:
20			<u>a.</u>	With I	respect to a domestic organization, the following chapters of this code
21				which	govern the internal affairs of the organization:
22				<u>(1)</u>	If a corporation, then chapter 10-19.1;
23				<u>(2)</u>	If a limited liability company, then chapter 10-32;
24				<u>(3)</u>	If a limited partnership, then chapter 45-10.2;
25				<u>(4)</u>	If a general partnership, then chapters 45-13 through 45-21;
26				<u>(5)</u>	If a limited liability partnership, then chapter 45-22; and
27				<u>(6)</u>	If a limited liability limited partnership, then this chapter; and
28			<u>b.</u>	With 1	respect to a foreign organization, the laws of the jurisdiction under which
29				the or	rganization is created and under which the internal affairs of the
30				organ	nization are governed.

1	13.	<u>14.</u>	"Jur	isdicti	on of origin" refers to the jurisdiction in which the limited liability limited
2			part	nershi	ip status of a foreign limited liability limited partnership was ereated
3			esta	ablishe	<u>:d</u> .
4	14.	<u>15.</u>	"Lin	nited li	ability limited partnership", except in the phrase "foreign limited liability
5			limit	ed pa	rtnership" means a domestic limited liability limited partnership an entity
6			hav	ing on	e or more general partners and one or more limited partners which is
7			form	ned un	nder or elects to become subject to this chapter.
8		<u>16.</u>	<u>"Lin</u>	nited p	artner" means:
9			<u>a.</u>	With	respect to a limited liability limited partnership, a person that:
10				<u>(1)</u>	Becomes a limited partner under section 45-10.2-31 and has not
11					become dissociated as a limited partner under section 45-10.2-55; or
12				<u>(2)</u>	Was a limited partner in a limited partnership when the limited
13					partnership became subject to chapter 45-10.2 under section
14					45-10.2-03 and has not become dissociated as a limited partner under
15					section 45-10.2-55; and
16			<u>b.</u>	With	respect to a foreign limited liability limited partnership, a person that has
17				rights	s, powers, and obligations similar to those of a limited partner in a limited
18				<u>liabili</u>	ity limited partnership.
19	15.	<u>17.</u>	"Lim	nited p	artnership", except in the phrase "foreign limited partnership" and
20			<u>"fore</u>	eign lir	mited liability limited partnership", means a limited partnership formed
21			und	er cha	pter 45-10.1 an entity having one or more general partners and one or
22			mor	e limit	ed partners which is formed under or elects to become subject to chapter
23			<u>45-1</u>	<u>10.2</u> .	
24	16.	<u>18.</u>	"No	tice":	
25			a.	Is giv	ven to a limited liability limited partnership or to a partner of the limited
26				liabili	ity limited partnership:
27				(1)	When in writing and mailed or delivered to the limited liability limited
28					partnership or to the a general partner at the registered office or
29					principal executive office of the <u>limited liability limited</u> partnership; or

1		(2)	Wher	$\ensuremath{\mathbf{n}}$ given by a form of electronic communication consented to by the
2			limite	d liability limited partnership or a general partner of the limited
3			<u>liabili</u>	ty limited partnership to which the notice is given if by:
4			(a)	If by facsimile Facsimile communication, when directed to a
5				telephone number at which a general partner the limited liability
6				limited partnership or a partner has consented to receive notice-;
7			(b)	If by electronic Electronic mail, when directed to an electronic
8				mail address at which a general partner of the limited liability
9				limited partnership or a partner has consented to receive notice-;
10			(c)	If by posting Posting on an electronic network on which a general
11				partner of the limited liability limited partnership or a partner has
12				consented to receive notice, together with separate notice to the
13				limited liability limited partnership or a partner if of the specific
14				posting, upon the later of:
15				[1] The posting; or
16				[2] The giving of the separate notice-; or
17			(d)	If by any Any other form of electronic communication by which
18				the partnership or a general partner of the limited liability limited
19				partnership has consented to receive notice, when directed to the
20				limited liability limited partnership;
21	b.	Is giv	en in a	all other cases to a partner of the limited liability limited
22		partn	ership	:
23		(1)	Wher	n in writing and mailed or delivered to the person partner at an
24			addro	ess designated by the person or at the last-known address of the
25			perse	en the registered office or principal executive office of the limited
26			liabili	ty limited partnership; or
27		(2)	Wher	h handed given by a form of electronic communication consented
28			to <u>by</u>	the person; partner to which the notice is given if by:
29			<u>(a)</u>	Facsimile communication, when directed to a telephone number
30				at which the partner has consented to receive notice;

1			<u>(b)</u>	Electronic mail, when directed to an electronic mail address at
2				which the partner has consented to receive;
3			<u>(c)</u>	Posting on an electronic network on which the partner has
4				consented to receive notice, together with separate notice to the
5				partner of the specific posting, upon the later of:
6				[1] The posting; or
7				[2] The giving of the separate notice; or
8			<u>(d)</u>	Any other form of electronic communication by which the partner
9				has consented to receive notice when directed to the partner;
10	<u>C.</u>	<u>ls giv</u>	en in a	all other cases:
11		<u>(1)</u>	Wher	mailed to the person at an address designated
12			by th	e person or at the last-known address of the person;
13		<u>(2)</u>	Wher	handed to the person;
14		(3)	Wher	left at the office of the person with a clerk or other person in
15			charg	e of the office, or if:
16			<u>(a)</u>	If there is no one in charge, when left in a conspicuous place in
17				the office and if; or
18			<u>(b)</u>	\underline{lf} the office is closed or the person to be notified has no office,
19				when left at the dwelling house or usual place of abode of the
20				person with some person of suitable age and discretion residing
21				there; or
22		(4)	Wher	given by a form of electronic communication consented to by the
23			perso	on to whom the notice is given if by:
24			(a)	If by facsimile Facsimile communication, when directed to a
25				telephone number at which the person has consented to receive
26				notice-;
27			(b)	If by electronic Electronic mail, when directed to an electronic
28				mail address at which the person has consented to receive
29				notice-:

1					(c)	If by posting Posting on an electronic network on which the
2						person has consented to receive notice, together with separate
3						notice to the person of the specific posting, upon the later of:
4						[1] The posting; or
5						[2] The giving of the separate notice-; or
6					(d)	If by any Any other form of electronic communication by which
7						the person has consented to receive notice, when directed to the
8						person; <u>or</u>
9				<u>(5)</u>	Whe	the method is fair and reasonable when all circumstances are
10					cons	dered;
11		e.	<u>d.</u>	Is giv	en wh	en deposited in the United States mail with sufficient postage
12				affixe	ed; and	
13		d.	<u>e.</u>	Is de	emed	received when given.
14	17.	<u>19.</u>	"Org	ganiza	tion" m	neans:
15			a.	Whe	ther do	mestic or foreign, a corporation incorporated in or authorized to do
16				busir	iess in	this state under this or another chapter of this code, limited liability
17				comp	oany, g	general partnership, limited partnership, limited liability partnership,
18				limite	ed liabi	lity limited partnership, joint venture, association, business trust,
19				estat	c, trus	t, enterprise, and or any other legal or commercial entity person
20				<u>subje</u>	ect to a	governing statute; but
21			b.	Exclu	ıdes a	ny nonprofit corporation, whether a domestic nonprofit corporation
22				whicl	n is inc	orporated under chapter 10-33 or a foreign nonprofit corporation
23				whicl	n is inc	orporated in another jurisdiction.
24	18.	<u>20.</u>	"Pri	ncipal	execu	tive office" means:
25			a.	An of	ffice fro	om which the limited liability limited partnership conducts business;
26				or		
27			b.	If the	limite	d liability limited partnership has no office from which the limited
28				liabili	ty limit	ed partnership conducts business, then the registered office of the
29				limite	ed liabi	lity limited partnership.
30	19.	<u>21.</u>	"Re	cord" ı	means	information that is inscribed on a tangible medium or that is stored
31			in a	n elect	tronic (or other medium and is retrievable in perceivable form.

1	20.	<u>22.</u>	"Re	gister	ed office" means the place in this state designated as the registered office					
2			of th	ne limi	ted liability limited partnership.					
3	21.	<u>23.</u>	"Re	"Remote communication" means communication via electronic communication,						
4			conf	ferenc	e telephone, videoconference, the internet, or such other means by					
5			whic	ch per	sons not physically present in the same location may communicate with					
6			eacl	each other on a substantially simultaneous basis.						
7	22.	<u>24.</u>	"Sig	ned" ı	means:					
8			a.	That	the signature of a person, which may be a facsimile affixed, engraved,					
9				print	ed, placed, stamped with indelible ink, transmitted by facsimile or					
10				elect	ronically, or in any other manner reproduced on the document record, is					
11				place	ed on a document record, as provided under section 41-01-09; and					
12			b.	With	respect to a document record required by this chapter to be filed with the					
13				secr	etary of state, that:					
14				(1)	The document record is signed by a person authorized to sign by this					
15					chapter, or pursuant to an agreement among the partners, or by a					
16					resolution approved by the affirmative vote of the required proportion or					
17					number of partners; and					
18				(2)	The signature and the document record are communicated by a					
19					method or medium acceptable by the secretary of state.					
20		SE	CTIO	N 147	AMENDMENT. Section 45-23-02 of the North Dakota Century Code is					
21	amer	nded a	ınd re	enact	ed as follows:					
22		45-	23-02	. App	olicability of chapter 45-10.1 <u>45-10.2</u> .					
23		1.	In a	In any case not provided for in this chapter, chapter 45-10.1 45-10.2 governs.						
24		2.	If applying chapter 45-10.1 45-10.2 to a limited liability limited partnership and							
25			<u>unle</u>	unless the context otherwise requires:						
26			a.	All re	eferences in chapter 45-10.1 45-10.2 to "limited partnership" refer to					
27				"limit	ed liability limited partnership"; and					
28			b.	All re	eferences in chapter 45-10.1 45-10.2 to "foreign limited partnership" refer					
29				to "fo	oreign limited liability limited partnership".					
30		3.	If ar	If any provision of this chapter conflicts with chapter 45-10.1 45-10.2, that provision						
31			of th	of this chapter takes precedence.						

1	SEC	OIT	N 148.	AME	NDMENT. Section 45-23-03 of the North Dakota Century Code is			
2	amended ar	nd ree	enacte	d as fo	ollows:			
3	45-23-03. Limited liability limited partnership name.							
4	1.	The	name	of eac	ch limited liability limited partnership as set forth in the limited			
5		liabi	lity lim	ited pa	artnership's certificate of limited liability limited partnership:			
6		a.	Must	be in t	the English language or in another language expressed in English			
7			letters	s or ch	naracters.			
8		b.	Must	contai	in÷			
9			(1)	Withe	out without abbreviation the words "limited liability limited			
10				partn	ership" or the abbreviation "L.L.L.P." or "LLLP", either of which			
11				abbre	eviation may be used interchangeably for any purpose authorized			
12				by thi	is chapter including real estate matters, contracts, and filings with			
13				the se	ecretary of state ; or .			
14			(2)	In the	e case of a foreign limited liability limited partnership, any other			
15				words	s or abbreviations as may be authorized or required under the laws			
16				of the	e jurisdiction of origin.			
17		c.	May r	not cor	ntain the name of a limited any partner unless:.			
18			(1)	The r	name is also the name of a general partner; or			
19			(2)	The b	ousiness of the limited liability limited partnership was carried on			
20				unde	r that name before the admission of that limited partner.			
21		d.	May r	not cor	ntain the word "corporation", "company", "incorporated", "limited			
22			liabilit	y com	pany", "limited liability partnership", or any abbreviation of these			
23			words	S.				
24		e.	May r	not cor	ntain a word or phrase indicating that indicates or implying that			
25			<u>implie</u>	es that	the limited liability limited partnership may:			
26			<u>(1)</u>	Is org	ganized for a purpose other than:			
27				<u>(a)</u>	A lawful purpose for which a limited liability limited partnership			
28					may be organized under this chapter; or			
29				<u>(b)</u>	For a purpose stated in its certificate of limited liability limited			
30					partnership; or			
31			<u>(2)</u>	<u>Мау</u> і	not be organized under this chapter.			

1		f.	May not contain a word or phrase indicating or implying the limited liability						
2			limite	limited partnership is organized for a purpose other than a legal business					
3			purpo	purpose for which a limited liability limited partnership may be organized					
4			unde	under this chapter.					
5		g.	May ı	May not contain a word or phrase indicating or implying the limited liability					
6			limite	d part	nership is organized other than for a purpose stated in the				
7			certifi	cate c	of the limited liability limited partnership.				
8		h.	May	not be	the same as, or deceptively similar to:				
9			(1)	The	name, whether foreign and authorized to do business in this state				
10				or do	mestic, unless there is filed with the certificate a document record				
11				in co	mpliance with subsection 3, of:				
12				(a)	Another limited liability limited partnership;				
13				(b)	A limited partnership;				
14				(c)	A corporation;				
15				(d)	A limited liability company; or				
16				(e)	A limited liability partnership;				
17			(2)	A na	me the right to which is, at the time of organization, reserved in the				
18				manı	ner provided in section 10-19.1-14, 10-32-11, 10-33-11, 45-10.1-03				
19				<u>45-1</u>	0.2-11, 45-13-04.2, or 45-22-05;				
20			(3)	A fict	itious name registered in the manner provided in chapter 45-11; or				
21			(4)	A tra	de name registered in the manner provided in chapter 47-25.				
22	2.	The	e secretary of state shall determine whether a limited liability limited partnership						
23		nam	ame is deceptively similar to another name for purposes of this chapter.						
24	3.	If th	f the secretary of state determines a limited liability limited partnership name is						
25		dec	deceptively similar to another name for purposes of this chapter, the limited liability						
26		limit	imited partnership name may not be used unless there is filed with the certificate:						
27		a.	The v	vritten	consent of the holder of the registered trade name or the holder of				
28			the ri	ghts to	the name to which the proposed name has been determined to				
29			be de	eceptiv	vely similar; or				
30		b.	A cer	tified (copy of a judgment of a court in this state establishing the earlier				
31			right	of the	applicant to the use of the name in this state.				

1 This section does not abrogate: 2 Abrogate or limit the: <u>a.</u> 3 (1) The law of unfair competition or unfair practices; chapter 4 (2) Chapter 47-25; the 5 (3) The laws of the United States with respect to the right to acquire and 6 protect copyrights, trade names, trademarks, service names, service 7 marks; or any 8 (4) Any other rights to the exclusive use of any name or symbol. 9 b. This section does not derogate the common law or the principles of equity. 10 5. A limited liability limited partnership that is the surviving organization in a merger 11 with one or more organizations, or that acquires by sale, lease, or other disposition 12 to or exchange with an organization all or substantially all of the assets of another 13 organization, including its name, may include in the limited liability limited 14 partnership's name, subject to the requirements of subsection 1, the name of any 15 of the other organizations, if the other organization whose name is sought to be 16 used: 17 Is incorporated, organized, formed, or registered under the laws of this state; a. 18 b. Is authorized to transact business or conduct activities in this state; 19 Holds a reserved name in the manner provided in section 10-19.1-14, c. 20 10-32-11, 10-33-11, 45-10.1-03 45-10.2-11, 45-13-04.2, or 45-22-05; 21 d. Holds a fictitious name registered in the manner provided in chapter 45-11; or 22 Holds a trade name registered in the manner provided in chapter 47-25. e. 23 The use of a name of a limited liability limited partnership in violation of this section 6. 24 does not affect or vitiate a limited liability limited partnership's existence. However, 25 a court in this state may, upon application of the state or of an interested or 26 affected person, enjoin the limited liability limited partnership from doing business 27 under a name assumed in violation of this section, although a certificate of limited 28 liability limited partnership may have been filed with the secretary of state. 29 7. A limited liability limited partnership whose period of existence has expired or that 30 is involuntarily dissolved by the secretary of state pursuant to section 45-10.2-108 31 may reacquire the right to use that name by refiling a certificate of limited liability

1		limite	ed partnership pursuant to section 45-23-04, unless the name has been
2		<u>adop</u>	oted for use or reserved by another person, in which case the filing will be
3		rejec	cted unless the filing is accompanied by a written consent or judgment as
4		prov	ided in subsection 3. A limited liability limited partnership that cannot
5		reac	quire the use of its limited liability limited partnership name shall adopt a new
6		limite	ed liability limited partnership name that complies with the provisions of this
7		<u>secti</u>	ion:
8		<u>a.</u>	By refiling the certificate of limited liability limited partnership pursuant to
9			section 45-23-04;
10		<u>b.</u>	By amending pursuant to section 45-10.2-24; or
11		<u>C.</u>	By reinstating pursuant to section 45-10.2-108, unless the name has been
12			adopted for use or reserved by another person, in which case the filing will be
13			rejected unless the filing is accompanied by a written consent or judgment
14			pursuant to subsection 3.
15	<u>8.</u>	<u>Subj</u>	ect to section 45-23-07, this section applies to any foreign limited liability
16		limite	ed partnership transacting business in this state, having a certificate of
17		auth	ority to transact business in this state, or applying for a certificate of authority.
18	SEC	CTION	149. AMENDMENT. Section 45-23-04 of the North Dakota Century Code is
19	amended a	nd ree	enacted as follows:
20	45-2	23-04.	Limited liability limited partnership formation and conversion of a
21	limited par	<u>tners</u>	hip to a limited liability limited partnership or conversion of a limited
22	liability lim	ited p	partnership to a limited partnership.
23	1.	If a l	imited partnership does not exist, then a limited liability limited partnership may
24		be fo	ormed by filing with the secretary of state, together with the fees provided in
25		secti	ion 45-23-08, a certificate of limited liability limited partnership:
26		a.	That complies with the name requirements in section 45-23-03;
27		b.	That contains a statement that limited liability limited partnership status is
28			elected; and
29		C.	That otherwise conforms to the requirements of section 45-10.1-08
30			<u>45-10.2-23</u> .
31	2.	An e	existing limited partnership:

ı	a.	iviay	eieci i	become convert to a limited liability limited partnership:
2		(1)	By ob	otaining approval to be governed by this chapter by the vote
3			nece	ssary the consent of each general partner to amend convert the
4			limite	d partnership agreement except, in the case of a limited
5			partn	ership agreement that expressly considers contribution
6			obliga	ations, the vote necessary to amend those provisions; a limited
7			<u>liabili</u>	ty limited partnership unless:
8			<u>(a)</u>	The certificate of limited partnership or the partnership agreement
9				of the limited partnership provides for the conversion with the
10				consent of less than all general partners; and
11			<u>(b)</u>	Each general partner that does not consent to the amendment of
12				conversion has consented to that provision of the partnership
13				agreement.
14			A par	tner does not give the consent required by subparagraph a by
15			conse	enting to a provision in the partnership agreement which permits
16			the p	artnership agreement to be amended with the consent of fewer
17			than	all partners;
18		(2)	Ву со	emplying with the name requirements of section 45-23-03; and
19		(3)	By fili	ng with the secretary of state, together with the fees provided in
20			section	ons 45-10.1-15 <u>45-10.2-109</u> and 45-23-08, a document <u>record</u> that
21			is des	signated as both an amended certificate of limited partnership and
22			a cer	tificate of limited liability limited partnership which:
23			(a)	Amends the limited partnership name to comply with the name
24				requirements of section 45-23-03;
25			(b)	Contains a statement that limited liability limited partnership
26				status is elected; and
27			(c)	Otherwise conforms to the requirements of section 45-10.1-09
28				<u>45-10.2-23</u> .
29	b.	Conti	nues \	Which converts to be a limited liability limited partnership is for all
30		purpo	oses th	e same entity in existence that existed before the filing with the
31		secre	tary o	state pursuant to this section conversion.

1	<u>3.</u>	<u>-</u>	An existing limited liability limited partnership:				
2			<u>a.</u>	May e	elect to	o convert to a limited partnership:	
3				<u>(1)</u>	By ob	otaining the consent of each general partner to convert the limited	
4					<u>liabili</u>	ty limited partnership to a limited partnership unless:	
5					<u>(a)</u>	The certificate of limited liability limited partnership or the	
6						partnership agreement of the limited liability limited partnership	
7						provides for the conversion with the consent of less than all	
8						general partners; and	
9					<u>(b)</u>	Each general partner that does not consent to the amendment of	
10						conversion has consented to that provision of the partnership	
11						agreement.	
12					A par	tner does not give the consent required by subparagraph a by	
13					conse	enting to a provision in the partnership agreement which permits	
14					the pa	artnership agreement to be amended with the consent of fewer	
15					than a	all partners;	
16				<u>(2)</u>	Ву сс	emplying with the name requirements of section 45-10.2-11; and	
17				<u>(3)</u>	By fili	ng with the secretary of state, together with the fees provided in	
18					section	ons 45-10.2-109 and 45-23-08, a record that is designated as both	
19					an an	nended certificate of limited liability limited partnership and a	
20					<u>certifi</u>	cate of limited partnership which:	
21					<u>(a)</u>	Amends the limited liability limited partnership name to comply	
22						with the name requirements of section 45-10.2-11; and	
23					<u>(b)</u>	Otherwise conforms to the requirements of section 45-10.2-23.	
24			<u>b.</u>	Whicl	n conv	erts to a limited partnership is for all purposes the same entity that	
25				existe	ed befo	ore the conversion.	
26	S	EC	TIOI	N 150.	AME	NDMENT. Subsections 1 and 2 of section 45-23-05 of the North	
27	Dakota C	en	tury	Code a	are am	ended and reenacted as follows:	
28	1.		If a	limited	partne	ership does not exist, then a limited liability limited partnership is	
29			form	ned on	the la	ter of the filing of the certificate of limited liability limited	
30		partnership or the date specified in the certificate of limited liability limited					

29

1 partnership which is within ninety days after the filing of the certificate of limited 2 liability limited partnership. 3 2. An existing limited partnership electing to become convert to a limited liability 4 limited partnership is governed by this chapter on the later of the filing of the 5 document record designated as both an amendment to the certificate of limited 6 partnership and a certificate of limited liability limited partnership or the date 7 specified in that document record which is within ninety days after the filing of the 8 document record. 9 **SECTION 151. AMENDMENT.** Section 45-23-06 of the North Dakota Century Code is amended and reenacted as follows: 10 11 **45-23-06.** General partner liability. An obligation of a limited liability limited 12 partnership, whether arising in contract, tort, or otherwise, is solely the obligation of the limited 13 liability limited partnership. 14 A general partner is not personally liable, directly or indirectly by way of 15 contribution or otherwise, for an obligation of the limited liability limited partnership 16 solely by reason of being or acting as a general partner. 17 This section applies notwithstanding anything inconsistent in the partnership 2. 18 agreement. 19 SECTION 152. AMENDMENT. Section 45-23-07 of the North Dakota Century Code is 20 amended and reenacted as follows: 21 45-23-07. Foreign limited liability limited partnership - Adopting limited liability 22 limited partnership status. An existing With respect to a foreign limited liability limited 23 partnership authorized to transact business in this state pursuant to, in any case not provided 24 for in this chapter, chapter 45-10.2 and section 45-10.1-52 which subsequently adopts and 25 maintains limited liability limited partnership status in the jurisdiction of origin shall file with the 26 secretary of state, together with the fees required in sections 45-10.1-15 and 45-23-08: 27 A document designated as both an amended foreign limited partnership

partnership registration as required by section 45-10.1-52; and

registration as required by section 45-10.1-55 and a foreign limited liability limited

1	2.	A certificate of identification, existence, and status of a foreign limited liability
2		limited partnership, duly certified by the proper officer of the jurisdiction of origin
3		45-23-02 shall govern.
4	SEC	CTION 153. AMENDMENT. Section 45-23-08 of the North Dakota Century Code is
5	amended a	nd reenacted as follows:
6	45-2	23-08. Secretary of state - Fees for filing documents records. The secretary of
7	state shall of	charge and collect for:
8	1.	Filing a certificate of limited liability limited partnership, one hundred dollars.
9	2.	Filing a certificate of limited liability limited partnership amendment, forty dollars.
10	3.	Filing statement of conversion of a limited liability limited partnership, fifty dollars
11		and:
12		a. If the organization resulting from the conversion will be a domestic
13		organization governed by the laws of this state, then the fees provided by the
14		governing laws to establish or register a new organization like the
15		organization resulting from the conversion; or
16		b. If the organization resulting from the conversion will be a foreign organization
17		that will transact business in this state, then the fees provided by the
18		governing laws to obtain a certificate of authority or register an organization
19		like the organization resulting from the conversion.
20	<u>4.</u>	Filing abandonment of conversion, fifty dollars.
21	<u>5.</u>	Filing limited liability limited partnership articles of merger, fifty dollars.
22	<u>6.</u>	Filing abandonment of merger or exchange, fifty dollars.
23	<u>7.</u>	Filing limited liability limited partnership statement of correction, forty dollars.
24	<u>8.</u>	Filing a certificate of limited liability limited partnership dissolution, twenty-five
25		dollars.
26	4. <u>9.</u>	Filing a certificate of limited liability limited partnership cancellation, twenty-five
27		dollars.
28	5. <u>10.</u>	Filing a reservation of limited liability limited partnership name, ten dollars.
29	6. <u>11.</u>	Filing a notice of transfer of reserved limited liability limited partnership name, ten
30		dollars.

1 7. 12. Filing a cancellation of a reserved limited liability limited partnership name, ten 2 dollars. 3 8. <u>13.</u> Filing a consent to use of a deceptively similar name, ten dollars. 4 9. 14. Filing a statement of change of address of registered office or change of registered 5 agent, or both, ten dollars. 6 10. 15. Filing a statement of change of address of registered office by registered agent, ten 7 dollars for each limited liability limited partnership affected by the change. 8 11. 16. Filing a registered agent's consent to serve in the capacity of registered agent, ten 9 dollars. 10 12. <u>17.</u> Filing a resignation as registered agent, ten dollars. 11 13. 18. Filing a registration of foreign limited liability limited partnership, one hundred 12 dollars. 13 14. 19. Filing a certified statement of amendment of foreign limited liability limited 14 partnership, twenty-five dollars. Filing a certified statement of dissolution of foreign limited liability limited 15 15. 20. 16 partnership, twenty-five dollars. 17 21. Filing a certified statement of merger of foreign limited liability limited partnership, 18 fifty dollars. 19 22. Filing a certified statement of conversion of foreign limited liability limited 20 partnership, fifty dollars and: 21 If the organization resulting from the conversion will be a domestic 22 organization governed by the laws of this state, then the fees provided by the 23 governing laws to establish or register a new organization like the 24 organization resulting from the conversion; or 25 If the organization resulting from the conversion will be a foreign organization b. 26 that will transact business in this state, then the fees provided by the 27 governing laws to obtain a certificate of authority or register an organization 28 like the organization resulting from the conversion. 29 16. 23. Filing a certified statement of cancellation of foreign limited liability limited 30 partnership, twenty-five dollars.

1 17. 24. Filing a statement of withdrawal of foreign limited liability limited partnership. 2 twenty-five dollars. 3 18. 25. Filing an annual report of limited liability limited partnership, twenty-five dollars. 4 The secretary of state shall charge and collect additional fees for late filing of a. 5 the annual report as follows: 6 a. (1) After the date prescribed provided in subsection 3 of section 7 45-10.1-14 45-10.2-108, twenty dollars; and 8 After the termination of the limited liability limited partnership or the b. (2) 9 revocation of the registration of a foreign limited liability limited 10 partnership, the reinstatement fee of one hundred dollars. 11 Fees paid to the secretary of state according to this subsection are not b. 12 refundable if an annual report submitted to the secretary of state cannot be 13 filed because it lacks information required by section 45-10.2-108 or the 14 annual report lacks sufficient payment as required by this subsection. 15 19. 26. Any document record submitted for approval before the actual time of submission 16 for filing, one-half of the fee provided in this section for filing the document record. 17 27. Filing any process, notice, or demand for service, twenty-five dollars. 18 28. Furnishing a certificate or existence or authorization: 19 Fifteen dollars; and a. 20 b. Five dollars for a search of records. 21 29. Furnishing a certified copy of any record or paper relating to a limited partnership 22 or foreign limited partnership: 23 One dollar for every four pages or fraction; a. Fifteen dollars for the certificate and affixing the seal thereto; and 24 b. 25 Five dollars for a search of records. C. 26 SECTION 154. AMENDMENT. Section 45-23-09 of the North Dakota Century Code is 27 amended and reenacted as follows: 28 **45-23-09.** Secretary of state - Confidential records. Any social security number or 29 federal tax identification number disclosed or contained in any document record filed with the 30 secretary of state under this chapter is confidential. The secretary of state shall delete or

- 1 obscure any social security number or federal tax identification number before a copy of any
- 2 document record is released to the public.
- 3 **SECTION 155. REPEAL.** Section 45-22-01.1 of the North Dakota Century Code is
- 4 repealed.