Sixtieth
Legislative Assembly
of North Dakota

SENATE BILL NO. 2153

Introduced by

Senators Nething, Nelson

Representatives Dahl, DeKrey, Kerzman

- 1 A BILL for an Act to create and enact chapter 10-01.1 of the North Dakota Century Code,
- 2 relating to registered agents; to amend and reenact subsection 1 of section 10-06.1-15,
- 3 subsection 2 of section 10-06.1-17, subsection 2 of section 10-06.1-18, sections 10-15-12 and
- 4 10-15-13, subsection 2 of section 10-15-39, subsection 4 of section 10-15-51, subsection 4 of
- 5 section 10-15-52.4, sections 10-15-52.6 and 10-15-54, subsection 1 of section 10-19.1-10,
- 6 sections 10-19.1-15 and 10-19.1-16, subsection 4 of section 10-19.1-103, subsection 5 of
- 7 section 10-19.1-104.6, subsection 1 of section 10-19.1-118, sections 10-19.1-129 and
- 8 10-19.1-135, subsection 2 of section 10-19.1-136, section 10-19.1-138, subsection 1 of section
- 9 10-19.1-140, sections 10-19.1-141, 10-19.1-145, 10-19.1-146, and 10-19.1-147, subsection 1 of
- 10 section 10-32-07, sections 10-32-12 and 10-32-13, subsection 4 of section 10-32-107,
- 11 subsection 5 of section 10-32-108.6, subsection 1 of section 10-32-122, sections 10-32-132
- 12 and 10-32-138, subsection 2 of section 10-32-139, section 10-32-141, subsection 1 of section
- 13 10-32-143, sections 10-32-144, 10-32-148, 10-32-149, and 10-32-150, subsection 1 of section
- 14 10-33-06, sections 10-33-12 and 10-33-13, subsection 4 of section 10-33-92, subsection 1 of
- 15 section 10-33-107, sections 10-33-120 and 10-33-128, subsection 2 of section 10-33-129,
- 16 section 10-33-131, subsection 1 of section 10-33-133, sections 10-33-134, 10-33-138, and
- 17 10-33-139, subsection 1 of section 10-33-140, sections 10-34-04, 10-34-06, 10-34-09,
- 18 45-10.2-17, and 45-10.2-18, subsection 1 of section 45-10.2-23, section 45-10.2-79,
- 19 subsection 2 of section 45-10.2-80, sections 45-10.2-82, 45-10.2-87, 45-10.2-107, 45-10.2-108,
- 20 and 45-10.2-109, subsection 1 of section 45-15-03, sections 45-15-03.1 and 45-15-03.2,
- 21 subsection 5 of section 45-21-04.2, subsection 2 of section 45-21-06, subsection 3 of section
- 22 45-22-03, sections 45-22-11 and 45-22-12, subsection 2 of section 45-22-13, sections
- 23 45-22-16, 45-22-17, and 45-22-21.1, subsection 1 of section 45-22-22, section 45-23-08,
- subsection 8 of section 54-09-04, and section 54-09-07 of the North Dakota Century Code,
- 25 relating to farm corporations and farm limited liability companies, cooperative associations,

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- 1 business corporations, limited liability companies, nonprofit corporations, real estate investment
- 2 trusts, limited partnerships, partnerships, limited liability partnerships, limited liability limited
- 3 partnerships, and the secretary of state; to repeal section 10-15-12.1 of the North Dakota
- 4 Century Code, relating to cooperative associations; and to provide an effective date.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. Chapter 10-01.1 of the North Dakota Century Code is created and enacted as follows:
- 8 **10-01.1-01. Citation.** This chapter may be cited as the "North Dakota Registered 9 Agents Act".
- 10 <u>10-01.1-02. Definitions.</u> For purposes of this chapter, unless the context otherwise 11 requires:
- "Appointment of agent" means a statement appointing an agent for service of
 process filed by a domestic entity that is not a filing entity or a nonqualified foreign
 entity under section 10-01.1-12.
 - 2. "Commercial registered agent" means a person that is listed under section
 10-01.1-06 that serves in this state as the agent for service of process for another
 entity and that is:
 - a. An individual residing in this state; or
- A domestic or foreign corporation or limited liability company.
- 3. "Domestic corporation" means a corporation, other than a foreign corporation,
 incorporated under any chapter of this code.
- 4. "Domestic entity" means an entity whose internal affairs are governed by the laws
 of this state.
 - "Domestic limited liability company" means a limited liability company, other than a foreign limited liability company, organized under chapter 10-32.
 - 6. "Electronic communication" means any form of communication, not directly involving the physical transmission of paper:
- 28 <u>a. That creates a record that may be retained, retrieved, and reviewed by a</u>
 29 recipient of the communication; and

ı		<u>D.</u>	hat may be directly reproduced in paper form by the reci	<u>pieni inrough an</u>			
2			utomated process.				
3	<u>7.</u>	<u>"En</u>	"Entity" means a person that has a separate legal existence or has the power to				
4		<u>acq</u>	e an interest in real property in its own name other than:				
5		<u>a.</u>	n individual;				
6		<u>b.</u>	testamentary, inter vivos, or charitable trust, with the ex	ception of a			
7			usiness trust, statutory trust, or similar trust;				
8		<u>C.</u>	an association or relationship that is not a partnership by	reason of section			
9			5-14-02 or a similar provision of the law of any other juris	sdiction;			
10		<u>d.</u>	decedent's estate; or				
11		<u>e.</u>	a government or governmental subdivision, agency, or ins	strumentality, or a			
12			uasi-governmental instrumentality.				
13	<u>8.</u>	<u>"File</u>	with the secretary of state" means, except as otherwise	permitted by rule or			
14		<u>law</u>					
15		<u>a.</u>	hat a record meeting the applicable requirements of this	chapter, together			
16			vith the fees provided in section 10-01.1-03, was delivere	d or communicated			
17			o the secretary of state by a method or medium of comm	unication acceptable			
18			y the secretary of state and was determined by the secre	etary of state to			
19			onform to law.				
20		<u>b.</u>	hat the secretary of state did then:				
21			1) Record the actual date on which the record was file	d, and if different,			
22			the effective date of filing; and				
23			2) Record the record in the office of the secretary of st	ate.			
24	<u>9.</u>	<u>"Fili</u>	entity" means an entity that is created by the filing of a p	oublic organic			
25		document.					
26	<u>10.</u>	<u>"Fo</u>	gn corporation" means a corporation:				
27		<u>a.</u>	hat is incorporated under laws other than the laws of this	s state; and			
28		<u>b.</u>	hat is a qualified foreign entity.				
29	<u>11.</u>	<u>"Fo</u>	gn entity" means an entity other than a domestic entity.				
30	<u>12.</u>	"Foreign limited liability company" means a limited liability company:					

1 That is organized under laws other than the laws of this state for a purpose for a. 2 which a limited liability company may be organized under chapter 10-32; and 3 That is a qualified foreign entity. <u>b.</u> 4 13. "Foreign qualification document" means an application for a certificate of authority 5 or other foreign qualification filing with the secretary of state by a foreign entity. 6 14. "Governance interest" means the right under the organic law or organic rules of an 7 entity, other than as a governor, agent, assignee, or proxy, to: 8 Receive or demand access to information concerning, or the books and a. 9 records of, the entity; 10 Vote for the election of the governors of the entity; or <u>b.</u> 11 Receive notice of or vote on any or all issues involving the internal affairs of <u>C.</u> 12 the entity. 13 15. "Governor" means a person by or under whose authority the powers of an entity 14 are exercised and under whose direction the business and affairs of the entity are 15 managed pursuant to the organic law and organic rules of the entity. 16 16. "Interest" means: 17 A governance interest in an unincorporated entity; a. 18 b<u>.</u> A transferable interest in an unincorporated entity; or 19 A share or membership in a corporation. 20 17. "Interest holder" means a direct holder of an interest. 21 18. "Jurisdiction of organization", with respect to an entity, means the jurisdiction 22 whose law includes the organic law of the entity. 23 19. "Noncommercial registered agent" means a person that is not listed as a 24 commercial registered agent under section 10-01.1-06 that serves in this state as 25 the agent for service of process for another entity and that is: 26 An individual residing in this state; or <u>a.</u> 27 b. A domestic or foreign corporation or a domestic or foreign limited liability 28 company. 29 20. "Nonqualified foreign entity" means a foreign entity that is not authorized to 30 transact business in this state pursuant to a filing with the secretary of state.

1 21. "Nonresident LLP statement" means a registration as provided in subsection 23 of 2 section 45-22-01 and is: 3 A registration of a domestic limited liability partnership that does not have an 4 office in this state; or 5 A registration of a foreign limited liability partnership that does not have an b. 6 office in this state. 7 22. "Organic law" means the statutes, if any, other than this chapter, governing the 8 internal affairs of an entity. 9 23. "Organic rules" means the public organic document and private organic rules of an 10 entity. 11 <u>24.</u> "Person" means an individual, corporation, estate, trust, partnership, limited liability 12 company, business or similar trust, association, joint venture, public corporation, 13 government or governmental subdivision, agency, or instrumentality, or any other 14 legal or commercial entity. 15 25. "Principal executive office" means: 16 If the entity has one or more elected or appointed governors, then an office 17 where one or more of the governors has an office; or 18 If the entity has no elected or appointed governors, then the office of the <u>b.</u> 19 registered agent of the entity. 20 26. "Private organic rules" means the rules, whether or not in a record, that: 21 Govern the internal affairs of an entity: <u>a.</u> 22 <u>b.</u> Are binding on all of its interest holders; and 23 Are not part of its public organic document, if any. 24 27. "Public organic document" means the public record the filing of which creates an 25 entity, and any amendment to or restatement of that record. 26 28. "Qualified foreign entity" means a foreign entity that is authorized to transact 27 business in this state pursuant to a filing with the secretary of state. 28 <u> 29.</u> "Record" means information is inscribed on a tangible medium or is stored in an 29 electronic or other medium and is retrievable in perceivable form. 30 30. "Registered agent" means: 31 A commercial registered agent; or a.

1		<u>b.</u>	A no	ncommercial registered agent.
2	<u>31.</u>	<u>"Re</u>	gister	ed agent filing" means:
3		<u>a.</u>	The	public organic document of a domestic filing entity;
4		<u>b.</u>	A no	nresident LLP statement;
5		<u>c.</u>	A fo	reign qualification document; or
6		<u>d.</u>	<u>An a</u>	ppointment of agent.
7	<u>32.</u>	<u>"Re</u>	gister	ed office" means the address in this state of a registered agent as
8		pro	vided	in this chapter and need not be the same as the principal place of
9		bus	iness	or principal executive office of the represented entity.
10	<u>33.</u>	<u>"Re</u>	prese	nted entity" means:
11		<u>a.</u>	A do	mestic filing entity;
12		<u>b.</u>	A do	mestic or qualified foreign limited liability partnership that does not have
13			an o	ffice in this state;
14		<u>c.</u>	<u>A զս</u>	alified foreign entity;
15		<u>d.</u>	A do	mestic or foreign unincorporated nonprofit association for which an
16			appo	pintment of agent has been filed;
17		<u>e.</u>	A do	mestic entity that is not a filing entity for which an appointment of agent
18			<u>has</u>	been filed; or
19		<u>f.</u>	A no	nqualified foreign entity for which an appointment of agent has been filed.
20	<u>34.</u>	<u>"Siç</u>	gned"	means:
21		<u>a.</u>	That	the signature of a person, which may be a facsimile affixed, engraved,
22			print	ed, placed, stamped with indelible ink, transmitted by facsimile
23			<u>telec</u>	communication or electronically, or in any other manner reproduced on the
24			reco	rd with the present intention to authenticate that record; and
25		<u>b.</u>	With	respect to a record required by this chapter to be filed with the secretary
26			of st	ate, that:
27			<u>(1)</u>	The record is signed by a person authorized to do so by the organic
28				rules of the entity; and
29			<u>(2)</u>	The signature and the record are communicated by a method or
30				medium of communication acceptable by the secretary of state.

1	<u>35.</u>	"Transferable interest" means the right under an entity's organic law to receive				
2		dist	ributions from the entity.			
3	<u>36.</u>	"Type", with respect to an entity, means a generic form of entity:				
4		<u>a.</u>	Recognized at common law; or			
5		<u>b.</u>	Organized under an organic law, whether or not some entities organized			
6			under that organic law are subject to provisions of that law that create			
7			different categories of the form of entity.			
8	<u>10-0</u>	01.1-	03. Fees.			
9	<u>1.</u>	The	secretary of state shall collect the following fees when a filing is made under			
10		this	chapter:			
11		<u>a.</u>	Commercial registered agent listing, one thousand dollars;			
12		<u>b.</u>	Commercial registered agent termination statement, five hundred dollars;			
13		<u>C.</u>	Statement of change, ten dollars except when the change is a change of			
14			address and in the secretary of state's opinion that change results from			
15			rezoning or postal reassignment;			
16		<u>d.</u>	Statement appointing an agent for service of process, ten dollars; and			
17		<u>e.</u>	Any process, notice, or demand for service, twenty-five dollars.			
18	<u>2.</u>	<u>The</u>	secretary of state shall collect the following fees for copying and certifying a			
19		cop	y of any document filed under this chapter:			
20		<u>a.</u>	One dollar for every four pages, or fraction thereof, for copying a record;			
21		<u>b.</u>	Fifteen dollars for furnishing a certificate; and			
22		<u>C.</u>	Five dollars for a search of records when supplying copies, certification, or			
23			written verification of facts.			
24	<u>3.</u>	The	secretary of state may not collect a fee to file a statement of resignation.			
25	<u>10-0</u>	01.1-0	04. Addresses in filings. Whenever a provision of this chapter, other than			
26	subdivision	d of	subsection 1 of section 10-01.1-11 requires that a filing state an address, the			
27	filing must s	state:				
28	<u>1.</u>	<u>An a</u>	actual street address or rural route box number in this state; and			
29	<u>2.</u>	A mailing address in this state if different from the address under subsection 1.				
30	10-0	01.1-	05. Appointment of registered agent.			
31	1.	A re	egistered agent filing must state:			

1		<u>a.</u> <u>T</u>	he name of the commercial registered agent of the represented entity; or
2		<u>b.</u> <u>If</u>	the entity does not have a commercial registered agent, then the name and
3		<u>a</u>	ddress of the noncommercial registered agent of the entity.
4	<u>2.</u>	The ap	ppointment of a registered agent pursuant to subsection 1 is an affirmation by
5		the rep	presented entity that the agent has consented to serve as such.
6	<u>3.</u>	<u>Upon</u>	request and as soon as practicable, the secretary of state shall make
7		<u>availal</u>	ole in a record a list of filings that contain the name of a registered agent.
8		The lis	et must:
9		<u>a.</u> <u>L</u>	ist in alphabetical order the names of the registered agents; and
10		<u>b.</u> <u>S</u>	tate:
11		<u>(</u>	1) The type of filing;
12		<u>(2</u>	2) The name of the represented entity making the filing; and
13		<u>(3</u>	The address of the principal executive office if disclosed in the record
14			filed by the represented entity.
15	<u>10-0</u>	01.1-06.	Listing of commercial registered agent.
16	<u>1.</u>	An ind	ividual residing in this state or a domestic or foreign corporation or limited
17		liability	company may become listed as a commercial registered agent by filing with
18		the se	cretary of state a commercial registered agent listing statement signed by or
19		on bel	nalf of the person which states:
20		<u>a.</u> <u>T</u>	he name of the individual or the name, type, and jurisdiction of organization
21		<u>o</u>	f the entity;
22		<u>b.</u> <u>T</u>	hat the person is in the business of serving as a commercial registered
23		<u>a</u>	gent in this state; and
24		<u>c.</u> <u>T</u>	he address of a place of business of the person in this state to which service
25		<u>o</u>	f process and other notice and documents being served on or sent to entities
26		<u>re</u>	epresented by it may be delivered.
27	<u>2.</u>	If the r	name of a person filing a commercial registered agent listing statement is not
28		disting	uishable on the records of the secretary of state from the name of another
29		comm	ercial registered agent listed under this section, the person must adopt a
30		fictitiou	us name that is so distinguishable and use that name in its statement and
31		when i	t does business in this state as a commercial registered agent.

1 A commercial registered agent listing statement takes effect on filing. 2 <u>4.</u> The secretary of state shall note the filing of the commercial registered agent listing 3 statement in the record of the represented entity and in the index of filings 4 maintained by the secretary of state for each entity represented by the registered 5 agent at the time of the filing. The statement has the effect of deleting the address 6 of the registered agent from the registered agent filing of each of those entities. 7 10-01.1-07. Termination of listing of commercial registered agent. 8 A commercial registered agent may terminate its listing as a commercial registered 9 agent by filing with the secretary of state a commercial registered agent termination 10 statement signed by or on behalf of the agent which states: 11 The name of the agent as currently listed under section 10-01.1-06; and a. 12 <u>b.</u> That the agent is no longer in the business of serving as a commercial 13 registered agent in this state. 14 A commercial registered agent termination statement takes effect on the thirty-first 2. 15 day after the day on which it is filed. 16 The commercial registered agent shall promptly furnish each entity represented by 3. 17 it with notice in a record of the filing of the commercial registered agent termination 18 statement. 19 When a commercial registered agent termination statement takes effect, the 4. 20 registered agent ceases to be an agent for service of process on each entity 21 formerly represented by it. 22 Until an entity formerly represented by a terminated commercial registered 23 agent appoints a new registered agent, service of process may be made on 24 the entity as provided in section 10-01.1-13. 25 Termination of the listing of a commercial registered agent under this section b. 26 does not affect any contractual rights a represented entity may have against 27 the agent or that the agent may have against the entity. 28 10-01.1-08. Change of registered agent by entity. 29 A represented entity may change the information currently on file under 1. 30 subsection 1 of section 10-01.1-05 by filing with the secretary of state a statement

of change signed on behalf of the entity which states:

1		a. The name of the entity; and				
2		b. The information that is to be in effect as a result of the filing of the statement				
3		of change.				
4	<u>2.</u>	The interest holders or governors of a domestic entity need not approve the filing				
5		of:				
6		a. A statement of change under this section; or				
7		b. A similar filing changing the registered agent or registered office of the entity				
8		in any other jurisdiction.				
9	<u>3.</u>	The appointment of a registered agent pursuant to subsection 1 is an affirmation by				
10		the represented entity that the agent has consented to serve as such.				
11	<u>4.</u>	A statement of change filed under this section takes effect on filing.				
12	<u>5.</u>	Instead of using the procedures in this section, a represented entity may change				
13		the information currently on file under subsection 1 of section 10-01.1-05 by				
14		amending its most recent registered agent filing as provided by the laws of this				
15		state other than this chapter for amending that filing.				
16	<u>10-0</u>	1.1-09. Change of name or address by noncommercial registered agent.				
17	<u>1.</u>	If a noncommercial registered agent changes its name or its address as currently				
18		in effect with respect to a represented entity pursuant to subsection 1 of section				
19		10-01.1-05, the agent shall file with the secretary of state, with respect to each				
20		entity represented by the agent, a statement of change signed by or on behalf of				
21		the agent which states:				
22		a. The name of the entity;				
23		b. The name and address of the agent as currently in effect with respect to the				
24		entity;				
25		c. If the name of the agent has changed, its new name; and				
26		d. If the address of the agent has changed, its new address.				
27	<u>2.</u>	A statement of change filed under this section takes effect on filing.				
28	<u>3.</u>	A noncommercial registered agent shall promptly furnish the represented entity				
29		with notice in a record of the filing of a statement of change and the changes made				
30		by the filing.				

I	10-0	71.1-10. Change of name, address, or type of organization by commercial							
2	registered	agent.							
3	<u>1.</u>	If a commercial registered agent changes its name as a result of a merger,							
4		conversion, exchange, sale, reorganization, or amendment, its address as							
5		currently listed under subsection 1 of section 10-01.1-06, or its type of jurisdiction							
6		of organization, the agent shall file with the secretary of state a statement of							
7		change signed by or on behalf of the agent which states:							
8		a. The name of the agent as currently listed under subsection 1 of section							
9		<u>10-01.1-06;</u>							
10		b. If the name of the agent has changed, its new name;							
11		c. If the address of the agent has changed, its new address; and							
12		d. If the type or jurisdiction of organization of the agent has changed, then its							
13		new type or jurisdiction of organization.							
14	<u>2.</u>	The filing of a statement of change under subsection 1 is effective to change the							
15		information regarding the commercial registered agent with respect to each entity							
16		represented by the agent.							
17	<u>3.</u>	A statement of change filed under this section takes effect on filing.							
18	<u>4.</u>	A commercial registered agent shall promptly furnish each entity represented by it							
19		with notice in a record of the filing of a statement or change relating to the name of							
20		address of the agent and the changes made by the filing.							
21	<u>5.</u>	If a commercial registered agent changes its address without filing a statement of							
22		change as required by this section, then the secretary of state may cancel the							
23		listing of the agent under section 10-01.1-06. A cancellation under this subsection							
24		has the same effect as a termination under section 10-01.1-07. Promptly after							
25		canceling the listing of an agent, the secretary of state shall notify:							
26		a. Each entity represented by the agent, stating that the agent has ceased to be							
27		an agent for service of process on the entity and that, until the entity appoints							
28		a new registered agent, service of process may be made on the entity as							
29		provided in section 10-01.1-13; and							
30		b. The agent, stating that the listing of the agent has been canceled under this							
31		section.							

1	<u>6.</u>	The secretary of state shall note the filing of the commercial registered agent					
2		change statement in the index of filings maintained by the secretary of state for					
3		each entity represented by the commercial registered agent at the time of the filing.					
4	<u>10-0</u>	1.1-11. Resignation of registered agent.					
5	<u>1.</u>	Until the legal existence of a represented entity ceases, or until the authority of a					
6		foreign entity is withdrawn or revoked, a registered agent may resign at any time					
7		with respect to a represented entity by filing with the secretary of state a statement					
8		of resignation signed by or on behalf of the registered agent which states:					
9		a. The name of the entity;					
10		b. The name of the registered agent;					
11		c. That the registered agent resigns from serving as agent for service of process					
12		for the entity; and					
13		d. The name and address of the person to which the registered agent will send					
14		the notice required by subsection 3.					
15	<u>2.</u>	A statement of resignation takes effect on the earlier of the thirty-first day after the					
16		day on which it is filed or the appointment of a new registered agent for the					
17		represented entity.					
18	<u>3.</u>	The registered agent shall promptly furnish the represented entity with notice in a					
19		record of the date on which a statement of resignation was filed.					
20	<u>4.</u>	When a statement of resignation takes effect, the registered agent ceases to have					
21		responsibility for any matter tendered to it as agent for the represented entity. A					
22		resignation under this section does not affect any contractual rights the entity may					
23		have against the registered agent or that the registered agent may have against					
24		the entity.					
25	<u>5.</u>	A registered agent may resign with respect to a represented entity whether or not					
26		the entity is in good standing but not after the legal existence of the represented					
27		entity has ceased or, in the case of a foreign entity, after its authority has been					
28		withdrawn or revoked.					
29	10-01.1-12. Appointment of agent by nonfiling or nonqualified foreign entity.						

b.

1 A domestic entity that is not a filing entity or a nonqualified foreign entity may file 2 with the secretary of state a statement appointing an agent for service of process 3 signed on behalf of the entity which states: 4 The name, type, and jurisdiction of organization of the entity; and a. 5 b. The information required by subsection 1 of section 10-01.1-05. 6 2. A statement appointing an agent for service of process takes effect on filing. 7 3. The appointment of a registered agent under this section does not qualify a 8 nonqualified foreign entity to do business in this state and is not sufficient alone to 9 create personal jurisdiction over the nonqualified foreign entity in this state. 10 A statement appointing an agent for service of process may not be rejected for <u>4.</u> 11 filing because the name of the entity filing the statement is not distinguishable on 12 the records of the secretary of state from the name of another entity appearing in 13 those records. The filing of a statement appointing an agent for service of process 14 does not make the name of the entity filing the statement unavailable for use by 15 another entity. 16 An entity that has filed a statement appointing an agent for service of process may 5. 17 cancel the statement by filing a statement of cancellation, which shall take effect 18 upon filing, and must state the name of the entity and that the entity is canceling its 19 appointment of an agent for service of process in this state. A statement 20 appointing an agent for service of process, which has not been canceled earlier, is 21 effective for a period of five years after the date of filing. 22 A statement appointing an agent for service of process for a nonqualified foreign 23 entity terminates automatically on the date the entity becomes a qualified foreign 24 entity. 25 10-01.1-13. Service of process on entities, nonresident governors, and the 26 secretary of state. 27 1. Until the legal existence of an entity ceases, or until the authority of a foreign entity 28 is withdrawn or revoked, service of any process, notice, or demand on the entity or 29 nonresident governor may be served on: 30 A registered agent; a.

A governor of the entity, whether resident in this state or not;

1		<u>C.</u>	Any responsible person found at the registered office or at the principal			
2			executive office if located in this state; or			
3		<u>d.</u>	On the secretary of state as provided in this section.			
4	<u>2.</u>	Ser	Service is perfected under this section pursuant to North Dakota Rules of Civil			
5		Pro	cedure or applicable law.			
6	<u>3.</u>	The	secretary of state is the agent for service of process:			
7		<u>a.</u>	When a foreign entity transacts business without a certificate of authority;			
8		<u>b.</u>	When a domestic entity has been dissolved;			
9		<u>C.</u>	If an entity that previously filed a registered agent filing with the secretary of			
10			state no longer has a registered agent; or			
11		<u>d.</u>	If the registered agent, governor, or responsible person cannot with			
12			reasonable diligence be served.			
13	<u>4.</u>	<u>Ser</u>	vice of process, notice, or demand on a registered agent must be in the form of			
14		a w	ritten document.			
15	<u>5.</u>	<u>Ser</u>	vice on the secretary of state:			
16		<u>a.</u>	Shall be made by registered mail or personal delivery to the secretary of state			
17			and not by electronic communication.			
18		<u>b.</u>	Shall include the return of the sheriff, or the affidavit of an individual who is not			
19			a party, verifying that neither the registered agent nor a responsible person			
20			can be found at the registered office or at the principal executive office.			
21		<u>C.</u>	Is deemed personal service upon the entity and must be made by filing with			
22			the secretary of state:			
23			(1) Three copies of the process, notice, or demand; and			
24			(2) The fees provided in section 10-01.1-03.			
25		<u>d.</u>	Is returnable in not less than thirty days notwithstanding a shorter period			
26			specified in the process, notice, or demand.			
27	<u>6.</u>	<u>The</u>	secretary of state shall immediately forward, by registered mail, a copy of the			
28		pro	cess, notice, or demand addressed to:			
29		<u>a.</u>	The entity at the principal executive office address of record;			
30		<u>b.</u>	Any address provided by any serving party; or			
31		<u>C.</u>	To any forwarding address provided by the United States postal service.			

1	<u>7.</u>	The	secretary of state shall maintain a record of every process, notice, and				
2		<u>den</u>	nand served on the secretary of state under this section, including the date of				
3		ser	vice and the action taken with reference to the process, notice, or demand.				
4	<u>8.</u>	Service of process, notice, or demand may be perfected by any other means					
5		pro	vided by law other than this chapter.				
6	<u>9.</u>	The	court shall determine if service is proper.				
7	<u>10-0</u>)1.1-	14. Duties of registered agent. The only duties under this chapter of a				
8	registered a	agent	who has complied with this chapter are:				
9	<u>1.</u>	<u>To 1</u>	forward to the represented entity at the address most recently supplied to the				
10		<u>age</u>	ent by the entity any process, notice, or demand that is served on the agent;				
11	<u>2.</u>	<u>To</u>	provide the notices required by this chapter to the entity at the address most				
12		rece	ently supplied to the agent by the entity; and				
13	<u>3.</u>	If th	e agent is:				
14		<u>a.</u>	A noncommercial registered agent, then to keep current the information				
15			required by subsection 1 of section 10-01.1-05 in the most recent registered				
16			agent filing for the entity; or				
17		<u>b.</u>	A commercial registered agent, then to keep current the information listed for				
18			it under subsection 1 of section 10-01.1-06.				
19	<u>10-0</u>	01.1-	15. Jurisdiction and venue. The appointment or maintenance in this state of				
20	a registered agent does not by itself create the basis for personal jurisdiction over the						
21	represented entity in this state. The address of the agent does not determine venue in an						
22	action or pr	ocee	ding involving the entity.				
23	<u>10-0</u>)1.1-	16. Relation to electronic signatures in Global and National Commerce				
24	Act. This c	hapt	er modifies, limits, and supersedes the federal Electronic Signatures in Global				
25	and Nationa	al Co	mmerce Act [15 U.S.C. 7001 et seq.], but does not modify, limit, or supersede				
26	section 101(c) of that Act [15 U.S.C. 7001(c)] or authorize delivery of any of the notices						
27	described in section 103(b) of that Act [15 U.S.C. 7003(b)].						
28	<u>10-0</u>)1.1-	17. Savings clause. This chapter does not affect an action or proceeding				
29	commenced or right accrued before the effective date of this chapter.						
30	SECTION 2. AMENDMENT. Subsection 1 of section 10-06.1-15 of the North Dakota						
31	Century Code is amended and reenacted as follows:						

1	1.		Eve	ry tarr	ning or ranching corporation or limited liability company shall file an initial
2			repo	ort with	n its articles of incorporation. The report must be signed by the
3			inco	rporat	ors or organizers and must contain the following:
4			a.	The	name of the corporation or limited liability company.
5			b.	The	address of the registered office of the corporation or limited liability
6				com	pany in this state and the name of its registered agent in this state at that
7				addr	ess.
8			c.	With	respect to each shareholder or member:
9				(1)	The name and address of each, including the names and addresses
10					and relationships of trusts and estates that own shares or membership
11					interests;
12				(2)	The number of shares or membership interests or percentage of shares
13					or membership interests owned by each;
14				(3)	The relationship of each;
15				(4)	A statement of whether each is a citizen or permanent resident alien of
16					the United States; and
17				(5)	A statement of whether each is actively engaged in operating the farm
18					or ranch, whether each resides on the farm or ranch, and whether each
19					depends principally on farming or ranching for a livelihood.
20	e	 .	<u>C.</u>	With	respect to management:
21				(1)	If a corporation, then the names and addresses of the officers and
22					members of the board of directors; or
23				(2)	If a limited liability company, then the names and addresses of the
24					managers and members of the board of governors.
25	е).	<u>d.</u>	A sta	tement listing the acreage [hectarage] and location listed by section,
26				town	ship, range, and county of all land in the state owned or leased by the
27				corp	oration or limited liability company and used for farming or ranching.
28	SE	ΞC	OIT	N 3. A	AMENDMENT. Subsection 2 of section 10-06.1-17 of the North Dakota
29	Century C	oo	de is	amen	ded and reenacted as follows:
30	2.		The	name	e of the registered agent of the corporation or limited liability company as
31			nrov	ided i	n chanter 10-01 1 and if a noncommercial registered agent, the address

1		of th	e registered office of the corporation or limited liability company in this state
2		and	the name of the corporation's or limited liability company's registered agent in
3		this	state at that address.
4	SEC	CTION	4. AMENDMENT. Subsection 2 of section 10-06.1-18 of the North Dakota
5	Century Co	de is	amended and reenacted as follows:
6	2.	The	address name of the registered office agent of the corporation or limited
7		liabi	lity company in this state as provided in chapter 10-01.1 and, if a
8		non	commercial registered agent, then the name and address of its the
9		non	commercial registered agent in this state.
10	SEC	CTION	5. AMENDMENT. Section 10-15-12 of the North Dakota Century Code is
11	amended a	nd re	enacted as follows:
12	10-1	15-12	. Principal office - Registered agent.
13	<u>1.</u>	A co	poperative shall maintain in this state either its:
14		<u>a.</u>	Its principal office; or a
15		<u>b.</u>	A registered agent as provided in chapter 10-01.1 and, if a noncommercial
16			registered agent, the address of the registered office in this state.
17	<u>2.</u>	The	board may establish or change the location of the principal office or name and
18		add	ress of the registered agent by causing a statement in writing to be filed as an
19		ame	endment to the articles as provided in section 10-15-53. Such statement shall
20		set f	forth the name of the cooperative and the location of its principal office or the
21		nam	e and address of the registered agent as established or changed. For the
22		purp	poses of this chapter, the post-office address of an existing cooperative
23		bec	oming subject to this chapter, as set forth in the articles for its business office,
24		shal	I be considered its registered office and the secretary of the cooperative shall
25		be c	considered its registered agent unless the articles are amended otherwise.
26	<u>3.</u>	The	board may establish a registered agent as provided in chapter 10-01.1 by
27		caus	sing a statement in writing to be filed as an amendment to the articles as
28		prov	rided in section 10-15-53. Such statement shall set forth:
29		<u>a.</u>	The name of the cooperative; and
30		<u>b.</u>	The name of the registered agent as provided in chapter 10-01.1, and if a
31			noncommercial registered agent, the address of the registered office.

1	<u>4.</u> <u>A</u>	As provided in chapter 10-01.1:					
2	<u>a</u>	a. The	board may change:				
3		(1)	A registered agent;				
4		<u>(2)</u>	The address of a registered agent; or				
5		<u>(3)</u>	The name of a registered agent.				
6	<u>t</u>	<u>o.</u> A re	gistered agent may resign by mailing a written notice to both the secretar				
7		of st	ate and the cooperative. The resignation becomes effective when the				
8		coop	perative names a new registered agent or sixty days after the receipt of				
9		notic	ce by the secretary of state, whichever is sooner.				
10	SECT	ION 6. A	AMENDMENT. Section 10-15-13 of the North Dakota Century Code is				
11	amended and	d reenact	ed as follows:				
12	10-15	-13. Ser	vice of process. The registered agent appointed by a cooperative shall				
13	be an agent c	of the coc	operative and any nonresident director upon whom any Any process,				
14	notice, or den	nand req	uired or permitted by law to be served upon the cooperative or its				
15	directors may	be serve	ed as provided in chapter 10-01.1.				
16	When	ever a co	poperative does not appoint or maintain a registered agent in this state, o				
17	whenever its	registere	d agent cannot with reasonable diligence be found at the registered				
18	office, then th	e secreta	ary of state shall be an agent of such cooperative upon whom any such				
19	process, notic	ee, or der	mand may be served. Service on the secretary of state of any such				
20	process, notic	ee, or der	mand must be made by delivering to and leaving with the secretary of				
21	state, or with	any clerk	c having charge of the corporation department of the secretary of state's				
22	office, an orig	jinal and	two copies of such process, notice, or demand. In the event any such				
23	process, notic	ee, or dei	mand is served on the secretary of state, the secretary of state shall				
24	immediately o	cause on	e of the copies thereof to be forwarded by registered or certified mail,				
25	addressed to	the coop	perative at the address of the principal place of business or to the				
26	nonresident d	lirector a	t the nonresident director's last reported address, as the case may be.				
27	Any service o	n the sec	cretary of state is returnable in not less than thirty days.				
28	The s	ecretary	of state shall keep a record of all processes, notices, and demands				
29	served upon t	the secre	tary of state under this section and shall record therein the time of such				
ο Λ	contine and th	on coores	any of state action with reference thereto				

As provided in section 10-01.1-11:

1	Not	hing herein contained limits or affects the right to serve any process, notice, or		
2	demand required or permitted by law to be served upon a cooperative or its directors in any			
3	other mann	er permitted by law.		
4	SEC	CTION 7. AMENDMENT. Subsection 2 of section 10-15-39 of the North Dakota		
5	Century Co	de is amended and reenacted as follows:		
6	2.	The location of the principal office, or the complete address of the present		
7		registered agent, shall be set forth as of the time of adoption of the restated		
8		articles. The name and address of a new registered agent as provided in chapter		
9		10-01.1 and, if a noncommercial registered agent, then the address of such		
10		noncommercial registered agent in this state may be set forth in lieu thereof of the		
11		location of the principal office.		
12	SEC	CTION 8. AMENDMENT. Subsection 4 of section 10-15-51 of the North Dakota		
13	Century Co	de is amended and reenacted as follows:		
14	4.	The As provided in chapter 10-01.1, the name of the registered agent, and if a		
15		noncommercial registered agent, the address of the proposed noncommercial		
16		registered of the cooperative agent in this state and the name of its proposed		
17		registered agent in this state at such address.		
18	SEC	CTION 9. AMENDMENT. Subsection 4 of section 10-15-52.4 of the North Dakota		
19	Century Code is amended and reenacted as follows:			
20	4.	That the cooperative revokes the authority of its registered agent in this state to		
21		accept service of process and consents that service of process in any action, suit,		
22		or proceeding based upon any claim for relief arising in this state during the time		
23		the cooperative was authorized to transact business in this state may thereafter be		
24		made on such cooperative by service thereof on the secretary of state as provided		
25		<u>in section 10-01.1-13</u> .		
26	SEC	CTION 10. AMENDMENT. Section 10-15-52.6 of the North Dakota Century Code is		
27	amended and reenacted as follows:			
28	10-	15-52.6. Change of registered office or registered agent of foreign cooperative.		

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1 A foreign cooperative authorized to transact business in this state may change its 2 registered office or, its registered agent, or both, upon filing in the office of the 3 secretary of state a statement setting forth: 4 The name of the cooperative. a. 5 If the address of its registered office is to be changed, the new address of its b. 6 registered office. 7 If its registered agent is to be changed, the name of its new registered agent. C. 8 d. That the addresses of its registered office and the business office of its 9 registered agent, as changed, will be identical. 10 That the change was authorized by resolution duly adopted by its board of e. 11 directors. 12 The statement must be executed by the cooperative by its president or a vice 13 president and delivered to the secretary of state. If a registered agent changes its 14 name or its business address, the agent may change its name or address, as the 15 case may be, for any cooperatives of which it is the registered agent by filing a 16 statement as required above with one copy for each cooperative listed on the 17 certificate. The statement need only be signed by the registered agent, need not 18 be responsive to subdivision c or e, and must recite that a copy of the statement 19 has been mailed to each listed cooperative or to the legal representative of each. 20 A copy of the statement must be mailed by the registered agent to each listed 21 cooperative or the legal representative of each cooperative.; and 22 2. A registered agent of a foreign cooperative may resign upon filing a written notice 23 with the secretary of state, including a statement that a signed copy of the notice 24 has been given to the foreign cooperative at its principal executive office or to a 25 legal representative of the cooperative. The appointment of the agent terminates 26 upon the expiration of thirty days after filing the notice with the secretary of state. 27 The registered agent must also give a signed copy of the notice to the foreign 28 cooperative at its principal executive office or a legal representative of the 29 cooperative.

SECTION 11. AMENDMENT. Section 10-15-54 of the North Dakota Century Code is amended and reenacted as follows:

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1 10-15-54. Fees. No document may be filed or recorded nor any certificate issued until 2 all fees therefor have been paid. Any fee or penalty due under this chapter may be recovered 3 in a suit brought by the attorney general in the name of the state. The secretary of state shall 4 charge and collect from any association for: 5 Filing articles of association and issuing a certificate of association, thirty dollars. 1. 6 2. Filing articles of amendment and issuing a certificate of amendment, twenty 7 dollars. 8 3. Filing restated articles of association, thirty dollars. 9 4. Filing articles of merger or consolidation and issuing a certificate of merger or 10 consolidation, fifty dollars. 11 5. Filing articles or decree of dissolution, twenty dollars. 12 6. Receiving service of any process, notice, or demand, twenty-five dollars the fee 13 provided in section 10-01.1-03. 14 7. Filing an application of a foreign cooperative for a certificate of authority to do 15 business in this state and issuing a certificate therefor, forty dollars. 16 8. For filing a name reservation, a transfer of name reservation, a cancellation of 17 name reservation, or a consent to use of name, ten dollars. 18 9. For filing a change of registered office or change of registered, or both, the fees 19 provided in section 10-01.1-03. 20 10. Filing any other document or statement, or issuing any other certificate, twenty 21 dollars. 22 10. 11. Any document submitted for approval before the actual time of submission for 23 filing, one-half of the fee provided in this section for filing the document. 24 SECTION 12. AMENDMENT. Subsection 1 of section 10-19.1-10 of the North Dakota 25 Century Code is amended and reenacted as follows: 26 The articles of incorporation must contain: 27 a. The name of the corporation. 28 The address name of the registered of agent as provided in chapter b. 29 10-01.1 and, if a noncommercial registered agent, then the corporation and

registered agent in this state.

the name of its registered agent at that address of that noncommercial

1 The aggregate number of shares that the corporation has authority to issue. C. 2 d. The name and address of each incorporator. 3 The effective date of incorporation if a later date than that on which the e. 4 certificate of incorporation is issued by the secretary of state, which may not 5 be later than ninety days after the date on which the certificate of 6 incorporation is issued. 7 SECTION 13. AMENDMENT. Section 10-19.1-15 of the North Dakota Century Code is 8 amended and reenacted as follows: 9 10-19.1-15. Registered office - Registered agent. 10 A corporation shall continuously maintain a registered office agent in this state as 11 provided by chapter 10-01.1, and if a noncommercial registered agent, then the 12 address of that noncommercial registered agent in this state. A registered office 13 need not be the same as the principal place of business or the principal executive 14 office of the corporation. 15 2 A corporation shall appoint and continuously maintain a registered agent who may 16 be: 17 An individual residing in this state; a. 18 b. A domestic corporation, whether incorporated under this chapter or under 19 another provision of this code, or domestic limited liability company; or 20 A foreign corporation, whether authorized to do business or conduct activities C. 21 under this chapter or another provision of this code, or a foreign limited liability 22 company authorized to transact business in this state. 23 The registered agent shall maintain a business office that is identical with the 24 registered office. Proof of the registered agent's consent to serve in that capacity 25 must be filed with the secretary of state, together with the fees provided in section 26 10-19.1-147. SECTION 14. AMENDMENT. Section 10-19.1-16 of the North Dakota Century Code is 27 28 amended and reenacted as follows: 29 10-19.1-16. Change of registered office or registered agent - Change of name of 30 registered agent. As provided in chapter 10-01.1:

1 A corporation may change its registered office, change its registered agent, or 2 state a change in the name of its registered agent by filing with the secretary of 3 state, along with the fees provided in section 10-19.1-147, a statement containing: 4 The name of the corporation. a. 5 If the address of its registered office is to be changed, the new address of its b. 6 registered office. 7 If its registered agent is to be changed, the name of its new registered agent. C. 8 d. If the name of its registered agent is to be changed, the name of its registered 9 agent as changed. 10 A statement that the address of its registered office and the address of the e. 11 business office of its registered agent, as changed, will be identical. 12 f. A statement that the change of registered office or registered agent was 13 authorized by resolution approved by the board. 14 A registered agent of a corporation may resign by filing with the secretary of state a 2. signed written notice of resignation, including a statement that a signed copy of the 15 16 notice has been given to the corporation at its principal executive office or to a 17 legal representative of the corporation. The appointment of the agent terminates 18 thirty days after the notice is filed with the secretary of state. 19 If the business address or the name of a registered agent changes, the agent shall change the address of the registered office or the name of the registered agent, as 20 21 the case may be, of each corporation represented by that agent by filing with the 22 secretary of state a statement for each corporation as required in subsection 1, 23 except that it need be signed only by the registered agent, need not be responsive 24 to subdivision f of subsection 1, and must state that a copy of the statement has 25 been mailed to each of those corporations or to the legal representative of each of 26 those corporations. 27 The fee prescribed in section 10-19.1-147 for change of registered office must be 28 refunded when in the secretary of state's opinion a change of address of registered 29 office results from rezoning or postal reassignment. 30 SECTION 15. AMENDMENT. Subsection 4 of section 10-19.1-103 of the North Dakota 31 Century Code is amended and reenacted as follows:

1 If the surviving organization in a merger will be a foreign corporation or foreign 2 limited liability company and will transact business in this state, the organization 3 shall comply with the provisions of this chapter with respect to foreign corporations 4 or chapter 10-32 with respect to foreign limited liability companies. In every case, 5 the surviving foreign corporation or foreign limited liability company shall file with 6 the secretary of state: 7 An agreement that it may be served with process in this state in a proceeding 8 for the enforcement of an obligation of a constituent organization and in a 9 proceeding for the enforcement of the rights of a dissenting owner of an 10 ownership interest of a constituent organization against the surviving foreign 11 corporation or foreign limited liability company; 12 b. An irrevocable appointment of the secretary of state as the organization's 13 agent to accept service of process in any proceeding, and an address to 14 which process may be forwarded as provided in section 10-01.1-13; and 15 C. An agreement that the organization will promptly pay to the dissenting owners 16 of ownership interests of each domestic constituent corporation and domestic 17 constituent limited liability company the amount, if any, to which they are 18 entitled under section 10-19.1-88 or 10-32-55. **SECTION 16. AMENDMENT.** Subsection 5 of section 10-19.1-104.6 of the North 19 20 Dakota Century Code is amended and reenacted as follows: 21 5. A converted organization that is a foreign organization and not authorized to 22 transact business in this state appoints the secretary of state as its agent for 23 service of process for purposes of enforcing an obligation under this subsection as 24 provided in section 10-01.1-13. 25 SECTION 17. AMENDMENT. Subsection 1 of section 10-19.1-118 of the North Dakota 26 Century Code is amended and reenacted as follows: 27 A corporation may be dissolved involuntarily by a decree of a court in this state in 28 an action filed by the attorney general when it is established that: 29 The articles and certificate of incorporation were procured through fraud; a. 30 b. The corporation was incorporated for a purpose not permitted by section

10-19.1-08;

1		c.	The corporation failed to comply with the requirements of sections 10-19.1-02
2			through 10-19.1-24 essential to incorporation under or election to become
3			governed by this chapter;
4		d.	The corporation has failed for thirty days to appoint and maintain a registered
5			agent in this state as provided in chapter 10-01.1;
6		e.	The corporation has failed for thirty days after change of its registered office
7			or registered agent to file in the office of the secretary of state a statement of
8			such change as provided in chapter 10-01.1; or
9		f.	The corporation has acted, or failed to act, in a manner that constitutes
10			surrender or abandonment of the corporate franchise, privileges, or
11			enterprise.
12	SEC	CTIOI	N 18. AMENDMENT. Section 10-19.1-129 of the North Dakota Century Code
13	is amended	and	reenacted as follows:
14	10-	19.1-	129. Service of process on corporation, foreign corporation, and
15	nonresident directors.		
16	1.	The	registered agent must be an agent of the corporation or foreign corporation
17		and	any nonresident director upon whom any Any process, notice, or demand
18		requ	uired or permitted by law to be served on the corporation, the foreign
19		corp	poration, or any director may be served as provided in section 10-01.1-13.
20		a.	When a foreign corporation transacts business without a certificate of
21			authority, or when the certificate of authority of a foreign corporation is
22			suspended or revoked, the secretary of state is an agent of the foreign
23			corporation for service of process, notice, or demand.
24		b.	Acceptance of a directorship includes the appointment of the secretary of
25			state as an agent for personal service of legal process, notice, or demand.
26	2.	A pr	ocess, notice, or demand required or permitted by law to be served upon a
27		corp	peration or foreign corporation may be served:
28		a.	On the registered agent of the corporation;
29		b.	On an officer of the corporation or foreign corporation;
30		C.	On any responsible person found at the registered office or at the principal
31			executive office if located in this state: or

1 On the secretary of state as provided in this section. d. 2 If neither the registered agent nor a responsible person can be found at the 3 registered office, or if a responsible person cannot be found at the principal 4 executive office if located in this state, then the secretary of state is an agent of the 5 corporation or foreign corporation upon whom the process, notice, or demand may 6 be served. 7 Service on the secretary of state: 8 Shall be made by registered mail or personal delivery to the secretary 9 of state and not by electronic communication. 10 Shall include the return of the sheriff, or the affidavit of an individual (2) 11 who is not a party, verifying that neither the registered agent nor a 12 responsible person can be found at the registered office or at the 13 principal executive office. 14 Is deemed personal service upon the corporation and must be made by (3) 15 filing with the secretary of state: 16 Three copies of the process, notice, or demand; and (a) 17 The fees provided in section 10-19.1-147. (b) 18 (4) Is returnable in not less than thirty days notwithstanding a shorter 19 period specified in the process, notice, or demand. 20 b. The secretary of state shall immediately forward, by registered mail, 21 addressed to the corporation or foreign corporation at the registered office or 22 principal executive office, a copy of the process, notice, or demand. 23 Process, notice, or demand may be served on a dissolved corporation as provided 24 in this subsection. The court shall determine if service is proper. If a corporation 25 has voluntarily dissolved or a court has entered a decree of dissolution, then 26 service may be made according to subsection 2 so long as claims are not finally 27 barred under section 10-19.1-124. If a corporation has been involuntarily dissolved 28 pursuant to section 10-19.1-146, then service may be made according to 29 subsection 2.

1	5.	The	secretary of state shall maintain a record of every process, notice, and
2		den	nand served on the secretary of state under this section, including the date of
3		ser\	vice and the action taken with reference to the process, notice, or demand.
4	6.	This	s section does not limit the right to serve any process, notice, or demand
5		requ	uired or permitted by law to be served upon a corporation in any other manner
6		peri	mitted by law.
7	SE	CTIO	N 19. AMENDMENT. Section 10-19.1-135 of the North Dakota Century Code
8	is amended	d and	reenacted as follows:
9	10-	19.1-	135. Foreign corporation application for certificate of authority.
10	1.	An a	applicant for a certificate shall file with the secretary of state an application
11		exe	cuted by an authorized person and setting forth:
12		a.	The name of the foreign corporation and, if different, the name under which it
13			proposes to transact business in this state;
14		b.	The jurisdiction of its incorporation;
15		c.	The date of incorporation in the jurisdiction of its incorporation and the period
16			of duration of the foreign corporation;
17		d.	The address of the principal executive office of the foreign corporation;
18		e.	The address name of the proposed registered office agent of the foreign
19			corporation in this state;
20		f .	The name of the proposed as provided in chapter 10-01.1, and if a
21			noncommercial registered agent in this state, as defined under section
22			10-19.1-15, the address of such noncommercial registered agent in this state;
23	g.	<u>f.</u>	The purpose of the corporation which it proposes to pursue in transacting
24			business in this state;
25	h.	<u>g.</u>	The names and addresses of the directors and officers of the foreign
26			corporation; and
27	i.	<u>h.</u>	Any additional information deemed necessary or appropriate by the secretary
28			of state to enable the secretary of state to determine whether the foreign
29			corporation is entitled to a certificate of authority to transact business in this
30			state.

1	2.	The application must be accompanied by payment of the fees provided in section
2		10-19.1-147 together with a certificate of good standing or a certificate of existence
3		duly authenticated by the incorporating officer of the state or country where the
4		corporation is incorporated and the consent of the designated registered agent for
5		service of process to serve in that capacity.
6	SEC	CTION 20. AMENDMENT. Subsection 2 of section 10-19.1-136 of the North Dakota
7	Century Co	de is amended and reenacted as follows:
8	2.	File the application, and the certificate of good standing or certificate of existence,
9		and the consent of the registered agent; and
10	SEC	CTION 21. AMENDMENT. Section 10-19.1-138 of the North Dakota Century Code
11	is amended	I and reenacted as follows:
12	10-	19.1-138. Foreign corporation - Registered agent - Registered office - Certain
13	reports . A	foreign corporation authorized to transact business in this state shall:
14	1.	Establish and continuously maintain a registered office in the same manner as
15		provided in section 10-19.1-15;
16	2.	Appoint and continuously maintain a registered agent in the same manner as
17		provided in section 10-19.1-15; and
18	3.	File a report upon any change in the address of its registered office or in the name
19		or address of its registered agent in the same manner as provided in section
20		10-19.1-16 agent in this state as provided in chapter 10-01.1 and, if a
21		noncommercial registered agent, the address of such noncommercial registered
22		agent in this state.
23	SEC	CTION 22. AMENDMENT. Subsection 1 of section 10-19.1-140 of the North Dakota
24	Century Co	de is amended and reenacted as follows:
25	1.	A foreign corporation authorized to transact business in this state may withdraw
26		from this state upon procuring from the secretary of state a certificate of
27		withdrawal. In order to procure the certificate, the foreign corporation shall file with
28		the secretary of state an application for withdrawal, together with the fees provided
29		in section 10-19.1-147, which must set forth:
30		a. The name of the corporation and the state or country under the laws of which

it is incorporated;

1		b.	That	the corporation is not transacting business in this state;
2		c.	That	the corporation surrenders its authority to transact business in this state;
3		d.	That	the corporation revokes the authority of its registered agent in this state
4			to ac	ecept service of process and consents to that service of process on the
5			corp	oration by service upon the secretary of state in any action, suit, or
6			proc	eeding based upon any cause of action arising in this state during the
7			time	the corporation was authorized to transact business in this state may
8			there	eafter be made on such corporation as provided in section 10-01.1-13;
9		e.	A po	st-office address to which a person may mail a copy of any process
10			agaiı	nst the corporation; and
11		f.	Any	additional information necessary or appropriate to enable the secretary of
12			state	to determine and assess any unpaid fees payable by the foreign
13			corp	oration.
14	SEC	CTIO	N 23.	AMENDMENT. Section 10-19.1-141 of the North Dakota Century Code
15	is amended	d and	reena	acted as follows:
16	10-	19.1-	141. I	Foreign corporation - Revocation of certificate of authority.
17	1.	The	certif	icate of authority of a foreign corporation to transact business in this state
18		may	y be re	evoked by the secretary of state upon the occurrence of either of these
19		eve	nts:	
20		a.	The	foreign corporation has failed to:
21			(1)	Maintain Appoint and maintain a registered agent, and if a
22				noncommercial registered agent, then the registered office of the
23				noncommercial registered agent as required by this provided in chapter
24				<u>10-01.1; or</u>
25			(2)	Appoint and maintain a registered agent as required by this chapter;
26			(3)	File a report upon any change in the address of its registered office;
27			(4)	File a report upon any change in the name or business address of the
28				registered agent; or
29			(5)	File in the office of the secretary of state any amendment to its
30				application for a certificate of authority as specified in section
31				10-19.1-137; or

1 b. A misrepresentation has been made of any material matter in any application, 2 report, affidavit, or other record submitted by the foreign corporation pursuant 3 to this chapter. 4 Except for revocation of the certificate of authority for failure to file the annual 2. 5 report for which the certificate of authority may be revoked as provided in section 6 10-19.1-146 as provided in section 10-19.1-146, no certificate of authority of a 7 foreign corporation may be revoked by the secretary of state unless: 8 The secretary has given the foreign corporation at least sixty days' notice by 9 mail addressed to its registered agent at the registered office in this state or, if 10 the foreign corporation fails to appoint and maintain a registered agent in this 11 state, then addressed to its principal executive office; and 12 b. During the sixty-day period, the foreign corporation has failed to file: 13 File the report of change as provided in chapter 10-01.1 regarding the (1) 14 registered office or the registered agent, to file; 15 (2) File any amendment; or to correct 16 (3)Correct the misrepresentation. 17 3. Upon the expiration of sixty days after the mailing of the notice, the authority of the 18 foreign corporation to transact business in this state ceases; and the secretary of 19 state shall issue a certificate notice of revocation and shall mail the certificate 20 notice to the principal executive office of the foreign corporation. 21 SECTION 24. AMENDMENT. Section 10-19.1-145 of the North Dakota Century Code 22 is amended and reenacted as follows: 23 10-19.1-145. Foreign corporation - Service of process. Service of process on a 24 foreign corporation must be as provided in section 10-19.1-129 10-01.1-13. 25 SECTION 25. AMENDMENT. Section 10-19.1-146 of the North Dakota Century Code 26 is amended and reenacted as follows: 27 10-19.1-146. Secretary of state - Annual report of corporations and foreign 28 corporations - Involuntary dissolution - Revocation of certificate of authority. 29 Each corporation and each foreign corporation authorized to transact business in 30 this state shall file, within the time provided in subsection 3, an annual report 31 setting forth:

- a. The name of the corporation or foreign corporation and the state or country under the laws of which the corporation or foreign corporation is incorporated.
- b. The address of the registered office of the corporation or foreign corporation in this state, the name of the corporation's or foreign corporation's registered agent in this state at that address, and the address of the corporation's or foreign corporation's principal executive office.
- A brief statement of the character of the business in which the corporation or foreign corporation is actually engaged in this state.
- d. The names and respective addresses of the officers and directors of the corporation or foreign corporation.
- e. A statement of the aggregate number of shares the corporation or foreign corporation has authority to issue, itemized by classes, par value of shares, shares without par value, and series, if any, within a class.
- f. A statement of the aggregate number of issued shares, itemized by classes, par value of shares, shares without par value, and series, if any, within a class.
- 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.

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- 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.
- 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 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 provided in subsection 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 information reported under subdivision g of subsection 1 to any person, except a person that is verified to be a shareholder of the corporation or foreign corporation, a legal representative of the shareholder for which information is requested, or to the tax commissioner or any employee or legal representative of the tax commissioner, who may not disclose the information and may use the information only for the administration of the tax laws.
- 3. Except for the first annual report, the annual report must be delivered to the secretary of state:
 - a. By a corporation, before August second of each year; and
 - b. By a foreign corporation, before May sixteenth of each year.

The first annual report of either a corporation or foreign corporation must be delivered before the date provided in the year following the calendar year in which the certificate of incorporation or certificate of authority was issued by the secretary of state, or in the case of a corporation, in the year following the calendar year of

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- the effective date stated in the articles of incorporation. An annual report in a sealed envelope postmarked by the United States postal service before the date provided in this subsection, or an annual report in a sealed packet with a verified shipment date by any other carrier service before the date provided in this subsection, is compliance with this requirement. When the filing date falls on Saturday, Sunday, or other holiday as defined in section 1-03-01, a postmark or verified shipment date on the next business day is compliance with this requirement.
- 4. The secretary of state must file the annual report if the annual report conforms to the requirements of this section and all fees have been paid as provided in section 10-19.1-147.
 - If the annual report does not conform, it must be returned to the corporation or foreign corporation for any necessary correction or payment.
 - b. If the annual report is corrected and filed before the date provided in subsection 3, or within thirty days after the annual report was returned by the secretary of state for correction, then the penalties provided in section 10-19.1-147 for the failure to file an annual report within the time provided do not apply.
- 5. The secretary of state may extend the annual report filing date provided in subsection 3 if a written application for an extension is delivered before the date provided in subsection 3. A corporation or foreign corporation with a fiscal year ending within three months before the date provided in subsection 3 may make a written request for an extension, to apply to reports for subsequent years until the fiscal year is changed.
- 6. Three months after the date provided in subsection 3, any corporation or foreign corporation failing to file its annual report is not in good standing. After the corporation or foreign corporation 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.

1 The secretary of state must mail the notice of impending dissolution or a. 2 revocation to the last registered agent at the last registered office of record. 3 b. If the corporation or foreign corporation files its annual report after the notice 4 is mailed, together with the filing fee and the late filing penalty fee provided in 5 section 10-19.1-147, then the secretary of state shall restore its certificate of 6 incorporation or certificate of authority to good standing. 7 7. A corporation that fails to file its annual report, together with the filing and penalty 8 fees for late filing provided in section 10-19.1-147, within one year after the date 9 provided in subsection 3 ceases to exist as a corporation and is considered 10 involuntarily dissolved by operation of law. 11 The secretary of state shall note the dissolution of the corporation's certificate a. 12 of incorporation on the records of the secretary of state and shall give notice 13 of the action to the dissolved corporation. 14 Notice by the secretary of state must be mailed to the last registered agent at b. 15 the last registered office of record. 16 8. A foreign corporation that fails to file its annual report, together with the filing and 17 penalty fees for late filing provided in section 10-19.1-147, within one year after the 18 date provided in subsection 3 forfeits its authority to transact business in this state. 19 The secretary of state shall note the revocation of the foreign corporation's 20 certificate of authority on the records of the secretary of state and shall give 21 notice of the action to the foreign corporation. 22 b. Notice by the secretary of state must be mailed to the foreign corporation's 23 last registered agent at the last registered office of record. 24 C. The decision by the secretary of state that a certificate of authority must be 25 revoked under this subsection is final. 26 9. A corporation dissolved for failure to file an annual report, or a foreign corporation 27 whose authority was forfeited by failure to file an annual report, may be reinstated 28 by filing a past-due report, together with the filing and penalty fees for an annual 29 report and a reinstatement fee as provided in section 10-19.1-147. The fees must 30 be paid and an annual report filed within one year following the involuntary

1		dissolution or revocation. Reinstatement under this subsection does not affect the			
2		rights or liability for the time from the dissolution or revocation to the reinstatement.			
3	SEC	CTION 26. AMENDMENT. Section 10-19.1-147 of the North Dakota Century Code			
4	is amended	and reenacted as follows:			
5	10-1	9.1-147. Fees for filing records - Issuing certificates - License fees. The			
6	secretary of	secretary of state shall charge and collect for:			
7	1.	Filing articles of incorporation and issuing a certificate of incorporation, thirty one			
8		<u>hundred</u> dollars.			
9	2.	Filing articles of amendment, twenty dollars.			
10	3.	Filing articles of correction, twenty dollars.			
11	4.	Filing restated articles of incorporation, thirty dollars.			
12	5.	Filing articles of conversion of a corporation, fifty dollars and:			
13		a. If the organization resulting from the conversion will be a domestic			
14		organization governed by the laws of this state, then the fees provided by the			
15		governing laws to establish or register a new organization like the			
16		organization resulting from the conversion; or			
17		b. If the organization resulting from the conversion will be a foreign organization			
18		that will transact business in this state, then the fees provided by the			
19		governing laws to obtain a certificate of authority or register an organization			
20		like the organization resulting from the conversion.			
21	6.	Filing abandonment of conversion, fifty dollars.			
22	7.	Filing articles of merger or consolidation and issuing a certificate of merger or			
23		consolidation, fifty dollars.			
24	8.	Filing articles of abandonment of merger, fifty dollars.			
25	9.	Filing an application to reserve a corporate name, ten dollars.			
26	10.	Filing a notice of transfer of a reserved corporate name, ten dollars.			
27	11.	Filing a cancellation of reserved corporate name, ten dollars.			
28	12.	Filing a consent to use of name, ten dollars.			
29	13.	Filing a statement of change of address of registered office er, change of			
30		registered agent, or both, ten dollars.			

1 14. Filing a statement of or a change of address of registered office by registered 2 agent, ten dollars for each corporation affected by such change. 3 15. Filing a registered agent's consent to serve in such capacity, ten dollars. 4 16. Filing a resignation as registered agent, ten dollars the fee provided in section 5 10-01.1-03. 17. <u>14.</u> 6 Filing a statement of the establishment of a series of shares, twenty dollars. 7 18. 15. Filing a statement of cancellation of shares, twenty dollars. 8 19. 16. Filing a statement of reduction of stated capital, twenty dollars. 9 20. 17. Filing a statement of intent to dissolve, ten dollars. Filing a statement of revocation of voluntary dissolution proceedings, ten dollars. 10 21. 18. 11 22. 19. Filing articles of dissolution, twenty dollars. 12 23. <u>20.</u> Filing an application of a foreign corporation for a certificate of authority to transact 13 business in this state and issuing a certificate of authority, forty one hundred 14 forty-five dollars. 15 24. 21. Filing an application of a foreign corporation for an amended certificate of authority 16 to transact business in this state and issuing an amended certificate of authority, 17 forty dollars. 18 Filing a certificate of fact stating a merger or consolidation of a foreign corporation 25. 22. 19 holding a certificate of authority to transact business in this state, fifty dollars. 20 26. 23. Filing an application for withdrawal of a foreign corporation and issuing a certificate 21 of withdrawal, twenty dollars. 22 27. 24. Filing an annual report of a corporation or foreign corporation, twenty-five dollars. 23 The secretary of state shall charge and collect additional fees for late filing of 24 the annual report as follows: 25 (1) Within ninety days after the date provided in subsection 3 of section 26 10-19.1-146, twenty dollars; 27 (2) Thereafter, sixty dollars; and 28 (3)After the involuntary dissolution of a corporation, or the revocation of 29 the certificate of authority of a foreign corporation, the reinstatement fee 30 of one hundred thirty-five dollars.

1			b.	Fees	s paid to the secretary of state according to this subsection are not
2				refur	ndable if an annual report submitted to the secretary of state cannot be
3				filed	because it lacks information required by section 10-19.1-146, or the
4				annu	al report lacks sufficient payment as required by this subsection.
5	28.	<u>25.</u>	Filir	ng any	process, notice, or demand for service, twenty-five dollars the fee
6			prov	<u>vided i</u>	n section 10-01.1-03.
7	29.	<u>26.</u>	Fur	nishin	g a certified copy of any record, instrument, or paper relating to a
8			corp	ooratio	on, one dollar for every four pages or fraction and fifteen dollars for the
9			cert	ificate	and affixing the seal thereto.
10		30.	Lice	ense fo	ee of fifty dollars for the first fifty thousand dollars of a corporation's
11			autl	norize	d shares, or fraction, and the further sum of ten dollars if paid at the time
12			of a	uthori	zation, or twelve dollars if paid after authorized shares are issued, for
13			eve	ry add	litional ten thousand dollars of its authorized shares, or fraction thereof, in
14			ехс	ess of	fifty thousand dollars.
15			a.	A lice	ense fee is payable by a corporation at the time of:
16				(1)	Filing articles of incorporation;
17				(2)	Filing articles of amendment increasing the number or value of
18					authorized shares; or
19				(3)	Filing articles of merger or consolidation increasing the number or value
20					of authorized shares a surviving or new corporation will have authority
21					to issue above the aggregate number or value of shares the constituent
22					corporations had authority to issue.
23			b.	A lice	ense fee payable on an increase in authorized shares must be imposed
24				only	on the additional shares, but the amount of previously authorized shares
25				must	be taken into account in determining the rate applicable to the additional
26				auth	orized shares.
27			c.	For t	he purposes of this subsection, shares without par value are considered
28				wortl	n one dollar per share.
29			d.	The	minimum sum of fifty dollars must be paid for authorized shares at the
30				time	of filing articles of incorporation.

1 A corporation increasing authorized shares by articles of amendment or 2 articles of merger must have previously paid for a minimum of fifty thousand 3 dollars of authorized shares. 4 (1) Thereafter, a corporation may postpone the payment for any additional 5 amount until the filing of an annual report after the unpaid shares are 6 issued. 7 (2) Any additional amount must be paid in increments of ten thousand 8 dollars of authorized shares. 9 f. The provisions of this subsection do not apply to a building and loan or 10 savings and loan association. 11 31. License fee of eighty-five dollars from each foreign corporation at the time of filing 12 an application for a certificate of authority to transact business in this state. 13 Thereafter, the secretary of state shall fix the license fee for each foreign 14 corporation as follows: 15 The secretary of state shall first ascertain the license fee which a newly a. 16 organized corporation would be required to pay if it had authorized shares of 17 the same kind and amount as the issued or allotted shares of the reporting 18 foreign corporation shown by its filed annual report. 19 Said amount must be multiplied by a fraction, the numerator of which must be b. 20 the sum of the value of the property of the foreign corporation located in this 21 state and the gross receipts of the foreign corporation derived from that 22 foreign corporation's business transacted within this state, and the 23 denominator of which must be the sum of the value of all of that foreign 24 corporation's property wherever located and the gross receipts of the foreign 25 corporation derived from that foreign corporation's business wherever 26 transacted. The amounts used in determining the numerator and 27 denominator must be determined from the foreign corporation's filed annual 28 report. 29 From the product of such multiplication, there must be deducted the C. 30 aggregate amount of license fee previously paid by the foreign corporation,

1				and :	the remainder, if any, must be the amount of additional fee to be paid by
2				the f	oreign corporation.
3			The	secre	etary of state shall enter the amount of any additional license fee in the
4			rec	ords o	f the foreign corporation in the secretary of state's office and shall mail a
5			noti	ce of t	the amount of additional license fee due to the foreign corporation at the
6			fore	ign cc	orporation's principal office. The additional license fee must be paid by
7			the	foreig	n corporation before the annual report may be filed by the secretary of
8			stat	e. An	nounts less than five dollars are not collected.
9	32.	<u>27.</u>	Any	recor	d submitted for approval before the actual time of submission for filing,
10			one	-half c	of the fee provided in this section for filing the record.
11	33.	<u>28.</u>	Filir	ng any	other statement of a corporation or foreign corporation, ten dollars.
12		SE	СТІО	N 27.	AMENDMENT. Subsection 1 of section 10-32-07 of the North Dakota
13	Cent	ury Co	ode is	amen	ided and reenacted as follows:
14		1.	The	article	es of organization must contain:
15			a.	The	name of the limited liability company;
16			b.	The	address name of the registered office agent of the limited liability
17				com	pany as provided in chapter 10-01.1 and the name of the limited liability
18				com	pany's registered agent at that address, if a noncommercial registered
19				<u>ager</u>	nt, then the address of such noncommercial registered agent in this state;
20			C.	The	name and address of each organizer;
21			d.	The	effective date of organization:
22				(1)	If a later date than that on which the certificate of organization is issued
23					by the secretary of state; and
24				(2)	Which may not be later than ninety days after the date on which the
25					certificate of organization is issued; and
26			e.	If the	e articles of organization are filed with the secretary of state:
27				(1)	Before July 1, 1999, a statement stating in years that the period of
28					existence for the limited liability company must be a period of thirty
29					years from the date the articles of organization are filed with the
30					secretary of state, unless the articles of organization expressly

1		authorize a shorter or longer period of duration, which may be
2		perpetual.
3	(2)	After June 30, 1999, a statement stating in years the period of
4		existence of the limited liability company, if other than perpetual.
5	SECTION 28.	AMENDMENT. Section 10-32-12 of the North Dakota Century Code is
6	amended and reenact	ed as follows:
7	10-32-12. Reç	gistered office and agent.
8	1. A As prov	rided by chapter 10-01.1, a limited liability company shall continuously
9	maintain a	a registered office agent in this state. A registered office need not be the
10	same as t	the principal place of business or the principal executive office of the
11	limited lia	bility company.
12	2. A limited l	liability company shall appoint and continuously maintain a registered
13	agent. Th	ne registered agent may be an individual residing in this state, a
14	corporation	on or a limited liability company, or a foreign corporation or foreign limited
15	liability co	mpany authorized to transact business in this state. The registered
16	agent mu	st maintain a business office that is identical with the registered office.
17	Proof of the	ne registered agent's consent to serve in such capacity must be filed with
18	the secret	tary of state, together with the fees provided in section 10-32-150.
19	SECTION 29.	AMENDMENT. Section 10-32-13 of the North Dakota Century Code is
20	amended and reenact	ed as follows:
21	10-32-13. Cha	ange of registered office or agent. As provided in chapter 10-01.1:
22	1. A limited l	liability company may change its registered office, change its registered
23	agent, or	state a change in the name of its registered agent, by filing with the
24	secretary	of state, along with the fees provided in section 10-32-150, a statement
25	containine)
26	a. The	name of the limited liability company;
27	b. If the	e address of its registered office is to be changed, the new address of its
28	regis	stered office;
29	c. If its	registered agent is to be designated or changed, the name of its new
30	regis	stered agent;

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- 1 d. If the name of its registered agent is to be changed, the name of its registered 2 agent as changed; 3 A statement that the address of its registered office and the address of the e. 4 business office of its registered agent, as changed, will be identical; and 5 f. A statement that the change of registered office or registered agent was authorized by resolution approved by the board.; and 6 7 A registered agent of a limited liability company may resign by filing with the 8 secretary of state a signed written notice of resignation, including a statement that 9 a signed copy of the notice has been given to the limited liability company at its 10 principal executive office or to a legal representative of the limited liability 11 company. The appointment of the agent terminates thirty days after the notice is 12 filed with the secretary of state. 13 If the business address or name of a registered agent changes, the agent shall 3. 14 change the address of the registered office or the name of the registered agent, as 15 the case may be, of each limited liability company represented by that agent by 16 filing with the secretary of state a statement for each limited liability company as 17 required in subsection 1, except that it need be signed only by the registered 18 agent, need not be responsive to subdivision f of subsection 1, and must state that 19 a copy of the statement has been mailed to each of those limited liability 20 companies or to the legal representative of each of those limited liability 21 companies. 22 The fee provided in section 10-32-150 for change of address of registered office 4. 23 must be refunded when the secretary of state determines a change of address of 24 registered office results from rezoning or postal reassignment. 25 SECTION 30. AMENDMENT. Subsection 4 of section 10-32-107 of the North Dakota 26 Century Code is amended and reenacted as follows: 27 If the surviving organization in a merger will be a foreign corporation or foreign 28 limited liability company and will transact business in this state, the surviving
 - limited liability company and will transact business in this state, the surviving organization shall comply, as the case may be, with the provisions of chapter 10-19.1 with respect to foreign corporations or with the provisions of this chapter with respect to foreign limited liability companies. In every case, the surviving

I		IOIE	eigh corporation or foreign limited liability company shall file with the secretary of
2		stat	re:
3		a.	An agreement that the surviving organization may be served with process in
4			this state in a proceeding for the enforcement of an obligation of a constituent
5			organization and in a proceeding for the enforcement of the rights of a
6			dissenting owner of an ownership interest of a constituent organization
7			against the surviving foreign corporation or foreign limited liability company;
8		b.	An irrevocable appointment of the secretary of state as the surviving
9			organization's agent to accept service of process in any proceeding, and an
10			address to which process may be forwarded as provided in section
11			<u>10-01.1-13;</u> and
12		C.	An agreement that the surviving organization promptly will pay to the
13			dissenting owners of ownership interests of each constituent limited liability
14			company and constituent corporation the amount, if any, to which the
15			dissenting owners are entitled under section 10-19.1-88 or 10-32-55.
16	SE	СТІО	N 31. AMENDMENT. Subsection 5 of section 10-32-108.6 of the North Dakota
17	Century Co	ode is	amended and reenacted as follows:
18	5.	A c	onverted organization that is a foreign organization and not authorized to
19		trar	sact business in this state appoints the secretary of state as its agent for
20		ser	vice of process for purposes of enforcing an obligation under this subsection as
21		pro	vided in section 10-01.1-13.
22	SE	СТІО	N 32. AMENDMENT. Subsection 1 of section 10-32-122 of the North Dakota
23	Century Co	ode is	amended and reenacted as follows:
24	1.	A li	mited liability company may be involuntarily dissolved, wound up, and
25		terr	ninated by a decree of a court in this state in an action filed by the attorney
26		ger	neral when it is established that:
27		a.	The articles of organization were procured through fraud;
28		b.	The limited liability company was organized for a purpose not permitted by
29			section 10-32-04;
30		c.	The limited liability company failed to comply with the requirements essential
31			to organization under this chapter;

1		d.	The limited liability company has failed for thirty days to appoint and maintain
2			a registered agent in this state as provided in chapter 10-01.1;
3		e.	The limited liability company has failed for thirty days after change of the
4			registered office or registered agent to file in the office of the secretary of state
5			a statement of such change as provided in chapter 10-01.1; or
6		f.	The limited liability company has acted, or failed to act, in a manner that
7			constitutes surrender or abandonment of the limited liability company
8			privileges or enterprise.
9	SEC	CTIO	N 33. AMENDMENT. Section 10-32-132 of the North Dakota Century Code is
10	amended a	nd re	enacted as follows:
11	10-3	32-13	2. Service of process on limited liability company, foreign limited liability
12	company,	and ı	nonresident governors.
13	1.	The	registered agent must be an agent of the limited liability company or foreign
14		limit	ted liability company and any nonresident governor upon whom any Any
15		prod	cess, notice, or demand required or permitted by law to be served on the limited
16		liab	ility company, the foreign limited liability company, or a governor may be served
17		as p	provided in section 10-01.1-13.
18		a.	When a foreign limited liability company transacts business with a certificate
19			of authority, or when the certificate of authority of a foreign limited liability
20			company is suspended or revoked, the secretary of state is an agent of the
21			foreign limited liability company for service of process, notice, or demand.
22		b.	Acceptance of a governorship includes the appointment of the secretary of
23			state as an agent for personal service of legal process, notice, or demand.
24	2.	A pı	rocess, notice, or demand required or permitted by law to be served upon a
25		limit	ted liability company or foreign limited liability company may be served:
26		a.	On the registered agent of the limited liability company or foreign limited
27			liability company;
28		b.	On a manager of the limited liability company or foreign limited liability
29			company;
30		C.	On any responsible person found at the registered office or at the principal
31			executive office if located in this state: or

1 On the secretary of state as provided in this section. d. 2 If neither the registered agent nor a responsible person can be found at the 3 registered office or the principal executive office if located in this state, or if a 4 limited liability company or foreign limited liability company fails to maintain a 5 registered agent in this state, then the secretary of state is an agent of the limited 6 liability company or foreign limited liability company upon whom the process, 7 notice, or demand may be served. 8 Service on the secretary of state: 9 Shall be made by registered mail or personal delivery to the secretary (1) 10 of state and not by electronic communication; 11 (2) Shall include the return of the sheriff, or the affidavit of a person not a 12 party, verifying that neither the registered agent nor a responsible 13 person can be found at the registered office or at the principal executive 14 office: 15 (3) Is deemed personal service upon the limited liability company or foreign 16 limited liability company and must be made by filing with the secretary 17 of state: 18 (a) Three copies of the process, notice, or demand; and 19 (b) The fees provided for in section 10-32-150; and (4) 20 Is returnable in not less than thirty days notwithstanding a shorter 21 period specified in the process, notice, or demand. 22 The secretary of state shall immediately forward, by registered mail, b. 23 addressed to the limited liability company at its registered office or principal 24 executive office, a copy of the process, notice, or demand. 25 Process, notice, or demand may be served on a dissolved limited liability company 26 as provided in this subsection. The court shall determine if service is proper. If a 27 limited liability company has voluntarily dissolved or a court has entered a decree 28 of dissolution, service may be made according to subsection 2 so long as claims 29 are not finally barred under section 10-32-128. If a limited liability company has 30 been involuntarily dissolved pursuant to section 10-32-149, then service may be

made according to subsection 2.

1	5.	The	secretary of state shall maintain a record of every process, notice, and
2		dem	nand served upon the secretary of state under this section, including the date of
3		serv	vice and the action taken with reference to the process, notice, or demand.
4	6.	Not	hing in this section limits the right of a person to serve any process, notice, or
5		dem	nand required or permitted by law to be served upon a limited liability company
6		or f c	preign limited liability company in any other manner permitted by law.
7	SEC	CTIOI	N 34. AMENDMENT. Section 10-32-138 of the North Dakota Century Code is
8	amended a	ınd re	enacted as follows:
9	10-3	32-13	8. Foreign limited liability company - Application for certificate of
10	authority.		
11	1.	An a	applicant for the certificate shall file with the secretary of state a certificate of
12		stat	us from the filing office in the jurisdiction in which the foreign limited liability
13		com	pany is organized and an application executed by an authorized person and
14		sett	ing forth:
15		a.	The name of the foreign limited liability company and, if different, the name
16			under which it proposes to transact business in this state;
17		b.	The jurisdiction of its organization;
18		C.	The name of the proposed registered agent in this state, which agent must be
19			as defined in section 10-32-12 as required by chapter 10-01.1 and, if a
20			noncommercial registered agent, then the address of such noncommercial
21			registered agent in this state;
22		d.	The address of the proposed registered office of the foreign limited liability
23			company in this state;
24		e .	The date the foreign limited liability company expires in the jurisdiction of its
25			organization;
26	f.	<u>e.</u>	The purpose the foreign limited liability company proposes to pursue in
27			transacting its business in this state;
28	g.	<u>f.</u>	The names and addresses of the governors and managers of the foreign
29			limited liability company; and

1	h.	g. Any additional information deemed appropriate by the secretary of state to
2		determine whether the foreign limited liability company is entitled to a
3		certificate of authority to transact business in this state.
4	2.	The application must be accompanied by payment of the fees provided in section
5		10-32-150 together with a certificate of good standing or a certificate of existence
6		duly authenticated by the organizing officer of the state or country where the
7		foreign limited liability company is organized and the consent of the designated
8		registered agent for service of process to serve in that capacity.
9	SEC	TION 35. AMENDMENT. Subsection 2 of section 10-32-139 of the North Dakota
10	Century Co	de is amended and reenacted as follows:
11	2.	File the application, and the certificate of good standing or certificate of existence,
12		and the consent of the registered agent; and
13	SEC	TION 36. AMENDMENT. Section 10-32-141 of the North Dakota Century Code is
14	amended a	nd reenacted as follows:
15	10-3	2-141. Foreign limited liability company - Registered agent and certain
16	reports - R	egistered office. A foreign limited liability company authorized to transact busines
17	in this state	shall :
18	1.	Appoint and continuously maintain a registered agent in the same manner and
19		registered office in this state as provided in section 10-32-12; and
20	2.	File a report upon any change in the address of the registered office or upon any
21		change in the name of its registered agent in the same manner as provided in
22		subsection 3 of section 10-32-13 chapter 10-01.1.
23	SEC	TION 37. AMENDMENT. Subsection 1 of section 10-32-143 of the North Dakota
24	Century Co	de is amended and reenacted as follows:
25	1.	A foreign limited liability company authorized to transact business in this state may
26		withdraw from this state upon procuring from the secretary of state a certificate of
27		withdrawal. In order to procure the certificate, the foreign limited liability company
28		shall file with the secretary of state an application for withdrawal, together with the
29		fees provided in section 10-32-150, which must set forth:
30		a. The name of the foreign limited liability company and the state or country
31		under the laws of which it is organized:

1		b.	That	the foreign limited liability company is not transacting business in this		
2			state	;		
3		C.	That	the foreign limited liability company surrenders its authority to transact		
4			busir	ness in this state;		
5		d.	That	the foreign limited liability company revokes the authority of its registered		
6			agen	t in this state to accept service of process and consents to that service of		
7			proc	ess on the foreign limited liability company by service upon the secretary		
8			of sta	ate in any action, suit, or proceeding based upon any cause of action		
9			arisir	ng in this state during the time the foreign limited liability company was		
10			autho	orized to transact business in this state may thereafter be made on such		
11			foreig	gn limited liability company as provided in section 10-01.1-13; and		
12		e.	A po	st-office address to which a person may mail a copy of any process		
13			agair	nst the foreign limited liability company.		
14	SECTION 38. AMENDMENT. Section 10-32-144 of the North Dakota Century Code is					
15	amended a	nd re	enacte	ed as follows:		
16	10-3	32-14	4. Fo	reign limited liability company - Revocation of certificate of		
17	authority.					
18	1.	The	certifi	cate of authority of a foreign limited liability company to transact business		
19		in th	nis stat	te may be revoked by the secretary of state upon the occurrence of either		
20		of th	nese e	vents:		
21		a.	The	foreign limited liability company has failed to appoint:		
22			<u>(1)</u>	Appoint and maintain a registered agent and registered office as		
23				required by this provided in chapter, file a report upon any change in		
24				the name or business address of the registered agent, 10-01.1; or file		
25			<u>(2)</u>	File in the office of the secretary of state any amendment to its		
26				application for a certificate of authority as specified in section		
27				10-32-140; or		
28		b.	A mis	srepresentation has been made of any material matter in any application,		
29			repo	rt, affidavit, or other record submitted by the foreign limited liability		
30			comp	pany pursuant to this chapter.		

1 2. No Except for revocation of the certificate of authority for failure to file the annual 2 report as provided in section 10-32-149, no certificate of authority of a foreign 3 limited liability company may be revoked by the secretary of state unless: 4 The secretary has given the foreign limited liability company not less than a. 5 sixty days' notice by mail addressed to its registered agent at the registered 6 office in this state or, if the foreign limited liability company fails to appoint and 7 maintain a registered agent in this state, addressed to its principal executive 8 office: and 9 During the sixty-day period, the foreign limited liability company has failed to b. 10 file: 11 <u>(1)</u> File the report of change as provided in chapter 10-01.1 regarding the 12 registered office or the registered agent, to file; 13 (2)File any amendment; or to correct 14 (3)Correct the misrepresentation. 15 3. Upon the expiration of sixty days after the mailing of the notice, the authority of the 16 foreign limited liability company to transact business in this state ceases. The 17 secretary of state shall issue a eertificate notice of revocation and shall mail the 18 certificate notice to the principal executive office of the foreign limited liability 19 company. 20 **SECTION 39. AMENDMENT.** Section 10-32-148 of the North Dakota Century Code is 21 amended and reenacted as follows: 22 10-32-148. Service of process on a foreign limited liability company. Service of 23 process on a foreign limited liability company must be as provided in section 10-32-132 24 10-01.1-13. 25 SECTION 40. AMENDMENT. Section 10-32-149 of the North Dakota Century Code is 26 amended and reenacted as follows: 27 10-32-149. Secretary of state - Annual report of limited liability company and 28 foreign limited liability company. 29 Each limited liability company, and each foreign limited liability company authorized 30 to transact business in this state, shall file, within the time provided by 31 subsection 3, an annual report setting forth:

- 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.
 - 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 provided in subsection 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 following the calendar year in which the certificate of organization 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 November sixteenth, or an annual report in a sealed packet with a verified shipment date by any other carrier service before November sixteenth, is in compliance with this requirement.

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

1 The secretary of state shall note the termination of the limited liability a. 2 company's certificate of organization on the records of the secretary of state 3 and shall give notice of the action to the terminated limited liability company. 4 b. Notice by the secretary of state must be mailed to the foreign limited liability 5 company's last registered agent at the last registered office of record. 6 6. A foreign limited liability company that does not file its annual report, along with the 7 statutory filing and penalty fees, within six months after the date established by 8 subsection 3, forfeits its authority to transact business in this state. 9 a. The secretary of state shall note the revocation of the foreign limited liability 10 company's certificate of authority on the records of the secretary of state and 11 shall give notice of the action to the foreign limited liability company. 12 b. Notice by the secretary of state must be mailed to the foreign limited liability 13 company's last registered agent at the last registered office of record. 14 The secretary of state's decision that a certificate of authority must be revoked C. 15 under this subsection is final. 16 7. A limited liability company that was terminated for failure to file an annual report, or 17 a foreign limited liability company whose authority was forfeited by failure to file an 18 annual report, may be reinstated by filing a past-due report, together with the 19 statutory filing and penalty fees for an annual report and a reinstatement fee as 20 provided in section 10-32-150. The fees must be paid and the report filed within 21 one year following the involuntary dissolution or revocation. Reinstatement under 22 this subsection does not affect the rights or liability for the time from the termination 23 or revocation to the reinstatement. 24 **SECTION 41. AMENDMENT.** Section 10-32-150 of the North Dakota Century Code is 25 amended and reenacted as follows: 26 10-32-150. Secretary of state - Fees and charges. The secretary of state shall 27 charge and collect for: 28 1. Filing articles of organization and issuing a certificate of organization, one hundred 29 twenty-five thirty-five dollars. 30 2. Filing articles of amendment, fifty dollars. 31 3. Filing articles of correction, fifty dollars.

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1 4. Filing restated articles of organization, one hundred twenty-five dollars. 2 5. Filing articles of conversion of a limited liability company, fifty dollars and: 3 If the organization resulting from the conversion will be a domestic a. 4 organization governed by the laws of this state, then the fees provided by the 5 governing laws to establish or register a new organization like the 6 organization resulting from the conversion; or 7 b. If the organization resulting from the conversion will be a foreign organization 8 that will transact business in this state, then the fees provided by the 9 governing laws to obtain a certificate of authority or register an organization 10 like the organization resulting from the conversion. 11 6. Filing abandonment of conversion, fifty dollars. 7. 12 Filing articles of merger and issuing a certificate of merger, fifty dollars. 8. 13 Filing abandonment of merger or exchange, fifty dollars. 14 9. Filing an application to reserve a name, ten dollars. 15 10. Filing a notice of transfer of a reserved name, ten dollars. 11. 16 Filing a cancellation of reserved name, ten dollars. 17 12. Filing a consent to use of name, ten dollars. 18 13. Filing a statement of change of address of registered office or change of registered 19 agent or both, ten dollars. 20 14. Filing or a statement of change of address of registered office by registered agent, 21 ten dollars for each limited liability company affected by such change the fee 22 provided in section 10-01.1-03. 23 15. Filing a registered agent's consent to serve in such capacity, ten dollars. 24 16. Filing a resignation as registered agent, ten dollars. 25 17. 14. Filing a resolution for the establishment of a class or series of membership 26 interests, fifty dollars.

Filing articles of dissolution and termination, twenty dollars.

Filing a statement of revocation of voluntary dissolution proceedings, ten dollars.

Filing a notice of dissolution, ten dollars.

1	21.	<u>18.</u>	Filing an application of a foreign limited liability company for a certificate of
2			authority to transact business in this state and issuing a certificate of authority, one
3			hundred twenty-five thirty-five dollars.
4	22.	<u>19.</u>	Filing an amendment to the certificate of authority by a foreign limited liability
5			company, fifty dollars.
6	23.	<u>20.</u>	Filing a certificate of fact stating a merger of a foreign limited liability company
7			holding a certificate of authority to transact business in this state, fifty dollars.
8	24.	<u>21.</u>	Filing a certified statement of conversion of a foreign limited liability company, fifty
9			dollars.
10	25.	<u>22.</u>	Filing an application for withdrawal of a foreign limited liability company and issuing
11			a certificate of withdrawal, twenty dollars.
12	26.	<u>23.</u>	Filing an annual report of a limited liability company or foreign limited liability
13			company, fifty dollars.
14			a. The secretary of state shall charge and collect additional fees for late filing of
15			the annual report as follows:
16			(1) After the date provided in subsection 3 of section 10-32-149, fifty
17			dollars; and
18			(2) After the termination of the limited liability company, or the revocation of
19			the certificate of authority of a foreign limited liability company, the
20			reinstatement fee of one hundred twenty-five dollars.
21			b. Fees paid to the secretary of state according to this subsection are not
22			refundable if an annual report submitted to the secretary of state cannot be
23			filed because it lacks information required by section 10-32-149, or the annual
24			report lacks sufficient payment as required by this subsection.
25	27.	<u>24.</u>	Filing any process, notice, or demand for service, twenty five dollars the fee
26			provided in section 10-01.1-03.
27	28.	<u>25.</u>	Submitting any record for approval before the actual time of submission for filing,
28			one-half of the fee provided in this section for filing the record.
29	29.	<u>26.</u>	Filing any other statement or report of a limited liability company or foreign limited
30			liability company, ten dollars.

1	30.	<u>27.</u>	Furnishing a copy of any record, or paper relating to a limited liability company or a		
2			fore	ign lim	nited liability company:
3			a.	One	dollar for every four pages, or fraction thereof; and
4			b.	Five	dollars for a search of records.
5	31.	<u>28.</u>	Furr	nishing	g a certificate of good standing, existence, or authorization:
6			a.	Fiftee	en dollars; and
7			b.	Five	dollars for a search of records.
8	32.	<u>29.</u>	Eac	h page	e of any record or form sent by electronic transmission, one dollar.
9		SEC	CTIO	N 42.	AMENDMENT. Subsection 1 of section 10-33-06 of the North Dakota
10	Centu	ıry Co	de is	amen	ded and reenacted as follows:
11		1.	The	article	es of incorporation must contain:
12			a.	The	name of the corporation;
13			b.	The	address name of the registered office agent of the corporation as
14				provi	ded in chapter 10-01.1 and the name of its, if a noncommercial
15				regis	tered agent at that, then the address of that noncommercial registered
16				<u>agen</u>	t in this state;
17			C.	The	name and address of each incorporator;
18			d.	The	effective date of the incorporation:
19				(1)	If a later date than that on which the certificate of incorporation is issued
20					by the secretary of state; and
21				(2)	Which may not be later than ninety days after the date on which the
22					certificate of incorporation is issued; and
23			e.	A sta	tement that the corporation is incorporated under this chapter.
24		SEC	CTIOI	N 43.	AMENDMENT. Section 10-33-12 of the North Dakota Century Code is
25	amen	ided a	nd re	enacte	ed as follows:
26		10-	33-12	. Reg	istered office - Registered agent.
27		1.	A co	orpora	tion shall continuously maintain a registered office agent in this state as
28			prov	<u>rided b</u>	by chapter 10-01.1. A registered office need not be the same as the
29			prin	cipal p	place of business or the principal executive office of the corporation.
30		2.	A-cc	orpora	tion shall appoint and continuously maintain a registered agent. The
31			regi	stered	agent may be an individual residing in this state, another corporation

1		whe	ther incorporated under this chapter or under another chapter of this code, a
2		limit	ed liability company, a foreign corporation whether authorized to do business
3		or c	onduct activities in the state under this chapter or under another provision of
4		this	code, or foreign limited liability company authorized to conduct activities in this
5		state	e. The registered agent shall maintain a business office that is identical with
6		the 1	registered office. Proof of the registered agent's consent to serve in that
7		capa	acity must be filed with the secretary of state, together with the fees provided in
8		sect	ion 10-33-140.
9	SEC	OITS	44. AMENDMENT. Section 10-33-13 of the North Dakota Century Code is
10	amended a	nd re	enacted as follows:
11	10-3	33-13	. Establishment or change Change of registered office - Appointment or
12	change of	regis	tered agent - Change of name of registered agent.
13	1.	A cc	prporation may establish or change its registered office, designate or change its
14		regis	stered agent, or state a change in the name of its registered agent by filing with
15		the :	secretary of state, along with the fees provided in section 10-33-140, a
16		state	ement containing:
17		a.	The name of the corporation.
18		b.	The new address of its registered office if the address of its registered office is
19			to be established or changed as provided in chapter 10-01.1.
20		e .	The name of its new registered agent if its registered agent is to be
21			designated or changed.
22		d.	The name of its registered agent as changed if the name of its registered
23			agent is to be changed.
24		e .	A statement that the address of its registered office and the address of the
25			business office of its registered agent, as established or changed, will be
26			identical.
27		f.	A statement that the establishment or change of registered office or
28			designation or change of registered agent is authorized by resolution
29			approved by the board as provided in chapter 10-01.1.
30	2.	A re	gistered agent of a corporation may resign by filing with the secretary of state a
31		sign	ed written notice of resignation, including a statement that a signed copy of the

1			notic	ce has been given to the corporation at its principal executive office or to a				
2			lega	I representative of the corporation. The appointment of the agent terminates				
3			thirty	hirty days after the notice is filed with the secretary of state as provided in chapter				
4			<u>10-0</u>	<u>11.1</u> .				
5	3		If the	e business address or the name of a registered agent changes, the agent shall				
6			char	nge the address of the registered office or the name of the registered agent of				
7			eacl	n corporation represented by that agent by filing with the secretary of state a				
8			state	ement for each corporation as required in subsection 1, except that it need be				
9			sign	ed only by the registered agent, need not be responsive to subdivision f, and				
10			mus	t state that a copy of the statement has been mailed to each of those				
11			corp	orations or to the legal representative of each of those corporations.				
12	4		₩ith	respect to fees:				
13			a.	The fee provided in section 10-33-140 for change of registered office must be				
14				refunded if in the secretary of state's opinion a change of address of				
15				registered office results from rezoning or postal reassignment.				
16			b.	The fees provided in section 10 33 140 10-01.1-03 for change of registered				
17				agent, and change of registered office, and consent of registered agent do not				
18				apply if the registered agent or registered office is established or changed in				
19				the annual report.				
20	s	EC	TION	45. AMENDMENT. Subsection 4 of section 10-33-92 of the North Dakota				
21	Century (Coc	de is	amended and reenacted as follows:				
22	4.		If the	e single corporation will be a foreign corporation and will conduct activities in				
23			this	state, then it shall comply with the provisions of sections 10-33-125 through				
24			10-3	3-138 with respect to foreign corporations. In every case the single				
25			corp	oration shall file with the secretary of state:				
26			a.	An agreement that it may be served with process in this state in a proceeding				
27				for the enforcement of an obligation of a constituent corporation; and				
28			b.	An irrevocable appointment of the secretary of state as its agent to accept				
29				service of process in any proceeding and an address to which process may				
30				be forwarded as provided in section 10-01.1-13.				

1	SEC	CTION	V 46.	AMENDMENT. Subsection 1 of section 10-33-107 of the North Dakota
2	Century Co	de is	amen	ded and reenacted as follows:
3	1.	A co	ourt m	ay grant equitable relief it considers just and reasonable in the
4		circu	umsta	nces or may dissolve a corporation and liquidate its assets and activities
5		a.	In a	supervised voluntary dissolution under section 10-33-106.
6		b.	In an	action by a director or at least fifty members with voting rights or ten
7			perce	ent of the members with voting rights, whichever is less, when it is
8			estal	olished that:
9			(1)	The directors or the persons having the authority otherwise vested in
10				the board are deadlocked in the management of the corporate affairs,
11				the members cannot break the deadlock, and the corporation or the
12				parties have not provided for a procedure to resolve the dispute;
13			(2)	The directors or those in control of the corporation have acted
14				fraudulently, illegally, or in a manner unfairly prejudicial toward one or
15				more members in their capacities as members, directors, or officers;
16			(3)	The members of the corporation are so divided in voting power that, for
17				a period that includes the time when two consecutive regular meetings
18				were held, they have failed to elect successors to directors whose
19				terms have expired or would have expired upon the election and
20				qualification of their successors;
21			(4)	The corporate assets are being misapplied or wasted; or
22			(5)	The period of duration as provided in the articles has expired and has
23				not been extended as provided in section 10-33-118.
24		C.	In an	action by a creditor when:
25			(1)	The claim of the creditor has been reduced to judgment and an
26				execution on it has been returned unsatisfied; or
27			(2)	The corporation has admitted in writing that the claim of the creditor is
28				due and owing and it is established that the corporation cannot pay its
29				debts in the ordinary course of its activities.
30		d.	In an	action by the attorney general when it is established that:

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1	(1)	The articles and certificate of incorporation were obtained through
2		fraud;
3	(2)	The corporation should not have been formed under this chapter;
4	(3)	The corporation failed to comply with the requirements of sections
5		10-33-02 through 10-33-19 essential to incorporation under or election
6		to become governed by this chapter;
7	(4)	The corporation has flagrantly violated a provision of this chapter, has
8		violated a provision of this chapter more than once, or has violated
9		more than one provision of this chapter;
10	(5)	The corporation has engaged in an unauthorized act, contract,
11		conveyance, or transfer or has exceeded its powers;
12	(6)	The corporation has acted, or failed to act, in a manner that constitutes
13		surrender or abandonment of the corporate purpose, franchise,
14		privileges, or enterprise;
15	(7)	The corporation has liabilities and obligations exceeding the corporate
16		assets;
17	(8)	The period of corporate existence has ended without extension;
18	(9)	The corporation has failed for a period of ninety days to pay fees,
19		charges, or penalties required by this chapter;
20	(10)	The corporation has failed for a period of thirty days:
21		(a) To appoint and maintain a registered agent in this state as
22		provided in chapter 10-01.1; or
23		(b) After changing its registered office, to file with the secretary of
24		state a statement of the change as provided in chapter 10-01.1;
25	(11)	The corporation has answered falsely or failed to answer a reasonable
26		written interrogatory from the secretary of state or the attorney general
27		to the corporation, its officers, or directors;
28	(12)	The corporation has solicited property and has failed to use it for the
29		purpose solicited; or
30	(13)	The corporation has fraudulently used or solicited property.

1		e.	An action may not be commenced under subdivision d until thirty days after
2			notice to the corporation by the attorney general of the reason for the filing of
3			the action. If the reason for filing the action is an act that the corporation has
4			done, or omitted to do, and the act or omission may be corrected by an
5			amendment of the articles or bylaws or by performance of or abstention from
6			the act, the attorney general shall give the corporation thirty additional days in
7			which to effect the correction before filing the action.
8	SEC	CTIO	N 47. AMENDMENT. Section 10-33-120 of the North Dakota Century Code is
9	amended a	nd re	enacted as follows:
10	10-3	33-12	0. Service of process on corporation, foreign corporation, and
11	nonresider	nt dir	ectors.
12	1.	The	registered agent must be an agent of the corporation or foreign corporation,
13		and	any nonresident director upon whom any Any process, notice, or demand
14		requ	uired or permitted by law to be served on the corporation, the foreign
15		corp	poration, or a director may be served as provided in section 10-01.1-13.
16		a.	When a foreign corporation transacts business without a certificate of
17			authority, or when the certificate of authority of a foreign corporation is
18			suspended or revoked, the secretary of state is an agent of the foreign
19			corporation for service of process, notice, or demand.
20		b.	Acceptance of a directorship includes the appointment of the secretary of
21			state as an agent for personal service of legal process, notice, or demand.
22	2.	A pi	rocess, notice, or demand required or permitted by law to be served upon a
23		corp	poration or foreign corporation may be served:
24		a.	On the registered agent of the corporation or foreign corporation;
25		b.	On an officer of the corporation or foreign corporation;
26		C.	On any responsible person found at the registered office or at the principal
27			executive office if located in this state; or
28		d.	On the secretary of state as provided in this section.
29	3.	lf no	either the registered agent nor a responsible person can be found at the
30		regi	stered office, or if a responsible person cannot be found at the principal

1		chooding office it located in this state, then the societary of state is all agent of the						
2		corp	oratio	n upon whom the process, notice, or demand may be served.				
3		a.	Servi	ce on the secretary of state:				
4			(1)	Shall be made by registered mail or personal delivery to the secretary				
5				of state and not by electronic communication;				
6			(2)	Shall include the return of the sheriff, or the affidavit of an individual				
7				who is not a party, verifying that neither the registered agent nor a				
8				responsible person can be found at the registered office or at the				
9				principal executive office if located in this state;				
10			(3)	Is deemed personal service upon the corporation or foreign corporation				
11				and must be made by filing with the secretary of state:				
12				(a) Three copies of the process, notice, or demand; and				
13				(b) The fees provided in section 10-33-140; and				
14			(4)	Is returnable in not less than thirty days notwithstanding a shorter				
15				period specified in the process, notice, or demand.				
16		b.	The s	ecretary of state shall immediately forward, by registered mail,				
17			addre	essed to the corporation or foreign corporation at its registered office, a				
18			сору	of the process, notice, or demand.				
19	4.	Proc	cess, r	otice, or demand may be served on a dissolved corporation as provided				
20		in th	is sub	section. The court shall determine if service is proper. If a corporation				
21		has	volunt	arily dissolved or a court has entered a decree of dissolution, service				
22		may	be m	ade according to subsection 2 as long as claims are not finally barred				
23		und	e r sec t	ion 10-33-115. If a corporation has been involuntarily dissolved				
24		purs	suant t	section 10-33-139, service may be made according to subsection 2.				
25	5.	The	secre	tary of state shall maintain a record of every process, notice, and				
26		dem	nand so	erved on the secretary of state under this section, including the date of				
27		serv	rice an	d the action taken with reference to the process, notice, or demand.				
28	6.	This	sectic	on does not limit the right to serve any process, notice, or demand				
29		requ	uired o	r permitted by law to be served upon a corporation or foreign corporation				
30		in a ı	ny othe	er manner permitted by law.				

1	SECTIO	N 48.	AMENDMENT. Section 10-33-128 of the North Dakota Century Code is
2	amended and re	eenacte	ed as follows:
3	10-33-1	28. Fo	reign corporation application for certificate of authority.
4	1. An	applica	ant for the certificate shall file with the secretary of state a certificate of
5	sta	tus fron	n the filing office in the jurisdiction in which the foreign corporation is
6	inc	orporat	ed and an application executed by an authorized person and setting
7	for	th:	
8	a.	The r	name of the foreign corporation and, if different, the name under which it
9		propo	oses to conduct activities in this state;
10	b.	The j	urisdiction of its incorporation;
11	c.	The o	date of incorporation in the jurisdiction of its incorporation and the period
12		of du	ration of the foreign corporation;
13	d.	The a	address of the principal executive office of the foreign corporation in the
14		jurisd	iction where it is incorporated;
15	e.	The a	address name of the proposed registered office agent of the foreign
16		corpo	pration in this state;
17	f .	The r	name as provided in chapter 10-01.1 and, if a noncommercial registered
18		<u>agen</u>	t, then the address of the proposed that noncommercial registered agent
19		in this	s state that is:
20		(1)	An individual resident of this state;
21		(2)	A corporation whether incorporated under this chapter or under another
22			provision of this code; or
23		(3)	A foreign corporation having a place of activity in, and authorized to
24			conduct activities in, this state whether authorized to conduct activities
25			in this state under this chapter or under another provision of this code;
26	g. <u>f.</u>	The p	ourpose or purposes of the foreign corporation which it proposes to
27		pursu	ue in conducting its activities in this state;
28	h. g.	The r	names and addresses of the directors and officers of the foreign
29		corpo	pration; and
30	i. <u>h.</u>	Any a	additional information deemed necessary or appropriate by the secretary
31		of sta	te to enable the secretary of state to determine whether the foreign

1		corporation is entitled to a certificate of authority to conduct activities in this
2		state.
3	2.	The application must be accompanied by payment of the fees provided in section
4		10-33-140 together with a certificate of good standing or a certificate of existence
5		duly authenticated by the incorporating officer of the state or country where the
6		corporation is incorporated and the consent of the designated registered agent for
7		service of process to serve in that capacity.
8	SE	CTION 49. AMENDMENT. Subsection 2 of section 10-33-129 of the North Dakota
9	Century Co	ode is amended and reenacted as follows:
10	2.	File the application, and the certificate of good standing or certificate of existence,
11		and the consent of the registered agent; and
12	SE	CTION 50. AMENDMENT. Section 10-33-131 of the North Dakota Century Code is
13	amended a	and reenacted as follows:
14	10-	33-131. Foreign corporation - Registered agent - Registered office - Certain
15	reports . A	foreign corporation authorized to conduct activities in this state must:
16	1.	Establish and shall continuously maintain a registered agent and registered office
17		in the same manner this state as provided in section 10-33-12;
18	2.	Appoint and continuously maintain a registered agent in the same manner as
19		provided in section 10-33-12; and
20	3.	File a report upon the establishment of or any change in the address of its
21		registered office or upon the designation of or change in the name or address of its
22		registered agent in the same manner as provided in section 10-33-13 chapter
23		<u>10-01.1</u> .
24	SE	CTION 51. AMENDMENT. Subsection 1 of section 10-33-133 of the North Dakota
25	Century Co	ode is amended and reenacted as follows:
26	1.	A foreign corporation authorized to conduct activities in this state may withdraw
27		from this state upon procuring from the secretary of state a certificate of
28		withdrawal. In order to procure the certificate, the foreign corporation shall file with
29		the secretary of state an application for withdrawal, together with the fees provided
30		in section 10-33-140, which must set forth:

ı		a.	rne	name of the corporation and the state of country under the laws of which
2			it is i	ncorporated;
3		b.	That	the corporation is not conducting activities in this state;
4		C.	That	the corporation surrenders its authority to conduct activities in this state;
5		d.	That	the corporation revokes the authority of its registered agent in this state
6			to ac	ecept service of process and consents to that service of process on the
7			corp	oration by service upon the secretary of state in any action, suit, or
8			proc	eeding based upon any cause of action arising in this state during the
9			time	the corporation was authorized to conduct activities in this state may
10			there	eafter be made on such corporation as provided in section 10-01.1-13;
11			and	
12		e.	А ро	st-office address to which a person may mail a copy of any process
13			agaiı	nst the corporation.
14	SE	CTIO	N 52.	AMENDMENT. Section 10-33-134 of the North Dakota Century Code is
15	amended a	and re	enact	ed as follows:
16	10-	33-13	4. Fo	reign corporation - Revocation of certificate of authority.
17	1.	The	certif	cate of authority of a foreign corporation to conduct activities in this state
18		may	/ be re	evoked by the secretary of state if:
19		a.	The	foreign corporation has failed to:
20			(1)	Maintain Appoint and maintain a registered agent and registered office
21				as required by this provided in chapter 10-01.1; or
22			(2)	Appoint and maintain a registered agent as required by this chapter;
23			(3)	File a report upon any change in the address of its registered office;
24			(4)	File a report upon any change in the name or business address of the
25				registered agent; or
26			(5)	File in the office of the secretary of state any amendment to its
27				application for a certificate of authority as specified in section
28				10-33-130; or
29		b.	A mi	srepresentation has been made of any material matter in any application,
30			repo	rt, affidavit, or other record submitted by the foreign corporation pursuant
31			to th	s chapter.

1 2. No Except revocation of the certificate of authority for failure to file the annual 2 report as provided in section 10-33-139, no certificate of authority of a foreign 3 corporation may be revoked by the secretary of state unless: 4 The secretary has given the foreign corporation not less than sixty days' a. 5 notice by mail addressed to its registered agent at the registered office in this 6 state or, if the foreign corporation fails to appoint and maintain a registered 7 agent in this state, then addressed to its principal executive office; and 8 b. During the sixty-day period, the foreign corporation has failed to file: 9 File the report of change as provided in chapter 10-01.1 regarding the (1) 10 registered office or the registered agent, to file; 11 <u>(2)</u> File any amendment; or to correct 12 (3)Correct the misrepresentation. 13 3. Upon the expiration of sixty days after the mailing of the notice, the authority of the 14 foreign corporation to conduct activities in this state ceases. The secretary of state 15 shall issue a eertificate notice of revocation and shall mail the eertificate notice to 16 the principal executive office of the foreign corporation. 17 **SECTION 53. AMENDMENT.** Section 10-33-138 of the North Dakota Century Code is 18 amended and reenacted as follows: 19 10-33-138. Foreign corporation - Service of process. Service of process on a 20 foreign corporation must be as provided in section 10-33-120 10-01.1-13. 21 **SECTION 54. AMENDMENT.** Section 10-33-139 of the North Dakota Century Code is 22 amended and reenacted as follows: 23 10-33-139. Secretary of state - Annual report of corporations and foreign 24 corporations. 25 Each corporation, and each foreign corporation authorized to conduct activities in 26 this state, shall file, within the time provided in subsection 3, an annual report 27 setting forth: 28 The name of the corporation or foreign corporation and the state or country a. 29 under the laws of which it is incorporated.

- b. The address of the registered office of the corporation or foreign corporation in this state, the name of its registered agent in this state at that address, and the address of its principal executive office.
- A brief statement of the character of the activities in which the corporation or foreign corporation is actually engaged in this state.
- d. The names and respective addresses of the officers and directors of the corporation or foreign corporation.
- e. The section of the Internal Revenue Code by which its tax status is established.
- 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 provided in subsection 34 of section 10-33-01 or in the articles or bylaws, or in a resolution approved by the 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 (1) If the report does not conform, it must be returned to the corporation for 2 any necessary corrections. 3 (2) If the report is filed before the deadlines provided in this subsection, 4 penalties for the failure to file a report within the time provided do not 5 apply, if the report is corrected to conform to the requirements of 6 subsection 2 and returned to the secretary of state within thirty days 7 after the annual report was returned by the secretary of state for 8 correction. 9 C. The secretary of state may extend the annual filing date of any corporation or 10 foreign corporation if a written application for an extension is delivered before 11 February first. 12 4. After the date established under subsection 3, the secretary of state shall notify 13 any corporation or foreign corporation failing to file its annual report that its 14 certificate of incorporation or certificate of authority is not in good standing and that 15 it may be dissolved or revoked pursuant to subsections 5 and 6. The secretary of 16 state must mail the notice to the last registered agent at the last registered office of 17 record. If the corporation or foreign corporation files its annual report after the 18 notice is mailed, together with the annual report filing fee and late filing penalty fee 19 as provided in section 10-33-140, the secretary of state shall restore its certificate 20 of incorporation or certificate of authority to good standing. 21 5. A corporation that does not file its annual report, along with the statutory filing and 22 penalty fees, within one year after the date established in subsection 3 ceases to 23 exist and is considered involuntarily dissolved by operation of law. 24 Thereafter, the secretary of state shall note the termination of the 25 corporation's certificate of incorporation on the records of the secretary of 26 state and shall give notice of the action to the dissolved corporation. 27 b. Notice by the secretary of state must be mailed to the last registered agent at 28 the last registered office of record. 29 6. A foreign corporation that does not file its annual report, along with the statutory 30 filing and penalty fees, within one year after the date established by subsection 3

forfeits its authority to conduct activities in this state.

1			a.	The secretary of state shall note the revocation of the foreign corporation's
2				certificate of authority on the records of the secretary of state and shall give
3				notice of the action to the foreign corporation.
4			b.	Notice by the secretary of state must be mailed to the foreign corporation's
5				last registered agent at the last registered office of record.
6			c.	The decision by the secretary of state that a certificate of authority must be
7				revoked under this subsection is final.
8		7.	A cc	orporation that was dissolved for failure to file an annual report, or a foreign
9			corp	poration whose authority was forfeited by failure to file an annual report, may be
10			reins	stated by filing a past-due report, together with the statutory filing and penalty
11			fees	for an annual report and a reinstatement fee as provided in section 10-33-140.
12			The	fees must be paid and the report filed within one year following the involuntary
13			diss	olution or revocation. Reinstatement under this subsection does not affect the
14			right	ts or liability for the time from the dissolution or revocation to the reinstatement.
15		8.	The	secretary of state may waive any penalties provided in this section when an
16			annı	ual report form could not be delivered to the corporation.
17		SEC	OIT	N 55. AMENDMENT. Subsection 1 of section 10-33-140 of the North Dakota
18	Century	/ Co	de is	amended and reenacted as follows:
19		1.	The	secretary of state shall charge and collect for:
20			a.	Filing articles of incorporation and issuing a certificate of incorporation, thirty
21				forty dollars.
22			b.	Filing articles of amendment, twenty dollars.
23			C.	Filing articles of correction, twenty dollars.
24			d.	Filing restated articles of incorporation, thirty dollars.
25			e.	Filing articles of merger or consolidation and issuing a certificate of merger or
26				consolidation, fifty dollars.
27			f.	Filing an intent to dissolve, ten dollars.
28			g.	Filing articles of dissolution, twenty dollars.
29			h.	Filing a statement of change of address of registered office or change of
30				registered agent, or both, ten dollars.
31			i.	Filing a registered agent's consent to serve in that capacity, ten dollars.

1		j.	Filing	a res	ignation as registered agent, ten dollars <u>the fee provided in section</u>
2			<u>10-0</u> 2	1.1-03	
3	k.	<u>i.</u>	Filing	an ap	pplication to reserve a corporate name, ten dollars.
4	Ŀ	<u>j.</u>	Filing	a not	ice of transfer of a reserved corporate name, ten dollars.
5	m.	<u>k.</u>	Filing	a car	cellation of reserved corporate name, ten dollars.
6	n.	<u>l.</u>	Filing	a con	sent to use of a deceptively similar name, ten dollars.
7	0.	<u>m.</u>	Filing	an ap	oplication of a foreign corporation for a certificate of authority to
8			cond	uct aff	airs in this state and issuing a certificate of authority, forty fifty
9			dolla	rs.	
10	p.	<u>n.</u>	Filing	an ap	pplication of a foreign corporation for an amended certificate of
11			autho	ority, fo	orty dollars.
12	q.	<u>O.</u>	Filing	a cer	tified statement of merger of a foreign corporation holding a
13			certif	icate c	of authority to conduct activities in this state, fifty dollars.
14	r.	<u>p.</u>	Filing	an ap	pplication for withdrawal of a foreign corporation and issuing a
15			certif	icate c	of withdrawal, twenty dollars.
16	S.	<u>q.</u>	Filing	an ar	nnual report of a domestic or foreign corporation, ten dollars.
17			(1)	The	secretary of state shall charge and collect additional fees for late
18				filing	of the annual report:
19				(a)	After the date provided in subsection 3 of section 10-33-139, five
20					dollars; and
21				(b)	After the dissolution of a corporation, or the revocation of the
22					certificate of authority of a foreign corporation, the reinstatement
23					fee of forty dollars.
24			(2)	Fees	paid to the secretary of state according to this subdivision are not
25				refun	dable if an annual report submitted to the secretary of state cannot
26				be fil	ed because it lacks information required by section 10-33-139, or
27				the a	nnual report lacks sufficient payment as required by this
28				subd	ivision.
29	ŧ.	<u>r.</u>	Subn	nitting	any record for approval before the actual time of submission for
30			filing,	one-h	nalf of the fee provided in this subsection for filing the record.
31	u.	<u>s.</u>	Filing	any c	other statement of a domestic or foreign corporation, ten dollars.

30

C.

officer.

1 SECTION 56. AMENDMENT. Section 10-34-04 of the North Dakota Century Code is 2 amended and reenacted as follows: 3 10-34-04. Compliance with title - Registered office and - Registered agent. 4 1. A real estate investment trust may not do business in this state until it complies 5 with this title. 6 2. Each real estate investment trust shall continuously maintain in this state: 7 A a registered office, which need not be the same as the principal place of 8 business or the principal executive office of the real estate investment trust. 9 An agent for service of process on the real estate investment trust. The agent b. 10 must be an individual resident of this state, a domestic corporation, a 11 domestic limited liability company, a foreign corporation, or a foreign limited 12 liability company authorized to do business agent as provided by chapter 13 10-01.1, and if a noncommercial registered agent, then the address of that 14 noncommercial registered agent in this state. 15 3. A domestic or foreign real estate investment trust shall register with the secretary 16 of state by submitting an application signed by a trustee which includes: 17 The name of the real estate investment trust which may not be the same or a. 18 deceptively similar to the name of any other real estate investment trust 19 registered with the secretary of state, or any corporation, limited liability 20 company, limited partnership, limited liability partnership, or any name that is 21 in some manner reserved with the secretary of state, that is a fictitious trade 22 name registered in the manner as provided in chapter 45-11, or that is a trade 23 name registered in the manner as provided in chapter 47-25 unless there is 24 filed with the secretary of state a written consent of the holder of the similar 25 trade name to use the name proposed by the real estate investment trust. 26 The name may not contain the word "corporation", "company", "incorporated", 27 "limited liability company", or any abbreviation of these words. 28 The state and date of its formation. b.

The name, address, and principal place of business of each trustee and

1		d.	The address name of its registered office and the name of its registered agent
2			located at that office with the written consent of the as provided in chapter
3			10-01.1 and, if a noncommercial registered agent, then the address of that
4			noncommercial registered agent attached to the application in this state.
5		e.	A statement that the secretary of state is appointed the agent of the real
6			estate investment trust for service of process if the registered agent's
7			authority has been revoked or if the agent cannot be found or served with the
8			exercise of reasonable diligence as provided in section 10-01.1-13.
9	4.	If the	e secretary of state finds that an application for registration of a real estate
10		inve	stment trust conforms to law and all fees have been paid, the secretary of state
11		shal	l:
12		a.	Endorse on the application the word "filed", and the month, day, and year of
13			the filing.
14		b.	File the application in the office of the secretary of state.
15	5.	A re	al estate investment trust may change its registered office, change its
16		regi	stered agent, or state a change in the name of its registered agent by filing with
17		the :	secretary of state, along with the fees provided in this chapter, a statement
18		cont	taining:
19		a.	The name of the real estate investment trust.
20		b.	If the address of its registered office is to be changed, the new address of its
21			registered office.
22		e.	If its registered agent is to be changed, the name of its new registered agent.
23		d.	If the name of its registered agent is to be changed, the name of its registered
24			agent as changed.
25		e .	A statement that the address of its registered office and the address of the
26			business office of its registered agent, as changed, will be identical.
27		f.	A statement that the change of registered office or registered agent was
28			authorized by resolution approved by the real estate investment trust as
29			provided in chapter 10-01.1.
30	6.	A re	gistered agent of a real estate investment trust may resign by filing with the
31		Secr	etary of state a signed written notice of resignation, including a statement that

- a signed copy of the notice has been given to the real estate investment trust at its principal executive office or to a legal representative of the real estate investment trust. The appointment of the agent terminates thirty days after the notice is filed with the secretary of state as provided in chapter 10-01.1.
- 7. If the business address or the name of a registered agent changes, the agent shall change the address of the registered office or the name of the registered agent, as the case may be, of each real estate investment trust represented by that agent by filing with the secretary of state a statement as required in subsection 5, except that it need be signed only by the registered agent, need not be responsive to subdivision f of subsection 5, and must state that a copy of the statement has been mailed to each of those real estate investment trusts or to the legal representative of each of those real estate investment trusts.
- 8. The fee prescribed in this chapter for change of registered office must be refunded when in the secretary of state's opinion a change of address of registered office results from rezoning or postal reassignment.
- 9. If any statement in the application was false when made or any arrangements or other facts described have changed, making the application inaccurate in any respect, the real estate investment trust shall file promptly with the secretary of state an application for an amended application executed by an authorized person correcting the statement.
- 40. 8. The secretary of state may revoke the registration of a domestic or foreign real estate investment trust for failure to maintain a registered office and or a registered agent as required by this chapter and chapter 10-01.1. Before revoking the registration, the secretary of state shall give not less than sixty days' notice by mail addressed to the last registered agent at the last registered office and, or to the principal office of record of a foreign real estate investment trust of the deficiency.
- **SECTION 57. AMENDMENT.** Section 10-34-06 of the North Dakota Century Code is amended and reenacted as follows:
- 10-34-06. Service of process on real estate investment trust and nonresident trustees.

- 1. The registered agent must be an agent of the real estate investment trust and any nonresident trustee upon whom any Any process, notice, or demand required or permitted by law to be served on the real estate investment trust or trustee may be served on the real estate investment trust and any nonresident trustee as provided in section 10-01.1-13. Acceptance of a trusteeship includes the appointment of the secretary of state as an agent for personal service of legal process, notice, or demand.
- 2. A process, notice, or demand required or permitted by law to be served upon a real estate investment trust may be served either upon the registered agent, or upon a trustee of the real estate investment trust, or upon the secretary of state as provided in this section.
- 3. If neither the registered agent nor a trustee of the real estate investment trust can be found at the registered office, or if a real estate investment trust fails to maintain a registered agent in this state and a trustee cannot be found at the registered office, then the secretary of state is the agent upon whom the process, notice, or demand may be served. The return of the sheriff, or the affidavit of a person who is not a party, that no registered agent or trustee can be found at the registered office must be provided to the secretary of state. Service on the secretary of state of any process, notice, or demand is deemed personal service upon the real estate investment trust and must be made by filing with the secretary of state an original and two copies of the process, notice, or demand. The secretary of state immediately shall forward, by registered mail, addressed to the real estate investment trust at its registered office, a copy of the process, notice, or demand. Service on the secretary of state is returnable in not less than thirty days notwithstanding a shorter period specified in the process, notice, or demand.
- 4. A record of all processes, notices, and demands served upon the secretary of state under this section, including the date of service and the action taken with reference to it, must be maintained in the office of the secretary of state.
- 5. Nothing in this section limits the right to serve any process, notice, or demand required or permitted by law to be served upon a real estate investment trust in any other manner permitted by law.

1 SECTION 58. AMENDMENT. Section 10-34-09 of the North Dakota Century Code is 2 amended and reenacted as follows: 3 10-34-09. Fees. The secretary of state shall charge and collect the following fees with 4 respect to real estate investment trusts: 5 Filing a registration of a real estate investment trust, one hundred ten dollars. 1. 2. 6 Filing a registered agent's consent or any amendment changing the registered 7 agent or registered office, ten dollars the fee provided in section 10-01.1-03. 8 3. Filing a resignation of a registered agent, ten dollars. 9 Filing a renewal or amendment of registration of a real estate investment trust, forty 10 dollars. 11 Issuing a certificate of good standing, twenty-five dollars. 5. 4. 12 **SECTION 59. AMENDMENT.** Section 45-10.2-17 of the North Dakota Century Code is 13 amended and reenacted as follows: 14 45-10.2-17. Registered office and registered - Registered agent. 15 A limited partnership shall continuously maintain a registered office agent in this 16 state as provided by chapter 10-01.1, and if a noncommercial registered agent, the 17 address of that noncommercial registered agent. A registered office need not be 18 the same as the principal place of business or the principal executive office of the 19 limited partnership. 20 2. The limited partnership shall appoint and continuously maintain a registered agent 21 who may be: 22 An individual residing in this state; a. 23 b. A domestic corporation; 24 A domestic limited liability company; or С. 25 d. A foreign corporation or foreign limited liability company authorized to transact 26 business in this state. 27 3. The registered agent shall maintain a business office identical to its registered 28 office. 29 Proof of the consent of the registered agent to serve in the capacity of registered 30 agent must be filed with the secretary of state.

1	SEC		N 60. AMENDMENT. Section 45-10.2-18 of the North Dakota Century Code is
2	amended a	nd re	enacted as follows:
3	45-	10.2-1	8. Change of registered office or agent - Resignation of registered agent
4	- Change o	of nan	ne or address of registered agent.
5	1.	A lin	nited partnership may change the its registered office of the limited partnership,
6		char	nge the its registered agent of the limited partnership, or state a change in the
7		nam	ne of the registered agent of the limited partnership, by filing with the secretary
8		of st	tate a statement containing:
9		a.	The name of the limited partnership;
10		b.	The new address of the registered office of the limited partnership, if the
11			address of the registered office of the limited partnership is to be changed;
12		e .	The name of the new registered agent of the limited partnership, if the
13			registered agent of the limited partnership is to be designated or changed;
14		d.	The name of the registered agent of the limited partnership as changed, if the
15			name of the registered agent of the limited partnership is to be changed;
16		e .	A statement that the address of the registered office of the limited partnership
17			and the address of the business office of the registered agent of the limited
18			partnership, as changed, will be identical; and
19		f.	A statement that the change of registered office or registered agent was
20			authorized by resolution approved by the general partners as provided in
21			<u>chapter 10-01.1</u> .
22	2.	A re	gistered agent of a limited partnership may resign by filing with the secretary of
23		state	e a signed written notice of resignation, including a statement that a signed
24		copy	y of the notice was given to the limited partnership at the principal executive
25		offic	e of the limited partnership, or to a legal representative of the limited
26		part	nership. The appointment of the agent terminates thirty days after the notice is
27		filed	with the secretary of state as provided in chapter 10-01.1.
28	3.	If the	e business address or name of a registered agent changes, the agent shall
29		char	nge the address of the registered office or the name of the registered agent, as
30		the (case may be, of each limited partnership represented by that agent by filing
31		with	the secretary of state a statement for each limited partnership as required in

ı		Sub	Secuo	n i, except that the statement need be signed only by the registered
2		age	nt, ne	ed not be responsive to subdivision f of subsection 1, and must state that
3		a cc	py of	the statement was mailed to each of those limited partnerships or to the
4		lega	l repr	esentative of each of those limited partnerships.
5	4.	The	fee p	rovided in section 45-10.2-109 for change of registered office must be
6		refu	nded	if in the opinion of the secretary of state a change of address of
7		regi	sterec	l office results from rezoning or postal reassignment.
8	SEC	CTIOI	N 61.	AMENDMENT. Subsection 1 of section 45-10.2-23 of the North Dakota
9	Century Co	de is	amen	ded and reenacted as follows:
10	1.	In o	rder fo	or a limited partnership to be formed, a certificate of limited partnership
11		mus	st be f	led with the secretary of state.
12		a.	The	certificate must state:
13			(1)	The name of the limited partnership, which must comply with section
14				45-10.2-10;
15			(2)	The general character of its business;
16			(3)	The street address and mailing address of the principal executive office;
17			(4)	The name, street address, and mailing address of each general partner;
18			(5)	The name, street address, and mailing address of the registered agent
19				in this state as provided in chapter 10-01.1 and, if a noncommercial
20				registered agent, the address of that noncommercial registered agent in
21				this state; and
22			(6)	Any additional information required by sections 45-10.2-94 through
23				45-10.2-106.
24		b.	A ce	rtificate of limited partnership may also contain any other matters but may
25			not v	rary or otherwise affect the provisions specified in subsection 2 of section
26			45-1	0.2-12 in a manner inconsistent with that section.
27	SEC	CTIOI	N 62.	AMENDMENT. Section 45-10.2-79 of the North Dakota Century Code is
28	amended a	nd re	enact	ed as follows:
29	45-1	10.2-7	79. (9	02) Foreign limited partnership - Application for certificate of
30	authority.			

1 A foreign limited partnership may apply for a certificate of authority to transact 1. 2 business or conduct activities in this state by delivering an application to the 3 secretary of state for filing. The application must state: 4 The name of the foreign limited partnership and, if the name does not comply a. 5 with section 45-10.2-10, then an alternate name adopted pursuant to 6 subsection 1 of section 45-10.2-77; 7 The name of the state or other jurisdiction under whose law the foreign limited b. 8 partnership is organized; 9 The general character of the business the foreign limited partnership C. 10 proposes to transact in this state; 11 d. The street and mailing address of the principal executive office of the foreign 12 limited partnership; 13 The name, street address, and mailing address in this state of the initial e. 14 registered agent of the foreign limited partnership as provided in chapter 15 10-01.1 and, if a noncommercial registered agent, the address of that 16 noncommercial registered agent in this state: 17 f. The name, street address, and mailing address of each general partner of the 18 foreign limited partnership; and 19 Whether the foreign limited partnership is a foreign limited liability limited g. 20 partnership. 21 2. A With the completed application, the foreign limited partnership shall deliver with 22 the completed application: 23 A a certificate of existence or a record of similar import signed by the 24 secretary of state or other official having custody of the publicly filed records 25 of the foreign limited partnership in the state or other jurisdiction under whose 26 law the foreign limited partnership is organized; and 27 Proof of the consent of the registered agent to serve in the capacity of 28 registered agent. 29 SECTION 63. AMENDMENT. Subsection 2 of section 45-10.2-80 of the North Dakota 30 Century Code is amended and reenacted as follows:

1		2.	File	the a	pplication , <u>and</u> th	e certificate of good standing or certificate of existence,
2			and	the c	onsent of the reg	i stered agent .
3		SEC	TION	l 64.	AMENDMENT.	Section 45-10.2-82 of the North Dakota Century Code is
4	amende	ed ar	nd ree	enact	ed as follows:	
5		45-1	0.2-8	2. F	oreign limited pa	artnership - Registered agent - Registered office -
6	Certair	rep	orts .	A fo	reign limited part	nership authorized to transact business in this state
7	shall :					
8		1.	Esta	blish	and continuously	maintain a registered office in the same manner as
9			prov	ided	in section 45-10.2	2-17;
10		2.	Appo	oint a	nd continuously r	maintain a registered agent in the same manner as
11			prov	ided	in section 45-10.2	2-17; and
12		3.	File (a rep	ort upon any cha	nge in the address of its registered office or in the name
13			or ac	ddres	s of its registered	l agent in the same manner as provided in section
14			45-1	0.2-1	8 agent as provid	ded in chapter 10-01.1 and, if a noncommercial
15			<u>regis</u>	stered	d agent, the addre	ess of that noncommercial registered agent in this state.
16		SEC	TION	l 65.	AMENDMENT.	Section 45-10.2-87 of the North Dakota Century Code is
17	amende	ed ar	nd ree	enact	ed as follows:	
18		45-1	0.2-8	7. F	oreign limited pa	artnership - Revocation of certificate of authority.
19		1.	The	certif	icate of authority	of a foreign limited partnership to transact business in
20			this	state	may be revoked	by the secretary of state upon the occurrence of either of
21			thes	e eve	ents:	
22			a.	The	foreign limited pa	artnership has failed to:
23				(1)	Maintain Appoi	nt and maintain a registered office as required by this
24					chapter agent a	as provided in chapter 10-01.1 and, if a noncommercial
25					registered ager	nt, then the address of that noncommercial registered
26					agent in this sta	ate;
27				(2)	Maintain the re	gistration of a general partner as required in section
28					45-10.2-16;	
29				(3)	File a report up	on any change in the address of its principal executive
30					office; or	
31				(4)	Appoint and ma	aintain a registered agent as required by this chapter;

1			(5)	File a report upon any change in the name or business address of the
2				registered agent; or
3			(6)	File in the office of the secretary of state any amendment to its
4				application for certificate of authority as specified in section 45-10.2-81;
5				or
6		b.	A mi	srepresentation has been made of any material matter in an application,
7			repo	rt, affidavit, or other record submitted by the foreign limited partnership
8			pursi	uant to this chapter.
9	2.	Exc	ept fo	revocation of the certificate of authority for failure to file the annual
10		rep	ort for	which the certificate of authority may be revoked as provided in section
11		45-	10.2-1	08 as provided in section 45-10.1-108, no certificate of authority may be
12		revo	oked b	y the secretary of state unless:
13		a.	The	secretary has given the foreign limited partnership at least sixty days'
14			notic	e by mail addressed to its registered agent at the registered office in this
15			state	or if the foreign limited partnership fails to appoint and maintain a
16			regis	tered agent in this state, then addressed to its principal executive office;
17			and	
18		b.	Durir	ng the sixty-day period, the foreign limited partnership has failed to file the
19			repo	rt of change as provided in chapter 10-01.1 regarding the registered
20			office	e or the registered agent, to register a general partner as required by
21			secti	on 45-10.2-16, to file any amendment, or to correct the
22			misre	epresentation.
23	3.	Upo	on the	expiration of sixty days after the mailing of the notice:
24		a.	The	authority of the foreign limited partnership to transact business in this
25			state	ceases; and
26		b.	The	secretary of state shall issue a notice of revocation and shall mail the
27			notic	e to the registered office of the foreign limited partnership, or if the
28			forei	gn limited partnership has failed to maintain a registered office, then to its
29			princ	ipal executive office.
30	SE	СТІО	N 66.	AMENDMENT. Section 45-10.2-107 of the North Dakota Century Code
31	is amende	d and	reena	cted as follows:

1	45-1	10.2-1	107.	Service of process on a limited partnership or foreign limited
2	partnership	p and	l on	nonresident general partners.
3	1.	The	regi	stered agent must be an agent of the limited partnership, the foreign
4		limit	ed p	artnership, and any nonresident general partner upon whom any Any
5		proc	ess,	notice, or demand required or permitted by law to be served on the limited
6		part	ners	hip, foreign limited partnership, or general partner may be served <u>as</u>
7		prov	<u>rided</u>	in section 10-01.1-13.
8		a.	₩h	en a foreign limited partnership transacts business without a certificate of
9			autl	nority or when the certificate of authority of a foreign limited partnership is
10			sus	pended or revoked, the secretary of state is an agent of the foreign limited
11			par	tnership for service of process, notice, or demand.
12		b.	Acc	eptance of a general partnership interest in a limited partnership or foreign
13			limi	ted partnership includes the appointment of the secretary of state as an
14			age	ent for personal service of legal process, notice, or demand.
15	2.	A pr	oces	ss, notice, or demand required or permitted by law to be served on a
16		limit	ed p	artnership or foreign limited partnership may be served:
17		a.	On	the registered agent;
18		b.	On	a general partner of the limited partnership or foreign limited partnership;
19		c.	On	any responsible person found at the registered office or at the principal
20			exe	cutive office if located in this state; or
21		d.	On	the secretary of state as provided in this section.
22	3.	lf ne	ithe	the registered agent nor a responsible person can be found at the
23		regis	stere	ed office and if a responsible person affiliated with the limited partnership or
24		forei	ign li	mited partnership cannot be found at the principal place of business in this
25		state	e, the	en the secretary of state is an agent of the limited partnership or foreign
26		limit	ed p	artnership on whom the process, notice, or demand may be served.
27		a.	Ser	vice on the secretary of state:
28			(1)	Must be made by registered mail or personal delivery to the secretary of
29				state and not by electronic communication.
30			(2)	Must include the return of the sheriff or affidavit of a person not a party,
31				verifying that neither a registered agent nor a responsible person can

1				DC 10	did at the registered office of at the principal place of business in
2				this :	state.
3			(3)	ls de	emed personal service on the limited partnership or foreign limited
4				partr	nership and may be made by filing with the secretary of state:
5				(a)	Three copies of the process, notice, or demand; and
6				(b)	The fees provided in section 45 10.2 109.
7			(4)	ls re t	turnable in not less than thirty days, notwithstanding a shorter
8				perio	od specified in the process, notice, or demand.
9		b.	The	secret	ary of state shall immediately forward, by registered mail
10			addr	essed	to the limited partnership or foreign limited partnership at its
11			regis	tered	office or principal place of business in this state, a copy of the
12			proc	ess, no	otice, or demand.
13	4.	Pro	cess, l	notice,	or demand may be served on a dissolved limited partnership as
14		pro	vided i	n this	subsection. The court shall determine if service is proper.
15		a.	lf a li	mited	partnership has voluntarily dissolved or a court has entered a
16			decr	ee of c	lissolution, then service may be made as provided in subsection 2
17			as lo	ng as	claims are not finally barred under section 45-10.2-73.
18		b.	lf a li	mited	partnership has been involuntarily dissolved by the secretary of
19			state	pursu	ant to section 45-10.2-108, then service may be made as provided
20			in su	bsecti	on 3.
21	5.	The	secre	tary of	f state shall maintain a record of every process, notice, and
22		den	nand s	erved	on the secretary of state under this section, including the date of
23		ser	/ice ar	nd the	action taken with reference to the process, notice, or demand.
24	6.	This	s secti	on doc	es not limit the right of a person to serve process, notice, or
25		den	nand r	equire	d or permitted by law to be served on a limited partnership or
26		fore	ign lin	nited p	artnership in any other manner permitted by law.
27	SE	CTIO	N 67.	AMEN	NDMENT. Section 45-10.2-108 of the North Dakota Century Code
28	is amended	d and	reena	cted a	s follows:
29	45-	10.2-	108. \$	Secret	ary of state - Annual report of limited partnership and foreign
30	limited par	rtners	ship.		

- Each limited partnership, and each foreign limited partnership authorized to transact business in this state, shall file, within the time provided by subsection 3, an annual report setting forth:
 - a. The name of the limited partnership or foreign limited partnership and the jurisdiction of origin.
 - b. The address of the registered office of the limited partnership or foreign limited partnership in this state and the name of the registered agent of the limited partnership or foreign limited partnership in this state at that address.
 - The address of the principal executive office of the limited partnership or foreign limited partnership.
 - d. A brief statement of the character of the business in which the limited partnership or foreign limited partnership is actually engaged in this state.
 - e. The name and respective address of every general partner of the limited partnership or foreign limited partnership.
- 2. The annual report must be submitted on forms prescribed by the secretary of state. The information provided in the annual report must be accurate as of the time of filing the report. The annual report must be signed as provided in subsection 40 of section 45-10.2-02 or a resolution approved by the affirmative vote of the required proportion or number of partners. If the limited partnership or foreign limited partnership is in the hands of a receiver or trustee, the annual report must be signed on behalf of the limited partnership or foreign limited partnership by the receiver or trustee. The secretary of state may destroy any annual reports provided for in this section after the annual report is on file for six years.
- 3. The annual report of a limited partnership or foreign limited partnership must be delivered to the secretary of state before April first of each year, except the first annual report of a limited partnership or foreign limited partnership must be delivered before April first of the year following the calendar year in which the certificate of limited partnership or certificate of authority was filed by the secretary of state.
 - a. An annual report in a sealed envelope postmarked by the United States postal service on or before April first or an annual report in a sealed packet with a

1 verified shipment date by any other carrier service on or before April first, 2 complies with the delivery requirement under this subsection. 3 b. The secretary of state shall file the report if the report conforms to the 4 requirements of subsection 2. 5 (1) If the report does not conform, then the report must be returned to the 6 limited partnership or foreign limited partnership for any necessary 7 corrections. 8 (2) If the report is filed before the deadlines provided in this subsection, 9 then penalties for the failure to file a report within the time provided do 10 not apply if the report is corrected to conform to the requirements of 11 subsection 2 and returned to the secretary of state within thirty days 12 after the annual report was returned by the secretary of state for 13 correction. 14 After the date established under subsection 3, the secretary of state shall notify 4. 15 any limited partnership or foreign limited partnership failing to file an annual report 16 that the certificate of limited partnership or certificate of authority of a foreign 17 limited partnership is not in good standing and that the certificate of the limited 18 partnership or the certificate of authority of the foreign limited partnership may be 19 dissolved or revoked pursuant to subsection 5. 20 The secretary of state must mail notice of dissolution or revocation to the last 21 registered agent at the last registered office of record. 22 b. If the limited partnership or foreign limited partnership files an annual report 23 after the notice is mailed, then the secretary of state will restore the certificate 24 or certificate of authority of the limited partnership or foreign limited 25 partnership to good standing. 26 5. A limited partnership that does not file an annual report, within six months after the 27 date established in subsection 3, ceases to exist and is considered involuntarily 28 dissolved by operation of law. 29 The secretary of state shall note the dissolution of the certificate of limited a. 30 partnership on the records of the secretary of state and shall give notice of the 31 action to the dissolved limited partnership.

1 b. Notice by the secretary of state must be mailed to the last registered agent at 2 the last registered office of record of the limited partnership. 3 6. A foreign limited partnership that does not file an annual report, within six months 4 after the date established by subsection 3, forfeits the right to transact business in 5 this state. 6 The secretary of state shall note the revocation of the certificate of authority of 7 the foreign limited partnership on the records of the secretary of state and 8 shall give notice of the action to the foreign limited partnership. 9 b. Notice by the secretary of state must be mailed to the last registered agent at 10 the last registered office of record of the foreign limited partnership. 11 7. A limited partnership that is dissolved for failure to file an annual report, or a 12 certificate of authority of a foreign limited partnership that is forfeited for failure to 13 file an annual report, may be reinstated by filing a past-due report, together with 14 the statutory filing and penalty fees for an annual report and a reinstatement fee as 15 provided in section 45-10.2-109. The fees must be paid and the report filed within 16 one year following the involuntary dissolution or revocation. Reinstatement under 17 this subsection does not affect the rights or liability for the time from the dissolution 18 or revocation to the reinstatement. 19 SECTION 68. AMENDMENT. Section 45-10.2-109 of the North Dakota Century Code 20 is amended and reenacted as follows: 21 **45-10.2-109.** Secretary of state - Fees for filing records. The secretary of state shall 22 charge and collect for: 23 1. Filing a certificate of limited partnership, one hundred ten dollars. 2. 24 Filing a limited partnership amendment, forty dollars. 25 3. Filing articles of conversion of a limited partnership, fifty dollars and: 26 If the organization resulting from the conversion will be a domestic 27 organization governed by the laws of this state, then the fees provided by the 28 governing laws to establish or register a new organization like the 29 organization resulting from the conversion; or If the organization resulting from the conversion will be a foreign organization 30 b.

that will transact business in this state, then the fees provided by the

1 governing laws to obtain a certificate of authority or register an organization 2 like the organization resulting from the conversion. 3 4. Filing abandonment of conversion, fifty dollars. 4 5. Filing limited partnership articles of merger, fifty dollars. 5 6. Filing abandonment of merger or exchange, fifty dollars. 7. 6 Filing a limited partnership statement of correction, forty dollars. 7 8. Filing a limited partnership dissolution, twenty-five dollars. 8 9. Filing a limited partnership cancellation, twenty-five dollars. 9 10. Filing a reservation of name, ten dollars. 10 11. Filing a notice of transfer of a reserved limited partnership name, ten dollars. 11 12. Filing a cancellation of a reserved limited partnership name, ten dollars. 12 13. Filing a consent to use a deceptively similar name, ten dollars. 13 14. Filing a statement of change of address of registered office or change of registered 14 agent, or both, ten dollars. 15 15. Filing a statement of or a change of address of registered office by registered 16 agent, ten dollars for each limited partnership affected by the change the fee 17 provided by section 10-01.1-03. 18 16. Filing a consent of registered agent to serve in the capacity of registered agent, ten 19 dollars. 20 17. Filing a resignation as registered agent, ten dollars. 21 18. 15. Filing a certificate of authority of foreign limited partnership, one hundred dollars. 22 19. 16. Filing a certified statement of amendment of foreign limited partnership, forty 23 dollars. 24 20. 17. Filing a certified statement of dissolution of foreign limited partnership, twenty-five 25 dollars. 26 21. 18. Filing a certified statement of cancellation of foreign limited partnership, twenty-five 27 dollars. 28 22. 19. Filing a certified statement of merger of foreign limited partnership, fifty dollars. 29 23. 20. Filing a certified statement of conversion of foreign limited partnership, fifty dollars 30 and:

1 If the organization resulting from the conversion will be a domestic a. 2 organization governed by the laws of this state, then the fees provided by the 3 governing laws to establish or register a new organization like the 4 organization resulting from the conversion; or 5 b. If the organization resulting from the conversion will be a foreign organization 6 that will transact business in this state, then the fees provided by the 7 governing laws to obtain a certificate of authority or register an organization 8 like the organization resulting from the conversion. 9 24. 21. Filing a statement of withdrawal of foreign limited partnership, twenty-five dollars. 10 25. 22. Filing an annual report of a limited partnership or foreign limited partnership, 11 twenty-five dollars. 12 a. The secretary of state shall charge and collect additional fees for late filing of 13 an annual report as follows: 14 After the date provided in subsection 3 of section 45-10.2-108, twenty (1) 15 dollars: and 16 (2) After the dissolution of the limited partnership or the revocation of the 17 certificate of authority of a foreign limited partnership, the reinstatement 18 fee of one hundred dollars. 19 b. Fees paid to the secretary of state according to this subsection are not 20 refundable if an annual report submitted to the secretary of state cannot be 21 filed because it lacks information required by section 45-10.2-108, or the 22 annual report lacks sufficient payment as required by this subsection. 23 26. 23. Any record submitted for approval before the actual time of submission for filing, 24 one-half of the fee provided in this section for filing the record. 25 27. 24. Filing any process, notice, or demand for service, twenty-five dollars the fee 26 provided in section 10-01.1-03. 27 a. 25. Furnishing a certificate of existence or authorization: 28 (1) Fifteen dollars; and <u>a.</u> 29 (2) Five dollars for a search of records. b. 26. 30 b. Furnishing a certified copy of any record, or paper relating to a limited partnership 31 or foreign limited partnership:

1	(1)	<u>a.</u>	One	dollar for every four pages or fraction;
2	(2)	<u>b.</u>	Fifte	en dollars for the certificate and affixing the seal thereto; and
3	(3)	<u>C.</u>	Five	dollars for a search of records.
4	SEC	CTIOI	N 69.	AMENDMENT. Subsection 1 of section 45-15-03 of the North Dakota
5	Century Co	de is	amer	nded and reenacted as follows:
6	1.	A pa	artner	ship may file with the secretary of state, along with the fees provided in
7		sect	ion 4	5-13-05, a statement of partnership authority which:
8		a.	Mus	t include:
9			(1)	The name of the partnership;
10			(2)	The street address of the partnership's principal executive office and of
11				one office in this state, if there is one;
12			(3)	The name and mailing address of each partner;
13			(4)	The address name of the registered office agent of the partnership as
14				provided in chapter 10-01.1 and, if a noncommercial registered agent,
15				the name of the registered agent at that address of the noncommercial
16				registered agent in this state;
17			(5)	The name of each partner authorized to execute an instrument
18				transferring real property held in the name of the partnership; and
19			(6)	The nature of business to be transacted.
20		b.	May	state the authority, or limitations on the authority, of some or all of the
21			partı	ners to enter into other transactions on behalf of the partnership and any
22			othe	r matter.
23	SEC	CTIO	N 70.	AMENDMENT. Section 45-15-03.1 of the North Dakota Century Code is
24	amended a	nd re	enact	red as follows:
25	45-1	15-03	.1. R	egistered office - Registered agent.
26	4.	A pa	artner	ship that files and maintains a statement of partnership authority shall
27		conf	tinuou	usly maintain a registered office in this state agent as provided by chapter
28		<u>10-0</u>)1.1 a	and, if a noncommercial registered agent, the address of the
29		non	comm	nercial registered agent in this state. A registered office need not be the
30		sam	ie as	the principal place of business or the principal executive office of the
31		part	nersh	ip.

ı	∠.	ΑÞ	arthership that lifes a statement of parthership authority shall appoint and
2		con	tinuously maintain a registered agent who may be:
3		a.	An individual residing in this state;
4		b.	A domestic corporation;
5		C.	A domestic limited liability company; or
6		d.	A foreign corporation or foreign limited liability company authorized to transact
7			business in this state.
8	3.	The	registered agent shall maintain a business office identical to the registered
9		age	nt's registered office.
10	4.	Pro	of of the registered agent's consent to serve in the capacity of registered agent
11		mus	st be filed with the secretary of state, together with the fees provided in section
12		45-	13-05.
13	SE	CTIO	N 71. AMENDMENT. Section 45-15-03.2 of the North Dakota Century Code is
14	amended a	ınd re	enacted as follows:
15	45-	15-03	3.2. Change of registered office or agent.
16	1.	A p	artnership that files and maintains a statement of partnership authority may
17		cha	nge the partnership's registered office, change the partnership's registered
18		age	nt, or state a change in the name of the partnership's registered agent, by filing
19		with	the secretary of state, along with the fees provided in section 45-13-05, a
20		stat	ement containing:
21		a.	The name of the partnership;
22		b.	If the address of the partnership's registered office is changing, the new
23			address of the partnership's registered office;
24		C.	If the partnership's registered agent is being designated or changing, the
25			name of the partnership's new registered agent;
26		d.	If the name of the partnership's registered agent is changing, the name of the
27			partnership's registered agent as changed;
28		e.	A statement that the address of the partnership's registered office and the
29			address of the business office of the partnership's registered agent, as
30			changed, will be identical; and

30

1 f. A statement that the change of registered office or registered agent was 2 authorized by resolution approved by the partners as provided in chapter 3 10-01.1. 4 2. A registered agent of a partnership may resign by filing with the secretary of state a 5 signed written notice of resignation, including a statement that a signed copy of the 6 notice was given to the partnership at the partnership's principal executive office, 7 or to a legal representative of the partnership. The appointment of the agent terminates thirty days after notice is filed with the secretary of state as provided in 8 9 chapter 10-01.1. 10 If the business address or name of a registered agent changes, the agent shall 11 change the address of the registered office or the name of the registered agent, as 12 the case may be, of each partnership represented by that agent by filing with the 13 secretary of state a statement for each partnership as required in subsection 1, 14 except the statement need be signed only by the registered agent, need not be 15 responsive to subdivision f of subsection 1, and must state that a copy of the 16 statement was mailed to each of those partnerships or to the legal representative 17 of each of those partnerships. 18 SECTION 72. AMENDMENT. Subsection 5 of section 45-21-04.2 of the North Dakota 19 Century Code is amended and reenacted as follows: 20 5. A converted organization that is a foreign organization and not authorized to 21 transact business or conduct activities in this state appoints the secretary of state 22 as its agent for service of process for purposes of enforcing an obligation under 23 this subsection as provided in section 10-01.1-13. 24 SECTION 73. AMENDMENT. Subsection 2 of section 45-21-06 of the North Dakota 25 Century Code is amended and reenacted as follows: 26 The secretary of state of this state is the agent for service of process in an action 27 or proceeding against a surviving foreign partnership to enforce an obligation of a 28 partnership that is a constituent organization. The surviving 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

ı		sec	retary	of state shall mail a copy of the process to the surviving foreign
2		part	nersh	ip as provided in section 10-01.1-13.
3	SEC	CTIO	N 74.	AMENDMENT. Subsection 3 of section 45-22-03 of the North Dakota
4	Century Co	de is	amer	nded and reenacted as follows:
5	3.	A re	egistra	ition, signed by a managing partner, must contain:
6		a.	With	respect to a domestic limited liability partnership:
7			(1)	The name of the domestic limited liability partnership.
8			(2)	The nature of the business to be transacted in this state.
9			(3)	A statement indicating whether the limited liability partnership will be
10				engaged in farming or ranching in this state or owning or leasing land in
11				this state which is used for farming or ranching.
12			(4)	The address of the principal executive office of the domestic limited
13				liability partnership.
14			(5)	The address name of the registered office agent of the domestic limited
15				liability partnership as provided in chapter 10-01.1 and the name of the
16				if a noncommercial registered agent at that, the address of that
17				noncommercial registered agent in this state.
18			(6)	The name and address of each managing partner.
19			(7)	A statement that the partnership elects to be a limited liability
20				partnership.
21			(8)	A deferred effective date, if any.
22		b.	With	respect to a foreign limited liability partnership:
23			(1)	The name of the foreign limited liability partnership and, if different, the
24				name under which the foreign limited liability partnership proposes to
25				transact business in this state.
26			(2)	The jurisdiction of origin.
27			(3)	The date on which the foreign limited liability partnership expires in the
28				jurisdiction of origin.
29			(4)	The nature of the business to be transacted in this state.

1 (5) A statement indicating whether the foreign limited liability partnership 2 will be engaged in farming or ranching in this state or owning or leasing 3 land in this state which is used for farming or ranching. 4 (6) The address of the principal executive office of the foreign limited 5 liability partnership. 6 (7) The address name of the registered office agent of the foreign limited 7 liability partnership as provided in chapter 10-01.1 and the name of the 8 foreign limited liability partnership's, if a noncommercial registered 9 agent at that, the address of that registered agent in this state. 10 (8)The name and address of each managing partner. 11 (9)An acknowledgment that the status of the foreign limited liability 12 partnership in this state will automatically expire unless the foreign 13 limited liability partnership continuously maintains limited liability 14 partnership status in the jurisdiction of origin. 15 C. The registration must be accompanied by payment of the fees provided in 16 section 45-22-22 together with a certificate of good standing or certificate of 17 existence authenticated by the registering officer of the state or country where 18 the foreign limited liability partnership is originally registered and the consent 19 of the designated registered agent for service of process to serve in that 20 capacity. 21 **SECTION 75. AMENDMENT.** Section 45-22-11 of the North Dakota Century Code is 22 amended and reenacted as follows: 23 45-22-11. Registered office and agent. 24 A limited liability partnership shall continuously maintain a registered office in this 25 state agent as provided by chapter 10-01.1 and, if a noncommercial registered 26 agent, the address of that noncommercial registered agent in this state. A 27 registered office need not be the same as the principal place of business or the 28 principal executive office of the limited liability partnership. 29 2. A limited liability partnership shall appoint and continuously maintain a registered 30 agent in the registration who may be: 31 An individual residing in this state;

1		b.	A dor	nestic corporation, domestic limited liability company, or domestic limited
2			liabili	ty partnership; or
3		c.	A for	eign corporation, foreign limited liability company, or foreign limited
4			liabili	ty partnership authorized to transact business in this state.
5	3.	Pro	of of th	e registered agent's consent to serve in the capacity of registered agent
6		mus	st be fil	ed with the secretary of state, together with the fees provided in section
7		45- 2	22-22.	
8	SEC	CTIO	N 76.	AMENDMENT. Section 45-22-12 of the North Dakota Century Code is
9	amended a	nd re	enacte	ed as follows:
10	45-2	22-12	. Cha	nge of registered office or agent.
11	1.	A lir	nited li	ability partnership may change the limited liability partnership's
12		regi	stered	office, change the limited liability partnership's registered agent, or state
13		a ch	nange i	n the name of the limited liability partnership's registered agent, by filing
14		with	the so	ecretary of state, along with the fees provided in section 45-22-22, a
15		stat	ement	containing:
16		a.	The r	name of the limited liability partnership.
17		b.	If the	address of the limited liability partnership's registered office is changing,
18			the n	ew address of the limited liability partnership's registered office.
19		c.	If the	limited liability partnership's registered agent is to be designated or is
20			chan	ging, the name of the limited liability partnership's new registered agent.
21		d.	If the	name of the limited liability partnership's registered agent is changing,
22			the n	ame of the limited liability partnership's registered agent as changed.
23		e.	A sta	tement that the address of the limited liability partnership's registered
24			office	and the address of the business office of the limited liability
25			partn	ership's registered agent, as changed, will be identical.
26		f.	A sta	tement that the change of registered office or registered agent was
27			autho	prized by resolution of the partnership as provided in chapter 10-01.1.
28	2.	A re	egistere	ed agent of a limited liability partnership may resign by filing with the
29		sec	retary (of state a written notice of resignation, including a statement that a
30		sign	red co p	by of the notice was given to the limited liability partnership at the limited
31		liab	ilitv paı	rtnership's principal executive office, or to a legal representative of the

1		limite	ed lial	pility partnership. The appointment of the agent terminates thirty days
2		after	the n	otice is filed with the secretary of state as provided in chapter 10-01.1.
3	3.	If the	busi	ness address or name of a registered agent changes, the agent shall
4		char	ige th	e address of the registered office or name of the registered agent of each
5		limite	ed lial	pility partnership represented by that agent by filing with the secretary of
6		state	a sta	atement for each limited liability partnership as required in subsection 1,
7		ехес	pt the	statement need be signed only by the registered agent, need not be
8		resp	onsiv	e to subdivision c or f of subsection 1, and must state that a copy of the
9		state	ment	was mailed to each of those limited liability partnerships or to the legal
10		repre	esent	ative of each of those limited liability partnerships.
11	4 .	The	fee p ı	rescribed in section 45-22-22 for the change of registered office must be
12		refur	nded i	f, in the opinion of the secretary of state, the change of address of
13		regis	stered	office results from rezoning or postal reassignment.
14	SEC	OITC	l 77.	AMENDMENT. Subsection 2 of section 45-22-13 of the North Dakota
15	Century Co	de is	amen	ded and reenacted as follows:
16	2.	The	withd	rawal statement must contain:
17		a.	With	respect to a domestic limited liability partnership:
18			(1)	The name of the domestic limited liability partnership.
19			(2)	A statement that the domestic limited liability partnership is withdrawing
20				the current registration.
21			(3)	An acknowledgment by the domestic limited liability partnership that the
22				withdrawal ends the domestic limited liability partnership's status as a
23				limited liability partnership with respect to periods after the effective
24				date of the withdrawal.
25		b.	With	respect to a foreign limited liability partnership:
26			(1)	The name of the foreign limited liability partnership.
27			(2)	The jurisdiction of origin.
28			(3)	A statement that the foreign limited liability partnership is not
29				transacting business in this state as a foreign limited liability
30				partnership.

ı			(4)	A statement that the foreign limited liability partnership surrenders
2				authority to transact business in this state as a foreign limited liability
3				partnership and is withdrawing the foreign limited liability partnership's
4				current registration.
5			(5)	An acknowledgment by the foreign limited liability partnership that the
6				withdrawal ends the foreign limited liability partnership's authorization to
7				transact business in this state as a foreign limited liability partnership
8				with respect to periods after the effective date of the withdrawal.
9			(6)	A statement that the foreign limited liability partnership revokes the
10				authority of the foreign limited liability partnership's registered agent in
11				this state to accept service of process and consents that to service of
12				process based upon any cause of action arising in this state during the
13				time the foreign limited liability partnership was authorized to transact
14				business in this state and that service may be made on the foreign
15				limited liability partnership by service upon the secretary of state as
16				provided in section 10-01.1-13.
17			(7)	A post-office address to which a person may mail a copy of any process
18				against the foreign limited liability partnership.
19	SE	CTIO	N 78.	AMENDMENT. Section 45-22-16 of the North Dakota Century Code is
20	amended a	and re	enacte	ed as follows:
21	45-	22-16	. Rev	ocation of registration.
22	1.	The	regist	tration of a limited liability partnership may be revoked by the secretary of
23		stat	e upor	n the occurrence of any of these events:
24		a.	The I	limited liability partnership fails:
25			(1)	To appoint and maintain a registered agent and registered office as
26				required by this provided in chapter 10-01.1; or
27			(2)	To file a report upon any change in the name or business address of
28				the registered agent; or
29			(3)	To file any amendment to the limited liability partnership's registration
30				required to be filed pursuant to subdivision b or c of subsection 4 of
31				section 45-22-03.

amended and reenacted as follows:

1 b. An intentional misrepresentation is made in any material matter in any 2 registration, report, affidavit, or other document submitted by the limited 3 liability partnership pursuant to this chapter. 4 2. The Except for revocation of the registration for failure to file the annual report as 5 provided in section 45-22-21.1, the secretary of state may not revoke the 6 registration of a limited liability partnership unless: 7 The secretary of state gave the limited liability partnership at least sixty days' 8 notice of the reason for the pending revocation by mail addressed to the 9 limited liability partnership's registered agent at the registered office or, if the 10 limited liability partnership fails to appoint and maintain a registered agent in 11 this state, by mail addressed to the limited liability partnership's principal 12 executive office; and 13 b. During the sixty-day period, the limited liability partnership fails: 14 To appoint and maintain a registered agent as required by this provided (1) 15 in chapter 10-01.1; 16 (2) To file the report of change regarding the name or business address of 17 the registered agent; 18 (3)To file any amendment to the limited liability partnership's registration 19 required to be filed pursuant to subdivision b or c of subsection 4 of 20 section 45-22-03; or 21 (4)To correct the misrepresentation. 22 3. Upon the expiration of the sixty-day period without the limited liability partnership 23 curing the reason for the pending revocation set forth in the notice, the registration 24 is revoked. The secretary of state shall note the revocation in the records of the 25 secretary of state and shall give notice of the revocation to the limited liability 26 partnership. Notice by the secretary of state must be mailed to the last registered 27 agent at the last registered office of record. If the limited liability partnership fails to 28 appoint and maintain a registered office in this state, the notice must be mailed to 29 the limited liability partnership's principal executive office. 30 SECTION 79. AMENDMENT. Section 45-22-17 of the North Dakota Century Code is

2	liability par	rtnership	o and on a nonresident partner.			
3	1.	The registered agent must be an agent of the limited liability partnership or foreigr				
4		limited l	iability partnership and any nonresident partner upon whom any Any			
5		process	s, notice, or demand required or permitted by law to be served on the limited			
6		liability	partnership, the foreign limited liability partnership, or a partner may be			
7		served	served as provided in section 10-01.1-13.			
8		a. W	nen a foreign limited liability partnership transacts business without a			
9		re	gistration or when the registration of a foreign limited liability partnership is			
10		su	spended or revoked, the secretary of state is an agent of the foreign limited			
11		lia	bility partnership for service of process, notice, or demand.			
12		b. Ac	ceptance of a managing partnership status in a limited liability partnership			
13		or	foreign limited liability partnership includes the appointment of the secretary			
14		of	state as an agent for personal service of legal process, notice, or demand.			
15	2.	A proce	ss, notice, or demand required or permitted by law to be served on a			
16		limited l	iability partnership or foreign limited liability partnership may be served:			
17		a. Or	the registered agent;			
18		b. Or	any responsible person found at the registered office or at the principal			
19		ex	ecutive office if located in this state;			
20		e. Or	a managing partner of the partnership; or			
21		d. Or	the secretary of state as provided in this section.			
22	3.	If neithe	er the registered agent nor a responsible person can be found at the			
23		register	ed office and if a responsible person affiliated with the limited liability			
24		partnership or foreign limited liability partnership cannot be found at the principal				
25		place o	f business in this state, then the secretary of state is an agent of the limited			
26		liability partnership or foreign limited liability partnership on whom the process,				
27		notice,	or demand may be served.			
28		a. Se	rvice on the secretary of state:			
29		(1)	Shall be made by registered mail or personal delivery to the secretary			
30			of state and not by electronic communication.			

45-22-17. Service of process on a limited liability partnership or a foreign limited

ı			(Z)	Shall include the return of the shelli of allidavit of a person not a party,
2				verifying that neither a registered agent nor a responsible person can
3				be found at the registered office or at the principal place of business in
4				this state.
5			(3)	Is deemed personal service on the limited liability partnership or foreign
6				limited liability partnership and may be made by filing with the secretary
7				of state:
8				(a) Three copies of the process, notice, or demand; and
9				(b) The fees provided in section 45-22-22.
10			(4)	Is returnable in not less than thirty days, notwithstanding a shorter
11				period specified in the process, notice, or demand.
12		b.	The s	ecretary of state immediately shall forward, by registered mail
13			addre	essed to the limited liability partnership or foreign limited liability
14			partne	ership at the registered office or principal place of business in this state,
15			a cop	y of the process, notice, or demand.
16	4.	Proc	ess, n	otice, or demand may be served on a limited liability partnership or
17		forei	gn lim	ited liability partnership that has voluntarily withdrawn its registration or
18		whie	h has	forfeited its registration as provided in section 45-22-21.1. The court
19		shall	deter	mine if service is proper:
20		a.	lf a lir	nited liability partnership or foreign limited liability partnership has
21			volun	tarily withdrawn its registration, then service may be made as provided in
22			subse	ection 2.
23		b.	lf a lir	nited liability partnership or foreign limited liability partnership has
24			forfeit	ed its registration as provided in section 45-22-21.1, then service may
25			be ma	ade as provided in subsection 3.
26	5.	The	secret	ary of state shall maintain a record of every process, notice, and
27		dem	and so	erved on the secretary of state under this section, including the date of
28		servi	ice an	d the action taken with reference to the process, notice, or demand.
29	6.	This	sectio	on does not limit the right of a person to serve process, notice, or
30		dem	and re	equired or permitted by law to be served on a limited liability partnership
31		or fo	reian l	imited liability partnership in any other manner permitted by law.

1	SEC	CTIO	N 80.	AMENDMENT. Section 45-22-21.1 of the North Dakota Century Code is		
2	amended and reenacted as follows:					
3	45-2	22-21	.1. S	ecretary of state - Annual report of domestic limited liability		
4	partnershi	p and	d fore	eign limited liability partnership.		
5	1.	Eac	h dor	nestic limited liability partnership and each foreign limited liability		
6		part	nersh	nip authorized to transact business in this state, shall file, within the time		
7		prov	vided	by subsection 3, an annual report setting forth:		
8		a.	The	name of the limited liability partnership and its jurisdiction of origin.		
9		b.	The	address of the registered office of the limited liability partnership in this		
10			state	e, and the name of the limited liability partnership's registered agent in this		
11			state	e at that address.		
12		c.	The	address of the limited liability partnership's chief executive office.		
13		d.	A br	ief statement of the character of the business in which the limited liability		
14			part	nership is actually engaged in this state.		
15		e.	The	name and respective address of each managing partner of the domestic		
16			limit	ed liability partnership or foreign limited liability partnership.		
17		f.	If the	e limited liability partnership or foreign limited liability partnership owns or		
18			leas	es land that is used for farming or ranching in this state, a statement		
19			listir	ng:		
20			(1)	The names and addresses of all partners; and		
21			(2)	The acreage [hectarage] and location listed by section, township,		
22				range, and county of all land in this state owned or leased by the limited		
23				liability partnership or foreign limited liability partnership.		
24	2.	The	annu	ual report must be submitted on forms prescribed by the secretary of state.		
25		The	infor	mation provided must be given as of the date of the execution of the		
26		repo	ort. T	he annual report must be signed as provided in subsection 24 of section		
27		45-2	22-01	, the partnership agreement, or in a resolution approved by the affirmative		
28		vote	of th	e required proportion or number of partners. If the limited liability		
29		part	nersh	nip is in the hands of a receiver or trustee, the annual report must be		
30		sigr	ned or	n behalf of the limited liability partnership by the receiver or trustee. The		

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29

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- 1 secretary of state may destroy any annual report provided for in this section after 2 the annual report is on file for six years. 3 The annual report of a limited liability partnership must be delivered to the 3. 4 secretary of state before April first of each year, except the first annual report of a 5 limited liability partnership must be delivered before April first of the year following 6 the calendar year in which the registration is filed by the secretary of state. A 7 limited liability partnership in existence on July 1, 1999, shall file the first annual 8 report before April first in the year of the expiration of the registration in effect on 9 July 1, 1999. 10 An annual report in a sealed envelope postmarked by the United States postal 11 service before April first, or an annual report in a sealed packet with a verified 12 shipment date by any other carrier service before April first, complies with this 13 requirement. 14 The secretary of state must file the annual report if the annual report conforms b. 15 to the requirements of subsection 2. 16 (1) If the annual report does not conform, the annual report must be 17 returned to the limited liability partnership for any necessary 18 corrections. 19 (2) If the annual report is filed before the deadlines provided in this 20 subsection, penalties for the failure to file a report within the time 21 provided do not apply if the annual report is corrected to conform to the 22 requirements of subsection 2 and returned to the secretary of state 23 within thirty days after the annual report was returned by the secretary 24 of state for correction. 25 After the date established under subsection 3, the secretary of state shall notify 26 any limited liability partnership failing to file an annual report that the limited liability
 - The secretary of state shall mail notice of revocation to the last registered agent at the last registered office of record.

partnership's registration is not in good standing and that the registration of the

limited liability partnership may be revoked pursuant to subsection 5.

1 b. If the limited liability partnership files an annual report after the notice is 2 mailed, together with the annual report filing fee and late filing penalty fee as 3 provided by section 45-22-22, the secretary of state shall restore the limited 4 liability partnership's registration to good standing. 5 5. A domestic limited liability partnership that does not file an annual report, along 6 with the statutory filing and penalty fees, within six months after the date 7 established in subsection 3, forfeits the limited liability partnership's registration. 8 The secretary of state shall note the revocation of the domestic limited liability 9 partnership's registration on the records of the secretary of state and shall 10 give notice of the action to the revoked domestic limited liability partnership. 11 b. Notice by the secretary of state must be mailed to the domestic limited liability 12 partnership's last registered agent at the last registered office of record. 13 A foreign limited liability partnership that does not file an annual report, along with 6. 14 the statutory filing and penalty fees, within six months after the date established by 15 subsection 3, forfeits the foreign limited liability partnership's registration and 16 authority to transact business in this state. 17 The secretary of state shall note the revocation of the foreign limited liability a. 18 partnership's registration and authority on the records of the secretary of state 19 and shall give notice of the action to the foreign limited liability partnership. 20 b. Notice by the secretary of state must be mailed to the foreign limited liability 21 partnership's last registered agent at the last registered office of record. 22 The secretary of state's decision that a registration must be revoked under C. 23 this subsection is final. 24 7. A domestic limited liability partnership with a registration that is revoked for failure 25 to file an annual report or a foreign limited liability partnership with registration and 26 authority that are forfeited by failure to file an annual report may be reinstated by 27 filing a past-due report, together with the statutory filing and penalty fees for an 28 annual report and a reinstatement fee as provided in section 45-22-22. The fees 29 must be paid and the report filed within one year following the revocation. 30 Reinstatement under this subsection does not affect any right or liability of a

I		don	iestici	imitea	liability partnership of a foreign limited liability partnership for the
2		time	from	the rev	vocation to the reinstatement.
3	SEC	CTIOI	N 81.	AMEN	IDMENT. Subsection 1 of section 45-22-22 of the North Dakota
4	Century Co	de is	amen	ded ar	nd reenacted as follows:
5	1.	The	secre	tary of	state shall charge and collect for:
6		a.	Filing	a reg	istration as a domestic limited liability partnership, twenty-five
7			thirty	<u>-five</u> d	ollars. If there are more than two managing partners, an additional
8			three	dollar	s must be paid for each additional managing partner not to exceed
9			two h	undre	d fifty dollars.
10		b.	Filing	ı a reg	istration as a foreign limited liability partnership, fifty sixty dollars.
11		C.	Filing	ı an ar	nnual report of a domestic limited liability partnership or foreign
12			limite	d liabi	lity partnership, twenty-five dollars.
13			(1)	The	secretary of state shall charge and collect additional fees for late
14				filing	of an annual report as follows:
15				(a)	After the date provided in subsection 3 of section 45-22-21.1,
16					twenty dollars; and
17				(b)	After the revocation of the domestic limited liability partnership
18					registration or the foreign limited liability partnership registration,
19					the reinstatement fee of fifty dollars.
20			(2)	Fees	paid to the secretary of state according to this subdivision are not
21				refun	dable if an annual report submitted to the secretary of state cannot
22				be fil	ed because it lacks information required by section 45-22-21.1 or
23				the a	nnual report lacks sufficient payment as required by this
24				subd	ivision.
25		d.	Filing	a sta	tement of correction or amended registration, twenty-five dollars.
26		e.	Filing	an ap	oplication to reserve a name, ten dollars.
27		f.	Filing	a not	ice of transfer of a reserved name, ten dollars.
28		g.	Filing	ı a car	cellation of reserved name, ten dollars.
29		h.	Filing	a con	sent to use of name, ten dollars.
30		i.	Filing	a sta	tement of change of address of registered office or change of
31			reais	tered a	agent or both, ten dollars.

1].	Filing a statement of or change of address of registered office by registered			
2			agent, ten dollars for each domestic limited liability partnership or foreign			
3			limited liability partnership affected by the change.			
4		k.	Filing a registered agent's consent to serve in the capacity of registered			
5			agent, ten dollars.			
6		l.	Filing a resignation as registered agent, ten dollars the fee provided in section			
7			<u>10-01.1-03</u> .			
8	m	. <u>ј.</u>	Filing a notice of withdrawal, ten dollars.			
9	n.	<u>k.</u>	Filing a certificate of fact stating a merger of a foreign limited liability			
10			partnership registered with the secretary of state, fifty dollars.			
11	0.	<u>l.</u>	Filing any other statement of a domestic limited liability partnership, ten			
12			dollars.			
13	p.	<u>m.</u>	Filing any process, notice, or demand for service, twenty-five dollars the fee			
14			provided in section 10-01.1-03.			
15	q.	<u>n.</u>	Any record submitted for approval before the actual time of submission for			
16			filing, one-half of the fee provided in this section for filing the record.			
17	SE	CTIO	N 82. AMENDMENT. Section 45-23-08 of the North Dakota Century Code is			
18	amended a	and re	enacted as follows:			
19	45-23-08. Secretary of state - Fees for filing records. The secretary of state shall					
20	0 charge and collect for:					
21	1.	Filir	ng a certificate of limited liability limited partnership, one hundred ten dollars.			
22	2.	Filir	ng a certificate of limited liability limited partnership amendment, forty dollars.			
23	3.	Filir	ng a statement of conversion of a limited liability limited partnership, fifty dollars			
24		and	<u>:</u>			
25		a.	If the organization resulting from the conversion will be a domestic			
26			organization governed by the laws of this state, then the fees provided by the			
27			governing laws to establish or register a new organization like the			
28			organization resulting from the conversion; or			
29		b.	If the organization resulting from the conversion will be a foreign organization			
30			that will transact business in this state, then the fees provided by the			

1 governing laws to obtain a certificate of authority or register an organization 2 like the organization resulting from the conversion. 3 4. Filing abandonment of conversion, fifty dollars. 4 5. Filing limited liability limited partnership articles of merger, fifty dollars. 5 6. Filing abandonment of merger or exchange, fifty dollars. 6 7. Filing a limited liability limited partnership statement of correction, forty dollars. 7 8. Filing a certificate of limited liability limited partnership dissolution, twenty-five 8 dollars. 9 9. Filing a certificate of limited liability limited partnership cancellation, twenty-five 10 dollars. 11 10. Filing a reservation of limited liability limited partnership name, ten dollars. 12 11. Filing a notice of transfer of reserved limited liability limited partnership name, ten 13 dollars. 14 12. Filing a cancellation of a reserved limited liability limited partnership name, ten dollars. 15 16 13. Filing a consent to use of a deceptively similar name, ten dollars. 17 14. Filing a statement of change of address of registered office or change of registered 18 agent, or both, ten dollars. 19 15. Filing or a statement of change of address of registered office by registered agent, 20 ten dollars for each limited liability limited partnership affected by the change. 21 16. Filing a registered agent's consent to serve in the capacity of registered agent, ten 22 dollars. 23 17. Filing a resignation as registered agent, ten dollars the fee provided in section 24 10-01.1-03. 25 18. 15. Filing a registration of foreign limited liability limited partnership, one hundred 26 dollars. 27 19. 16. Filing a certified statement of amendment of foreign limited liability limited 28 partnership, twenty-five dollars. 29 20. 17. Filing a certified statement of dissolution of foreign limited liability limited 30 partnership, twenty-five dollars.

1 21. 18. Filing a certified statement of merger of foreign limited liability limited partnership, 2 fifty dollars. 3 22. 19. Filing a certified statement of conversion of foreign limited liability limited 4 partnership, fifty dollars and: 5 If the organization resulting from the conversion will be a domestic 6 organization governed by the laws of this state, then the fees provided by the 7 governing laws to establish or register a new organization like the 8 organization resulting from the conversion; or 9 If the organization resulting from the conversion will be a foreign organization b. 10 that will transact business in this state, then the fees provided by the 11 governing laws to obtain a certificate of authority or register an organization 12 like the organization resulting from the conversion. 13 23. 20. Filing a certified statement of cancellation of foreign limited liability limited 14 partnership, twenty-five dollars. 24. 21. Filing a statement of withdrawal of foreign limited liability limited partnership, 15 16 twenty-five dollars. 17 25. 22. Filing an annual report of limited liability limited partnership, twenty-five dollars. 18 The secretary of state shall charge and collect additional fees for late filing of 19 the annual report as follows: 20 (1) After the date provided in subsection 3 of section 45-10.2-108, twenty 21 dollars; and 22 (2) After the dissolution of the limited liability limited partnership or the 23 revocation of the registration of a foreign limited liability limited 24 partnership, the reinstatement fee of one hundred dollars. 25 b. Fees paid to the secretary of state according to this subsection are not 26 refundable if an annual report submitted to the secretary of state cannot be 27 filed because it lacks information required by section 45-10.2-108 or the 28 annual report lacks sufficient payment as required by this subsection. 29 26. 23. Any record submitted for approval before the actual time of submission for filing, 30 one-half of the fee provided in this section for filing the record.

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- Filing any process, notice, or demand for service, twenty-five dollars the fee provided in section 10-01.1-03.
- 3 28. 25. Furnishing a certificate of existence or authorization:
- 4 a. Fifteen dollars; and
- 5 b. Five dollars for a search of records.
- 6 <u>29.</u> <u>26.</u> Furnishing a certified copy of any record or paper relating to a limited partnership or foreign limited partnership:
- 8 a. One dollar for every four pages or fraction;
- 9 b. Fifteen dollars for the certificate and affixing the seal thereto; and
- 10 c. Five dollars for a search of records.
- SECTION 83. AMENDMENT. Subsection 8 of section 54-09-04 of the North Dakota
 Century Code is amended and reenacted as follows:
- 8. For filing any process, notice, or demand for service, twenty dollars the fee provided in section 10-01.1-03.
- SECTION 84. AMENDMENT. Section 54-09-07 of the North Dakota Century Code is amended and reenacted as follows:
 - 54-09-07. Service of process on secretary of state if agent not found —Procedure—Time for answering process. If an agent other than the secretary of state has been appointed for receipt of service, but the affidavit of a sheriff or of an adult who is not a party to a proceeding establishes that diligent inquiry has been made and that personal service cannot be accomplished upon any registered agent, officer, or superintending, managing, or general agent of an entity, then the secretary of state may be deemed the agent of the entity for receiving service of process. Service on the secretary of state must be made by registered mail or personal delivery to the secretary of state and not by electronic communication. The party serving process, notice, or demand must provide a copy of the affidavit of a sheriff or of an adult who is not a party to the proceeding that service cannot be accomplished and must file with the secretary of state three copies of the process, notice, or demand, together with the fees required by section 54-09-04. Service on the secretary of state constitutes personal service on the entity. The secretary of state shall immediately forward a copy of the sheriff or other adult's affidavit and of the process, notice, or demand by registered mail addressed to the entity to be served at its registered office or last address on file with the secretary of state. Notwithstanding

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- 1 a shorter period of time specified in the process, notice, or demand, the entity has thirty days
- 2 after the secretary of state receives the documents to respond to the process, notice, or
- 3 demand as provided in section 10-01.1-13.
- 4 **SECTION 85. REPEAL.** Section 10-15-12.1 of the North Dakota Century Code is
- 5 repealed.
- 6 **SECTION 86. EFFECTIVE DATE.** This Act becomes effective July 1, 2008.