Sixty-first Legislative Assembly of North Dakota

HOUSE BILL NO.

Introduced by

Representative DeKrey

1	A BILL for an Act to create and enact subsection 4 of section 10-32-128 of the North Dakota
2	Century Code, relating to limited liability companies, subsection 4 of section 10-33-115 of the
3	North Dakota Century Code, relating to nonprofit corporations, chapter 10-36, relating to
4	nonprofit limited liability companies, a new subsection to section 45-11-08.2 of the North Dakota
5	Century Code, relating to partnership fictitious names; to amend and reenact section
6	10-01.1-06, subsection 3 of section 10-15-36, section 10-19.1-01, section 10-19.1-10,
7	subsection 1 of section 10-19.1-43, section 10-19.1-46, subsection 1 of section 10-19.1-48,
8	subsection 2 of section 10-19.1-51, subsection 1 of section 10-19.1-75, section 10-19.1-76.2,
9	subsection 6 of section 10-19.1-87, subsection 1 of section 10-19.1-91, section 10-19.1-105,
10	section 10-19.1-107, subsection 4 of section 10-19.1-124, section 10-19.1-146, subsection 5 of
11	section 10-19.1-148, section 10-32-02, section 10-32-04, section 10-32-06, subsection 1 of
12	section 10-32-10, section 10-32-18, subsection 2 of section 10-32-43, section 10-21-48,
13	subsection 1 of section 10-32-80, subsection 1 of section 10-32-85, subsection 2 of section
14	10-32-87, subsection 1 of section 10-32-99, subsection 4 of section 10-32-107, subsection 1 of
15	section 10-32-109, section 10-32-110, section 10-32-111, subsection 3 of section 10-32-149,
16	subsection 5 of section 10-32-152, section 10-33-01, subsection 1 of section 10-33-39,
17	subsection 1 of section 10-33-44, subsection 2 of section 10-33-46, subsection 1 of section
18	10-33-84, subsection 3 of section 10-33-139, subsection 5 of section 10-33-141, section
19	38-08.1-03, subsections 27 and 28 of section 45-10.2-02, section 45-10.2-21, subsection 3 of
20	section 45-10.2-41, section 45-10.2-64, subsection 5 of section 45-10.2-111, subsections 17
21	and 18 of section 45-13-01, subsections 15 and 16 of section 45-22-01, subsection 3 of section
22	45-22-03, subsection 5 of section 45-22-23, subsections 18 and 19 of section 45-23-01 of the
23	North Dakota Century Code, relating to commercial registered agent listing, cooperative
24	associations, business corporations, limited liability companies, nonprofit corporations,

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- 1 geophysical exploration companies, limited partnerships, general partnerships, limited liability
- 2 partnerships, and limited liability limited partnerships.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

4 **SECTION 1. AMENDMENT.** Section 10-01.1-06 of the North Dakota Century Code is amended and reenacted as follows:

10-01.1-06. Listing of commercial registered agent.

- 1. An individual residing in this state or a domestic or foreign corporation or limited liability company may become listed as a commercial registered agent by filing with the secretary of state a commercial registered agent listing statement signed by or on behalf of the person which states:
 - a. The name of the individual or the name, type, and jurisdiction of organization of the entity;
 - b. That the person is in the business of serving as a commercial registered agent in this state; and
 - c. The address of a place of business of the person in this state to which service of process and other notice and documents being served on or sent to entities represented by it may be delivered.
- 2. An individual residing in this state or a domestic or foreign corporation or limited liability company may file additional listings as a commercial registered agent if filed with trade names registered under chapter 47-25. The filing must be in the same manner as provided in subsection 1 and disclose the trade name being used. A listing with a trade name may provide an alternate address of a place of business of the person in this state to which service of process and other notice and documents being served on or sent to entities represented by it may be delivered.
- 3. If the name of a person filing a commercial registered agent listing statement is not distinguishable on the records of the secretary of state from the name of another commercial registered agent listed under this section, the person must adopt and register a fictitious trade name that is so distinguishable and use that name in its statement and when it does business in this state as a commercial registered agent.

- 1 3. 4. A commercial registered agent listing statement takes effect on filing. 2 4. 5. 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 **SECTION 2. AMENDMENT.** Subsection 3 of section 10-15-36 of the North Dakota 8 Century Code is amended and reenacted as follows: 9 The annual report must be filed with the secretary of state on or before March 10 thirty-first of each year following incorporation. A fee of twenty dollars must be paid 11 to the secretary of state for filing the report. If the report does not conform to 12 requirements, it must be returned to the cooperative for necessary corrections. 13 The penalties for failure to file such report do not apply if it is corrected and 14 returned within thirty days after the annual report was returned by the secretary of 15 state. The secretary of state may extend the filing date for the annual report of any 16 cooperative if a written application for an extension is received on or before March 17 thirty-first. 18 **SECTION 3. AMENDMENT.** Section 10-19.1-01 of the North Dakota Century Code is 19 amended and reenacted as follows: 20 **10-19.1-01. Definitions.** For purposes of this chapter, unless the context otherwise 21 requires: 22 1. "Acquiring corporation" means the domestic or foreign corporation that acquires 23 the shares of a corporation in an exchange. 24 2. "Acquiring organization" means the foreign or domestic organization acquiring the 25 ownership interests of another foreign or domestic organization participating in an 26 exchange.
 - "Address" means:

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- a. In the case of a registered office or principal executive office, the mailing address, including the zip code, of the actual office location, which may not be only a post-office box; and
- b. In any other case, the mailing address, including the zip code.

"Articles" means: 1 4. 2 a. In the case of a corporation incorporated under or governed by this chapter, 3 articles of incorporation, articles of amendment, a resolution of election to 4 become governed by this chapter, a demand retaining the two-thirds majority 5 for shareholder approval of certain transactions, a statement of change of 6 registered office, registered agent, or name of registered agent, a statement 7 establishing or fixing the rights and preferences of a class or series of shares, 8 a statement of cancellation of authorized shares, articles of merger, articles of 9 abandonment, articles of conversion, and articles of dissolution. 10 In the case of a foreign corporation, the term includes all records serving a b. 11 similar function required to be filed with the secretary of state or other officer 12 of the state of incorporation of the foreign corporation. 13 5. "Authenticated electronic communication" means: 14 That the electronic communication is delivered: a. 15 (1) To the principal place of business of the corporation; or 16 (2) To an officer or agent of the corporation authorized by the corporation 17 to receive the electronic communication; and 18 b. That the electronic communication sets forth information from which the 19 corporation can reasonably conclude that the electronic communication was 20 sent by the purported sender. 21 6. "Ballot" means a written ballot or a ballot transmitted by electronic communications. 22 7. "Board" or "board of directors" means the board of directors of a corporation. 23 8. "Board member" means: 24 An individual serving on the board of directors in the case of a corporation: 25 26 An individual serving on the board of governors in the case of a limited liability 27 company. 28 9. "Bylaws" means the code adopted for the regulation or management of the internal 29 affairs of a corporation, regardless of how that code is designated.

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

its shares, or otherwise.

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

1 26. "Foreign corporation" means a corporation organized for profit which is 2 incorporated under laws other than the laws of this state for a purpose for which a 3 corporation may be incorporated under this chapter. 4 27. "Foreign limited liability company" means a limited liability company organized 5 under laws other than the laws of this state for a purpose for which a limited liability 6 company may be organized under chapter 10-32. 7 28. "Foreign organization" means an organization created under laws other than the 8 laws of this state for a purpose for which an organization may be created under the 9 laws of this state. 10 29. "Good faith" means honesty in fact in the conduct of an act or transaction. 11 30. "Governing body" means for an organization that is: 12 a. A corporation, its board of directors; 13 b. A limited liability company, its board of governors; or 14 Any other organization, the body selected by its owners that has the ultimate C. 15 power to determine the policies of the organization and to control its policies. 16 31. "Governing statute" of an organization means: 17 With respect to a domestic organization, the following chapters of this code a. 18 which govern the internal affairs of the organization: 19 (1) If a corporation, then this chapter; 20 (2) If a limited liability company, then chapter 10-32; 21 (3)If a general partnership, then chapters 45-13 through 45-21; 22 (4) If a limited partnership, then chapter 45-10.2; 23 (5) If a limited liability partnership, then chapter 45-22; and 24 (6) If a limited liability limited partnership, then chapter 45-23; and 25 With respect to a foreign organization, the laws of the jurisdiction under which 26 the organization is created and under which the internal affairs of the 27 organization are governed. 28 32. "Intentionally" means that the person referred to has a purpose to do or fail to do 29 the act or cause the result specified or believes that the act or failure to act, if 30 successful, will cause that result. A person "intentionally" violates a statute:

1		a. If the	e perso	on intentionally does the act or causes the result prohibited by the
2		statu	ute; or	
3		b. If the	e perso	on intentionally fails to do the act or cause the result required by the
4		statı	ıte, ev	en though the person may not know of the existence or
5		cons	stitutior	nality of the statute or the scope or meaning of the terms used in
6		the	statute	ı <u>.</u>
7	33.	"Legal re	oresen	ntative" means a person empowered to act for another person,
8		including	an age	ent, a manager, an officer, a partner, or an associate of an
9		organizat	ion; a	trustee of a trust; a personal representative; a trustee in
10		bankrupto	cy; and	d a receiver, guardian, custodian, or conservator.
11	34.	"Limited I	iability	company" or "domestic limited liability company" means a limited
12		liability co	mpan	y, other than a foreign limited liability company, organized under or
13		governed	by ch	apter 10-32.
14	35.	"Nonprofi	t corpo	oration" means a corporation, whether domestic or foreign,
15		incorpora	ted un	nder or governed by chapter 10-33.
16	36.	"Notice":		
17		a. Is gi	ven by	a shareholder of a corporation to the corporation or an officer of
18		the o	corpora	ation:
19		(1)	Whe	en in writing and mailed or delivered to the corporation or the officer
20			at th	ne registered office or principal executive office of the corporation; or
21		(2)	Whe	en given by a form of electronic communication consented to by the
22			corp	poration to which the notice is given if by:
23			(a)	Facsimile communication, when directed to a telephone number
24				at which the corporation has consented to receive notice.
25			(b)	Electronic mail, when directed to an electronic mail address at
26				which the corporation has consented to receive notice.
27			(c)	Posting on an electronic network on which the corporation has
28				consented to receive notice, together with separate notice to the
29				corporation of the specific posting, upon the later of:
30				[1] The posting; or
31				[2] The giving of the separate notice.

1			(a)	Any other form of electronic communication by which the
2				corporation has consented to receive notice, when directed to the
3				corporation.
4	b.	Is give	en by a	a publicly held corporation to a shareholder if the notice is
5		addre	ssed to	o the shareholder or group of shareholders in a manner permitted
6		by the	rules	and regulations under the Securities Exchange Act of 1934, as
7		amen	ded, p	rovided that the corporation has first received any affirmative
8		writter	n cons	ent or implied consent required under those rules and regulations.
9	c.	Is give	en, in a	all other cases:
10		(1)	When	mailed to the person at an address designated by the person or
11			at the	last-known address of the person;
12		(2)	When	deposited with a nationally recognized overnight delivery service
13			for ov	ernight delivery or, if overnight delivery to the person is not
14			<u>availa</u>	ble, for delivery as promptly as practicable to the person at an
15			<u>addre</u>	ss designated by the person or at the last known address of the
16			perso	<u>n;</u>
17		<u>(3)</u>	When	handed to the person;
18	(3)	<u>(4)</u>	When	left at the office of the person with a clerk or other person in
19			charg	e of the office or:
20			(a)	If there is no one in charge, when left in a conspicuous place in
21				the office; or
22			(b)	If the office is closed or the person to be notified has no office,
23				when left at the dwelling house or usual place of abode of the
24				person with some person of suitable age and discretion then
25				residing there;
26	(4)	<u>(5)</u>	When	given by a form of electronic communication consented to by the
27			perso	n to whom the notice is given if by:
28			(a)	Facsimile communication, when directed to a telephone number
29				at which the person has consented to receive notice.
30			(b)	Electronic mail, when directed to an electronic mail address at
31				which the person has consented to receive notice.

1				(c)	Posting	g on an electronic network on which the person has
2					conser	ted to receive notice, together with separate notice to the
3					person	of the specific posting, upon the later of:
4					[1]	The posting; or
5					[2]	The giving of the separate notice.
6				(d)	Any oth	ner form of electronic communication by which the person
7					has co	nsented to receive notice, when directed to the person; or
8		(5)	<u>(6)</u>	When	the me	thod is fair and reasonable when all of the circumstances
9				are co	nsidere	ed.
10		d.	Is give	en by r	nail whe	en deposited in the United States mail with sufficient
11			posta	ge affi	ked.	
12		e.	Is give	en by d	deposit	for delivery when deposited for delivery as provided in
13			parag	raph (2	2), subc	livision c of this subsection, after having made sufficient
14			arrang	gemen	ts for pa	ayment by the sender.
15		<u>f.</u>	Is dee	emed r	eceived	when it is given.
16	37.	"Offi	cer" m	eans a	an indivi	dual who is eighteen years of age or more who is:
17		a.	Electe	ed, app	ointed,	or otherwise designated as an officer by the board; or
18		b.	Deem	ed ele	cted as	an officer pursuant to section 10-19.1-56.
19	38.	"Org	anizat	ion" m	eans :	
20		a.	₩hetl	her Me	ans, wh	nether domestic or foreign, a corporation, limited liability
21			comp	any, g	eneral p	partnership, limited partnership, limited liability partnership,
22			limited	d liabili	ty limite	ed partnership, or any other person subject to a governing
23			statut	e; but		
24		b.	Exclu	des an) ' :	
25			<u>(1)</u>	<u>Any</u> n	onprofit	corporation, whether a domestic nonprofit corporation
26				which	is inco	porated under chapter 10-33 or a foreign nonprofit
27				corpo	ration w	which is incorporated in another jurisdiction.
28			<u>(2)</u>	<u>Any n</u>	onprofit	limited liability company, whether a domestic nonprofit
29				limited	d liability	company which is organized under chapter 10-36 or a
30				foreig	n nonpr	ofit limited liability company which is organized in another
31				jurisdi	ction.	

1	39.	"Ori	ginating records" means for an organization that is:
2		a.	A corporation, its articles of incorporation;
3		b.	A limited liability company, its articles of organization;
4		c.	A limited partnership, its certificate of limited partnership;
5		d.	A limited liability partnership, its registration; or
6		e.	A limited liability limited partnership, its certificate of limited liability limited
7			partnership.
8	40.	"Ou	tstanding shares" means all shares duly issued and not reacquired by a
9		corp	poration.
10	41.	"Ow	ners" means the holders of ownership interests in an organization.
11	42.	"Ow	nership interests" means for a domestic or foreign organization that is:
12		a.	A corporation, its shares;
13		b.	A limited liability company, its membership interests;
14		C.	A limited partnership, its partnership interests;
15		d.	A general partnership, its partnership interests;
16		e.	A limited liability partnership, its partnership interests;
17		f.	A limited liability limited partnership, its partnership interests; or
18		g.	Any other organization, its governance or transferable interests.
19	43.	"Par	rent" of a specified organization means an organization that directly, or
20		indir	rectly through related organizations, owns more than fifty percent of the voting
21		pow	ver of the ownership interests entitled to vote for directors or other members of
22		the	governing body of the specified organization.
23	44.	"Prir	ncipal executive office" means:
24		a.	If the corporation has an elected or appointed president, then an office where
25			the elected or appointed president of a corporation has an office; or
26		b.	If the corporation has no elected or appointed president, then the registered
27			office of the corporation.
28	45.	"Re	cord" means information that is inscribed on a tangible medium or that is stored
29		in a	n electronic or other medium and is retrievable in perceivable form.

- 1 46. "Registered office" means the place in this state designated in a corporation's 2 articles of incorporation or in a foreign corporation's certificate of authority as the 3 registered office. 4 47. "Related organization" means an organization that controls, is controlled by, or is 5 under common control with another organization with control existing if an 6 organization: 7 Owns, directly or indirectly, at least fifty percent of the ownership interests of 8 another organization; 9 Has the right, directly or indirectly, to elect, appoint, or remove fifty percent or b. 10 more of the voting members of the governing body of another organization; or 11 Has the power, directly or indirectly, to direct or cause the direction of the C. 12 management and policies of another organization, whether through the 13 ownership of voting interests, by contract, or otherwise. 14 48. "Remote communication" means communication via electronic communication, 15 conference telephone, videoconference, the internet, or such other means by which persons not physically present in the same location may communicate with 16 17 each other on a substantially simultaneous basis. 18 49. "Security" has the meaning given in section 10-04-02. 19 50. "Series" means a category of shares, within a class of shares authorized or issued 20 by a corporation by or pursuant to a corporation's articles, that have some of the 21 same rights and preferences as other shares within the same class, but that differ 22 in designation or one or more rights and preferences from another category of 23 shares within that class. 24 51. "Share" means one of the units, however designated, into which the shareholders' 25 proprietary interests of the shareholder in a corporation are divided. 26 52. "Shareholder" means a person registered on the books or records of a corporation 27 or the corporation's transfer agent or registrar as the owner of whole or fractional 28 shares of the corporation. 29
 - 53. "Signed" means:

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That the signature of a person, which may be a facsimile affixed, engraved, printed, placed, stamped with indelible ink, transmitted by facsimile

1		telecommunication or electronically, or in any other manner reproduced on th				
2		record, is placed on a record with the present intention to authenticate that				
3		record; and				
4		b. With respect to a record required by this chapter to be filed with the secretary				
5		of state, that:				
6		(1) The record is signed by a person authorized to do so by this chapter,				
7		the articles or bylaws, or a resolution approved by the directors as				
8		required under section 10-19.1-46 or the shareholders as required				
9		under section 10-19.1-74; and				
10		(2) The signature and the record are communicated by a method or				
11		medium of communication acceptable by the secretary of state.				
12	54.	"Subscriber" means a person that subscribes for shares in a corporation, whether				
13		before or after incorporation.				
14	55.	"Subsidiary" of a specified organization means an organization having more than				
15		fifty percent of the voting power of its ownership interests entitled to vote for				
16		directors, governors, or other members of the governing body of the organization				
17		owned directly, or indirectly, through related organizations, by the specified				
18		organization.				
19	56.	"Surviving corporation" means the domestic or foreign corporation resulting from a				
20		merger which:				
21		a. May preexist the merger; or				
22		b. May be created by the merger.				
23	57.	"Surviving organization" means the organization resulting from a merger which:				
24		a. May preexist the merger; or				
25		b. May be created by the merger.				
26	58.	"Vote" includes authorization by written action.				
27	59.	"Written action" means:				
28		a. A written record signed by all of the persons required to take the action; or				
29		b. The counterparts of a written record signed by any of the persons taking the				
30		action described.				
31		(1) Each counterpart constitutes the action of the person signing; and				

ı		(2) All the counte	erparts, taken together, constitute one written action by all
2		of the person	s signing the counterparts.
3	SECTIO	N 4. AMENDMENT.	Section 10-19.1-10 of the North Dakota Century Code is
4	amended and re	eenacted as follows:	
5	10-19.1-	10. Articles.	
6	1. The	e articles of incorporat	tion must contain:
7	a.	The name of the co	rporation.
8	b.	The name of the req	gistered agent as provided in chapter 10-01.1 and, if a
9		noncommercial regi	stered agent, then the address of that noncommercial
10		registered agent in t	this state.
11	C.	The aggregate num	ber of shares that the corporation has authority to issue.
12	d.	The name and addr	ress of each incorporator.
13	e.	The effective date o	of incorporation if a later date than that on which the
14		certificate of incorpo	pration is issued by the secretary of state, which may not
15		be later than ninety	days after the date on which the certificate of
16		incorporation is issu	ied.
17	2. The	following provisions	govern a corporation unless modified in the articles or in a
18	sha	reholder control agre	ement under section 10-19.1-83:
19	a.	A corporation has g	eneral business purposes as provided in section
20		10-19.1-08.	
21	b.	A corporation has p	erpetual existence and certain powers as provided in
22		section 10-19.1-26.	
23	C.	The power to adopt	, amend, or repeal the bylaws is vested in the board as
24		provided in section	10-19.1-31.
25	d.	A corporation must	allow cumulative voting for directors as provided in section
26		10-19.1-39.	
27	e.	The affirmative vote	of a majority of directors present is required for an action
28		of the board as prov	vided in section 10-19.1-46.
29	f.	A written action by t	he board taken without a meeting must be signed by all
30		directors as provide	d in section 10-19.1-47.

1 The board may authorize the issuance of securities and rights to purchase q. 2 securities as provided in subsection 1 of section 10-19.1-61. 3 All shares are common shares entitled to vote and are of one class and one h. 4 series as provided in subdivisions a and b of subsection 2 of section 5 10-19.1-61. 6 i. All shares have equal rights and preferences in all matters not otherwise 7 provided for by the board as provided in subdivisions a and b of subsection 2 8 of section 10-19.1-61. 9 j. The par value of shares is fixed at one cent per share for certain purposes 10 and may be fixed by the board for certain other purposes as provided in 11 subdivisions a and b of subsection 2 of section 10-19.1-61. 12 k. The board may effect share dividends, divisions, and combinations under 13 certain circumstances without shareholder approval as provided in section 14 10-19.1-61.1. Subject to article XII of the Constitution of North Dakota, the board or the 15 Ι. 16 shareholders may issue shares for any consideration or for no consideration 17 to effectuate share dividends or splits and determine the value of 18 nonmonetary consideration as provided in subsection 1 of section 10-19.1-63. 19 Shares of a class or series may not be issued to holders of shares of another l. m. 20 class or series to effectuate share dividends or splits, unless authorized by a 21 majority of the voting power of the shares of the same class or series as the 22 shares to be issued as provided in subsection 1 of section 10-19.1-63. 23 A corporation may issue rights to purchase securities whose terms, m. n. 24 provisions, and conditions are fixed by the board as provided in section 25 10-19.1-64. 26 A shareholder has certain preemptive rights, unless otherwise provided by the n. <u>o.</u> 27 board as provided in section 10-19.1-65. 28 Each share has one vote unless otherwise provided in the terms of the share <u>p.</u> 29 as provided in subsection 5 of section 10-19.1-73.2. 30 The affirmative vote of the holders of a majority of the voting power of the 0. q. 31 shares present and entitled to vote at a duly held meeting is required for an

1			action of the shareholders, except when this chapter requires the affirmative
2			vote of:
3			(1) A plurality of the votes cast as provided in subsection 1 of section
4			10-19.1-39; or
5			(2) A majority of the voting power of all shares entitled to vote as provided
6			in subsection 1 of section 10-19.1-74.
7	p.	<u>r.</u>	A written action of shareholders must be signed by all shareholders as
8			provided in section 10-19.1-75.
9	q.	<u>s.</u>	Shares of a corporation acquired by the corporation may be reissued as
10			provided in subsection 1 of section 10-19.1-93.
11	r.	<u>t.</u>	An exchange need not be approved by shareholders of the acquiring
12			corporation unless the outstanding shares entitled to vote of that corporation
13			will be increased by more than twenty percent immediately after the exchange
14			as provided in subdivision c of subsection 3 of section 10-19.1-98.
15	S.	<u>u.</u>	An exchange need not be approved by shareholders of the acquiring
16			corporation unless the outstanding participating shares of that corporation will
17			be increased by more than twenty percent immediately after the exchange as
18			provided in subdivision d of subsection 3 of section 10-19.1-98.
19		ŧ.	Each share has one vote unless otherwise provided in the terms of the share
20			as provided in subsection 5 of section 10-19.1-73.2.
21		u.	The board may effect share dividends, divisions, and combinations under
22			certain circumstances without shareholder approval as provided in section
23			10-19.1-61.1.
24	3.	The	following provisions govern a corporation unless modified either in the articles,
25		<u>in a</u>	shareholder control agreement under section 10-19.1-83, or in the bylaws:
26		a.	A director serves for an indefinite term that expires upon the election and
27			qualification of a successor as provided in section 10-19.1-35.
28		b.	The compensation of directors is fixed by the board as provided in section
29			10-19.1-37.
30		C.	The method provided in section 10-19.1-41 or 10-19.1-41.1 must be used for
31			removal of directors.

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

1 notice of and entitled to vote at the meeting as provided in subsection 1 of 2 section 10-19.1-73.2. 3 The number of shares required for a quorum at a shareholders' meeting is a p. 4 majority of the voting power of the shares entitled to vote at the meeting as 5 provided in section 10-19.1-76. The board may fix a date up to fifty days before the date of a shareholders' 6 p. 7 meeting as the date for the determination of the holders of shares entitled to notice of and entitled to vote at the meeting as provided in subsection 1 of 8 9 section 10-19.1-73.2. 10 Indemnification of certain persons is required as provided in section q. 11 10-19.1-91. 12 r. The board may authorize, and the corporation may make, distributions not 13 prohibited, limited, or restricted by an agreement as provided in subsection 1 14 of section 10-19.1-92. 15 4. The following provisions relating to the management of the business or the 16 regulation of the affairs of a corporation may be included either in the articles or, 17 except for naming members of the first board fixing a greater than majority director 18 or shareholder vote or giving or prescribing the manner of giving voting rights to 19 persons other than shareholders otherwise than pursuant to the articles, or 20 eliminating or limiting a director's personal liability, in the bylaws: 21 The members of the first board may be named in the articles as provided in 22 subsection 1 of section 10-19.1-32. 23 A manner for increasing or decreasing the number of directors as provided in b. 24 section 10-19.1-33. 25 Additional qualifications for directors may be imposed as provided in section C. 26 10-19.1-34. 27 d. Directors may be classified as provided in section 10-19.1-38. 28 The day or date, time, and place of board meetings may be fixed as provided e. 29 in subsection 1 of section 10-19.1-43. 30 f. Absent directors may be permitted to give written consent or opposition to a 31 proposal as provided in section 10-19.1-44.

1 A larger than majority vote may be required for board action as provided in g. 2 section 10-19.1-46. 3 h. A director's personal liability to the corporation or its shareholders for 4 monetary damages for breach of fiduciary duty as a director may be 5 eliminated or limited in the articles as provided in section 10-19.1-50. 6 i. Authority to sign and deliver certain documents may be delegated to an officer 7 or agent of the corporation other than the president as provided in section 8 10-19.1-53. 9 Additional officers may be designated as provided in section 10-19.1-52. i. j. 10 j. <u>k.</u> Additional powers, rights, duties, and responsibilities may be given to officers 11 as provided in section 10-19.1-53. 12 k. l. A method for filling vacant offices may be specified as provided in 13 subsection 3 of section 10-19.1-58. 14 A certain officer or agent may be authorized to sign share certificates as l. m. 15 provided in subsection 1 of section 10-19.1-66. 16 The transfer or registration of transfer of securities may be restricted as m. n. 17 provided in section 10-19.1-70. 18 n. <u>o.</u> The day or date, time, and place of regular shareholder meetings may be 19 fixed as provided in subsection 3 of section 10-19.1-71. 20 Certain persons may be authorized to call special meetings of shareholders о. р. 21 as provided in subsection 1 of section 10-19.1-72. 22 Notices of shareholder meetings may be required to contain certain p. <u>q.</u> 23 information as provided in subsection 3 of section 10-19.1-73. 24 A larger than majority vote may be required for shareholder action as provided q. <u>r.</u> 25 in section 10-19.1-74. 26 Voting rights may be granted in or pursuant to the articles to persons who are r. <u>s.</u> 27 not shareholders as provided in subsection 6 of section 10-19.1-73.2. 28 Corporate actions giving rise to dissenter rights may be designated as s. t. 29 provided in subdivision d of subsection 1 of section 10-19.1-87. 30 t. u. The rights and priorities of persons to receive distributions may be established 31 as provided in section 10-19.1-92.

ı		u. A director s	personal hability to the corporation of its shareholders for
2		monetary d	lamages for breach of fiduciary duty as a director may be
3		eliminated-	or limited in the articles as provided in section 10-19.1-50.
4	5.	The articles may	contain other provisions not inconsistent with section 10-19.1-32
5		or any other pro	vision of law relating to the management of the business or the
6		regulation of the	affairs of the corporation.
7	6.	It is not necessa	ry to set forth in the articles any of the corporate powers granted
8		by this chapter.	
9	7.	Subsection 4 do	es not limit the:
10		<u>(a)</u>	The permissible scope of a shareholder control agreement; or
11		<u>(b)</u>	The right of the board, by resolution, to take an action that the
12			bylaws may authorize under this section without including the
13			authorization in the bylaws, unless the authorization is required to
14			be included in the bylaws by another provision of this chapter.
15	8.	Except for provis	sions included pursuant to subsection 1, any provision of the
16		articles may:	
17		a. Be made d	ependent upon facts ascertainable outside the articles, but only if
18		the manner	r in which the facts operate upon the provision is clearly and
19		expressly s	et forth in the articles; and
20		b. Incorporate	by reference some or all of the terms of any agreements,
21		contracts, o	or other arrangements entered into by the corporation, but only if
22		the corpora	tion retains at its principal executive office a copy of the
23		agreement	s, contracts, or other arrangements or the portions incorporated by
24		reference.	
25	SEC	CTION 5. AMENI	DMENT. Subsection 1 of section 10-19.1-43 of the North Dakota
26	Century Co	de is amended ar	nd reenacted as follows:
27	1.	Meetings of the	board may be held from time to time as provided in the articles or
28		bylaws at any pl	ace within or without the state that the board may select or by any
29		means describe	d in subsection 2.

1		a.	If the articles, bylaws, or board fail to select a place for a meeting, the meeting					
2			must be held at the principal executive office, unless the articles or bylaws					
3			provide otherwise.					
4		b.	The board may determine under subsection 2 that a meeting of the board					
5			shall be held solely by means of remote communication.					
6		C.	Any participation in a meeting by either of the a means set forth in					
7			subsection 2 constitutes presence in person at the meeting.					
8	SEC	CTIO	N 6. AMENDMENT. Section 10-19.1-46 of the North Dakota Century Code is					
9	amended a	nd re	enacted as follows:					
10	10-	19.1-4	46. Act of the board.					
11	<u>1.</u>	The	board shall take action by the affirmative vote of the greater of a majority of the					
12		dire	ctors present at a duly held meeting at the time the action is taken, or a					
13		maj	ority of the minimum proportion or number of directors that would constitute a					
14		quo	rum for the transaction of business at the meeting, except when this chapter or					
15		the	the articles require the affirmative vote of a larger proportion or number. If the					
16		artic	articles require a larger proportion or number than is required by this chapter for a					
17		part	particular action, then the articles control.					
18	<u>2.</u>	The	The articles of a domestic corporation that is not incorporated under chapter 10-35					
19		may	may confer upon one or more directors voting powers greater than or less than					
20		thos	those of other directors.					
21		<u>a.</u>	After the adoption of the initial articles, an amendment to the articles to confer					
22			upon one or more directors voting powers greater than or less than those of					
23			other directors requires the approval of all of the shareholders entitled to vote					
24			on the amendment.					
25		<u>b.</u>	If the articles provide that any director has more or less than one vote on any					
26			matter, then:					
27			(1) Every reference in this chapter to a majority or other proportion of the					
28			directors shall refer to a majority or other proportion of the voting power					
29			of the directors.					
30			(2) Unless otherwise provided in the articles, the bylaws, or the resolution					
31			establishing the committee or the subcommittee, any such provision					

1				conferring greater or lesser voting power applies to voting in a
2				committee or subcommittee.
3	SEC	CTIO	N 7. A	AMENDMENT. Subsection 1 of section 10-19.1-48 of the North Dakota
4	Century Co	de is	amen	ded and reenacted as follows:
5	1.	A re	solutio	on approved by the affirmative vote of a majority of the board directors
6		curr	ently l	nolding office may establish committees having the authority of the board
7		in th	ne mar	nagement of the business of the corporation only to the extent provided in
8		the	resolu	tion. Committees may include a special litigation committee consisting of
9		one	or mo	ore independent directors or other independent persons to consider legal
10		righ	ts or r	emedies of the corporation and whether those rights or remedies should
11		be p	oursue	d. Committees other than special litigation committees are subject at all
12		time	s to th	ne direction and control of the board.
13	SEC	CTIO	N 8. A	AMENDMENT. Subsection 2 of section 10-19.1-51 of the North Dakota
14	Century Co	de is	amen	ded and reenacted as follows:
15	2.	The	contra	act or transaction described in subsection 1 is not void or voidable if:
16		a.	The	contract or transaction was, and the person asserting the validity of the
17			contr	act or transaction was, fair and reasonable as to the corporation at the
18			time	it was authorized, approved, or ratified;
19		b.	The	material facts as to the contract or transaction and as to the director's or
20			direc	tors' interest are fully disclosed or known to the holders of all outstanding
21			share	es, whether or not entitled to vote, and the contract or transaction is
22			appr	oved in good faith by:
23			(1)	The holders of two-thirds of the voting power of the shares entitled to
24				vote which are owned by persons other than the interested director or
25				directors; or
26			(2)	The unanimous affirmative vote of the holder of all outstanding shares,
27				whether or not entitled to vote;
28		C.	The	material facts as to the contract or transaction and as to the director's or
29			direc	tors' interest are fully disclosed or known to the board or a committee,
30			and t	the board or committee authorizes, approves, or ratifies the contract or
31			trans	action in good faith by a majority of the board <u>directors</u> or committee

1			members currently holding office, but the interested director or directors shall
2			not be counted in determining the presence of a quorum and shall not vote; or
3		d.	The contract or transaction is a distribution described in subsection 1 of
4			section 10-19.1-92 or a merger or exchange described in subsection 1 or 2 of
5			section 10-19.1-96.
6	SEC	CTIO	N 9. AMENDMENT. Subsection 1 of section 10-19.1-75 of the North Dakota
7	Century Co	de is	amended and reenacted as follows:
8	1.	If th	e articles so provide, any action may be taken by written action signed, or
9		con	sented to by authenticated electronic communication, by the shareholders who
10		owr	voting power equal to the voting power that would be required to take the
11		san	ne action at a meeting of the shareholders at which all shareholders were
12		pres	sent. However, in no event may written action be taken by holders of less than
13		a m	ajority of the voting power of all shares entitled to vote on that action.
14		a.	After the adoption of the initial articles, an amendment to the articles to permit
15			written action to be taken by less than all shareholders requires the approval
16			of all of the shareholders entitled to vote on the amendment.
17		b.	When written action is permitted to be taken by less than all shareholders, all
18			shareholders must be notified of its text and effective date no later than five
19			days after the effective time of date on which the action is taken.
20		C.	Failure to provide the notice does not invalidate the written action.
21		d.	A shareholder who does not sign or consent to the written action has no
22			liability for the action or actions taken by the written actions.
23	SEC	CTIO	N 10. AMENDMENT. Section 10-19.1-76.2 of the North Dakota Century Code
24	is amended	l and	reenacted as follows:
25	10- 1	19.1-	76.2. Proxies.
26	1.	At c	or before the meeting for which the appointment is to be effective, a shareholder
27		may	cast or authorize the casting of a vote:
28		a.	By filing with an officer authorized to tabulate votes a written appointment of a
29			proxy which is signed by the shareholder.
30		b.	By telephonic transmission remote communication or authenticated electronic
31			communication to an officer authorized to tabulate votes, whether or not

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1 accompanied by written instructions of the shareholder, of an appointment of 2 a proxy. 3 (1) The telephonic transmission remote communication or authenticated 4 electronic communication must set forth or be submitted with 5 information from which it can be determined that the appointment is 6 authorized by the shareholder. If it is reasonably concluded that the 7 telephonic transmission remote communication or authenticated 8 electronic communication is valid, the inspectors of election or, if there 9 are no inspectors, the other persons making that determination of 10 validity shall specify the information upon which they relied to make that 11 determination. 12 (2) A proxy so appointed may vote on behalf of the shareholder, or 13 otherwise participate, in a meeting by remote communication according 14 to section 10-19.1-75.2 to the extent the shareholder appointing the 15 proxy would have been entitled to participate by remote communication 16 according to section 10-19.1-75.2 if the shareholder did not appoint the 17 proxy. 18 A copy, facsimile telecommunication, or other reproduction of the original C. 19 writing or transmission may be substituted or used in lieu of the original writing 20 or transmission for any purpose for which the original writing or transmission 21 could be used if the copy, facsimile telecommunication, or other reproduction 22 is a complete and legible reproduction of the entire original writing or 23 transmission. 24 An appointment of a proxy for shares held jointly by two or more shareholders 25 is valid if signed or consented to by authenticated electronic communication 26 by any one of the shareholders, unless the corporation receives from any of 27 those shareholders written notice or authenticated electronic communication 28 either denying the authority of that person to appoint a proxy or appointing a 29 different proxy.

The appointment of a proxy is valid for eleven months, unless a longer period is

expressly provided in the appointment. No appointment is irrevocable unless the

1		appointment is coupled with an interest, including a security interest, in the sna	.163	
2		or in the corporation. A shareholder who revokes a proxy is not liable in any wa	ay	
3		for damages, restitution, or other claim.		
4	3.	An appointment may be revoked at will, unless the appointment is coupled with	ı an	
5		interest, in which case it may not be revoked except in accordance with the term	ms	
6		of an agreement, if any, between the parties to the appointment. Appointment	of a	
7		proxy is revoked by the person appointing the proxy by:		
8		a. Attending a meeting and voting in person; er		
9		b. Signing and delivering to the an officer or agent authorized to tabulate pro	жy	
10		votes of the corporation either:		
11		(1) A writing stating the appointment of the proxy is revoked; or		
12		(2) A later new appointment-; or		
13		c. Remote communication or by authenticated electronic communication,		
14		whether or not accompanied by written instructions of the shareholder, of:		
15		(1) A statement that the proxy is revoked; or		
16		(2) A new appointment.		
17	4.	Revocation in either manner provided in <u>subdivision b or c of</u> subsection 3 <u>of the</u>	<u>iis</u>	
18		section revokes all earlier proxy appointments and is effective when:		
19		a. When filed with an officer or with a duly authorized agent of the corporation	n;	
20		<u>or</u>		
21		b. When the remote communication or the authenticated electronic		
22		communication must set forth or be submitted with information from which	<u>it</u>	
23		can be determined that the revocation or the new appointment was author	rizec	
24		by the shareholder.		
25	5.	The death or incapacity of a person appointing a proxy does not affect the right	of	
26		the corporation to accept the authority of the proxy, unless written notice of the		
27		death or incapacity is received by an officer authorized to tabulate votes before	the	
28		proxy exercises authority under that appointment.		
29	6.	Unless the appointment specifically provides otherwise, if two or more persons	are	
30		appointed as proxies for a shareholder:		

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- 1 Any one of them may vote the shares on each item of business in accordance a. 2 with specific instructions contained in the appointment; and 3 b. If no specific instructions are contained in the appointment with respect to 4 voting the shares on a particular item of business, the shares must be voted 5 as a majority of the proxies determine. If the proxies are equally divided, the 6 shares may not be voted. 7 7. Subject to section 10-19.1-76.3 and an express restriction, limitation, or specific 8 reservation of authority of the proxy appearing on the appointment, the corporation 9 may accept a vote or action by the proxy as the action of the shareholder. The 10 vote of a proxy is final, binding, and not subject to challenge. However, the proxy 11 is liable to the shareholder or beneficial owner for damages resulting from a failure 12 to exercise the proxy or from an exercise of the proxy in violation of the authority 13 granted in the appointment. 14 If a proxy is given authority by a shareholder to vote on less than all items of 8. 15 business considered at a meeting of shareholders, the shareholder is considered 16 to be present and entitled to vote by the proxy for purposes of subsection 1 of 17 section 10-19.1-74, only with respect to those items of business for which the proxy 18 has authority to vote. A proxy who is given authority by a shareholder who 19 abstains with respect to an item of business is considered to have authority to vote 20 on the item of business for purposes of this subsection. 21 SECTION 11. AMENDMENT. Subsection 6 of section 10-19.1-87 of the North Dakota 22 Century Code is amended and reenacted as follows: 23 Notwithstanding subsection 1, the right to obtain payment under this section, other 24 than in connection with a plan of merger adopted under section 10-19.1-100, is 25 limited in accordance with the following provisions: 26 The right to obtain payment under this section is not available for the holders 27
 - of shares of any class or series of shares that is listed on the New York stock exchange Stock Exchange, or the American stock exchange or designated as a national market security on the nasdaq stock market Stock Exchange, NASDAQ Global Market, or the NASDAQ Global Select Market.
 - b. The applicability of subdivision a is determined as of:

1			(1)	The record date fixed to determine the shareholders entitled to receive
2				notice of, and to vote at, the meeting of shareholders to act upon the
3				corporate action described in subsection 1; or
4			(2)	The day before the effective date of corporate action described in
5				subsection 1 if there is no meeting of shareholders.
6		C.	Subc	livision a is not applicable, and the right to obtain payment under this
7			section	on is available pursuant to subsection 1, for the holders of any class or
8			serie	s of shares who are required by the terms of the corporate action
9			desc	ribed in subsection 1 to accept for such shares anything other than
10			share	es, or cash in lieu of fractional shares, of any class or any series of
11			share	es of the domestic or foreign corporation, or any other ownership interest
12			of an	y other organization, that satisfies the standards set forth in subdivision a
13			at the	e time the corporate action becomes effective.
14	SE	CTIO	N 12.	AMENDMENT. Subsection 1 of section 10-19.1-91 of the North Dakota
15	Century Co	de is	amen	ded and reenacted as follows:
16	1.	For	purpo	ses of this section:
17		a.	"Corp	poration" includes a domestic or foreign corporation that was the
18			prede	ecessor of the corporation referred to in this section in a merger or other
19			trans	action in which the predecessor's existence ceased upon consummation
20			of the	e transaction.
21		b.	"Offic	cial capacity" means:
22			(1)	With respect to a director, the position of director in a corporation;
23			(2)	With respect to a person other than a director, the elective or appointive
24				office or position held by an officer, member of a committee of the
25				board, or the employment relationship undertaken by an employee of
26				the corporation; and
27			(3)	With respect to a director, officer, or employee of the corporation who,
28				while a director, officer, or employee of the corporation, is or was
29				serving at the request of the corporation or whose duties in that position
30				involve or involved service as a governor, director, officer, manager,
31				partner, trustee, employee, or agent of another organization or

1				employee benefit plan, the position of that person as a governor,
2				director, officer, manager, partner, trustee, employee, or agent, as the
3				case may be, of the other organization or employee benefit plan.
4		C.	"Pro	ceeding" means a threatened, pending, or completed civil, criminal,
5			admi	inistrative, arbitration, or investigative proceeding, including a proceeding
6			by o	in the right of the corporation.
7		d.	"Spe	cial legal counsel" means counsel who has not in the preceding five
8			year	s represented :
9			<u>(1)</u>	Represented the corporation or a related organization in any capacity
10				other than special legal counsel, or
11			<u>(2)</u>	Represented a director, officer, member of a committee of the board, or
12				employee whose indemnification is in issue.
13	SE	СТІО	N 13.	AMENDMENT. Section 10-19.1-105 of the North Dakota Century Code
14	is amended	d and	reena	cted as follows:
15	10-	19.1-	105. ľ	Methods of dissolution. A corporation may be dissolved:
16	1.	By :	the inc	eorporators Before the issuance of shares, pursuant to section
17		10-	19.1-1	06;
18	2.	By :	he sh	areholders After the issuance of shares, pursuant to sections 10-19.1-107
19		thro	ugh 1	0-19.1-113.1; or
20	3.	Ву	order o	of a court pursuant to sections 10-19.1-114 through 10-19.1-122.
21	SE	СТІО	N 14.	AMENDMENT. Section 10-19.1-107 of the North Dakota Century Code
22	is amended	d and	reena	cted as follows:
23	10-	19.1-	107. \	oluntary dissolution by shareholders after the issuance of shares.
24	A After the	issua	ance o	f shares, a corporation may be dissolved by the shareholders when
25	authorized	in the	manr	ner set forth in this section:
26	1.	If th	e corp	poration has outstanding shares, then:
27		<u>a.</u>	Writt	en notice must be given to each shareholder, whether or not entitled to
28			vote	at a meeting of shareholders within the time and in the manner provided
29			in se	ction 10-19.1-73 for notice of meetings of shareholders and, whether the
30			meet	ting is a regular or a special meeting, must state that a purpose of the
31			meet	ting is to consider dissolving the corporation.

1	2.	<u>b.</u> The proposed dissolution must be submitted for approval at a meeting of
2		shareholders. If the proposed dissolution is approved at a meeting by the
3		affirmative vote of the holders of a majority of the voting power of all shares
4		entitled to vote, the dissolution must be commenced.
5	<u>2.</u>	If the corporation no longer has any outstanding shares, then the directors may
6		authorize and commence the dissolution. If the directors take that action, then:
7		a. The notice of dissolution filed under section 10-19.1-108 shall so reflect; and
8		b. The directors shall have the right to revoke the dissolution proceedings in
9		accordance with section 10-19.1-112.
10	SEC	CTION 15. Subsection 4 to section 10-19.1-124 of the North Dakota Century Code
11	is created a	and enacted as follows:
12	<u>4.</u>	Any statutory and common law rights of persons who may bring claims of injury to
13		a person, including death, are not affected by dissolution under this chapter.
14	SEC	CTION 16. AMENDMENT. Section 10-19.1-146 of the North Dakota Century Code
15	is amended	and reenacted as follows:
16	10-1	19.1-146. Secretary of state - Annual report of corporations and foreign
17	corporatio	ns - Involuntary dissolution - Revocation of certificate of authority.
18	1.	Each corporation and each foreign corporation authorized to transact business in
19		this state shall file, within the time provided in subsection 3, an annual report
20		setting forth:
21		a. The name of the corporation or foreign corporation and the state or country
22		under the laws of which the corporation or foreign corporation is incorporated
23		b. The address of the registered office of the corporation or foreign corporation
24		in this state, the name of the corporation's or foreign corporation's registered
25		agent in this state at that address, and the address of the corporation's or
26		foreign corporation's principal executive office.
27		c. A brief statement of the character of the business in which the corporation or
28		foreign corporation is actually engaged in this state.
29		d. The names and respective addresses of the officers and directors of the
30		corporation or foreign corporation.

- e. In the case of a domestic or foreign corporation, 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. In the case of a domestic or foreign corporation, 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.
- 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 52 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.
- 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 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

1 verified shipment date on the next business day is compliance with this 2 requirement. 3 4. The secretary of state must file the annual report if the annual report conforms to 4 the requirements of this section and all fees have been paid as provided in section 5 10-19.1-147. 6 If the annual report does not conform, it must be returned to the corporation or 7 foreign corporation for any necessary correction or payment. 8 b. If the annual report is corrected and filed before the date provided in 9 subsection 3, or within thirty days after the annual report was returned by the 10 secretary of state for correction, then the penalties provided in section 11 10-19.1-147 for the failure to file an annual report within the time provided do 12 not apply. 13 5. The secretary of state may extend the annual report filing date provided in 14 subsection 3 if a written application for an extension is delivered before the date 15 provided in subsection 3. A corporation or foreign corporation may make a written 16 request for an extension to apply to reports for subsequent years. 17 Three months after the date provided in subsection 3, any corporation or foreign 6. 18 corporation failing to file its annual report is not in good standing. After the 19 corporation or foreign corporation becomes not in good standing, the secretary of 20 state shall notify the corporation or foreign corporation that its certificate of 21 incorporation or certificate of authority is not in good standing and that it may be 22 dissolved or revoked as provided in subsection 7 6 or 8 7. 23 The secretary of state must mail the notice of impending dissolution or 24 revocation to the last registered agent at the last registered office. 25 b. If the corporation or foreign corporation files its annual report after the notice 26 is mailed, together with the filing fee and the late filing penalty fee provided in 27 section 10-19.1-147, then the secretary of state shall restore its certificate of 28 incorporation or certificate of authority to good standing. 29 7. 6. A corporation that fails to file its annual report, together with the filing and penalty

fees for late filing provided in section 10-19.1-147, within one year after the date

1 provided in subsection 3 ceases to exist as a corporation and is considered 2 involuntarily dissolved by operation of law. 3 The secretary of state shall note the dissolution of the corporation's certificate a. 4 of incorporation on the records of the secretary of state and shall give notice 5 of the action to the dissolved corporation. 6 Notice by the secretary of state must be mailed to the last registered agent at b. 7 the last registered office. 8 8. 7. A foreign corporation that fails to file its annual report, together with the filing and 9 penalty fees for late filing provided in section 10-19.1-147, within one year after the 10 date provided in subsection 3 forfeits its authority to transact business in this state. 11 The secretary of state shall note the revocation of the foreign corporation's a. 12 certificate of authority on the records of the secretary of state and shall give 13 notice of the action to the foreign corporation. 14 Notice by the secretary of state must be mailed to the foreign corporation's b. 15 last registered agent at the last registered office. 16 The decision by the secretary of state that a certificate of authority must be C. 17 revoked under this subsection is final. 18 9. 8. A corporation dissolved for failure to file an annual report, or a foreign corporation 19 whose authority was forfeited by failure to file an annual report, may be reinstated 20 by filing a past-due report, together with the filing and penalty fees for an annual 21 report and a reinstatement fee as provided in section 10-19.1-147. The fees must 22 be paid and an annual report filed within one year following the involuntary 23 dissolution or revocation. Reinstatement under this subsection does not affect the 24 rights or liability for the time from the dissolution or revocation to the reinstatement. 25 SECTION 17. AMENDMENT. Subsection 5 of section 10-19.1-148 of the North Dakota 26 Century Code is amended and reenacted as follows: 27 5. If the court order sought is one for reinstatement of a corporation that has been 28 dissolved as provided in subsection 7 6 of section 10-19.1-146, or for 29 reinstatement of the certificate of authority of a foreign corporation that has been 30 revoked as provided in subsection 8 7 of section 10-19.1-146, then together with 31 any other actions the court deems proper, any such order which reverses the

1		deci	sion of the secretary of state shall require the corporation or foreign
2		corp	poration to:
3		a.	File all the most recent past-due annual reports report;
4		b.	Pay the fees to the secretary of state for each all past-due annual report
5			reports as provided in subsection 24 of section 10-19.1-147; and
6		c.	Pay the reinstatement fee to the secretary of state as provided in
7			subsection 24 of section 10-19.1-147.
8	SEC	OITC	N 18. AMENDMENT. Section 10-32-02 of the North Dakota Century Code is
9	amended a	nd re	enacted as follows:
10	10-3	32-02	. Definitions. For purposes of this chapter, unless the context otherwise
11	requires:		
12	1.	"Acc	quiring organization" means the domestic or foreign organization that acquires
13		the	ownership interests of another foreign or domestic organization in an
14		excl	nange.
15	2.	"Add	dress" means:
16		a.	In the case of a registered office or principal executive office, the mailing
17			address, including a zip code, of the actual office location which may not be
18			only a post-office box; and
19		b.	In all other cases, the mailing address, including a zip code.
20	3.	"Arti	icles" or "articles of organization" means:
21		a.	In the case of a limited liability company organized under this chapter, articles
22			of organization, articles of amendment, a statement of change of registered
23			office, registered agent, or name of registered agent, a statement establishing
24			or fixing the rights and preferences of a class or series of membership
25			interests, articles of merger, articles of abandonment, articles of conversion,
26			and articles of termination.
27		b.	In the case of a foreign limited liability company, the term includes all records
28			serving a similar function required to be filed with the secretary of state or
29			other state office of the state of organization of the foreign limited liability
30			company.
31	4	"Διι t	henticated electronic communication" means:

1		a.	That the electronic communication is delivered:
2			(1) To the principal place of business of the limited liability company; or
3			(2) To a manager or agent of the limited liability company authorized by the
4			limited liability company to receive the electronic communication; and
5		b.	That the electronic communication sets forth information from which the
6			limited liability company can reasonably conclude that the electronic
7			communication was sent by the purported sender.
8	5.	"Bal	lot" means a written ballot or a ballot transmitted by electronic communications.
9	6.	"Boa	ard" or "board of governors" means the board of governors of a limited liability
10		com	pany.
11	7.	"Boa	ard member" means:
12		a.	An individual serving on the board of governors in the case of a limited liability
13			company; and
14		b.	An individual serving on the board of directors in the case of a corporation.
15	8.	"Byl	aws" means any rule, resolution, or other provision, regardless how
16		desi	gnated, that:
17		a.	Relates to the management of the business or the regulation of the affairs of
18			the limited liability company; and
19		b.	Was expressly part of the bylaws by the action, taken from time to time under
20			section 10-32-68, by the board or the members.
21	9.	"Cla	ss", when used with reference to membership interests, means a category of
22		men	nbership interests which differs in one or more rights or preferences from
23		ano	ther category of membership interests of the limited liability company.
24	10.	"Clo	sely held limited liability company" means a limited liability company that does
25		not	have more than thirty-five members.
26	11.	"Co	nstituent organization" means an organization that:
27		a.	In a merger, is either the surviving organization or an organization that is
28			merged into the surviving organization; or
29		b.	In an exchange, is either the acquiring organization or an organization whose
30			securities are acquired by the acquiring organization.

29

legal entity.

19.

1 12. "Contribution" means any cash, property, services rendered, or a promissory note 2 or other binding obligation to contribute cash or property or to perform services, 3 which a member contributes to a limited liability company in the capacity of that 4 member as a member. 5 13. "Contribution agreement" means an agreement between a person and a limited 6 liability company under which: 7 The person agrees to make a contribution in the future; and a. 8 b. The limited liability company agrees that, at the time specified for the 9 contribution in the future, the limited liability company will accept the 10 contribution and reflect the contribution in the required records. 11 14. "Contribution allowance agreement" means an agreement between a person and a 12 limited liability company under which: 13 The person has the right, but not the obligation, to make a contribution in the a. 14 future: and 15 b. The limited liability company agrees that, if the person makes the specified 16 contribution at the time specified in the future, the limited liability company will 17 accept the contribution and reflect the contribution in the required records. 18 15. "Converted organization" means the organization resulting from a conversion 19 under sections 10-32-108.1 through 10-32-108.6. 20 16. "Converting organization" means the organization that effects a conversion under 21 sections 10-32-108.1 through 10-32-108.6. 22 17. "Corporation" or "domestic corporation" means a corporation, other than a foreign 23 corporation, organized for profit and incorporated under chapter 10-19.1. 24 18. "Dissolution" means that the limited liability company incurred an event under 25 subsection 1 of section 10-32-109, subject only to sections 10-32-116 and 26 10-32-124, that obligates the limited liability company to wind up the limited liability 27 company's affairs and to terminate the limited liability company's existence as a

"Dissolution avoidance consent" means the consent of all remaining members:

1		a.	Given, as provided in subdivision e of subsection 1 of section 10-32-109, after
2			the occurrence of any event that terminates the continued membership of a
3			member in the limited liability company; and
4		b.	That the limited liability company must be continued as a legal entity without
5			dissolution.
6	20.	"Dis	tribution" means a direct or indirect transfer of money or other property, other
7		than	its own membership interests, with or without consideration, or an incurrence
8		or is	suance of indebtedness, by a limited liability company to any of its members in
9		resp	ect of its membership interests and may be in the form of an interim
10		distr	ribution or a termination distribution, or as consideration for the purchase,
11		rede	emption, or other acquisition of its membership interests, or otherwise.
12	21.	"Dor	mestic organization" means an organization created under the laws of this
13		state	∍.
14	22.	"Ele	ctronic" means relating to technology having electrical, digital, magnetic,
15		wire	less, optical, electromagnetic, or similar capabilities.
16	23.	"Ele	ctronic communication" means any form of communication, not directly
17		invo	lving the physical transmission of paper:
18		a.	That creates a record that may be retained, retrieved, and reviewed by a
19			recipient of the communication; and
20		b.	That may be directly reproduced in paper form by the recipient through an
21			automated process.
22	24.	"Ele	ctronic record" means a record created, generated, sent, communicated,
23		rece	eived, or stored by electronic means.
24	25.	"Ele	ctronic signature" means an electronic sound, symbol, or process attached to
25		or lo	gically associated with a record and signed or adopted by a person with the
26		inter	nt to sign the record.
27	26.	"File	ed with the secretary of state" means except as otherwise permitted by law or
28		rule:	
29		a.	That a record meeting the applicable requirements of this chapter, together
30			with the fees provided in section 10-32-150, has been delivered or
31			communicated to the secretary of state by a method or medium of

1 communication acceptable by the secretary of state, and has been 2 determined by the secretary of state to conform to law. 3 b. That the secretary of state did then: 4 (1) Record the actual date on which the record was filed, and if different, 5 the effective date of filing; and 6 (2) Record the record in the office of the secretary of state. 7 27. "Financial rights" means a member's rights: 8 a. To share in profits and losses as provided in section 10-32-36; 9 b. To share in distributions as provided in section 10-32-60; 10 To receive interim distributions as provided in section 10-32-61; and C. 11 d. To receive termination distributions as provided in subdivision c of 12 subsection 1 of section 10-32-131. 13 28. "Foreign corporation" means a corporation organized for profit that is incorporated 14 under laws other than the laws of this state for a purpose for which a corporation 15 may be incorporated under chapter 10-19.1. 16 29. "Foreign limited liability company" means a limited liability company which is 17 organized under or governed by laws other than the laws of this state for a purpose 18 for which a limited liability company may be organized under this chapter. 19 30. "Foreign organization" means an organization created under laws other than the 20 laws of this state for a purpose for which an organization may be created under the 21 laws of this state. 22 31. "Good faith" means honesty in fact in the conduct of the act or transaction 23 concerned. 24 32. "Governance rights" means all of a member's rights as a member in the limited 25 liability company other than financial rights and the right to assign financial rights. 26 33. "Governing body" means for an organization that is: 27 a. A corporation, its board of directors; 28 A limited liability company, its board of governors; or b. 29 Any other organization, the body selected by its owners that has the ultimate C. 30 power to determine the policies of the organization and to control its policies. 31 34. "Governing statute" of an organization means:

1 With respect to a domestic organization, the following chapters of this code a. 2 which govern the internal affairs of the organization: 3 (1) If a corporation, then chapter 10-19.1; 4 (2) If a limited liability company, then this chapter; 5 (3)If a general partnership, then chapters 45-13 through 45-21; 6 (4) If a limited partnership, then chapter 45-10.2; 7 (5)If a limited liability partnership, then chapter 45-22; and 8 (6)If a limited liability limited partnership, then chapter 45-23; and 9 With respect to a foreign organization, the laws of the jurisdiction under which b. 10 the organization is created and which govern the internal affairs of the 11 organization. 12 35. "Governor" means an individual serving on the board. 13 36. "Intentionally" means that the person referred to either has a purpose to do or fail 14 to do the act or cause the result specified or believes that the act or failure to act, if 15 successful, will cause that result. A person "intentionally" violates a statute: 16 If the person intentionally does the act or causes the result prohibited by the a. 17 statute; or 18 b. If the person intentionally fails to do the act or cause the result required by the 19 statute, even though the person may not know of the existence or 20 constitutionality of the statute or the scope or meaning of the terms used in 21 the statute. 22 37. "Legal representative" means a person empowered to act for another person, 23 including an agent, manager, officer, partner, or associate of an organization; a 24 trustee of a trust; a personal representative; a trustee in bankruptcy; and a 25 receiver, guardian, custodian, or conservator. 26 38. "Limited liability company" or "domestic limited liability company" means a limited 27 liability company, other than a foreign limited liability company, organized under or 28 governed by this chapter excluding a nonprofit limited liability company organized 29 under or governed by chapter 10-36. 30 39. "Manager" means:

1		a.	An in	dividu	al who is eighteen years of age or more and who is elected,
2			арро	inted,	or otherwise designated as a manager by the board; and
3		b.	An in	dividu	al considered elected as a manager pursuant to section 10-32-92.
4	40.	"Me	mber"	mean	s a person, with or without voting rights, reflected in the required
5		reco	ords of	a limi	ted liability company as the owner of a membership interest in the
6		limit	ted liak	oility co	ompany.
7	41.	"Me	mbers	hip int	erest" means one of the units, however designated, into which the
8		prop	orietar	y intere	est of the members in a limited liability company is divided
9		con	sisting	of:	
10		a.	The f	inanci	al rights of a member;
11		b.	The	ight of	a member to assign financial rights as provided in section
12			10-32	2-31;	
13		c.	The (govern	ance rights of a member, if any; and
14		d.	The	ight of	a member to assign any governance rights owned as provided in
15			section	on 10-	32-32.
16	42.	<u>"No</u>	<u>nprofit</u>	limite	d liability company" means a limited liability company organized
17		<u>und</u>	er or g	overn	ed by chapter 10-36.
18	<u>43.</u>	"No	tice":		
19		a.	Is giv	en by	a member of a limited liability company to the limited liability
20			comp	any o	r a manager of a limited liability company:
21			(1)	Whe	n in writing and mailed or delivered to the limited liability company
22				or the	e manager at the registered office or principal executive office of
23				the li	mited liability company.
24			(2)	Whe	n given by a form of electronic communication consented to by the
25				limite	ed liability company or a manager to which the notice is given:
26				(a)	If by facsimile communication, when directed to a telephone
27					number at which the limited liability company or a manager has
28					consented to receive notice;
29				(b)	If by electronic mail, when directed to an electronic mail address
30					at which the limited liability company or a manager has
31					consented to receive notice;

1		(c)	If by posting on an electronic network on which the limited liability
2			company or a manager has consented to receive notice, together
3			with separate notice to the limited liability company or a manager
4			of the specific posting, upon the later of:
5			[1] The posting; or
6			[2] The giving of the separate notice; or
7		(d)	If by any other form of electronic communication by which the
8			limited liability company or a manager has consented to receive
9			notice, when directed to the limited liability company or a
10			manager.
11	b. Is	given, in	all other cases:
12	(1)	Wher	n mailed to the person at an address designated by the person or
13		at the	e last-known address of the person;
14	(2)	Wher	n deposited with a nationally recognized overnight delivery service
15		for ov	vernight delivery or, if overnight delivery to the person is not
16		availa	able, for delivery as promptly as practicable, to the person at an
17		<u>addre</u>	ess designed by the person or at the last known address of the
18		perso	on;
19	<u>(3)</u>	Wher	n handed to the person;
20	(3) (4)) Wher	left at the office of the person with a clerk or other person in
21		charg	ge of the office or:
22		(a)	If there is no one in charge, when left in a conspicuous place in
23			the office; or
24		(b)	If the office is closed or the person to be notified has no office,
25			when left at the dwelling house or usual place of abode of the
26			person with some person of suitable age and discretion who is
27			residing there; or
28	(4) <u>(5</u>	<u>)</u> Wher	n given by a form of electronic communication consented to by the
29		perso	on to whom the notice is given:
30		(a)	If by facsimile communication, when directed to a telephone
31			number at which the person has consented to receive notice.

1					(b)	If by electronic mail, when directed to an electronic mail address
2						at which the person has consented to receive notice.
3					(c)	If by posting on an electronic network on which the person has
4						consented to receive notice, together with separate notice to the
5						person of the specific posting, upon the later of:
6						[1] The posting; or
7						[2] The giving of the separate notice.
8					(d)	If by any other form of electronic communication by which the
9						person has consented to receive notice when directed to the
10						person.
11			(5)	<u>(6)</u>	Wher	n the method is fair and reasonable when all of the circumstances
12					are c	onsidered.
13			c.	Is giv	en by	mail when deposited in the United States mail with sufficient
14				posta	age affi	ixed.
15			d.	<u>Is giv</u>	en by	deposit for delivery when deposited for delivery as provided in
16				parag	graph ((2), subdivision b of this subsection, after having made sufficient
17				arran	gemer	nts for payment by the sender.
18			<u>e.</u>	Is de	emed ı	received when it is given.
19	43.	<u>44.</u>	"Org	ganiza	tion" m	neans :
20			a.	Whet	her Me	eans, whether domestic or foreign, a limited liability company,
21				corpo	oration	, partnership, limited partnership, limited liability partnership,
22				limite	d liabil	lity limited partnership, or any other person having a governing
23				statu	te; but	
24			b.	Exclu	ıdes aı	ny :
25				<u>(1)</u>	<u>Any</u> r	nonprofit corporation, whether a domestic nonprofit corporation
26					which	n is incorporated under chapter 10-33 or a foreign nonprofit
27					corpo	pration which is incorporated in another jurisdiction; or.
28	44.	<u>45.</u>	"Ori	ginatir	ng reco	ords" means for an organization which is:
29			a.	A cor	poration	on, its articles of incorporation;
30			b.	A lim	ited lia	bility company, its articles of organization;
31			C.	A lim	ited pa	artnership, its certificate of limited partnership;

1			d.	A limited liability partnership, its registration; or
2			e.	A limited liability limited partnership, its certificate of limited liability limited
3				partnership.
4	45.	<u>46.</u>	"Ov	vners" means the holder of ownership interests in an organization.
5	46.	<u>47.</u>	"Ov	vnership interests" means for a domestic or foreign organization that is:
6			a.	A corporation, its shares;
7			b.	A limited liability company, its membership interests;
8			c.	A limited partnership, its partnership interests;
9			d.	A general partnership, its partnership interests;
10			e.	A limited liability partnership, its partnership interests;
11			f.	A limited liability limited partnership, its partnership interests; or
12			g.	Any other organization, its governance or transferable interests.
13	47.	<u>48.</u>	"Pa	rent" of a specified organization means an organization that directly or
14			indi	rectly, through related organizations, owns more than fifty percent of the voting
15			pow	ver of the ownership interests entitled to vote for governors, or other members
16			of th	he governing body of the specified organization.
17	48.	<u>49.</u>	"Pe	rtains" means a contribution "pertains":
18			a.	To a particular series when the contribution is made in return for a
19				membership interest in that particular series.
20			b.	To a particular class when the class has no series and the contribution is
21				made in return for a membership interest in the class.
22			A c	ontribution that pertains to a series does not pertain to the class of which the
23			seri	ies is a part.
24	49.	<u>50.</u>	"Pri	ncipal executive office" means:
25			a.	If the limited liability company has an elected or appointed president, an office
26				where the elected or appointed president of the limited liability company has
27				an office; or
28			b.	If the limited liability company has no elected or appointed president, the
29				registered office of the limited liability company.
30	50.	<u>51.</u>	"Re	cord" means information that is inscribed on a tangible medium or that is stored
31			in a	in electronic or other medium and is retrievable in perceivable form.

1 51. 52. "Registered office" means the place in this state designated in a limited liability 2 company's articles of organization or a foreign limited liability company's certificate 3 of authority as the registered office. 4 52. 53. "Related organization" means an organization that controls, is controlled by, or is 5 under common control with another organization with control existing if an 6 organization: 7 Owns, directly or indirectly, at least fifty percent of the ownership interests of 8 another organization; 9 Has the right, directly or indirectly, to elect, appoint, or remove fifty percent or b. 10 more of the voting members of the governing body of another organization; or 11 Has the power, directly or indirectly, to direct or cause the direction of the C. 12 management and policies of another organization, whether through the 13 ownership of voting interests, by contract, or otherwise. 14 53. <u>54.</u> "Remote communication" means communication via electronic communication, 15 conference telephone, videoconference, the internet, or such other means by 16 which persons not physically present in the same location may communicate with 17 each other on a substantially simultaneous basis. 18 "Required records" are those records required to be maintained under section 54. <u>55.</u> 19 10-32-51. 20 55. 56.: "Security" has the meaning given in section 10-04-02. 21 56. <u>57.</u> "Series" means a category of membership interests, within a class of membership 22 interests, that has some of the same rights and preferences as other membership 23 interests within the same class, but that differ in one or more rights and 24 preferences from another category of membership interests within that class. 25 57. 58. "Signed" means: 26 That the signature of a person, which may be a facsimile affixed, engraved, 27 printed, placed, stamped with indelible ink, transmitted by facsimile 28 telecommunication or electronically, or in any other manner reproduced on the 29 record, is placed on a record with the present intention to authenticate that 30 record.

1 With respect to a record required by this chapter to be filed with the secretary b. 2 of state, that: 3 (1) The record has been signed by a person authorized to do so by this 4 chapter, the articles of organization, a member-control agreement, or 5 the bylaws or a resolution approved by the governors as required by 6 section 10-32-83 or the members as required by section 10-32-42; and 7 (2) The signature and the record are communicated by a method or 8 medium acceptable by the secretary of state. 9 "Subsidiary" of a specified organization means an organization having more than 58. 59. 10 fifty percent of the voting power of its ownership interests entitled to vote for 11 governors, or other members of the governing body of the organization owned 12 directly, or indirectly, through related organizations, by the specified organization. 13 59. 60. "Successor organization" means an organization that, pursuant to a business 14 continuation agreement or an order of the court under subsection 6 of section 15 10-32-119, continues the business of the dissolved and terminated limited liability 16 company. 17 60. 61. "Surviving organization" means the organization resulting from a merger which: 18 a. May preexist the merger; or 19 b. May be created by the merger. 20 61. 62. "Termination" means the end of the existence of a limited liability company as a 21 legal entity and occurs when a notice of termination is: 22 Filed with the secretary of state under section 10-32-117 together with the 23 fees provided in section 10-32-150; or 24 b. Considered filed with the secretary of state under subdivision c of 25 subsection 2 of section 10-32-106 together with the fees provided in section 26 10-32-150. 27 62. 63. "Vote" includes authorization by written action. 28 63. <u>64.</u> "Winding up" means the period triggered by dissolution during which the limited 29 liability company ceases to carry on business, except to the extent necessary for 30 concluding affairs, and disposing of assets under section 10-32-131. 31 "Written action" means: 64. 65.

1		a.	A wr	itten record signed by every person required to take the action described;
2			and	
3		b.	The	counterparts of a written record signed by any person taking the action
4			desc	ribed.
5			(1)	Each counterpart constitutes the action of the persons signing it; and
6			(2)	All the counterparts, taken together, constitute one written action by all
7				of the persons signing them.
8	SE	CTIO	N 19.	AMENDMENT. Section 10-32-04 of the North Dakota Century Code is
9	amended a	and re	enact	ed as follows:
10	10-	32-04	. Pur	poses. A limited liability company may be organized under this chapter
11	for any bus	siness	lawfu	<u>Il</u> purpose, unless some other statute of this state requires organization
12	for any of t	hose	purpo	ses under a different law. Unless otherwise provided in its articles of
13	organizatio	n, a li	mited	liability company has general business purposes.
14	SE	CTIO	N 20.	AMENDMENT. Section 10-32-06 of the North Dakota Century Code is
15	amended a	and re	enact	ed as follows:
16	10-	32-06	. Nur	mber of members required. A Subject to 10-32-67 and subdivision 1 of
17	10-32-109,	<u>a</u> lim	ited lia	ability company must have one or more members.
18	SE	CTIO	N 21.	AMENDMENT. Subsection 1 of section 10-32-10 of the North Dakota
19	Century Co	ode is	amer	ided and reenacted as follows:
20	1.	The	limite	ed liability company name:
21		a.	Mus	t be in the English language or in any other language expressed in
22			Engl	ish letters or characters;
23		b.	Mus	t contain the words "limited liability company", or must contain the
24			abbr	eviation "L.L.C." or the abbreviation "LLC", either of which abbreviation
25			may	be used interchangeably for all purposes authorized by this chapter,
26			inclu	ding real estate matters, contracts, and filings with the secretary of state;
27		C.	May	not contain the:
28			<u>(1)</u>	The word "corporation", "incorporated", "limited partnership", "limited
29				liability partnership", "limited liability limited partnership", or any
30				abbreviation of these words;

1			<u>(2)</u>	I he	words "limited" or "company" without association to the words
2				<u>"limit</u>	ed liability company" or the abbreviations of these words as
3				provi	ded in subdivision b of this subsection;
4		d.	May	not co	ntain a word or phrase that indicates or implies that the limited
5			liabil	ity con	npany:
6			(1)	Is or	ganized for a purpose other than:
7				(a)	A lawful business purpose for which a limited liability company
8					may be organized under this chapter; or
9				(b)	For a purpose stated in its articles of organization; or
10			(2)	May	not be organized under this chapter; and
11		e.	May	not be	the same as, or deceptively similar to:
12			(1)	The	name, whether foreign and authorized to do business in this state
13				or do	omestic, unless there is filed with the articles a record which
14				comp	olies with subsection 3, of:
15				(a)	Another limited liability company;
16				(b)	A corporation;
17				(c)	A limited partnership;
18				(d)	A limited liability partnership; or
19				(e)	A limited liability limited partnership;
20			(2)	A na	me, the right of which is, at the time of organization, reserved in the
21				manı	ner provided in section 10-19.1-14, 10-32-11, 10-33-11,
22				45-1	0.2-11, 45-13-04.2, or 45-22-05;
23			(3)	A fict	titious name registered in the manner provided in chapter 45-11; or
24			(4)	A tra	de name registered in the manner provided in chapter 47-25.
25	SE	CTIO	N 22.	AMEN	IDMENT. Section 10-32-18 of the North Dakota Century Code is
26	amended a	and re	enact	ed as f	follows:
27	10-	32-18	. Arti	cles o	f amendment. When an amendment has been adopted, articles
28	of amendm	nent m	nust be	e prepa	ared that contain:
29	1.	The	name	of the	e limited liability company;
30	2.	The	amer	ndmen	t adopted;

1		3.	The	date of the adoption of the amendment by the members or by the organizers
2			or th	ne board when no membership interests have been issued;
3		<u>4.</u>	If the	e amendment provides for but does not establish the manner for effecting an
4			exch	nange, reclassification, division, combination, or cancellation of membership
5			inter	rests, a statement of the manner in which it will be effected restates the articles
6			<u>in th</u>	eir entirety, a statement that the restated articles supersede the original
7			artic	les and all amendments to the original articles; and
8	4.	<u>5.</u>	A sta	atement that the amendment has been adopted pursuant to this chapter.
9		SEC	OIT	23. AMENDMENT. Subsection 2 of section 10-32-43 of the North Dakota
10	Centur	у Со	de is	amended and reenacted as follows:
11		2.	The	written action is effective when signed, or consented to by authenticated
12			elec	tronic communication, by the required members, unless a different effective
13			time	is provided in the written action.
14			a.	When written action is permitted to be taken by less than all members, all
15				members must be notified immediately of its text and effective date no later
16				than five days after the date on which the action is taken.
17			b.	Failure to provide the notice does not invalidate the written action.
18			C.	A member who does not sign or consent to the written action has no liability
19				for the action or actions taken by the written action.
20		SEC	OIT	24. AMENDMENT. Section 10-32-48 of the North Dakota Century Code is
21	amend	ed a	nd ree	enacted as follows:
22		10-3	32-48	. Proxies.
23		1.	At o	r before the meeting at which the appointment is to be effective, a member
24			may	cast or authorize the casting of a vote:
25			a.	By filing with a manager authorized to tabulate votes a written appointment of
26				a proxy which is signed by the member.
27			b.	By telephonic transmission remote communication or authenticated electronic
28				communication to a manager authorized to tabulate votes, whether or not
29				accompanied by written instructions of the member, of an appointment of a
30				proxy.

- (1) The telephonic transmission remote communication or authenticated electronic communication must set forth or be submitted with information from which it can be determined that the appointment is authorized by the member. If it is reasonably concluded that the telephonic transmission remote communication or authenticated electronic communication is valid, the inspectors of election or, if there are not inspectors, the other persons making that determination of validity shall specify the information upon which they relied to make that determination.
- (2) A proxy so appointed may vote on behalf of the member, or otherwise participate, in a meeting by remote communication according to section 10-32-43.2, to the extent the member appointing the proxy would have been entitled to participate by remote communication according to section 10-32-43.2 if the member did not appoint the proxy.
- c. Any A copy, facsimile telecommunication, or other reproduction of the original writing or transmission may be substituted or used in lieu of the original writing or transmission for any purpose for which the original transmission could be used, if the copy, facsimile telecommunication, or other reproduction is a complete and legible reproduction of the entire original writing or transmission.
- d. An appointment of a proxy for membership interests owned jointly by two or more members is valid if signed or consented to by authenticated electronic communication by any one of the members, unless the limited liability company receives from any one of those members written notice or an authenticated electronic communication either denying the authority of that person to appoint a proxy or appointing a different proxy.
- The appointment of a proxy is valid for eleven months, unless a longer period is
 expressly provided in the appointment. No appointment is irrevocable unless the
 appointment is coupled with an interest in the membership interests of the limited
 liability company.
- 3. An appointment may be revoked at will unless the appointment is coupled with an interest, in which case the appointment may not be terminated except in

1			accordance with the terms of an agreement, if any, between the parties to the					
2			арр	appointment. Appointment of a proxy is revoked by the person appointing the				
3			prox	y by attending :				
4			<u>a.</u>	Attending a meeting and voting in person; or signing				
5			<u>b.</u>	Signing and delivering to the manager or agent authorized to tabulate proxy				
6				votes either a:				
7				(1) A writing stating that the appointment of the proxy is revoked; or a later				
8				(2) A new appointment-; or				
9			<u>C.</u>	Remote communication or by authenticated electronic communication,				
10				whether or not accompanied by written instructions of the member, of:				
11				(1) A statement that the proxy is revoked; or				
12				(2) A new appointment.				
13		<u>4.</u>	Rev	ocation in either manner provided in subdivisions b or c of subsection 3 of this				
14			sect	ion revokes all prior proxy appointments and is effective when				
15			<u>a.</u>	When filed with a manager or with a duly authorized agent of the limited				
16				liability company; or				
17			<u>b.</u>	When the remote communication or the authenticated electronic				
18				communication is received by a manager or by the duly authorized agent of				
19				the limited liability company.				
20				The remote communication or the authenticated electronic communication				
21				must set forth or be submitted with information from which it can be				
22				determined that the revocation or the new appointment was authorized by the				
23				member.				
24	4.	<u>5.</u>	The	death or incapacity of a person appointing a proxy does not revoke or affect				
25			the	right of the limited liability company to accept the authority of the proxy, unless				
26			writt	en notice of the death or incapacity is received by a manager authorized to				
27			tabu	late votes before the proxy exercises the authority under that appointment.				
28	5.	<u>6.</u>	Unle	ess the appointment specifically provides otherwise, if two or more persons are				
29			app	pinted as proxies for a member:				
30			a.	Any one of them may vote the membership interests on each item of business				
31				in accordance with specific instructions contained in the appointment; and				

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- 1 b. If no specific instructions are contained in the appointment with respect to 2 voting the membership interests on a particular item of business, the 3 membership interests must be voted as a majority of the proxies determine. If 4 the proxies are equally divided, the membership interests must not be voted. 5 6. 7. Subject to section 10-32-48.1 and an express restriction, limitation, or specific 6 reservation of authority of the proxy appearing in the appointment, the limited 7 liability company may accept a vote or action by the proxy as the action of the 8 member. The vote of a proxy is final, binding, and not subject to challenge, but the 9 proxy is liable to the member for damages resulting from a failure to exercise the proxy or from an exercise of the proxy in violation of the authority granted in the 10 11 appointment. 12 7. 8. If a proxy is given authority by a member to vote on less than all items of business 13 considered at a meeting of members, the member is considered to be present and 14 entitled to vote by the proxy for purposes of subsection 1 of section 10-32-42 only 15 with respect to those items of business for which the proxy has authority to vote. A 16 proxy who is given authority by a member who abstains with respect to an item of 17 business is considered to have authority to vote on the item of business for 18 purposes of this subsection. 19 SECTION 25. AMENDMENT. Subsection 1 of section 10-32-80 of the North Dakota 20 Century Code is amended and reenacted as follows: 21 Meetings of the board may be held from time to time as provided in the articles of 22 organization, a member-control agreement, or the bylaws at any place within or 23 without the state that the board may select or by any means described in 24 subsection 2. 25 If the articles, bylaws, or board fails to select a place for a meeting, the 26 meeting must be held at the principal executive office, unless the articles, a 27 member-control agreement, or the bylaws provide otherwise.
 - b. The board may determine under subsection 2 that a meeting of the board shall be held solely by means of remote communication.
 - c. Participation in a meeting by either of the <u>a</u> means set forth in subsection 2 constitutes personal presence in person at the meeting.

1 SECTION 26. AMENDMENT. Subsection 1 of section 10-32-85 of the North Dakota 2 Century Code is amended and reenacted as follows: 3 A resolution approved by the affirmative vote of a majority of the board governors 1. 4 then holding office may establish committees having the authority of the board in 5 the management of the business of the limited liability company only to the extent 6 provided in the resolution. Committees may include a special litigation committee 7 consisting of one or more independent governors or other independent persons to 8 consider legal rights or remedies of the limited liability company and whether those 9 rights and remedies should be pursued. Committees other than special litigation 10 committees are subject at all times to the direction and control of the board. 11 SECTION 27. AMENDMENT. Subsection 2 of section 10-32-87 of the North Dakota 12 Century Code is amended and reenacted as follows: 13 The contract or transaction described in subsection 1 is not void or voidable if: 14 The contract or transaction was, and the person asserting the validity of the a. 15 contract or transaction sustains the burden of establishing that the contract or 16 transaction was, fair and reasonable as to the limited liability company at the 17 time it was authorized, approved, or ratified; 18 b. The material facts as to the contract or transaction and as to the governor's 19 interest are fully disclosed or known to the members, whether entitled to vote, 20 and the contract or transaction is approved in good faith by: 21 (1) The owners of two-thirds of the voting power of membership interests 22 entitled to vote which are owned by persons other than the interested 23 governor: or 24 (2) The unanimous affirmative vote of all members, whether entitled to 25 vote: 26 The material facts as to the contract or transaction and as to the governor's C. 27 interest are fully disclosed or known to the board or a committee, and the 28 board or committee authorizes, approves, or ratifies the contract or 29 transaction in good faith by a majority of the board governors or committee 30 members currently holding office, but the interested governor is not counted in

determining the presence of a quorum and may not vote; or

1		d.	The	contract or transaction is a distribution described in subsection 1 of
2			sect	on 10-32-64 or a merger or exchange described in subsection 1 or 2 of
3			sect	on 10-32-100.
4	SE	СТІО	N 28.	AMENDMENT. Subsection 1 of section 10-32-99 of the North Dakota
5	Century Co	ode is	amer	nded and reenacted as follows:
6	1.	For	purpo	ses of this section:
7		a.	"Lim	ited liability company" includes a limited liability company or foreign
8			limite	ed liability company that was the predecessor of the limited liability
9			com	pany referred to in this section in a merger or other transaction in which
10			the p	predecessor's existence ceased upon consummation of the transaction.
11		b.	"Offi	cial capacity" means:
12			(1)	With respect to a governor, the position of governor in a limited liability
13				company;
14			(2)	With respect to a person other than a governor, the elective or
15				appointive office or position held by a manager, member of a committee
16				of the board, the employment relationship undertaken by an employee,
17				agent of the limited liability company, or the scope of the services
18				provided by members of the limited liability company who provide
19				services to the limited liability company; and
20			(3)	With respect to a governor, manager, member, employee, or agent of
21				the limited liability company who, while a governor, manager, member,
22				or employee of the limited liability company, is or was serving at the
23				request of the limited liability company or whose duties in that position
24				involve or involved service as a governor, director, manager, officer,
25				member, partner, trustee, employee, or agent of another organization or
26				employee benefit plan, the position of that person as a governor,
27				director, manager, officer, member, partner, trustee, employee, or
28				agent, as the case may be, of the other organization or employee
29				benefit plan.

1		C.	"Pro	ceeding" means a threatened, pending, or completed civil, criminal,
2			adm	inistrative, arbitration, or investigative proceeding, including a proceeding
3			by o	r in the right of the limited liability company.
4		d.	"Spe	cial legal counsel" means counsel who has not in the preceding five
5			year	s represented:
6			<u>(1)</u>	Represented the limited liability company or a related organization in a
7				capacity other than special legal counsel;, or
8			<u>(2)</u>	Represented a governor, manager, member of a committee of the
9				board, employee, or agent whose indemnification is in issue.
10	SEC	CTIO	N 29.	AMENDMENT. Subsection 4 of section 10-32-107 of the North Dakota
11	Century Co	de is	amer	nded and reenacted as follows:
12	4.	If th	e sur	viving organization in a merger will be a foreign organization and will
13		tran	sact b	business in this state, then the surviving organization shall comply with its
14		gov	erning	statute. In every case, the surviving organization shall file with the
15		sec	retary	of state:
16		a.	An a	greement that the surviving organization may be served with process in
17			this	state in a proceeding for the enforcement of an obligation of a constituent
18			orga	nization and in a proceeding for the enforcement of the rights of a
19			diss	enting owner of an ownership interest of a constituent organization
20			agai	nst the surviving foreign organization;
21		b.	An ii	revocable appointment of the secretary of state as the agent of the
22			surv	iving organization to accept service of process in any proceeding, and an
23			addr	ess to which process may be forwarded as provided in section
24			10-0	1.1-13; and
25		C.	An a	greement that the surviving foreign organization promptly will pay to the
26			diss	enting owners of ownership interests of each constituent organization the
27			amo	unt, if any, to which the dissenting owners are entitled under its governing
28			statu	ute.
29	SEC	CTIO	N 30.	AMENDMENT. Subsection 1 of section 10-32-109 of the North Dakota
30	Century Co	de is	amer	nded and reenacted as follows:

1 A limited liability company dissolves upon the occurrence of any of the following 2 events: 3 When the period, if any, fixed in the articles of organization for the duration of a. 4 the limited liability company expires; 5 b. By order of a court pursuant to sections 10-32-119 and 10-32-122; By action of the organizers Prior to accepting contributions pursuant to 6 C. 7 section 10-32-110; 8 d. By action of the members After accepting contributions pursuant to section 9 10-32-111; 10 For a limited liability company with articles of organization filed with the e. 11 secretary of state: 12 (1) Before July 1, 1999, except as otherwise provided in the articles of 13 organization or a member-control agreement, upon the occurrence of 14 an event that terminates the continued membership of a member in the 15 limited liability company, but the limited liability company is not 16 dissolved and is not required to be wound up by reason of any event 17 that terminates the continued membership of a member: 18 (a) If there is at least one remaining member and the existence and 19 business of the limited liability company is continued by the 20 consent of all the remaining members obtained no later than 21 ninety days after the termination of the continued membership; or 22 (b) If the membership of the last or sole member terminates and the 23 legal representative of that last or sole member causes the 24 limited liability company to admit at least one member. 25 (2)After June 30, 1999, upon the occurrence of an event terminating the 26 continued membership of a member in the limited liability company: 27 (a) If the articles of organization or a member-control agreement 28 specifically provide that the termination causes dissolution and in 29 that event only as provided in the articles or member-control 30 agreement; or

1	1 (b) If t	he membership of the last or sole member terminates and the
2	2 le	pal representative of that last or sole member does not cause
3	3 the	e limited liability company to admit at least one member within
4	4 or	e hundred eighty days after the termination;
5	f. A merger in wh	ich the limited liability company is not the surviving
6	6 organization; o	r
7	g. When terminat	ed by the secretary of state pursuant to section 10-32-149.
8	SECTION 31. AMENDN	ENT. Section 10-32-110 of the North Dakota Century Code is
9	9 amended and reenacted as follo	NS:
10	0 10-32-110. Voluntary d	ssolution and termination by organizers <u>prior to acceptin</u> g
11	1 contributions. A limited liability	company that has not accepted contributions may be
12	2 dissolved and terminated by the	organizers in the manner set forth in this section.
13	3 1. A majority of the org	anizers or governors shall sign articles of dissolution and
14	4 termination containi	ng:
15	5 a. The name of the	e limited liability company;
16	6 b. The date of org	anization;
17	7 c. A statement the	at contributions have not been accepted; and
18	8 d. A statement the	at no debts remain unpaid.
19	9 2. The articles of disso	lution and termination must be filed with the secretary of state
20	together with the fee	es provided in section 10-32-150.
21	21 3. When the articles of	dissolution and termination have been filed with the secretary
22	of state, the limited	iability company is terminated.
23	4. The secretary of sta	te shall issue to the terminated limited liability company or its
24	legal representative	a certificate of termination that contains:
25	25 a. The name of the	e limited liability company;
26	b. The date the a	ticles of dissolution and termination were filed with the
27	secretary of sta	ite; and
28	c. A statement the	at the limited liability company is terminated.
29	SECTION 32. AMENDN	ENT. Section 10-32-111 of the North Dakota Century Code is
30	amended and reenacted as follo	WS:

1	10-3	32-11	1. Voluntary dissolution by members <u>after accepting contributions</u> . A		
2	limited liabi	lity co	mpany may be dissolved by the members after accepting contributions when		
3	authorized	in the	manner set forth in this section.		
4	1.	If the	f the limited liability company has members, then:		
5		<u>a.</u>	Written notice must be given to each member, whether or not entitled to vote		
6			at a meeting of members, within the time and in the manner provided in		
7			section 10-32-40 for notice of meetings of members and, whether the meeting		
8			is a regular or a special meeting, must state that a purpose of the meeting is		
9			to consider dissolving the limited liability company and that dissolution must		
10			be followed by the winding up and termination of the limited liability company.		
11	2.	<u>b.</u>	The proposed dissolution must be submitted for approval at a meeting of		
12			members. If the proposed dissolution is approved at a meeting by the		
13			affirmative vote of the owners of a majority of the voting power of all		
14			membership interests entitled to vote, the limited liability company is		
15			dissolved.		
16	<u>2.</u>	If the	e limited liability company no longer has any members, then the governors may		
17		auth	orize and commence the dissolution. If the governors take that action, then:		
18		<u>a.</u>	The notice of dissolution filed under section 10-32-112 shall so reflect this		
19			fact; and		
20		<u>b.</u>	The governors shall have the right to revoke the dissolution proceedings in		
21			accordance with section 10-32-116.		
22	SEC	CTION	33. Subsection 4 to section 10-32-128 of the North Dakota Century Code is		
23	created and	d enac	cted as follows:		
24	<u>4.</u>	<u>Any</u>	statutory and common law rights of persons who may bring claims of injury to		
25		a pe	erson, including death, are not affected by dissolution under this chapter.		
26	SEC	CTION	34. AMENDMENT. Subsection 3 of section 10-32-149 of the North Dakota		
27	Century Co	de is	amended and reenacted as follows:		
28	3.	The	annual report of a limited liability company or foreign limited liability company		
29		mus	t be delivered to the secretary of state before November sixteenth of each		
30		year	, except that the first annual report of a limited liability company or foreign		
31		limit	ed liability company must be delivered before November sixteenth of the year		

1 following the calendar year in which the certificate of organization or certificate of 2 authority was issued by the secretary of state. 3 An annual report in a sealed envelope postmarked by the United States postal a. 4 service before November sixteenth, or an annual report in a sealed packet 5 with a verified shipment date by any other carrier service before November 6 sixteenth, is in compliance with this requirement. 7 b. The secretary of state must file the report if the report conforms to the 8 requirements of subsection 2. 9 (1) If the report does not conform, it must be returned to the limited liability 10 company or foreign limited liability company for any necessary 11 corrections. 12 (2) If the report is filed before the deadlines provided in this subsection, 13 penalties for the failure to file a report within the time provided do not 14 apply if the report is corrected to conform to the requirements of 15 subsection 2 and returned to the secretary of state within thirty days 16 after the annual report was returned by the secretary of state for 17 correction. 18 The secretary of state may extend the annual filing date of any limited liability C. 19 company or foreign limited liability company, if a written application for an 20 extension is delivered before November sixteenth. 21 SECTION 35. AMENDMENT. Subsection 5 of section 10-32-152 of the North Dakota 22 Century Code is amended and reenacted as follows: 23 If the court order sought is one for reinstatement of a limited liability company that 24 has been dissolved as provided in subsection 5 of section 10-32-149, or for 25 reinstatement of the certificate of authority of a foreign limited liability company that 26 has been revoked as provided in subsection 6 of section 10-32-149, then together 27 with any other actions the court deems proper, any such order which reverses the 28 decision of the secretary of state shall require the limited liability company or 29 foreign limited liability company to: 30 File all the most recent past-due annual reports report; a.

1	b	. Pay the fees to the secretary of state for each all past-due annual report
2		reports as provided in subsection 26 of section 10-32-150; and
3	C	Pay the reinstatement fee to the secretary of state as provided in
4		subsection 26 of section 10-32-150.
5	SECT	ON 36. AMENDMENT. Section 10-33-01 of the North Dakota Century Code is
6	amended and	reenacted as follows:
7	10-33	01. Definitions. For the purposes of this chapter, unless the context otherwise
8	requires:	
9	1. "	Activity" or "activities" means, in a corporation organized under this chapter, the
10	f	unctional equivalent of "business" in a corporation organized under chapter
11	1	0-19.1.
12	2. "	Address" means:
13	a	. In the case of a registered office or principal executive office, the mailing
14		address, including a zip code, of the actual office location which may not be
15		only a post-office box; and
16	b	. In any other case, the mailing address, including a zip code.
17	3. "	Articles" means:
18	а	. In the case of a corporation incorporated under or governed by this chapter,
19		articles of incorporation, articles of amendment, a resolution of election to
20		become governed by this chapter, a statement of change of registered office,
21		registered agent, or name of registered agent, articles of merger, articles of
22		consolidation, articles of abandonment, articles of dissolution, and any annua
23		report in which a registered office or registered agent has been established or
24		changed.
25	b	. In the case of a foreign corporation, the term includes all records serving a
26		similar function required to be filed with the secretary of state or other officer
27		of the state of incorporation of the foreign corporation.
28	4. "	Authenticated electronic communication" means:
29	а	. That the electronic communication is delivered:
30		(1) To the principal place of activity of the corporation; or

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

1 That a record meeting the applicable requirements of this chapter, together a. 2 with the fees provided in section 10-33-140, was delivered or communicated 3 to the secretary of state by a method or medium of communication acceptable 4 by the secretary of state and was determined by the secretary of state to 5 conform to law; and 6 b. That the secretary of state did then: 7 Record the actual date on which the record was filed, and if different, (1) 8 the effective date of filing; and 9 (2) Record the record in the office of the secretary of state. 10 17. "Foreign corporation" means a corporation that is formed under laws other than the 11 laws of this state for a purpose for which a corporation may be organized under 12 this chapter. 13 18. "Foreign organization" means an organization created under laws other than the 14 laws of this state for a purpose for which an organization may be created under the laws of this state. 15 16 19. "Good faith" means honesty in fact in the conduct of an act or transaction. 17 20. "Intentionally" means the person referred to has a purpose to do or fail to do the 18 act or cause the result specified, or believes the act or failure to act, if successful, 19 will cause that result. A person intentionally violates a statute: 20 If the person intentionally does the act or causes the result prohibited by the 21 statute: or 22 If the person intentionally fails to do the act or cause the result required by the b. 23 statute, even though the person may not know of the existence or 24 constitutionality of the statute or the scope or meaning of the terms used in 25 the statute. 26 21. "Internal Revenue Code" means the Internal Revenue Code of 1986, as amended 27 from time to time, and successive federal revenue Acts. 28 22. "Legal representative" means a person empowered to act for another person, 29 including an agent, manager, officer, partner, or associate of an organization; a 30 trustee of a trust; a personal representative; a trustee in bankruptcy; or a receiver, 31

guardian, custodian, or conservator.

1	23.	"Me	mber"	means	s a person with membership rights in a corporation under its
2		artic	cles or	bylaws	s, regardless of how the person is identified.
3	24.	"Me	mbers	with v	oting rights" means members or a class of members that has
4		voti	ng righ	its with	respect to the purpose or matter involved.
5	25.	"No	nprofit	purpo	se" or "nonprofit activity" means a purpose or activity not involving
6		pec	uniary	gain to	any officer, director, or member, other than a member that is a
7		non	profit c	organiz	ation or subdivision, unit, or agency of the United States or a state
8		or lo	ocal go	vernm	ent.
9	26.	"No	tice":		
10		a.	Is giv	en by	a member of a corporation to the corporation or an officer of the
11			corpo	oration	
12			(1)	Wher	in writing and mailed or delivered to the corporation or the officer
13				at the	registered office or principal executive office of the corporation; or
14			(2)	Wher	given by a form of electronic communication consented to by the
15				corpo	ration to which the notice is given if by:
16				(a)	Facsimile communication, when directed to a telephone number
17					at which the corporation has consented to receive notice.
18				(b)	Electronic mail, when directed to an electronic mail address at
19					which the corporation has consented to receive notice.
20				(c)	Posting on an electronic network on which the corporation has
21					consented to receive notice, together with separate notice to the
22					corporation of the specific posting, upon the later of:
23					[1] The posting; or
24					[2] The giving of the separate notice.
25				(d)	Any other form of electronic communication by which the
26					corporation has consented to receive notice, when directed to the
27					corporation.
28		b.	Is giv	en, in	all other cases:
29			(1)	Wher	mailed to the person at an address designated by the person or
30				at the	last-known address of the person;

1	(2)	When de	posited with a nationally recognized overnight delivery service
2		for overni	ght delivery or, if overnight delivery to the person is not
3		available,	for delivery as promptly as practicable, to the person at an
4		address o	designated by the person or at the last known address of the
5		person;	
6	<u>(3)</u>	When ha	nded to the person;
7	(3) <u>(4)</u>	When left	t at the office of the person with a clerk or other person in
8		charge of	the office or:
9		(a) If the	nere is no one in charge, when left in a conspicuous place in
10		the	office; or
11		(b) If the	ne office is closed or the person to be notified has no office,
12		wh	en left at the dwelling house or usual place of abode of the
13		per	son with some person of suitable age and discretion then
14		res	iding there;
15	(4) <u>(5)</u>	When giv	ren by a form of electronic communication consented to by the
16		person to	whom the notice is given if by:
17		(a) Fac	csimile communication, when directed to a telephone number
18		at v	which the person has consented to receive notice;
19		(b) Ele	ectronic mail, when directed to an electronic mail address at
20		wh	ich the person has consented to receive notice; or
21		(c) Pos	sting on an electronic network on which the person has
22		cor	nsented to receive notice, together with separate notice to the
23		per	rson of the specific posting, upon the later of:
24		[1]	The posting; or
25		[2]	The giving of the separate notice; or
26	(5) <u>(6)</u>	When the	e method is fair and reasonable when all of the circumstances
27		are consi	dered.
28	c. Is giv	en by mail	when deposited in the United States mail with sufficient
29	posta	ge affixed	

1		d.	<u>ls giv</u>	ven by deposit for delivery when deposited for delivery as provided in
2			para	graph (2) of subdivision b of this subsection after having made sufficient
3			arrar	ngements for payment by the sender.
4		<u>e.</u>	Is de	emed received when it is given.
5	27.	"Off	icer" n	means an individual who is more than eighteen years of age and who is:
6		a.	Elect	ted, appointed, or otherwise designated as an officer by the board or the
7			mem	nbers; or
8		b.	Cons	sidered elected as an officer pursuant to section 10-33-52.
9	28.	"Or	ganiza	ation" means :
10		a.	Whe	ther Means, whether domestic or foreign, a corporation, limited liability
11			comp	pany, partnership, limited partnership, limited liability partnership, limited
12			liabili	ity limited partnership, business trust, or any other person having a
13			gove	erning statute; but
14		b.	Exclu	udes any :
15			<u>(1)</u>	Any nonprofit corporation, whether a domestic nonprofit corporation
16				which is incorporated under this chapter or a foreign nonprofit
17				corporation which is incorporated in another jurisdiction; or
18			<u>(2)</u>	Any nonprofit limited liability company, whether a domestic nonprofit
19				limited liability company which is organized under chapter 10-36 or a
20				foreign nonprofit limited liability company which is organized in another
21				jurisdiction.
22	29.	"Pri	ncipal	executive office" means:
23		a.	If the	e corporation has an elected or appointed president, then an office where
24			the e	elected or appointed president of the corporation has an office; or
25		b.	If the	e corporation has no elected or appointed president, then the registered
26			office	e of the corporation.
27	30.	"Re	cord" ı	means information that is inscribed on a tangible medium or that is stored
28		in a	n elec	tronic or other medium and is retrievable in perceivable form.
29	31.	"Re	gistere	ed office" means the place in this state designated in a corporation's
30		artio	cles of	incorporation or in a foreign corporation's certificate of authority as the
31		regi	stered	d office.

1 32. "Related organization" means an organization that controls, is controlled by, or is 2 under common control with another organization with control existing if an 3 organization: 4 Owns, directly or indirectly, at least fifty percent of the ownership interests of 5 another organization; 6 b. Has the right, directly or indirectly, to elect, appoint, or remove fifty percent or 7 more of the voting members of the governing body of another organization; or 8 Has the power, directly or indirectly, to direct or cause the direction of the 9 management and policies of another organization, whether through the 10 ownership of voting interests, by contract, or otherwise. 11 33. "Remote communication" means communication via electronic communication, 12 conference telephone, videoconference, the internet, or such other means by 13 which persons not physically present in the same location may communicate with 14 each other on a substantially simultaneous basis. 15 34. "Signed" means: 16 That the signature of a person, which may be a facsimile affixed, engraved. 17 printed, placed, stamped with indelible ink, transmitted by facsimile 18 telecommunication or electronically, or in any other manner reproduced on the 19 record with the present intention to authenticate that record; and 20 b. With respect to a record required by this chapter to be filed with the secretary 21 of state, that: 22 (1) The record is signed by a person authorized to do so by this chapter, 23 the articles, or bylaws, a resolution approved by the directors as 24 required by section 10-33-42, or the members with voting rights, if any, 25 as required by section 10-33-72; and 26 (2) The signature and the record are communicated by a method or 27 medium of communication acceptable by the secretary of state. 28 35. "Subsidiary" of a specified organization means an organization having more than 29 fifty percent of the voting power of its ownership interests entitled to vote for

directors, governors, or other members of the governing body of the organization

1		own	ed directly, or indirectly, through related organizations, by the specified
2		orga	nization.
3	36.	"Sui	viving corporation" means the corporation or foreign corporation resulting from
4		a m	erger which:
5		a.	May preexist the merger; or
6		b.	May be created by the merger.
7	37.	"Vot	e" includes authorization by written action.
8	38.	"Wr	tten action" means:
9		a.	A written record signed by all of the persons required to take the action; or
10		b.	The counterparts of a written record signed by any of the persons taking the
11			action.
12			(1) Each counterpart constitutes the action of the persons signing it; and
13			(2) All the counterparts are one written action by all of the persons signing
14			them.
15	SEC	TIOI	37. AMENDMENT. Subsection 1 of section 10-33-39 of the North Dakota
16	Century Co	de is	amended and reenacted as follows:
17	1.	Mee	tings of the board may be held from time to time as provided in the articles or
18		byla	ws at any place within or without the state that the board may select or by any
19		mea	ns described in subsection 2.
20		a.	Unless the articles or bylaws provide otherwise, a meeting of the board must
21			be held at least once per year.
22		b.	If the articles, bylaws, or board fails to select a place for a meeting, the
23			meeting must be held at the principal executive office.
24		c.	The board may determine under subsection 2 that a meeting of the board
25			shall be held solely by means of remote communication.
26		d.	Participation in a meeting by either of the <u>a</u> means set forth in subsection 2
27			constitutes presence at the meeting.
28	SEC	TIOI	138. AMENDMENT. Subsection 1 of section 10-33-44 of the North Dakota
29	Century Co	de is	amended and reenacted as follows:
30	1.	A re	solution approved by the affirmative vote of a majority of the board directors
31		curr	ently holding office may establish committees having the authority of the board

1 in the management of the activities of the corporation to the extent provided in the 2 resolution. Committees may include a special litigation committee consisting of 3 one or more independent directors or other independent persons to consider legal 4 rights or remedies of the corporation and whether those rights or remedies should 5 be pursued. Committees other than special litigation committees are subject at all 6 times to the direction and control of the board. 7 **SECTION 39. AMENDMENT.** Subsection 2 of section 10-33-46 of the North Dakota 8 Century Code is amended and reenacted as follows: 9 A contract or transaction described in subsection 1 is not void or voidable if: 10 The contract or transaction was, and the person asserting the validity of the 11 contract or transaction has the burden of establishing that the contract or 12 transaction was, fair and reasonable as to the corporation when it was 13 authorized, approved, or ratified; 14 The material facts as to the contract or transaction and as to the director's b. 15 interest are fully disclosed or known to the members and the contract or 16 transaction is approved in good faith by two-thirds of the members entitled to 17 vote, not counting any vote that the interested director might otherwise have, 18 or the unanimous affirmative vote of all members, whether or not entitled to 19 vote: 20 The material facts as to the contract or transaction and as to the director's C. 21 interest are fully disclosed or known to the board or a committee, and the 22 board or committee authorizes, approves, or ratifies the contract or 23 transaction in good faith by a majority of the board or committee directors or 24 committee members currently holding office, not counting any vote that the 25 interested director might otherwise have, and not counting the director in 26 determining the presence of a quorum; or 27 d. The contract or transaction is a merger or consolidation described in section 28 10-33-85. 29 SECTION 40. AMENDMENT. Subsection 1 of section 10-33-84 of the North Dakota

1. For purposes of this section:

Century Code is amended and reenacted as follows:

30

31

1	a.	"Cor	poration" includes a domestic or foreign corporation that was the
2		pred	ecessor of the corporation referred to in this section in a merger or other
3		trans	saction in which the predecessor's existence ceased upon consummation
4		of th	e transaction.
5	b.	"Offi	cial capacity" means:
6		(1)	With respect to a director, the position of director in a corporation;
7		(2)	With respect to a person other than a director, the elective or appointive
8			office or position held by an officer, member of a committee of the
9			board, or the employment relationship undertaken by an employee of
10			the corporation; and
11		(3)	With respect to a director, officer, or employee of the corporation who,
12			while a director, officer, or employee of the corporation, is or was
13			serving at the request of the corporation or whose duties in that position
14			involve or involved service as a director, governor, officer, manager,
15			partner, trustee, employee, or agent of another organization or
16			employee benefit plan, the position of that person as a director,
17			governor, officer, manager, partner, trustee, employee, or agent, as the
18			case may be, of the other organization or employee benefit plan.
19	C.	"Pro	ceeding" means a threatened, pending, or completed civil, criminal,
20		adm	inistrative, arbitration, or investigative proceeding, including a proceeding
21		by o	r in the right of the corporation.
22	d.	"Spe	ecial legal counsel" means counsel who has not in the preceding five
23		year	s represented:
24		<u>(1)</u>	Represented the corporation or a related organization in any capacity
25			other than special legal counsel, or a
26		<u>(2)</u>	Represented a director, officer, member of a committee of the board, or
27			employee whose indemnification is in issue.
28	SECTIO	N 41.	Subsection 4 of section 10-33-115 of the North Dakota Century Code is
29	created and ena	acted a	as follows:

I	<u>4.</u>	All C	uners	statutory and common law rights of persons who may bring claims of
2		<u>inju</u>	ry to a	person, including death, are not affected by dissolution under this
3		<u>cha</u>	pter.	
4	SEC	CTIOI	N 42.	AMENDMENT. Subsection 3 of section 10-33-139 of the North Dakota
5	Century Co	de is	amer	nded and reenacted as follows:
6	3.	The	annu	al report must be delivered to the secretary of state before February first
7		of e	ach y	ear, except that the first annual report must be delivered before February
8		first	of the	e year following the calendar year in which the certificate of incorporation
9		or c	ertific	ate of authority was issued by the secretary of state.
10		a.	An a	nnual report in a sealed envelope postmarked by the United States posta
11			serv	ice before February first, or an annual report in a sealed packet with a
12			verif	ied shipment date by any other carrier service before February first,
13			com	plies with this requirement. When the filing date falls on a Saturday or
14			holic	lay as defined in section 1-03-01, a postmark or verified shipment date on
15			the r	next business day complies with this requirement.
16		b.	The	secretary of state must file the report if the report conforms to the
17			requ	irements of subsection 2.
18			(1)	If the report does not conform, it must be returned to the corporation for
19				any necessary corrections.
20			(2)	If the report is filed before the deadlines provided in this subsection,
21				penalties for the failure to file a report within the time provided do not
22				apply, if the report is corrected to conform to the requirements of
23				subsection 2 and returned to the secretary of state within thirty days
24				after the annual report was returned by the secretary of state for
25				correction.
26		c.	The	secretary of state may extend the annual filing date of any corporation or
27			forei	gn corporation if a written application for an extension is delivered before
28			Febi	'uary first.
29	SEC	CTIOI	N 43.	AMENDMENT. Subsection 5 of section 10-33-141 of the North Dakota
30	Century Co	de is	amer	nded and reenacted as follows:

1 5. If the court order sought is one for reinstatement of a corporation that has been 2 dissolved as provided in subsection 5 of section 10-33-139, or for reinstatement of 3 the certificate of authority of a foreign corporation that has been revoked as 4 provided in subsection 6 of section 10-33-139, then together with any other actions 5 the court deems proper, any such order which reverses the decision of the 6 secretary of state shall require the corporation or foreign corporation to: 7 File all the most recent past-due annual reports; a. 8 b. Pay the fees to the secretary of state for each all past-due annual report 9 reports as provided in subdivision s of subsection 1 of section 10-33-140; and 10 C. Pay the reinstatement fee to the secretary of state as provided in 11 subdivision s of subsection 1 of section 10-33-140. 12 **SECTION 44.** Chapter 10-36 of the North Dakota Century Code is created and enacted 13 as follows: 14 10-36-01. Citation. This chapter may be cited as the "North Dakota Nonprofit Limited 15 Liability Company Act". 16 10-36-02. Definitions. For purposes of this chapter, unless the context otherwise 17 requires: 18 "Nonprofit limited liability company" means a nonprofit limited liability company, <u>1.</u> 19 other than a foreign nonprofit limited liability company, that is organized under or 20 governed by this chapter. 21 2. "Foreign nonprofit limited liability company" means a nonprofit limited liability 22 company which is organized under laws other than the laws of this state for a 23 purpose for which a nonprofit limited liability company may be organized under this 24 chapter. 25 10-36-03. Applicability of chapters 10-32 and 10-33. 26 <u>1.</u> In any case not provided for in this chapter, chapter 10-33 governs. 27 2. If applying chapter 10-33 to a nonprofit limited liability company and unless the 28 context otherwise requires, all references in chapter 10-33 to: 29 "Board" refers to the "board of governors". a. 30 b. "Corporation" refers to a "nonprofit limited liability company". 31 "Director" refers to a "governor". C.

1		<u>d.</u>	"Foreign corporation" refers to a "foreign nonprofit limited liability company".
2		<u>e.</u>	"Officer" refers to a "manager".
3	<u>3.</u>	Sec	ction 10-32-10 applies to the name of a nonprofit limited liability company as if it
4		wer	e a limited liability company governed under chapter 10-32.
5	<u>10-</u> 3	36-0 4	I. Tax status of a nonprofit limited liability company. The status of a
6	nonprofit lir	nited	liability company under this chapter is not determinative of its tax treatment.
7	<u>10-</u> 3	36-05	5. Limitations on persons who may be members. An individual may not be a
8	member of	or o	wn any financial rights or governance rights in, a nonprofit limited liability
9	company.		
10	<u>10-</u> 3	36-06	6. Notice to and authority of attorney general. The attorney general has the
11	same author	ority a	and powers with regard to a nonprofit limited liability company as the attorney
12	general has	s with	regard to a nonprofit limited liability company as the attorney general has with
13	regard to a	corp	oration governed by chapter 10-33, including but not limited to sections
14	10-33-121,	10-3	3-122, 10-33-137, 10-33-144, 10-33-145, 10-33-146, 10-33-147, 10-33-148,
15	and 10-33-	<u>149.</u>	
16	<u>10-</u> 3	36-07	7. Secretary of state - Annual report of nonprofit limited liability
17	companies	and	foreign nonprofit limited liability companies.
18	<u>1.</u>	Eac	ch nonprofit limited liability company, and each foreign nonprofit limited
19			npany authorized to conduct activities in this state, shall file, within the time
ı		con	party dution 200 to consider delivities in this state, oneil me, within the time
20			vided in subsection 3, an annual report setting forth:
20 21		prov	vided in subsection 3, an annual report setting forth:
20		prov	vided in subsection 3, an annual report setting forth: The name of the nonprofit limited liability company or foreign nonprofit limited
20 21 22		prov	vided in subsection 3, an annual report setting forth: The name of the nonprofit limited liability company or foreign nonprofit limited liability company and the state or country under the laws of which it is
20 21 22 23		prov a.	vided in subsection 3, an annual report setting forth: The name of the nonprofit limited liability company or foreign nonprofit limited liability company and the state or country under the laws of which it is incorporated.
20 21 22 23 24		prov a.	vided in subsection 3, an annual report setting forth: The name of the nonprofit limited liability company or foreign nonprofit limited liability company and the state or country under the laws of which it is incorporated. The address of the registered office of the nonprofit limited liability company
20 21 22 23 24 25		prov a.	vided in subsection 3, an annual report setting forth: The name of the nonprofit limited liability company or foreign nonprofit limited liability company and the state or country under the laws of which it is incorporated. The address of the registered office of the nonprofit limited liability company or foreign nonprofit limited liability company in this state, the name of its
20 21 22 23 24 25 26		prov a.	vided in subsection 3, an annual report setting forth: The name of the nonprofit limited liability company or foreign nonprofit limited liability company and the state or country under the laws of which it is incorporated. The address of the registered office of the nonprofit limited liability company or foreign nonprofit limited liability company in this state, the name of its registered agent in this state at that address, and the address of its principal
20 21 22 23 24 25 26		prova.	vided in subsection 3, an annual report setting forth: The name of the nonprofit limited liability company or foreign nonprofit limited liability company and the state or country under the laws of which it is incorporated. The address of the registered office of the nonprofit limited liability company or foreign nonprofit 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.

1 The names and respective addresses of the managers and governors of the d. 2 nonprofit limited liability company or foreign nonprofit limited liability company 3 or the name or names and respective address or addresses of the managing 4 member or members of the nonprofit limited liability company or foreign 5 nonprofit limited liability company. 6 The section of the Internal Revenue Code by which its tax status is e. 7 established. 8 The annual report must be submitted on forms prescribed by the secretary of state. 2. 9 The information provided must be given as of the date of the execution of the 10 report. The annual report must be signed as provided in subsection 34 of section 11 10-33-01 or in the articles or bylaws, or in a resolution approved by the affirmative 12 vote of the required proportion or number of the number of the governors or 13 members entitled to vote. If the nonprofit limited liability company or foreign 14 nonprofit limited company is in the hands of a receiver or trustee, it must be signed 15 on behalf of the nonprofit limited liability company or foreign nonprofit limited 16 liability company by the receiver or trustee. The secretary of state may destroy all 17 annual reports provided for in this section after they have been on file for six years. 18 The annual report must be delivered to the secretary of stat e before February <u>3.</u> 19 second of each year, except that the first annual report must be delivered before 20 February second of the year following the calendar year in which the certificate of 21 organization or certificate of authority was issued by the secretary of state. 22 An annual report in a sealed envelope postmarked by the United States postal 23 service before February second, or an annual report in a sealed packet with a 24 verified shipment date by any other carrier service before February second, 25 complies with this requirement. When the filing date falls on a Saturday or 26 holiday as defined in section 1-03-01, a postmark or verified shipment date on 27 the next business day complies with this requirement. 28 The secretary of state must file the report if the report conforms to the <u>b.</u> 29 requirements of subsection 2. 30 (1) If the report does not conform, it must be returned to the corporation for

any necessary corrections.

a.

30

1 (2) If the report is filed before the deadlines provided in this subsection, 2 penalties for the failure to file a report within the time provided do not 3 apply, if the report is corrected to conform to the requirements of 4 subsection 2 and returned to the secretary of state within thirty days 5 after the annual report was returned by the secretary of state for 6 correction. 7 After the date established under subsection 3, the secretary of state shall notify 4. 8 any nonprofit limited liability company or foreign nonprofit limited liability company 9 failing to file its annual report that its certificate of organization or certificate of 10 authority is not in good standing and that it may be dissolved or revoked pursuant 11 to subsections 5 and 6. The secretary of state must mail the notice to the last 12 registered agent at the last registered office. If the nonprofit limited liability 13 company or foreign nonprofit limited liability company files its annual report after 14 the notice is mailed, together with the annual report filing fee and late filing penalty 15 fees as provided in section 10-36-08, the secretary of state shall restore its 16 certificate of organization or certificate of authority to good standing. 17 A corporation that does not file its annual report, along with the statutory filing and 5. 18 penalty fees, within one year after the date established in subsection 3 ceases to 19 exist and is considered involuntarily dissolved by operation of law. 20 Thereafter, the secretary of state shall note the termination of the nonprofit 21 limited liability company's certificate of organization on the records of the 22 secretary of state and shall give notice of the action to the dissolved nonprofit 23 limited liability company. 24 Notice by the secretary of state must be mailed to the last registered agent at b. 25 the last registered office. 26 A foreign nonprofit limited liability company that does not file its annual report, 6. 27 along with the statutory filing and penalty fees, within one year after the date 28 established by subsection 3 forfeits its authority to conduct activities in this state. 29 The secretary of state shall note the revocation of the foreign nonprofit limited

liability company's certificate of authority on the records of the secretary of

1			state and shall give notice of the action to the foreign nonprofit limited liability
2			company.
3		<u>b.</u>	Notice by the secretary of state must be mailed to the foreign nonprofit limited
4			liability company's last registered agent at the last registered office.
5		<u>C.</u>	The decision by the secretary of state that a certificate of authority must be
6			revoked under this subsection is final.
7	<u>7.</u>	A no	enprofit limited liability company that was dissolved for failure to file an annual
8		repo	ort, or a foreign nonprofit limited liability company whose authority was forfeited
9		by fa	ailure to file an annual report, may be reinstated by filing a past-due report,
10		toge	ther with the statutory filing and penalty fees for an annual report and a
11		reins	state fee as provided in section 10-36-08. The fees must be paid and the
12		repo	ort filed within one year following the involuntary dissolution or revocation.
13		Rein	estatement under this subsection does not affect the right or liability for the time
14		from	the dissolution or revocation to the reinstatement.
15	<u>8.</u>	The	secretary of state may waive any penalties provided in this section when an
16		<u>annı</u>	ual report form could not be delivered to the nonprofit limited liability company.
17	<u>10-3</u>	86-08	. Secretary of state - Fees and charges.
18	<u>1.</u>	The	secretary of state shall charge and collect for:
19		<u>a.</u>	Filing articles of organization and issuing a certificate of organization, forty
20			dollars.
21		<u>b.</u>	Filing articles of amendment, twenty dollars.
22		<u>C.</u>	Filing articles of correction, twenty dollars.
23		<u>d.</u>	Filing restated articles of organization, thirty dollars.
24		<u>e.</u>	Filing articles of merger or consolidation and issuing a certificate of merger or
25			consolidation, fifty dollars.
26		<u>f.</u>	Filing a notice of dissolution, ten dollars.
27		<u>g.</u>	Filing articles of dissolution and termination, twenty dollars.
28		<u>h.</u>	Filing a statement of change of address of registered office or change of
29			registered agent, or both, the fee provided in section 10-01.1-03.
30		<u>i.</u>	Filing an application to reserve a name, ten dollars.
31		<u>j.</u>	Filing a notice of transfer of a reserved name, ten dollars.

1		<u>K.</u>	1 111110	j a cai	icellation of reserved flame, terr dollars.				
2		<u>l.</u>	<u>Filing</u>	a cor	nsent to use of a deceptively similar name, ten dollars.				
3		<u>m.</u>	<u>Filing</u>	Filing an application of a foreign nonprofit limited liability company for a					
4			certif	icate d	of authority to conduct affairs in this state and issuing a certificate of				
5			autho	ority, f	ifty dollars.				
6		<u>n.</u>	Filing	an a	pplication of a foreign nonprofit limited liability company for an				
7			amer	nded o	certificate of authority, forty dollars.				
8		<u>0.</u>	<u>Filing</u>	j a cei	rtified statement of a merger of a foreign nonprofit limited liability				
9			comp	oany h	olding a certificate of authority to conduct activities in this state,				
10			fifty o	dollars	<u>.</u>				
11		<u>p.</u>	Filing	an a	pplication for withdrawal of a foreign nonprofit limited liability				
12			comp	oany a	and issuing a certificate of withdrawal, twenty dollars.				
13		<u>q.</u>	Filing	an a	nnual report of a domestic or foreign nonprofit limited liability				
14			comp	oany, t	ten dollars.				
15			<u>(1)</u>	The	secretary of state shall charge and collect additional fees for late				
16				filing	of the annual report:				
17				<u>(a)</u>	After the date provided in subsection 3 of section 10-36-07, five				
18					dollars; and				
19				<u>(b)</u>	After the dissolution of a corporation, or the revocation of the				
20					certificate of authority of a foreign corporation, the reinstatement				
21					fee of forty dollars.				
22			<u>(2)</u>	Fees	s paid to the secretary of state according to this subdivision are not				
23				<u>refur</u>	ndable if an annual report submitted to the secretary of state cannot				
24				<u>be fi</u>	led because it lacks information required by section 10-36-07, or				
25				the a	annual report lacks sufficient payment as required by this				
26				subc	division.				
27		<u>r.</u>	Subr	nitting	any record for approval before the actual time of submission for				
28			<u>filing</u>	, one-l	half of the fee provided in this subsection for filing the record.				
29		<u>s.</u>	Filing	any o	other statement of a domestic or foreign nonprofit limited liability				
30			comp	oany, t	ten dollars.				
31	2	The	secre	tary o	f state shall charge and collect:				

1		<u>a.</u>	For f	urnishing a certified copy of any record, instrument, or paper relating to a
2			nonp	rofit limited liability company, one dollar for every four pages or fraction
3			there	of and fifteen dollars for the certificate and affixing the seal to the
4			certif	icate.
5	<u>b.</u>	At th	ne time	e of any service of process on the secretary of state as resident agent of
6		a no	onprofi	t limited liability company, twenty-five dollars, which may be recovered as
7		taxa	ıble co	est by the party to the claim for relief causing the service to be made if
8		that	party	prevails in the suit or action.
9	Sec	retar	y of s	tate - Enforcement - Penalty - Appeal.
10	<u>1.</u>	The	secre	tary of state may administer this chapter.
11	<u>2.</u>	The	secre	tary of state may propound to any nonprofit limited liability company or
12		fore	ign no	nprofit limited liability company that is subject to this chapter and to any
13		offic	er, dir	ector, or employee thereof any interrogatory as may be reasonably
14		nec	essary	and proper to ascertain whether the nonprofit limited liability company
15		has	comp	lied with this chapter applicable to the nonprofit limited liability company.
16		<u>a.</u>	The i	nterrogatory must be answered within thirty days after mailing or within
17			any a	additional time as must be fixed by the secretary of state. The answer to
18			the ir	nterrogatory must e full and complete and must be made in writing and
19			unde	er oath.
20		<u>b.</u>	If the	interrogatory is directed:
21			<u>(1)</u>	To an individual, it must be answered by that individual; or
22			<u>(2)</u>	To a nonprofit limited liability company, it must e answered by the
23				president, vice president, secretary, or assistant secretary of the
24				nonprofit limited liability company.
25		<u>C.</u>	The s	secretary of state need not file any record to which the interrogatory
26			relate	es until the interrogatory has been answered, and not then if the answers
27			disclo	ose that the record is not in conformity with this chapter.
28		<u>d.</u>	The s	secretary of state shall certify to the attorney general, for action the
29			<u>attori</u>	ney general may deem appropriate, an interrogatory and answers
30			there	eto, which discloses a violation of this chapter.

1 Each governor, manager, or employee of a nonprofit limited liability company e. 2 or foreign nonprofit limited liability company who fail s or refuses within the 3 time provided by subdivision a to answer truthfully and fully an interrogatory 4 propounded to that person by the secretary of state is guilty of an infraction. 5 f. An interrogatory propounded by the secretary of state and the answers are 6 not open to public inspection. The secretary of state may not disclose any 7 facts or information obtained from the interrogatory or answers except insofar 8 as may be permitted by law or insofar as is required for evidence in any 9 criminal proceedings or other action by this state. 10 <u>3.</u> If the secretary of state rejects any record required by this chapter to be approved 11 by the secretary of state before the record may be filed, then the secretary of state 12 shall give written notice of the rejection to the person that delivered the record, 13 specifying the reasons for rejection. 14 Within thirty days after the service of the notice of denial, the nonprofit limited 15 liability company or foreign nonprofit limited liability company as the case may 16 be, may appeal to the district court in the judicial district serving Burleigh 17 County by filing with the clerk of the court a petition setting forth a copy of the 18 record sought to be filed and a copy of the written rejection of the record by 19 the secretary of state. 20 b. The matter must be tried de novo by the court. The court shall either sustain 21 the action of the secretary of state or direct the secretary of state to take the 22 action the court determines proper. 23 If the secretary of state dissolves a corporation or revokes the certificate of 4. 24 authority to conduct activities in this state of any foreign corporation, pursuant to 25 section 10-36-07, the nonprofit limited liability company or foreign nonprofit limited 26 liability company may appeal to the district court in the judicial district serving 27 Burleigh County by filing with the clerk of the court a petition including: 28 A copy of the nonprofit limited liability company's articles of organization and a a. 29 copy of the notice of dissolution given by the secretary of state; or 30 A copy of the foreign nonprofit limited liability company's certificate of b. 31 authority to conduct activities in this state and a copy of the notice of

ı			revoc	cation given by the secretary of state. The matter must be thed de novo						
2			by the	e court. The court shall sustain the action of the secretary of state or						
3	shall direct the secretary of state to take the action the court determines									
4			prope	<u>er.</u>						
5	<u>5lf</u>	the o	court o	rder sought is one for reinstatement of a nonprofit limited liability						
6		com	npany t	that has been dissolved as provided in subsection 5 of section 10-36-07,						
7		or fo	or reins	statement of the certificate of authority of a foreign nonprofit limited						
8		<u>liabi</u>	ility co	mpany that has been revoked as provided in subsection 6 of section						
9		<u>10-3</u>	36-07,	then together with any other actions the court deems proper, any such						
10		orde	er whic	th reverses the decision of the secretary of state shall require the						
11		non	profit li	imited liability company or foreign nonprofit limited liability company to:						
12		<u>a.</u>	File t	he most recent past-due annual report;						
13		<u>b.</u>	Pay t	he fees to the secretary of state for all past-due annual reports as						
14			provi	ded in subdivision q of subsection 1 of section 10-36-08; and						
15		<u>C.</u>	Pay t	he reinstatement fee to the secretary of state as provided in						
16			<u>subd</u>	ivision q of subsection 1 of section 10-36-08.						
17	SEC	TIOI	N 45.	AMENDMENT. Section 38-08.1-03 of the North Dakota Century Code is						
18	amended ar	nd re	enacte	ed as follows:						
19	38-0	8.1-0	03. De	eemed doing business within state - Resident agent. A person must						
20	be deemed	doin	g busir	ness within this state when engaged in geophysical exploration within the						
21	boundaries	of thi	is state	e, and shall, if not already qualified to do business within the state under						
22	chapter 10-	19.1,	10-32	2, 45-10.2, 45-22, or 45-23 prior to such exploration, file with the						
23	secretary of	state	e an a	uthorization designating an agent for the service of process provided						
24	under the go	overr	ning st	atute of the organization.						
25	SEC	TIOI	N 46.	AMENDMENT. Subsections 27 and 28 of section 45-10.2-02 of the						
26	North Dakot	ta Ce	entury	Code are amended and reenacted as follows:						
27	27.	"No	tice":							
28		a.	Is giv	en to a limited partnership:						
29			(1)	When in writing and mailed or delivered to a general partner at the						
30				registered office or principal executive office of the limited partnership;						
31				or						

1		(2)	Wher	n given by a form of electronic communication consented to by a
2			gene	ral partner of the limited partnership to which the notice is given if
3			by:	
4			(a)	Facsimile communication, when directed to a telephone number
5				at which a general partner of the limited partnership has
6				consented to receive notice;
7			(b)	Electronic mail, when directed to an electronic mail address at
8				which a general partner of the limited partnership has consented
9				to receive notice;
10			(c)	Posting on an electronic network on which a general partner of
11				the limited partnership has consented to receive notice, together
12				with separate notice to the limited partnership of the specific
13				posting, upon the later of:
14				[1] The posting; or
15				[2] The giving of the separate notice; or
16			(d)	Any other form of electronic communication by which a general
17				partner of the limited partnership has consented to receive notice
18				when directed to the limited partnership.
19	b.	Is giv	en to a	a partner of the limited partnership:
20		(1)	Wher	n in writing and mailed or delivered to the partner at the registered
21			office	or principal executive office of the limited partnership; or
22		(2)	Wher	n given by a form of electronic communication consented to by the
23			partn	er to which the notice is given if by:
24			(a)	Facsimile communication, when directed to a telephone number
25				at which the partner has consented to receive notice;
26			(b)	Electronic mail, when directed to an electronic mail address at
27				which the partner has consented to receive notice;
28			(c)	Posting on an electronic network on which the partner has
29				consented to receive notice, together with separate notice to the
30				partner of the specific posting, upon the later of:
31				[1] The posting; or

1				[2] The giving of the separate notice; or
2			(d)	Any other form of electronic communication by which the partner
3				has consented to receive notice, when directed to the partner.
4	C.	Is giv	en in a	all other cases:
5		(1)	Wher	n mailed to the person at an address designated by the person or
6			at the	e last-known address of the person;
7		(2)	Wher	n deposited with a nationally recognized overnight delivery
8			servi	ced for overnight delivery or, if overnight delivery to the person is
9			not a	vailable, for delivery as promptly as practicable, to the person at
10			an ac	ddress designed by the person or at the last known address of the
11			perso	<u>on;</u>
12		<u>(3)</u>	Wher	n handed to the person;
13	(3)	<u>(4)</u>	Wher	n left at the office of the person with a clerk or other person in
14			charg	ge of the office, or:
15			(a)	If there is no one in charge, when left in a conspicuous place in
16				the office; or
17			(b)	If the office is closed or the person to be notified has no office,
18				when left at the dwelling house or usual place of abode of the
19				person with some person of suitable age and discretion then
20				residing there;
21	(4)	<u>(5)</u>	Wher	n given by a form of electronic communication consented to by the
22			perso	on to whom the notice is given if by:
23			(a)	Facsimile communication, when directed to a telephone number
24				at which the person has consented to receive notice;
25			(b)	Electronic mail, when directed to an electronic mail address at
26				which the person has consented to receive notice;
27			(c)	Posting on an electronic network on which the person has
28				consented to receive notice, together with separate notice to the
29				person of the specific posting, upon the later of:
30				[1] The posting; or
31				[2] The giving of the separate notice; or

1					(d)	Any other form of electronic communication, by which the person					
2						has consented to receive notice, when directed to the person; or					
3			(5)	<u>(6)</u>	When	the method is fair and reasonable when all circumstances are					
4					consid	dered.					
5			d.	Is giv	Is given when deposited in the United States mail with sufficient postage						
6				affixe	affixed.						
7			e.	<u>Is giv</u>	Is given by deposit for delivery when deposited for delivery as provided in						
8				parag	raph (2	2) of subdivision c of this subsection, after having made sufficient					
9				arran	gemen	ts for payment by the sender.					
10			<u>f.</u>	Is de	emed r	eceived when it is given.					
11	28	8.	"Org	anizat	ion" m	cans :					
12			a.	Whet	her <u>Me</u>	eans, whether domestic or foreign, a corporation, limited liability					
13				comp	any, g	eneral partnership, limited partnership, limited liability partnership,					
14				limite	d liabili	ty limited partnership, and any other person subject to a					
15				gover	ning st	catute; but					
16			b.	Exclu	des an	y :					
17				<u>(1)</u>	<u>Any</u> n	onprofit corporation, whether a domestic nonprofit corporation					
18					which	is incorporated under chapter 10-33 or a foreign nonprofit					
19					corpo	ration which is incorporated under the laws of another jurisdiction;					
20					<u>or</u>						
21				<u>(2)</u>	Any n	onprofit limited liability company, whether a domestic nonprofit					
22					limited	d liability company which is organized under chapter 10-36 or a					
23					foreig	n nonprofit limited liability company which is organized within					
24					anoth	er jurisdiction.					
25	;	SEC	TION	1 47.	AMEN	DMENT. Section 45-10.2-21 of the North Dakota Century Code is					
26	amende	ed ar	d ree	enacte	d as fo	ollows:					
27	4	45-1	0.2-2	1. Co	nsent	and proxies of partners.					
28		1.	At o	r befor	e the n	neeting for which the appointment is to be effective, a partner may					
29			cast	or aut	horize	the casting of a vote:					
30			a.	By fili	ng with	a partner or agent authorized to tabulate votes a written					
31				appoi	ntment	t of a proxy which is signed by the partner.					

- b. By telephonic transmission remote communication or authenticated electronic communication to a partner or agent authorized to tabulate votes, whether or not accompanied by written instructions of the partner, of an appointment of a proxy.
 - (1) The telephonic transmission remote communication or authenticated electronic communication must set forth or be submitted with information from which it can be determined that the appointment is authorized by the partner. If it is reasonably concluded that the telephonic transmission remote communication or authenticated electronic communication is valid, then the inspectors of election or, if there are no inspectors, then the other persons making that determination of validity shall specify the information upon which they relied to make that determination.
 - (2) A proxy so appointed may vote on behalf of the partner, or otherwise participate, in a meeting by remote communication according to section 45-10.2-20 to the extent the partner appointing the proxy would have been entitled to participate by remote communication according to section 45-10.2-20 if the partner did not appoint the proxy.
- c. A copy, facsimile telecommunication, or other reproduction of the original writing or transmission may be substituted or used in lieu of the original writing or transmission for any purpose for which the original writing or transmission could be used if the copy, facsimile telecommunication, or other reproduction is a complete and legible reproduction of the entire original writing or transmission.
- d. An appointment of a proxy for partnership interests held jointly by two or more partners is valid if signed or consented to by authenticated electronic communication by any one of the partners, unless the limited partnership receives from any of those partners written notice or authenticated electronic communication either denying the authority of that person to appoint a proxy or appointing a different proxy.

1	2.	The appointment of a proxy is valid for eleven months, unless a longer period is						
2		expressly provided in the appointment. No appointment is irrevocable unless the						
3		appointment is coupled with an interest, including a security interest, in the						
4		partnership interests or in the limited partnership. A partner who revokes a proxy is						
5		ot liable in any way for damages, restitution, or other claim.						
6	3.	An appointment may be revoked at will, unless the appointment is coupled with an						
7		interest, in which case it may not be revoked except in accordance with the terms						
8		of an agreement, if any, between the parties to the appointment. Appointment of a						
9		proxy is revoked by the person appointing the proxy by:						
10		a. Attending a meeting and voting in person; or						
11		b. Signing and delivering to the partner or to a duly authorized agent of the						
12		partnership authorized to tabulate proxy votes either:						
13		(1) A writing stating the appointment of the proxy is revoked; or						
14		(2) A later <u>new</u> appointment-; or						
15		c. Remote communication or by authenticated electronic communication,						
16		whether or not accompanied by written instructions of the partner, of:						
17		(1) A statement that the proxy is revoked; or						
18		(2) A new appointment.						
19	4.	Revocation in either manner provided in <u>subdivisions b and c of</u> subsection 3						
20		revokes all earlier proxy appointments and is effective when:						
21		a. When filed with a general partner or duly authorized agent of the limited						
22		partnership; or						
23		b. When the remote communication or the authenticated electronic						
24		communication is received by a partner or by the duly authorized agent of the						
25		partnership.						
26		The remote communication or the authenticated electronic communication must						
27		set forth or be submitted with information from which it can be determined that the						
28		revocation or the new appointment was authorized by the partner.						
29	5.	The death or incapacity of a person appointing a proxy does not affect the right of						
30		the limited partnership to accept the authority of the proxy, unless written notice of						

30

31

45-10.2-40, and:

1 the death or incapacity is received by a partner or agent authorized to tabulate 2 votes before the proxy exercises authority under that appointment. 3 6. Unless the appointment specifically provides otherwise, if two or more persons are 4 appointed as proxies for a partner: 5 Then any one of them may vote the partnership interests on each item of 6 business in accordance with specific instructions contained in the 7 appointment; or 8 b. If no specific instructions are contained in the appointment with respect to 9 voting the partnership interests on a particular item of business, then the 10 partnership interests must be voted as a majority of the proxies determine. If 11 the proxies are equally divided, then the partnership interests may not be 12 voted. 13 7. Subject to section 45-10.2-22 and an express restriction, limitation, or specific 14 reservation of authority of the proxy appearing on the appointment, the limited 15 partnership may accept a vote or action by the proxy as the action of the partner. 16 The vote of a proxy is final, binding, and not subject to challenge. However, the 17 proxy is liable to the partner or beneficial owner for damages resulting from a 18 failure to exercise the proxy or from an exercise of the proxy in violation of the 19 authority granted in the appointment. 20 8. If a proxy is given authority by a partner to vote on less than all items of business 21 considered at a meeting of partners, then the partner is considered to be present 22 and entitled to vote by the proxy, only with respect to those items of business for 23 which the proxy has authority to vote. A proxy who is given authority by a partner 24 who abstains with respect to an item of business is considered to have authority to 25 vote on the item of business for purposes of this subsection. 26 **SECTION 48. AMENDMENT.** Subsection 3 of section 45-10.2-41 of the North Dakota 27 Century Code is amended and reenacted as follows: 28 A judgment creditor of a general partner may not levy execution against the assets 29 of the general partner to satisfy a judgment based on a claim against the limited

partnership, unless the partner is personally liable for the claim under section

1 A judgment based on the same claim has been obtained against the limited a. 2 partnership and a writ of execution on the judgment has been returned 3 unsatisfied in whole or in part; 4 b. The limited partnership is a debtor in bankruptcy; 5 The general partner has agreed that the creditor need not exhaust limited C. 6 partnership assets: 7 d. A court grants permissions permission to the judgment creditor to levy 8 execution against the assets of a general partner based on a finding: 9 (1) That limited partnership assets subject to execution are clearly 10 insufficient to satisfy the judgment; 11 (2) That exhaustion of limited partnership assets is excessively 12 burdensome: or 13 (3)That the grant of permission is an appropriate exercise of equitable 14 powers of the court; or 15 e. Liability is imposed on the general partner by law or contract independent of 16 the existence of the limited partnership. 17 **SECTION 49. AMENDMENT.** Section 45-10.2-64 of the North Dakota Century Code is 18 amended and reenacted as follows: 19 45-10.2-64. (703) Rights of a creditor of partner or transferee. 20 On application to a court of competent jurisdiction by any judgment creditor of a 21 partner or transferee, the court may charge the transferable interest of the 22 judgment debtor with payment of the unsatisfied amount of the judgment with 23 interest. To the extent so charged, the judgment creditor has only the rights of a 24 transferee. The court may appoint a receiver of the share of the distributions due 25 or to become due to the judgment debtor in respect of the partnership and make all 26 other orders, directions, accounts, and inquiries the judgment debtor might have 27 made or which the circumstances of the case may require to give effect to the 28 charging order. 29 2. A charging order constitutes a lien on the transferable interest of the judgment 30 debtor. The court may order a foreclosure upon the interest subject to the

1				charging order at any time. The purchaser at the foreclosure sale has the
2				rights of a transferee.
3		3.	At a	ny time before foreclosure, an interest charged may be redeemed:
4			a.	By the judgment debtor;
5			b.	With property other than limited partnership property, by one or more of the
6				other partners; or
7			e .	With limited partnership property, by the limited partnership with the consent
8				of all partners whose interests are not so charged.
9	4.	<u>2.</u>	This	chapter does not deprive any partner or transferee of the benefit of any
10			exe	mption laws applicable to the transferable interest of the partner or transferee.
11	5.	<u>3.</u>	This	s section provides the exclusive remedy by which a judgment creditor of a
12			part	ner or transferee may satisfy a judgment out of the transferable interest of the
13			judg	gment debtor.
14		SEC	CTIOI	N 50. AMENDMENT. Subsection 5 of section 45-10.2-111 of the North Dakota
15	Centui	ry Co	de is	amended and reenacted as follows:
16		5.	If th	e court order sought is one for reinstatement of a limited partnership that has
17			bee	n dissolved as provided in subsection 5 of section 45-10.2-108, or for
18			rein	statement of the certificate of authority of a foreign limited partnership that has
19			bee	n revoked as provided in subsection 6 of section 45-10.2-108, then, together
20			with	any other actions the court deems proper, any such order which orders the
21			rein	statement of the limited partnership or the reinstatement of the certificate of
22			auth	nority of a foreign limited partnership shall require the limited partnership or
23			fore	ign limited partnership to:
24			a.	File all the most recent past-due annual reports report;
25			b.	Pay the fees to the secretary of state for each annual report as provided in
26				subsection 25 of section 45-10.2-109; and
27			C.	Pay the reinstatement fee to the secretary of state as provided in
28				subsection 25 of section 45-10.2-109.
29		SEC	CTIOI	N 51. A new subsection to section 45-11-08.2 of the North Dakota Century
30	Code i	e cro	hate	and enacted as follows:

1		Any fictitious name when the registrant is a limited partnership, a limited liability				
2		parti	<u>nersh</u>	ip or lin	nited liab	ility partnership that has ceased to exist for six months.
3	SEC	OITS	N 52.	AMEN	DMENT.	Subsection 17 of section 45-13-01 of the North Dakota
4	Century Co	de is	amer	nded ar	nd reenac	ted as follows:
5	17.	"Not	ice":			
6		a.	Is gi	ven to a	a partners	ship:
7			(1)	Wher	n in writin	g and mailed or delivered to the principal executive office
8				of the	e partners	ship; or
9			(2)	Wher	n given b	y a form of electronic communication consented to by a
10				mana	aging part	ner to which the notice is given if by:
11				(a)	Facsimi	le communication, when directed to a telephone number
12					at which	the managing partner has consented to receive notice.
13				(b)	Electron	nic mail, when directed to an electronic mail address at
14					which th	ne managing partner has consented to receive notice.
15				(c)	Posting	on an electronic network on which the managing partner
16					has con	sented to receive notice, together with separate notice to
17					the man	aging partner of the specific posting, upon the later of:
18					[1] T	he posting; or
19					[2] T	he giving of the separate notice.
20				(d)	Any oth	er form of electronic communication by which a managing
21					partner	has consented to receive notice, when directed to the
22					partners	ship.
23		b.	Is gi	ven to a	a partner	of the partnership:
24			(1)	Wher	n in writin	g and mailed or delivered to the partner at the principal
25				exec	utive offic	e address of the partnership; or
26			(2)	Wher	n given by	y a form of electronic communication consented to by the
27				partn	er to which	ch the notice is given if by:
28				(a)	Facsimi	le communication, when directed to a telephone number
29					at which	the partner has consented to receive notice;
30				(b)	Electron	ic mail, when directed to an electronic mail address at
31					which th	ne partner has consented to receive notice;

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1			(c)	Posting on an electronic network on which the partner has
2				consented to receive notice, together with separate notice to the
3				partner of the specific posting, upon the later of:
4				[1] The posting; or
5				[2] The giving of the separate notice; or
6			(d)	Any other form of electronic communication by which the partner
7				has consented to receive notice, when directed to the partner.
8	C.	Is give	en in a	all other cases:
9		(1)	When	mailed to the person at an address designated by the person or
10			at the	last-known address of the person;
11		(2)	When	n deposited with a nationally recognized overnight delivery service
12			for ov	rernight delivery, if overnight delivery to the person is not available,
13			for de	elivery as promptly as practicable, to the person at an address
14			desig	nated by the person or at the last known address of the person;
15		<u>(3)</u>	When	n handed to the person;
16	(3)	<u>(4)</u>	When	left at the office of the person with a clerk or other person in
17			charg	e of the office or:
18			(a)	If there is no one in charge, when left in a conspicuous place in
19				the office; or
20			(b)	If the office is closed or the person to be notified has no office,
21				when left at the dwelling, house, or other usual place of abode of
22				the person with some person of suitable age and discretion
23				residing there;
24	(4)	<u>(5)</u>	When	given by a form of electronic communication consented to by the
25			perso	on to whom the notice is given if by:
26			(a)	Facsimile communication, when directed to a telephone number
27				at which the person has consented to receive notice;
28			(b)	Electronic mail, when directed to an electronic mail address at
29				which the person has consented to receive notice;

1				(c)	Posting on an electronic network on which the person has
2					consented to receive notice, together with separate notice to the
3					person of the specific posting, upon the later of:
4					[1] The posting; or
5					[2] The giving of the separate notice; or
6				(d)	Any other form of electronic communication by which the person
7					has consented to receive notice, when directed to the person; or
8		(5)	<u>(6)</u>	Wher	n the method is fair and reasonable when all circumstances are
9				consi	dered.
10		<u>d.</u>	<u>ls giv</u>	en by	mail when deposited in the United States mail with sufficient
11			posta	age affi	<u>xed.</u>
12		<u>e.</u>	<u>ls giv</u>	en by	deposit for delivery when deposited for delivery as provided in
13			para	graph (2), subdivision c of this subsection, after having made sufficient
14			arrar	ngemer	nts for payment by the sender.
15		<u>f.</u>	<u>ls de</u>	emed i	received when given.
16	18.	"Org	aniza	ition" m	i cans :
17		a.	Whe	ther M	eans, whether a domestic or foreign, a corporation, limited liability
18			comp	oany, p	artnership, limited partnership, limited liability partnership, limited
19			liabili	ity limit	ed partnership, and any other person subject to a governing
20			statu	te; but	
21		b.	Exclu	udes aı	າy <u>:</u>
22			<u>(1)</u>	<u>A</u> nor	profit corporation, whether a domestic nonprofit corporation which
23				is inc	orporated under chapter 10-33 or a foreign nonprofit corporation
24				which	n is incorporated in another jurisdiction; or
25			<u>(2)</u>	Any r	nonprofit limited liability company, whether a domestic nonprofit
26				limite	d liability company which is organized under chapter 10-36 or a
27				foreig	n nonprofit limited liability company which is organized in another
28				jurisd	liction.
29	SEC	CTION	I 53.	AMEN	DMENT. Subsections 15 and 16 of section 45-22-01 of the North
30	Dakota Cer	ntury (Code	are am	ended and reenacted as follows:
31	15.	"Not	ice":		

1	a.	Is giv	en to a	limited lia	ability partnership:
2		(1)	Wher	in writing	and mailed or delivered to a managing partner at the
3			regist	ered offic	e or principal executive office of the limited liability
4			partn	rship; or	
5		(2)	Wher	given by	a form of electronic communication consented to by a
6			mana	ging partr	ner of the limited liability partnership to which the notice
7			is giv	n if by:	
8			(a)	Facsimile	e communication, when directed to a telephone number
9				at which	a managing partner of the limited liability partnership or
10				the partn	er has consented to receive notice.
11			(b)	Electroni	c mail, when directed to an electronic mail address at
12				which a ı	managing partner of the limited liability partnership has
13				consente	ed to receive notice.
14			(c)	Posting of	on an electronic network on which a managing partner of
15				the limite	ed liability partnership has consented to receive notice,
16				together	with separate notice to the limited liability partnership if
17				the spec	ific posting, upon the later of:
18				[1] Th	e posting; or
19				[2] Th	e giving of the separate notice.
20			(d)	Any othe	r form of electronic communication by which a managing
21				partner c	of the limited liability partnership has consented to
22				receive r	notice, when directed to the limited liability partnership.
23	b.	Is giv	en to a	partner o	of the limited liability partnership:
24		(1)	Wher	in writing	and mailed or delivered to the partner at the registered
25			office	or at the	principal executive office of the limited liability
26			partn	rship; or	
27		(2)	Wher	given by	a form of electronic communication consented to by the
28			partn	r to whic	h the notice is given if by:
29			(a)	Facsimile	e communication, when directed to a telephone number
30				at which	the partner has consented to receive notice;

1		(b)	Electronic mail, when directed to an electronic mail address at
2			which the partner has consented to receive notice;
3		(c)	Posting on an electronic network on which the partner has
4			consented to receive notice, together with separate notice to the
5			partner of the specific posting, upon the later of:
6			[1] The posting; or
7			[2] The giving of the separate notice; or
8		(d)	Any other form of electronic communication by which the partner
9			has consented to receive notice, when directed to the partner.
10	c. Is giv	en in	all other cases:
11	(1)	Whe	n mailed to the person at an address designated by the person or
12		at th	e last-known address of the person;
13	(2)	Whe	n deposited with a nationally recognized overnight delivery service
14		for o	vernight delivery or, if overnight delivery to the person is not
15		<u>avail</u>	able, for delivery as promptly as practicable, to the person at an
16		<u>addr</u>	ess designated by the person or at the last known address of the
17		pers	<u>on;</u>
18	<u>(3)</u>	Whe	n handed to the person;
19	(3) <u>(4)</u>	Whe	n left at the office of the person with a clerk or other person in
20		char	ge of the office or:
21		(a)	If there is no one in charge, when left in a conspicuous place in
22			the office; or
23		(b)	If the office is closed or the person to be notified has no office,
24			when left at the dwelling house or usual place of abode of the
25			person with some person of suitable age and discretion then
26			residing there;
27	(4) <u>(5)</u>	Whe	n given by a form of electronic communication consented to by the
28		pers	on to whom the notice is given if by:
29		(a)	Facsimile communication, when directed to a telephone number
30			at which the person has consented to receive notice;

1				(p)	Electro	onic mail, when directed to an electronic mail address at
2					which	the person has consented to receive notice;
3				(c)	Postin	g on an electronic network on which the person has
4					conse	nted to receive notice, together with separate notice to the
5					persor	n of the specific posting, upon the later of:
6					[1]	The posting; or
7					[2]	The giving of the separate notice; or
8				(d)	Any ot	her form of electronic communication by which the person
9					has co	onsented to receive notice, when directed to the person; or
10		(5)	<u>(6)</u>	When	the me	ethod is fair and reasonable when all circumstances are
11				consid	dered.	
12		<u>d.</u>	<u>ls giv</u>	en by r	mail wh	en deposited in the United States mail with sufficient
13			posta	ge affi	xed.	
14		<u>e.</u>	<u>ls giv</u>	en by o	deposit	for delivery when deposited for delivery as provided in
15			parag	ıraph 2	, subdi	vision c of this subsection, after having made sufficient
16			arran	gemen	ts for p	payment by the sender.
17		<u>f.</u>	Is dee	emed r	eceive	d when it is given.
18	16.	"Org	anizat	ion" m	eans :	
19		a.	Whet	her Me	eans, w	hether domestic or foreign, a corporation, limited liability
20			comp	any, g	eneral _l	partnership, limited partnership, limited liability partnership,
21			limite	d liabili	ty limite	ed partnership, or any other person subject to a governing
22			statut	e; but		
23		b.	Exclu	des ar	y :	
24			<u>(1)</u>	A non	profit c	corporation, whether a domestic nonprofit corporation which
25				is inco	orporate	ed under chapter 10-33 or a foreign nonprofit corporation
26				which	is inco	rporated in another jurisdiction; or.
27			<u>(2)</u>	Any n	<u>onprofi</u>	t limited liability company, whether a domestic nonprofit
28				limited	d liabilit	ty company which is organized under chapter 10-36 or a
29				foreig	n nonp	rofit limited liability company which is organized in another
30				jurisdi	ction.	

ı	SE	CHO	N 54.	AMENDMENT. Subsection 3 of Section 45-22-03 of the North Dakota					
2	Century Co	ode is	amer	nded and reenacted as follows:					
3	3.	A re	egistra	gistration, signed by a managing partner, must contain:					
4		a.	With	respect to a domestic limited liability partnership:					
5			(1)	The name of the domestic limited liability partnership.					
6			(2)	The nature of the business to be transacted in this state.					
7			(3)	A statement indicating whether the limited liability partnership will be					
8				engaged in farming or ranching in this state or owning or leasing land in					
9				this state which is used for farming or ranching.					
10			(4)	The address of the principal executive office of the domestic limited					
11				liability partnership.					
12			(5)	The name of the registered agent of the domestic limited liability					
13				partnership as provided in chapter 10-01.1 and, if a noncommercial					
14				registered agent, the address of that noncommercial registered agent in					
15				this state.					
16			(6)	The name and address of each managing partner, and if the limited					
17				liability partnership will be engaged in farming or ranching in this state					
18				or owning or leasing land in this state which is used for farming and					
19				ranching, then the names and addresses of all partners.					
20			(7)	A statement that the partnership elects to be a limited liability					
21				partnership.					
22			(8)	A deferred effective date, if any.					
23		b.	With	respect to a foreign limited liability partnership:					
24			(1)	The name of the foreign limited liability partnership and, if different, the					
25				name under which the foreign limited liability partnership proposes to					
26				transact business in this state.					
27			(2)	The jurisdiction of origin.					
28			(3)	The date on which the foreign limited liability partnership expires in the					
29				jurisdiction of origin.					
30			(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 name of the registered agent of the foreign limited liability 7 partnership as provided in chapter 10-01.1 and, if a noncommercial 8 registered agent, the address of that registered agent in this state. 9 The name and address of each managing partner, and if the foreign (8)10 limited liability partnership will be engaged in farming or ranching in this 11 state or owning or leasing land in this state which is used for farming or 12 ranching, then the names and addresses of all partners. 13 (9)An acknowledgment that the status of the foreign limited liability 14 partnership in this state will automatically expire unless the foreign 15 limited liability partnership continuously maintains limited liability 16 partnership status in the jurisdiction of origin. 17 The registration must be accompanied by payment of the fees provided in C. 18 section 45-22-22 together with a certificate of good standing or certificate of 19 existence authenticated by the registering officer of the state or country where 20 the foreign limited liability partnership is originally registered and the consent 21 of the designated registered agent for service of process to serve in that 22 capacity. 23 **SECTION 55. AMENDMENT.** Subsection 5 of section 45-22-23 of the North Dakota 24 Century Code is amended and reenacted as follows: 25 If the court order sought is one for reinstatement of a domestic limited liability 26 partnership registration that has been revoked as provided in subsection 5 of 27 section 45-22-22.1, or for reinstatement of the registration of a foreign limited 28 liability partnership that has been revoked as provided in subsection 6 of section 29 45-22-21.1, then, together with any other action the court deems proper, any such 30 order which orders the reinstatement of the registration of a domestic or foreign

1		limi	ted lia	bility pa	artners	ship registration shall require the domestic or foreign limited
2		liab	ility pa	artnersl	nip to:	
3		a.	File	all the	most r	ecent past-due annual reports report;
4		b.	Pay	the fee	s to th	ne secretary of state for each all past-due annual report
5			repo	rts as p	orovide	ed in subsection 1 of section 45-22-22; and
6		C.	Pay	the rei	nstater	ment fee to the secretary of state as provided in subsection 1
7			of se	ection 4	5-22-2	22.
8	SE	CTIO	N 56.	AMEN	IDME	NT. Subsection 18 of section 45-23-01 of the North Dakota
9	Century Co	de is	amer	nded ar	nd reer	nacted as follows:
10	18.	"No	tice":			
11		a.	Is gi	ven to	a limite	ed liability limited partnership:
12			(1)	Whe	n in wr	riting and mailed or delivered to a general partner at the
13				regis	tered (office or principal executive office of the limited liability
14				limite	d part	nership; or
15			(2)	Whe	n giver	n by a form of electronic communication consented to by a
16				gene	ral par	rtner of the limited liability limited partnership to which the
17				notic	e is giv	ven if by:
18				(a)	Facs	imile communication, when directed to a telephone number
19					at wh	nich a general partner of the limited liability limited
20					partr	nership has consented to receive notice;
21				(b)	Elect	tronic mail, when directed to an electronic mail address at
22					whic	h a general partner of the limited liability limited partnership
23					has o	consented to receive notice;
24				(c)	Posti	ing on an electronic network on which a general partner of
25					the li	mited liability limited partnership has consented to receive
26					notic	e, together with separate notice to the limited liability limited
27					partr	nership of the specific posting, upon the later of:
28					[1]	The posting; or
29					[2]	The giving of the separate notice; or
30				(d)	Any	other form of electronic communication by which a general
31					partr	ner of the limited liability limited partnership has consented to

1				receive notice, when directed to the limited liability limited
2				partnership;
3	b.	Is giv	en to a	a partner of the limited liability limited partnership:
4		(1)	Wher	in writing and mailed or delivered to the partner at the registered
5			office	or principal executive office of the limited liability limited
6			partne	ership; or
7		(2)	Wher	given by a form of electronic communication consented to by the
8			partne	er to which the notice is given if by:
9			(a)	Facsimile communication, when directed to a telephone number
10				at which the partner has consented to receive notice;
11			(b)	Electronic mail, when directed to an electronic mail address at
12				which the partner has consented to receive notice;
13			(c)	Posting on an electronic network on which the partner has
14				consented to receive notice, together with separate notice to the
15				partner of the specific posting, upon the later of:
16				[1] The posting; or
17				[2] The giving of the separate notice; or
18			(d)	Any other form of electronic communication by which the partner
19				has consented to receive notice when directed to the partner;
20	C.	Is giv	en in a	Il other cases:
21		(1)	Wher	mailed to the person at an address designated by the person or
22			at the	last-known address of the person;
23		(2)	Wher	deposited with a nationally recognized overnight delivery service
24			for ov	ernight delivery or, if overnight delivery to the person is not
25			availa	able, for delivery as promptly as practicable, to the person at an
26			addre	ess designated by the person or at the last known address of the
27			perso	<u>n;</u>
28		<u>(3)</u>	Wher	handed to the person;
29	(3)	<u>(4)</u>	Wher	left at the office of the person with a clerk or other person in
30			charg	e of the office or:

I				(a)	if there is no one in charge, when left in a conspicuous place in
2					the office; or
3				(b)	If the office is closed or the person to be notified has no office,
4					when left at the dwelling house or usual place of abode of the
5					person with some person of suitable age and discretion residing
6					there;
7		(4)	<u>(5)</u>	When	given by a form of electronic communication consented to by the
8				perso	n to whom the notice is given if by:
9				(a)	Facsimile communication, when directed to a telephone number
10					at which the person has consented to receive notice;
11				(b)	Electronic mail, when directed to an electronic mail address at
12					which the person has consented to receive notice;
13				(c)	Posting on an electronic network on which the person has
14					consented to receive notice, together with separate notice to the
15					person of the specific posting, upon the later of:
16					[1] The posting; or
17					[2] The giving of the separate notice; or
18				(d)	Any other form of electronic communication by which the person
19					has consented to receive notice, when directed to the person; or
20		(5)	<u>(6)</u>	When	the method is fair and reasonable when all circumstances are
21				consi	dered;
22		d.	Is give	en whe	en deposited in the United States mail with sufficient postage
23			affixe	d; and	
24		e.	Is giv	en by	deposit for delivery when deposited for delivery as provided in
25			parag	raph (2), subdivision c of this subsection, after having made sufficient
26			arran	gemer	its for payment by the sender.
27		<u>f.</u>	Is dee	emed r	eceived when given.
28	19.	"Org	anizat	ion" m	cans :
29		a.	Whet	her Me	eans, whether domestic or foreign, a corporation, limited liability
30			comp	any, g	eneral partnership, limited partnership, limited liability partnership,

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1		limite	ed liability limited partnership, or any other person subject to a governing			
2		statu	statute; but			
3	b.	Excl	udes any :			
4		<u>(1)</u>	Any nonprofit corporation, whether a domestic nonprofit corporation			
5			which is incorporated under chapter 10-33 or a foreign nonprofit			
6			corporation which is incorporated in another jurisdiction.			
7		<u>(2)</u>	Any nonprofit limited liability company, whether a domestic nonprofit			
8			limited liability company which is organized under chapter 10-36 or a			
9			foreign nonprofit limited liability company which is organized in another			
10			jurisdiction.			