Sixty-second Legislative Assembly of North Dakota

SENATE BILL NO. 2174

Introduced by

Senator Nething

Representative DeKrey

1 A BILL for an Act to create and enact subsection 6 to section 10-01.1-06, sections 10-15-51.1 2 and 10-15-52.7, subsection 12 to section 10-15-54, and sections 10-15-57.1 and, 10-15-57.2, 3 and subsection 3 to section 10-19.1-149, subsection 3 to section 10-32-153, subsection 3 to 4 section 10-33-142, subsection 3 to section 45-10.2-112, section 45-21-04.3, and subsection 3 to 5 section 45-22-24 of the North Dakota Century Code, relating to listing of commercial registered 6 agents, cooperative associations, corporations, limited liability companies, nonprofit 7 corporations, limited partnerships, and general partnerships; and to amend and reenact 8 sections 10-06.1-17 and 10-15-08.1, subsection 37 of section 10-19.1-01, subsection 4 of 9 section 10-19.1-10, sections 10-19.1-13 and 10-19.1-31, subsection 2 of section 10-19.1-51, 10 section 10-19.1-52, subsection 2 of section 10-19.1-58, subsection 1 of section 10-19.1-68, 11 subsection 2 of section 10-19.1-70, subsection 1 of section 10-19.1-73, subsection 2 of section 12 10-19.1-84, subsection 1 of section 10-19.1-104, section 10-19.1-141, subsection 2 of section 13 10-19.1-146, sections 10-19.1-147 and 10-19.1-149, subsection 39 of section 10-32-02, 14 sections 10-32-07, 10-32-09, and 10-32-10, subsection 1 of section 10-32-40, subsection 2 of 15 section 10-32-51, section 10-32-68, subsection 2 of section 10-32-87, section 10-32-88, 16 subsection 2 of section 10-32-94, subsection 1 of section 10-32-108, sections 10-32-144 and 17 10-32-150, subsection 5 of section 10-32-152, section 10-32-153, subsection 27 of section 18 10-33-01, subsections 3 and 4 of section 10-33-06, section 10-33-10, subsections 1, 2, and 3 of 19 section 10-33-15, sections 10-33-26 and 10-33-28, subsection 2 of section 10-33-38, sections 20 10-33-39 and 10-33-43, subsection 2 of section 10-33-44, subsection 2 of section 10-33-46, 21 sections 10-33-49, 10-33-51, and 10-33-52, subsection 2 of section 10-33-54, subsection 11 of 22 section 10-33-84, subsection 2 of section 10-33-87, section 10-33-94, subsection 3 of section 23 10-33-98, section 10-33-134, subsection 1 of section 10-33-140, sections 10-33-142, 10-35-33, 24 45-10.2-10, 45-10.2-85, and 45-10.2-87, subsection 15 of section 45-10.2-109, section 25 45-10.2-112, subsection 3 of section 45-22-03, and sections 45-22-04, 45-22-16, 45-22-24, and

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the preceding calendar year:

- 1 45-23-03 of the North Dakota Century Code, relating to annual reports of corporate limited
- 2 liability company farms, cooperative associations, business corporations, limited liability
- 3 companies, nonprofit corporations, publicly traded corporations, limited partnerships, limited
- 4 liability partnerships, and limited liability limited partnerships.

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

- 6 **SECTION 1.** Subsection 6 to section 10-01.1-06 of the North Dakota Century Code is created and enacted as follows:
- 6. The secretary of state may make minor modifications to the name of a registered
 agent in a previously filed record in order to cause the modified name to be consistent
 with the correct name of a proposed commercial registered agent when it can be
 concluded from the previously filed record that the name of the proposed commercial
 registered agent was intended.
 - **SECTION 2. AMENDMENT.** Section 10-06.1-17 of the North Dakota Century Code is amended and reenacted as follows:
- 15 **10-06.1-17. Annual report Contents Filing requirements.**
 - Before April sixteenth of each year, every corporation engaged in farming or ranching after June 30, 1981, and every limited liability company engaged in farming or ranching shall file with the secretary of state an annual report executed by the corporation's or limited liability company's president, vice president, secretary, or treasurersigned as provided in subsection 53 of section 10-19.1-01 if a corporation and subsection 58 of section 10-32-02 if a limited liability company. If the corporation or limited liability company is in the hands of a receiver or trustee, it must be signed on behalf of the corporation or limited liability company by the receiver or trustee. An annual report in a sealed envelope postmarked by the United States postal service before the date provided in this section or an annual report in a sealed packet with a verified shipment date by any other carrier service before the date provided in this section meets the filing date requirement. An annual report must include the following information with respect to
 - 1. The name of the corporation or limited liability company.

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acreage [hectarage].

1 The name of the registered agent of the corporation or limited liability company as 2 provided in chapter 10-01.1 and, if a noncommercial registered agent, the address of 3 the registered office of the corporation or limited liability company in this state. 4 3. With respect to each corporation: 5 A statement of the aggregate number of shares the corporation has authority to 6 issue, itemized by classes, par value of shares, shares without par value, and 7 series, if any, within a class. 8 A statement of the aggregate number of issued shares, itemized by classes, par b. 9 value of shares, shares without par value, and series, if any, within a class. 10 4. With respect to each shareholder or member: 11 The name and address of each, including the names and addresses and 12 relationships of beneficiaries of trusts and estates which own shares or 13 membership interests; 14 The number of shares or membership interests or percentage of shares or b. 15 membership interests owned by each; 16 The relationship of each; C. 17 d. A statement of whether each is a citizen or permanent resident alien of the United 18 States; and 19 A statement of whether at least one is an individual residing on or operating the e. 20 farm or ranch. 21 5. With respect to management: 22 If a corporation, then the names and addresses of the officers and members of a. 23 the board of directors; or 24 b. If a limited liability company, then the names and addresses of the managers and 25 members of the board of governors. 26 A statement listing the acreage [hectarage] and location listed by section, township, 6. 27 range, and county of all land in the state owned or leased by the corporation or limited 28 liability company and used for farming or ranching. The statement must also designate 29 which, if any, of the acreage [hectarage] is leased from or jointly owned with any

shareholder or member and list the name of the shareholder or member with that

- 7. A statement of the percentage of the annual average gross income of the corporation or limited liability company which has been derived from farming or ranching operations over the previous five years or for each year of existence if less than five years.
 - 8. A statement of the percentage of gross income of the corporation or limited liability company derived from nonfarm rent, nonfarm royalties, dividends, interest, and annuities during the period covered by the report.
 - 9. A corporation engaged in farming which fails to file an annual report is subject to the penalties provided in section 10-19.1-147 except that the penalties must be calculated from the date of the report required by this section.
 - 10. A limited liability company engaged in farming which fails to file an annual report is subject to the penalties provided in subsections 5 and 6 of section 10-32-149 except that the penalties must be calculated from the date of the report required by this section.

SECTION 3. AMENDMENT. Section 10-15-08.1 of the North Dakota Century Code is amended and reenacted as follows:

10-15-08.1. Cooperative name.

- 1. The cooperative name:
 - a. Must be expressed in <u>letters or characters used in the English language as those</u>
 letters or characters <u>appear in the American standard code for information</u>
 interchange (ASCII) table.
 - b. May contain the word "corporation" or "incorporated" or an abbreviation of either of those words.
 - c. May not contain a word or phrase that indicates or implies that it is organized for a purpose other than one or more business purposes for which a cooperative association may be organized under this chapter.
 - d. May not be the same as, or deceptively similar to, the name of a domestic or foreign, whether foreign and authorized to do business in this state, or domestic, unless there is filed with the articles of association of a domestic cooperative of or the application for authority of a foreign cooperative, a record in compliance with subsection 2 of:

1		(1)	Another cooperative association;
2		<u>(2)</u>	A corporation;
3		<u>(3)</u>	A limited liability company,:
4		<u>(4)</u>	A limited liability partnership , or :
5		<u>(5)</u>	A limited partnership, whether profit or nonprofit, authorized to do business-
6			in this state, or a;
7		<u>(6)</u>	A limited liability limited partnership;
8		<u>(7)</u>	A name the right to which is, at the time of organization, in some manner
9			reserved , or is a :
10		<u>(8)</u>	A fictitious name registered with the secretary of state as provided in
11			chapter 45-11 , or is a :
12		<u>(9)</u>	A trade name registered with the secretary of state as provided in chapter
13			47-25, unless there is filed with the articles: or
14		(10)	A trademark or service mark registered in the manner provided in chapter
15			<u>47-22.</u>
16	<u>2.</u>	If the se	ecretary of state determines a cooperative name is deceptively similar to
17		another	name for purposes of this chapter, then the cooperative name may not be
18		used ur	nless there is filed with the articles of association or application for authority:
19	(1 <u>)a.</u> Av	written consent to use the name obtained from the domestic or foreign
20		СО	rporation, limited liability company, limited liability partnership, <u>limited liability</u>
21		lim	nited partnership, or limited partnership authorized to do business in this state
22		ha	ving a deceptively similar name, or the holder of a reserved name, registered
23		tra	de name er, fictitious name, or trademark or service mark; or
24	(2	2) b. A (certified copy of a judgment of a court in this state establishing the prior right of
25		the	e applicant to the use of the name in this state.
26	2. 3.	The sec	cretary of state shall determine whether a cooperative name is deceptively
27		similar	to another name for purposes of this chapter.
28	3. 4.	This se	ction and section 10-15-08.2 do not:
29		a. Ab	progate or limit:
30		(1)	The law of unfair competition or unfair practices;
31		(2)	Chapter 47-25;

1		(3) The laws of the United States with respect to the right to acquire and protect
2		copyrights, trade names, trademarks, service names, and service marks; or
3		(4) Any other rights to the exclusive use of names or symbols; or
4		b. Derogate the common law or the principles of equity.
5	4. <u>5.</u>	A cooperative that is involuntarily dissolved by the secretary of state under section
6		10-15-36 may reacquire the right to use that name by reinstating the cooperative
7		within the time provided in section 10-15-36 or by refiling articles of association, unless
8		the name has been adopted for use or reserved by another person, in which case the
9		filing must be rejected unless the filing is accompanied by a written consent or
0		judgment as provided in subdivision d of subsection 1. A cooperative that is unable to
11		reacquire the use of its name shall adopt a new name that complies with this section.
2	<u>6.</u>	A cooperative that files its articles of association with an effective date later than the
3		date of filing as provided in section 10-15-07 shall maintain the right to the name until
4		the effective date.
5	SEC	TION 4. Section 10-15-51.1 of the North Dakota Century Code is created and enacted
6	as follow	s:
7	<u>10-1</u>	5-51.1. Foreign cooperative - Name.
8	A fo	eign cooperative may apply for a certificate of authority under any name that would be
9	available	to a domestic cooperative, whether the name is the name under which it is authorized
20	<u>in its juri</u>	sdiction of origin. A trade name must be registered as provided in chapter 47-25 when
21	<u>applying</u>	for a certificate of authority under a name different from the name authorized in the
22	<u>jurisdicti</u>	on of origin.
23	SEC	TION 5. Section 10-15-52.7 of the North Dakota Century Code is created and enacted
24	as follow	s:
25	<u>10-1</u>	5-52.7. Foreign cooperative - Revocation of certificate of authority.
26	<u>1.</u>	The certificate of authority of a foreign cooperative to transact business in this state
27		may be revoked by the secretary of state if:
28		a. The foreign cooperative has failed to:
29		(1) Appoint and maintain a registered agent, and if a noncommercial registered
30		agent, then the registered office of the noncommercial registered agent as
31		provided in chapter 10-01.1;

1			<u>(2)</u>	File in the office of the secretary of state any amendment to its application
2				for a certificate of authority as provided in section 10-15-52.3;
3			<u>(3)</u>	File in the office of the secretary of state any merger as provided in section
4				<u>10-15-52.1;</u>
5			<u>(4)</u>	File in the office of the secretary of state an application for a certificate of
6				withdrawal of its authority as provided in section 40-15-52.610-15-52.5
7				when the cooperative's existence has expired or the cooperative has been
8				dissolved in the jurisdiction of origin; or
9		<u>b.</u>	<u>A m</u>	isrepresentation has been made of any material matter in any application,
10			repo	ort, affidavit, or other record submitted by the foreign cooperative pursuant to
11			<u>this</u>	chapter.
12	<u>2.</u>	Exc	ept fo	or revocation of the certificate of authority for failure to file the annual report as
13		pro	<u>vided</u>	in section 10-15-36, no certificate of authority of a foreign cooperative may
14		be ı	evok	ed by the secretary of state unless:
15		<u>a.</u>	<u>The</u>	secretary of state has given the foreign cooperative at least sixty days' notice
16			<u>by r</u>	mail addressed to its registered agent at the registered office in this state or, if
17			the	foreign cooperative fails to appoint and maintain a registered agent in this
18			stat	e, then addressed to its principal executive office; and
19		<u>b.</u>	<u>Dur</u>	ing the sixty-day period, the foreign cooperative has failed to:
20			<u>(1)</u>	File the report of change as provided in chapter 10-01.1 regarding the
21				registered office or the registered agent;
22			<u>(2)</u>	File any amendment;
23			<u>(3)</u>	File any merger;
24			<u>(4)</u>	File an application for certificate of withdrawal; or
25			<u>(5)</u>	Correct the misrepresentation.
26	<u>3.</u>	<u>Upc</u>	on the	e expiration of sixty days after the mailing of the notice, the authority of the
27		fore	ign c	ooperative to transact business in this state ceases and the secretary of state
28		<u>sha</u>	II issu	ue a notice of revocation and shall mail the notice to the registered agent at
29		<u>the</u>	regis	tered office in this state or, if the foreign cooperative failed to appoint and
30		mai	<u>ntain</u>	a registered agent or a registered office in this state, then addressed to the
31		prin	cipal	executive office of the foreign cooperative.

1	SECTION 6. Subsection 12 to section 10-15-54 of the North Dakota Century Code is						
2	created	created and enacted as follows:					
3	<u>12.</u>	<u>Filir</u>	Filing a statement of correction, twenty dollars.				
4	SEC	TIO	N 7. S	Section	10-15-57.1 of the North Dakota Century Code is created and enacted		
5	as follow	/s:					
6	<u>10-1</u>	<u>5-57</u>	.1. C	orrect	ing a filed record.		
7	With	res	oect to	o corre	ection of a filed record:		
8	<u>1.</u>	<u>Wh</u>	eneve	er a re	cord authorized by this chapter to be filed with the secretary of state		
9		<u>has</u>	been	filed	and inaccurately records the action referred to in the record, contains		
10		<u>an i</u>	naccı	urate c	or erroneous statement, or was defectively or erroneously signed,		
11		sea	led, a	cknov	vledged, or verified, the record may be corrected by filing a statement of		
12		cori	rectio	<u>n.</u>			
13	<u>2.</u>	A st	tatem	ent of	correction:		
14		<u>a.</u>	Mus	<u>st:</u>			
15			<u>(1)</u>	<u>Be s</u>	igned by:		
16				<u>(a)</u>	The person that signed the original record; or		
17				<u>(b)</u>	By a person authorized to sign on behalf of that person;		
18			<u>(2)</u>	Set f	orth the name of the cooperative that filed the record;		
19			<u>(3)</u>	Ident	tify the record to be corrected by description and by the date of its filing		
20				with	the secretary of state;		
21			<u>(4)</u>	Ident	tify the inaccuracy, error, or defect to be corrected; and		
22			<u>(5)</u>	Set f	orth a statement in corrected form of the portion of the record to be		
23				corre	ected.		
24		<u>b.</u>	<u>May</u>	not re	evoke or nullify the record.		
25	<u>3.</u>	The	state	ement	of correction must be filed with the secretary of state.		
26	<u>4.</u>	Wit	h resp	oect to	the effective date of correction:		
27		<u>a.</u>	A ce	ertifica	te issued by the secretary of state before a record is corrected, with		
28			resp	ect to	the effect of filing the original record, is considered to be applicable to		
29			the	record	as corrected as of the date the record as corrected is considered to		
30			have	e beer	n filed under this subsection.		

1		b. After a statement of correction has been filed with the secretary of state, the
2		original record as corrected is considered to have been filed on the date the
3		original record was filed as to all other persons and for all other purposes.
4	SEC	TION 8. Section 10-15-57.2 of the North Dakota Century Code is created and enacted
5	as follow	s:
6	<u>10-1</u>	5-57.2. Secretary of state - Certificates and certified copies to be received in
7	<u>evidenc</u>	<u>).</u>
8	<u>1.</u>	All certificates issued by the secretary of state and all copies of records filed in
9		accordance with this chapter, when certified by the secretary of state, must may be
10		taken and received in all courts, public offices, and official bodies as prima facie
11		evidence of the facts stated.
12	<u>2.</u>	A certificate by the secretary of state under the great seal of this state, as to the
13	ı	existence or nonexistence of the facts relating to a cooperative which would not
14		appear from a certified copy of any of the foregoing records or certificates, must may
15		be taken and received in all courts, public offices, and official bodies as prima facie
16		evidence of the existence or nonexistence of the facts stated.
17	<u>3.</u>	Any certificate or certified copy issued by the secretary of state under this section may
18		be created and disseminated as an electronic record with the same force and effect as
19		if produced in a paper form.
20	SEC	TION 9. AMENDMENT. Subsection 37 of section 10-19.1-01 of the North Dakota
21	Century	Code is amended and reenacted as follows:
22	37.	"Officer" means an individual who is eighteen years of age or more who is:
23	ı	a. Elected, appointed, or otherwise designated as anthe president, the treasurer, or
24		any other officer by the boardpursuant to section 10-19.1-5710-19.1-52; or
25		b. Deemed elected as an officer pursuant to section 10-19.1-56.
26	SEC	TION 10. AMENDMENT. Subsection 4 of section 10-19.1-10 of the North Dakota
27	Century	Code is amended and reenacted as follows:
28	4.	The following provisions relating to the management of the business or the regulation
29		of the affairs of a corporation may be included either in the articles or, except for
30		naming members of the first board fixing a greater than majority director or
31		shareholder vote or giving or prescribing the manner of giving voting rights to persons

1 other than shareholders otherwise than pursuant to the articles, or eliminating or 2 limiting a director's personal liability, in the bylaws: 3 a. The members of the first board may be named in the articles as provided in 4 subsection 1 of section 10-19.1-32. 5 A manner for increasing or decreasing the number of directors as provided in b. 6 section 10-19.1-33. 7 Additional qualifications for directors may be imposed as provided in section 8 10-19.1-34. 9 Directors may be classified as provided in section 10-19.1-38. d. 10 e. The day or date, time, and place of board meetings may be fixed as provided in 11 subsection 1 of section 10-19.1-43. 12 Absent directors may be permitted to give written consent or opposition to a 13 proposal as provided in section 10-19.1-44. 14 A larger than majority vote may be required for board action as provided in g. 15 section 10-19.1-46. 16 A director's personal liability to the corporation or its shareholders for monetary 17 damages for breach of fiduciary duty as a director may be eliminated or limited in 18 the articles as provided in section 10-19.1-50. 19 Authority to sign and deliver certain documents may be delegated to an officer or 20 agent of the corporation other than the president as provided in section 21 10-19.1-53. 22 Additional officers may be designated as provided in section 10-19.1-52. į. 23 Additional powers, rights, duties, and responsibilities may be given to officers as k. 24 provided in section 10-19.1-53. 25 A method for filling vacant offices may be specified as provided in subsection 3 of 26 section 10-19.1-58. 27 A certain officer or agent may be authorized to sign share certificates as provided m. 28 in subsection 1 of section 10-19.1-66. 29 The transfer or registration of transfer of securities may be restricted as provided 30 in section 10-19.1-70.

1	0.	The day or date, time, and place of regular shareholder meetings may be fixed as
2		provided in subsection 3 of section 10-19.1-71.
3	p.	Certain persons may be authorized to call special meetings of shareholders as
4		provided in subsection 1 of section 10-19.1-72.
5	q.	Notices of shareholder meetings may be required to contain certain information
6		as provided in subsection 3 of section 10-19.1-73.
7	r.	A larger than majority vote may be required for shareholder action as provided in-
8		section 10-19.1-74. Voting rights may be granted in or pursuant to the articles to
9		persons who are not shareholders as provided in subsection 6 of section
10		<u>10-19.1-73.2.</u>
11	S.	Voting rights may be granted in or pursuant to the articles to persons who are not
12		shareholders as provided in subsection 6 of section 10-19.1-73.2. A larger than
13		majority vote may be required for shareholder action as provided in section
14		<u>10-19.1-74.</u>
15	t.	Corporate actions giving rise to dissenter rights may be designated as provided
16		in subdivision d of subsection 1 of section 10-19.1-87.
17	u.	The rights and priorities of persons to receive distributions may be established as
18		provided in section 10-19.1-92.
19	SECTION	N 11. AMENDMENT. Section 10-19.1-13 of the North Dakota Century Code is
20	amended and	d reenacted as follows:
21	10-19.1-1	13. Corporate name.
22	1. The	corporate name:
23	a.	Must be <u>expressed</u> in <u>letters or characters used in</u> the English language or in any
24		other language expressed in Englishas those letters or characters appear in the
25		American standard code for information interchange (ASCII) table.
26	b.	Must contain the word "company", "corporation", "incorporated", "limited", or an
27		abbreviation of one or more of these words.
28	C.	May not contain the words "limited liability company", "limited partnership",
29		"limited liability partnership", "limited liability limited partnership", or any
30		abbreviation of these words.
31	d.	May not contain a word or phrase that indicates or implies the corporation:

1			(1)	Is in	corporated for a purpose other than:
2				(a)	A lawful business purpose for which a corporation may be
3					incorporated under this chapter; or
4				(b)	For a purpose stated in its articles of incorporation; or
5			(2)	May	not be incorporated under this chapter.
6		e.	May	not b	e the same as, or deceptively similar to:
7			(1)	The	name, whether foreign and authorized to do business in this state or
8				dom	estic, unless there is filed with the articles a record that complies with
9				subs	ection 3, of:
10				(a)	Another corporation;
11				(b)	A corporation incorporated or authorized to do business in this state
12					under another chapter of this code;
13				(c)	A limited liability company;
14				(d)	A limited partnership;
15				(e)	A limited liability partnership; or
16				(f)	A limited liability limited partnership;
17			(2)	A na	me the right to which is, at the time of incorporation, reserved in the
18				man	ner provided in section 10-19.1-14, 10-32-11, 10-33-11, 45-10.2-11,
19				45-1	3-04.2, or 45-22-05;
20			(3)	A fict	titious name registered in the manner provided in chapter 45-11; or
21			(4)	A tra	de name registered in the manner provided in chapter 47-25; or
22			<u>(5)</u>	A tra	demark or service mark registered in the manner provided in chapter
23				<u>47-2</u>	<u>2</u> .
24	2.	The	secr	etary o	of state shall determine whether a corporate name is "deceptively
25		sim	ilar" to	o anot	her name for purposes of this chapter.
26	3.	If th	e sec	retary	of state determines that a corporate name is "deceptively similar" to
27		ano	ther r	name 1	for purposes of this chapter, then the corporate name may not be used
28		unle	ess th	ere is	filed with the articles:
29		a.	The	writte	n consent of the holder of the rights to the name to which the proposed
30			nam	e has	been determined to be deceptively similar; or

1 A certified copy of a judgment of a court in this state establishing the prior right of 2 the applicant to the use of the name in this state. 3 4. This subsection does not affect the right of a domestic corporation existing on July 1, 4 1986, or a foreign corporation authorized to do business in this state on that date to 5 continue the use of its name. 6 5. This section and section 10-19.1-14 do not: 7 Abrogate or limit: 8 The law of unfair competition or unfair practices: 9 (2) Chapter 47-25; 10 (3) The laws of the United States with respect to the right to acquire and protect 11 copyrights, trade names, trademarks, service names, service marks; or 12 (4) Any other rights to the exclusive use of names or symbols; or 13 Derogate the common law or the principles of equity. 14 A domestic or foreign corporation that is the surviving organization in a merger with 15 one or more other organizations, or that acquires by sale, lease, or other disposition to 16 or exchange with an organization all or substantially all of the assets of another 17 organization including its name, may have the same name, subject to the 18 requirements of subsection 1, as that used in this state by any of the other 19 organizations, if the other organization whose name is sought to be used: 20 Was incorporated, organized, formed, or registered under the laws of this state; a. 21 b. Is authorized to transact business or conduct activities in this state; 22 Holds a reserved name in the manner provided in section 10-19.1-14, 10-32-11, C. 23 10-33-11, 45-10.2-11, 45-13-04.2, or 45-22-05; 24 d. Holds a fictitious name registered in the manner provided in chapter 45-11; er 25 Holds a trade name registered in the manner provided in chapter 47-25; or e. 26 Holds a trademark or service mark registered in the manner provided in chapter <u>f.</u> 27 <u>47-22</u>. 28 The use of a name by a corporation in violation of this section does not affect or vitiate 7. 29 its corporate existence. However, a court in this state may, upon application of the

state or of an interested or affected person, enjoin the corporation from doing business

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- under a name assumed in violation of this section, although its articles may have been filed with the secretary of state and a certificate of incorporation issued.
 - 8. A corporation whose period of existence has expired or that is involuntarily dissolved by the secretary of state pursuant to section 10-19.1-146 may reacquire the right to use that name by refiling articles of incorporation pursuant to section 10-19.1-11, unless the name has been adopted for use or reserved by another person, in which case the filing will be rejected unless the filing is accompanied by a written consent or judgment as provided in subsection 2. A corporation that cannot reacquire the use of its corporate name shall adopt a new corporate name that complies with the provisions of this section:
 - a. By refiling articles of incorporation pursuant to section 10-19.1-11;
 - b. By amending pursuant to section 10-19.1-17; or
 - c. By reinstating pursuant to section 10-19.1-146.
 - Subject to section 10-19.1-133, this section applies to any foreign corporation transacting business in this state, having a certificate of authority to transact business in this state, or applying for a certificate of authority.
- 17 10. An amendment that only changes the name of the corporation may be authorized by a resolution approved by the board and may, but need not, be submitted to and approved by the shareholders as provided in section 10-19.1-18.
- 11. A corporation that files its articles of incorporation with an effective date later than the
 21 date of filing as provided in subsection 1 of section 10-19.1-12 shall maintain the right
 22 to the name until the effective date.
 - **SECTION 12. AMENDMENT.** Section 10-19.1-31 of the North Dakota Century Code is amended and reenacted as follows:

10-19.1-31. Bylaws.

- A corporation may, but need not, have bylaws. Bylaws may contain any provision relating to the management or the regulation of the affairs of the corporation not inconsistent with section 10-19.1-32 or any other provision of law or the articles, including:
- a. The number of directors, and the qualifications, manner of election, powers,
 duties, and compensation, if any, of directors;

1		<u>b.</u>	The qualifications of shareholders:
2		<u>C.</u>	Different classes of shares;
3		<u>d.</u>	The manner of admission, withdrawal, suspension, and expulsion of
4			shareholders;
5		<u>e.</u>	Property, voting, and other rights and privileges of shareholders;
6		<u>f.</u>	The appointment and authority of committees:
7		<u>g.</u>	The appointment or election, duties, compensation, and tenure of officers;
8		<u>h.</u>	The time, place, and manner of calling, conducting, and giving notice of
9			shareholder, board, and committee meetings, or of conducting mail ballots;
10		<u>i.</u>	The making of reports and financial statements to shareholders; or
11		<u>j.</u>	The number establishing a quorum for meetings of members and the board.
12	2.	Initi	alUnless reserved by the articles to shareholders with voting rights, initial bylaws
13		may	be adopted by the first board or bya majority of the incorporators, or by the first
14		<u>boa</u>	rd pursuant to section 10-19.1-30. Unless reserved by the articles to the
15		sha	reholders with voting rights, the power to adopt, amend, or repeal the bylaws is
16		ves	ted in the board. The power of the board is subject to the power of the
17		sha	reholders, exercisable in the manner provided in subsection 3, to adopt, amend, or
18		repe	eal bylaws adopted, amended, or repealed by the board.
19	3.	Unle	ess the articles or bylaws provide otherwise, a shareholder or shareholders holding
20		five	percent or more of the voting power of the shares entitled to vote may propose a
21		resc	plution for action by the shareholders to adopt, amend, or repeal bylaws adopted,
22		ame	ended, or repealed by the board.
23		a.	The resolution must set forth the provisions proposed for adoption, amendment,
24			or repeal.
25		b.	The limitations and procedures for submitting, considering, and adopting the
26			resolution are the same as provided in subsections 2, 3, and 4 of section
27			10-19.1-19 for amendment of the articles.
28		c.	The articles or bylaws may impose different or additional requirements for the
29			shareholders to adopt, amend, or repeal the bylaws.
30	SEC	TIOI	N 13. AMENDMENT. Subsection 2 of section 10-19.1-51 of the North Dakota
31	Century	Code	e is amended and reenacted as follows:

amended and reenacted as follows:

ı	۷.	ine	cont	ract or transaction described in subsection 1 is not void or voidable it:
2		a.	The	contract or transaction was, and the person asserting the validity of the
3			con	tract or transaction was, fair and reasonable as to the corporation at the time
4			it wa	as authorized, approved, or ratified;
5		b.	The	material facts as to the contract or transaction and as to the director's or
6			dire	ctors' interest are fully disclosed or known to the holders of all outstanding
7			sha	res, whether or not entitled to vote, and the contract or transaction is
8			арр	roved in good faith by:
9			(1)	The holders of two-thirds of the voting power of the shares entitled to vote
10				which are owned by persons other than the interested director or directors;
11				or
12			(2)	The unanimous affirmative vote of the holder of all outstanding shares,
13				whether or not entitled to vote;
14		C.	The	material facts as to the contract or transaction and as to the director's or
15			dire	ctors' interest are fully disclosed or known to the board or a committee, and
16			the	board or committee authorizes, approves, or ratifies the contract or
17			tran	saction in good faith by a majority of the directors or committee members
18			curr	ently holding office , but :
19			<u>(1)</u>	However, the interested director or directors shallmay not vote and are not
20				be counted in determining considered for purposes of a quorum.
21			<u>(2)</u>	If as a result, the number of remaining directors is not sufficient to reach a
22				quorum, then a quorum for the purpose of considering the contract or
23				transaction is the number of remaining directors or committee members, not
24				counting any vote that the interested director might otherwise have in, and
25				not counting the director in determining the presence of a quorum and shall
26				not vote; or
27		d.	The	contract or transaction is a distribution described in subsection 1 of section
28			10-	19.1-92 or a merger or exchange described in subsection 1 or 2 of section
29			10-	19.1-96.
30	SEC	CTIO	N 14.	AMENDMENT. Section 10-19.1-52 of the North Dakota Century Code is

1	10-1	19.1-52. Officers.					
2	<u>1.</u>	The	The officers of a corporation must be individuals who are eighteen years of age or				
3		mor	re, exercising the functions of the offices and shall:				
4		<u>a.</u>	Must consist of a president, a secretary, and a treasurer, however designated;				
5			and may				
6		<u>b.</u>	May also include one or more vice presidents and any other officers or agents,				
7			however designated, as may be provided in the bylaws. Each of the officers				
8	<u>2.</u>	<u>Unl</u>	ess the articles or the bylaws provide that the shareholders with voting rights may				
9		elec	ct the officers:				
10		<u>a.</u>	Each officer must be elected by the board at athe time and in athe manner as				
11			may be provided in the bylaws unless the articles or bylaws provide that the				
12			shareholders may elect the officers.; or				
13		<u>b.</u>	To the extent authorized in the articles, the bylaws, or a resolution approved by				
14			the affirmative vote of a majority of the directors present, the president may				
15			appoint one or more officers, other than the treasurer.				
16	<u>3.</u>	<u>Unl</u>	ess otherwise provided, president means chief executive officer and treasurer				
17		mea	ans chief financial officer.				
18	SEC	CTIO	N 15. AMENDMENT. Subsection 2 of section 10-19.1-58 of the North Dakota				
19	Century	Code	e is amended and reenacted as follows:				
20	2.	Witl	h respect to removal:				
21		<u>a.</u>	Except as otherwise provided in the articles and bylaws, an officer may be				
22			removed at any time, with or without cause, by a resolution approved by the				
23			affirmative vote of a majority of the directors present, subject to the provisions of				
24			a shareholder control agreement. The removal is without prejudice to any				
25			contractual rights of the officer.				
26		<u>b.</u>	An officer appointed by the president also may be removed at any time, with or				
27			without cause, by the president.				
28		<u>C.</u>	To the extent authorized in the articles, the bylaws, or a resolution approved by				
29			the affirmative vote of a majority of the directors present, the president may				
30			remove an officer elected or appointed by the board, other than the treasurer.				
31		<u>d.</u>	The articles or the bylaws may provide other manners of removing an officer.				

1		<u>e.</u>	A removal as described in this subsection is without prejudice to any contractual
2			rights of the officer.
3	SEC	CTIOI	N 16. AMENDMENT. Subsection 1 of section 10-19.1-68 of the North Dakota
4	Century	Code	e is amended and reenacted as follows:
5	1.	A co	orporation may issue fractions of a share originally or upon transfer. If it does not
6		issu	e fractions of a share, then it shall in connection with an original issuance of
7		sha	res:
8		a.	Arrange for the disposition of fractional interests by those entitled to them;
9		b.	Pay in money the fair value of fractions of a share as of the time when persons
10			entitled to receive the fractions are determined; or
11		C.	Issue scrip or warrants in registered or bearer form that entitle the holder to
12			receive a certificate for a full share upon the surrender of the scrip or warrants
13			aggregating a full share.
14	SEC	CTIOI	N 17. AMENDMENT. Subsection 2 of section 10-19.1-70 of the North Dakota
15	Century	Code	e is amended and reenacted as follows:
16	2.	Αw	ritten restriction on the transfer or registration of transfer of securities of a
17		corp	poration which is not manifestly unreasonable under the circumstances and is
18		note	ed conspicuously on the face or back of the certificate or included in information
19		sen	t to the holders of uncertificated shares in accordance with subsection 6 of section
20		10-	19.1-66 may be enforced is valid and specifically enforceable against the holder of
21		the	restricted securities or a successor or transferee of the holder, including a pledgee
22		or a	legal representative.
23		<u>a.</u>	Unless noted conspicuously on the face or back of the certificate or included in
24			information sent to holders of uncertificated shares in accordance with
25			subsection 6 of section 10-19.1-66, a restriction, even though permitted by this
26			section, is ineffective against a person without knowledge of the restriction.
27		<u>b.</u>	A restriction under this section is deemed to be noted conspicuously and is
28			effective if the existence of the restriction is stated on the certificate and
29			reference is made to a separate record creating or describing the restriction.
30	SEC	CTIOI	N 18. AMENDMENT. Subsection 1 of section 10-19.1-73 of the North Dakota
31	Century	Code	e is amended and reenacted as follows:

1 Except as otherwise provided in this chapter, notice of all meetings of shareholders 2 must be given to every holder of shares entitled to vote unless: 3 a. The meeting is an adjourned meeting to be held not more than one hundred 4 twenty days after the date fixed for the original meeting and the date, time, and 5 place of the meeting were announced at the time of the original meeting or any 6 adjournment of the original meeting; or 7 The following have been mailed by first-class mail to a shareholder at the b. 8 address in the corporate records and returned nondeliverable: 9 Two consecutive annual regular meeting notices and notices of any special 10 meetings held during the period between the two annual regular meetings; 11 or 12 (2) All payments of distributions, provided there were at least two sent during a 13 twelve-month period. 14 An action or meeting that is taken or held without notice under this subdivision 15 has the same force and effect as if notice was given. If the shareholder delivers a 16 written notice of the shareholder's current address to the corporation, the notice 17 requirement is reinstated. 18 SECTION 19. AMENDMENT. Subsection 2 of section 10-19.1-84 of the North Dakota 19 Century Code is amended and reenacted as follows: 20 A corporation shall keep, at its principal executive office or at another place or places 21 within the United States determined by the board, orand, if its principal executive office 22 or any such other place is outside of this state, shall make available at its registered 23 office or at its principal executive office within this state within ten days after receipt by 24 an officer of the corporation of a written demand for them made by a person described 25 in subsection 4 or 5, originals or copies of: 26 Records of all proceedings of shareholders for the last three years; a. 27 b. Records of all proceedings of the board for the last three years; 28 Its articles and all amendments currently in effect; C. 29 d. Its bylaws and all amendments currently in effect; 30 Financial statements required by section 10-19.1-85 and the financial statement e. 31 for the most recent interim period prepared in the course of the operation of the

1		corporation for distribution to the shareholders or to a governmental agency as a
2		matter of public record;
3	f.	Reports made to shareholders generally within the last three years;
4	g.	A statement of the names and usual business addresses of its directors and
5		principal officers;
6	h.	Voting trust agreements described in section 10-19.1-81;
7	i.	Shareholder control agreements described in section 10-19.1-83; and
8	j.	A copy of agreements, contracts, or other arrangements or portions of them
9		incorporated by reference under subsection 8 of section 10-19.1-10.
10	SECTIO	N 20. AMENDMENT. Subsection 1 of section 10-19.1-104 of the North Dakota
11	Century Cod	e is amended and reenacted as follows:
12	1. A c	orporation, by affirmative vote of a majority of the directors present upon those
13	terr	ns and conditions and for those considerations, which may be money, securities, or
14	oth	er instruments for the payment of money or other property, as the board deems
15	exp	edient, and without shareholder approval, may:
16	a.	Sell, lease, transfer, or otherwise dispose of all or substantially all of its property
17		and assets in the usual and regular course of its business;
18	b.	Grant a security interest in all or substantially all of its property and assets
19		whether or not in the usual and regular course of its business; or
20	C.	Transfer any or all of its property to an organization all the ownership interests of
21		which are owned directly, or indirectly through wholly owned organizations, by the
22		corporation.
23	SECTIO	N 21. AMENDMENT. Section 10-19.1-141 of the North Dakota Century Code is
24	amended and	d reenacted as follows:
25	10-19.1-	141. Foreign corporation - Revocation of certificate of authority.
26	1. The	certificate of authority of a foreign corporation to transact business in this state
27	ma	be revoked by the secretary of state if:
28	a.	The foreign corporation has failed to:
29		(1) Appoint and maintain a registered agent, and if a noncommercial registered
30		agent, then the registered office of the noncommercial registered agent as
31		provided in chapter 10-01.1; or

1		(2)	File in the office of the secretary of state any amendment to its application
2			for a certificate of authority as specified provided in section 10-19.1-137;
3		<u>(3)</u>	File in the office of the secretary of state any merger as provided in section
4			<u>10-19.1-139; or</u>
5		<u>(4)</u>	File in the office of the secretary of state an application for certificate of
6			withdrawal of its authority as provided in section 10-19.1-140 when the
7			corporation's existence has expired or the corporation has been dissolved in
8			the jurisdiction of incorporation; or
9		b. A mis	srepresentation has been made of any material matter in any application,
10		repoi	rt, affidavit, or other record submitted by the foreign corporation pursuant to
11		this o	chapter.
12	2.	Except for	revocation of the certificate of authority for failure to file the annual report as
13		provided i	n section 10-19.1-146, no certificate of authority of a foreign corporation may
14		be revoke	d by the secretary of state unless:
15		a. The	secretary of state has given the foreign corporation at least sixty days' notice
16		by m	ail addressed to its registered agent at the registered office in this state or, if
17		the fo	oreign corporation fails to appoint and maintain a registered agent in this
18		state	, then addressed to its principal executive office; and
19		b. Durir	ng the sixty-day period, the foreign corporation has failed to:
20		(1)	File the report of change as provided in chapter 10-01.1 regarding the
21			registered office or the registered agent;
22		(2)	File any amendment; or
23		(3)	File any merger:
24		<u>(4)</u>	File an application for withdrawal; or
25		<u>(5)</u>	Correct the misrepresentation.
26	3.	Upon the	expiration of sixty days after the mailing of the notice, the authority of the
27		foreign co	rporation to transact business in this state ceases; and the secretary of state
28		shall issue	e a notice of revocation and shall mail the notice to the registered agent at
29		the registe	ered office in this state or, if the foreign corporation failed to appoint and
30		maintain b	ooth a registered agent orand a registered office in this state, then addressed
31		to the prin	cipal executive office of the foreign corporation.

1	SEC	TION 22. AMENDMENT. Subsection 2 of section 10-19.1-146 of the North Dakota
2	Century	Code is amended and reenacted as follows:
3	2.	The annual report must be submitted on forms prescribed by the secretary of state.
4		The information provided must be given as of the date of the execution of the report.
5		The annual report must be signed as provided in subsection 5253 of section
6		10-19.1-01, or the articles or the bylaws or a resolution approved by the affirmative-
7		vote of the required proportion or number of the directors or holders of shares entitled
8		to vote. If the corporation or foreign corporation is in the hands of a receiver or trustee,
9		it must be signed on behalf of the corporation or foreign corporation by the receiver or
10		trustee. The secretary of state may destroy all annual reports provided for in this
11		section after they have been on file for six years.
12	SEC	CTION 23. AMENDMENT. Section 10-19.1-147 of the North Dakota Century Code is
13	amende	d and reenacted as follows:
14	10-1	9.1-147. Fees for filing records - Issuing certificates - License fees.
15	The	secretary of state shall charge and collect for:
16	1.	Filing articles of incorporation and issuing a certificate of incorporation, one hundred
17		dollars.
18	2.	Filing articles of amendment, twenty dollars.
19	3.	Filing articles a statement of correction, twenty dollars.
20	4.	Filing restated articles of incorporation, thirty dollars.
21	5.	Filing articles of conversion of a corporation or a certificate of fact of conversion of a
22		foreign corporation, fifty dollars and:
23		a. If the organization resulting from the conversion will be a domestic organization
24		governed by the laws of this state, then the fees provided by the governing laws
25		to establish or register a new organization like the organization resulting from the
26		conversion; or
27		b. If the organization resulting from the conversion will be a foreign organization that
28		will transact business in this state, then the fees provided by the governing laws
29		to obtain a certificate of authority or register an organization like the organization
30		resulting from the conversion.
31	6.	Filing abandonment of conversion, fifty dollars.

- 7. Filing articles of merger or consolidation and issuing a certificate of merger or consolidation, fifty dollars.
- 3 8. Filing articles of abandonment of merger, fifty dollars.
- 4 9. Filing an application to reserve a corporate name, ten dollars.
- 5 10. Filing a notice of transfer of a reserved corporate name, ten dollars.
- 6 11. Filing a cancellation of reserved corporate name, ten dollars.
- 7 12. Filing a consent to use of name, ten dollars.
- Filing a statement of change of address of registered office, change of registered agent, or both, or a change of address of registered office by registered agent, the fee provided in section 10-01.1-03.
- 11 14. Filing a statement of the establishment of a series of shares, twenty dollars.
- 12 15. Filing a statement of cancellation of shares, twenty dollars.
- 13 16. Filing a statement of reduction of stated capital, twenty dollars.
- 14 17. Filing a statement of intent to dissolve, ten dollars.
- 15 18. Filing a statement of revocation of voluntary dissolution proceedings, ten dollars.
- 16 19. Filing articles of dissolution, twenty dollars.

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- Filing an application of a foreign corporation for a certificate of authority to transact business in this state and issuing a certificate of authority, one hundred forty-five dollars.
- 21. Filing an application of a foreign corporation for an amended certificate of authority to 21 transact business in this state and issuing an amended certificate of authority, forty 22 dollars.
- 22. Filing a certificate of fact stating a merger or consolidation of a foreign corporation holding a certificate of authority to transact business in this state, fifty dollars.
- 25 23. Filing an application for withdrawal of a foreign corporation and issuing a certificate of withdrawal, twenty dollars.
- 27 24. Filing an annual report of a corporation or foreign corporation, twenty-five dollars.
- 28 a. The secretary of state shall charge and collect additional fees for late filing of the annual report as follows:
 - (1) Within ninety days after the date provided in subsection 3 of section10-19.1-146, twenty dollars;

1		(2)	Thereafter, sixty dollars; and
2		(3)	After the involuntary dissolution of a corporation, or the revocation of the
3			certificate of authority of a foreign corporation, the reinstatement fee of one
4			hundred thirty-five dollars.
5		b. Fees	s paid to the secretary of state according to this subsection are not
6		refur	ndable if an annual report submitted to the secretary of state cannot be filed
7		beca	use it lacks information required by section 10-19.1-146, or the annual report
8		lacks	s sufficient payment as required by this subsection.
9	25.	Filing any	process, notice, or demand for service, the fee provided in section
10		10-01.1-0	3.
11	26.	Furnishing	g a certified copy of any record, instrument, or paper relating to a
12		corporation	on, the fee provided in section 54-09-04 for copying a record and fifteen
13		dollars for	the certificate and affixing the seal thereto.
14	27.	Any recor	d submitted for approval before the actual time of submission for filing,
15		one-half c	of the fee provided in this section for filing the record.
16	28.	Filing any	other statement of a corporation or foreign corporation, ten dollars.
17	SEC	CTION 24.	Subsection 3 to section 10-19.1-149 of the North Dakota Century Code is
18	created	and enacte	ed as follows:
19	<u> 3.</u>	Any certifi	icate or certified copy issued by the secretary of state under this section may
20		be created	d and disseminated as an electronic record with the same force and effect as
21		if produce	ed in a paper form.
22	SEC	CTION 24.	AMENDMENT. Section 10-19.1-149 of the North Dakota Century Code is
23	amende	d and reen	acted as follows:
24	10-1	19.1-149. S	ecretary of state - Certificates and certified copies to be received in
25	evidend	e.	
26	1.	All certific	ates issued by the secretary of state and all copies of records filed in
27		accordance	ce with this chapter, when certified by the secretary of state, must may be
28		taken and	received in all courts, public offices, and official bodies as prima facie
29		evidence	of the facts stated.
30	2.	A certifica	te by the secretary of state under the great seal of this state, as to the
31		existence	or nonexistence of the facts relating to corporations which would not appear

1		fror	n a ce	ertified copy of any of the foregoing records or certificates, must may be taken				
2		and received in all courts, public offices, and official bodies as prima facie evidence of						
3		the existence or nonexistence of the facts stated.						
4	3.	Any	<u>certi</u>	ficate or certified copy issued by the secretary of state under this section may				
5		be o	create	ed and disseminated as an electronic record with the same force and effect as				
6		if pı	<u>oduc</u>	ed in a paper form.				
7	SEC	CTIO	N 25.	AMENDMENT. Subsection 39 of section 10-32-02 of the North Dakota				
8	Century	Cod	e is a	mended and reenacted as follows:				
9	39.	"Ma	anage	r" means an individual who is eighteen years of age or more and who is:				
10		a.	An i	ndividual who is eighteen years of age or more and who is elected Elected,				
11			арр	ointed, or otherwise designated as athe president, the treasurer, or any other				
12			mar	nager by the boardpursuant to section 10-32-88; andor				
13		b.	An i	ndividual considered Deemed elected as a manager pursuant to section				
14			10-3	32-92.				
15	SEC	CTIO	N 26.	AMENDMENT. Section 10-32-07 of the North Dakota Century Code is				
16	amende	d an	d reer	nacted as follows:				
17	10-3	32-07	. Arti	cles of organization.				
18	1.	The	artic	les of organization must contain:				
19		a.	The	name of the limited liability company;				
20		b.	The	name of the registered agent of the limited liability company as provided in				
21			cha	pter 10-01.1 and, if a noncommercial registered agent, then the address of				
22			sucl	h noncommercial registered agent in this state;				
23		C.	The	name and address of each organizer;				
24		d.	The	effective date of organization:				
25			(1)	If a later date than that on which the certificate of organization is issued by				
26				the secretary of state; and				
27			(2)	Which may not be later than ninety days after the date on which the				
28				certificate of organization is issued; and				
29		e.	If th	e articles of organization are filed with the secretary of state:				
30			(1)	Before July 1, 1999, a statement stating in years that the period of existence				
31				for the limited liability company must be a period of thirty years from the				

1				date the articles of organization are filed with the secretary of state, unless
2				the articles of organization expressly authorize a shorter or longer period of
3				duration, which may be perpetual.
4			(2)	After June 30, 1999, a statement stating in years the period of existence of
5				the limited liability company, if other than perpetual.
6	2.	The	follo	wing provisions govern a limited liability company unless modified in the
7		artic	eles o	f organization or a member-control agreement under section 10-32-50:
8		a.	A lin	nited liability company has general business purposes as provided in section
9			10-3	32-04;
0		b.	A lin	nited liability company has certain powers as provided in section 10-32-23;
11		C.	The	power to adopt, amend, or repeal the bylaws is vested in the board as
2			prov	rided in subsection 2 of section 10-32-68termination of a person's
3			men	nbership interest has specified consequences as provided in section
4			<u>10-3</u>	<u>32-30;</u>
5		d.	A lin	nited liability company must allow cumulative voting for governors as provided
6			in so	ection 10-32-76 member may only be expelled as provided in subsection 3 of
7			sect	ion 10-32-30;
8		e.	The	affirmative vote of the greater of a majority of governors present or a majority
9			of th	e minimum number of governors constituting a quorum is required for an
20			actio	on of the board as provided in section 10-32-83 Restrictions apply to the
21			<u>assi</u>	gnment of governance rights as provided in section 10-32-32;
22		f.	A wr	itten action by the board taken without a meeting must be signed by all-
23			gove	ernors as provided in section 10-32-84 Unanimous consent is required for the
24			<u>tran</u> :	sfer of governance rights to a person not already a member as provided in
25			subs	section 2 of section 10-32-32;
26		g.	The	board may accept contributions, make contribution agreements, and make
27			cont	ribution allowance agreements as provided in subsection 1 of section
28			10-3	32-56 and sections 10-32-58 and 10-32-59 Members share profits and losses
29			<u>in pr</u>	roportion to the value reflected in the required records of the contributions of
RU.			men	phere as provided in section 10-32-36:

1 All membership interests are ordinary membership interests entitled to vote and 2 are of one class with no series as provided in subdivisions a and b of 3 subsection 5 of section 10-32-56Unless otherwise provided, a member has 4 certain preemptive rights as provided in section 10-32-37; 5 All membership interests have equal rights and preferences in all matters not 6 otherwise provided for by the board as provided in subdivision b of subsection 5-7 of section 10-32-56The voting power of each membership interest is in proportion 8 to the value reflected in the required records of the contributions of the members 9 as provided in section 10-32-40.1; 10 The value of previous contributions must be restated when a new contribution isj. 11 accepted as provided in subsections 3 and 4 of section 10-32-57The affirmative 12 vote of the greater of the owners of a majority of the voting power of the 13 membership interests present and entitled to vote at a duly held meeting or a 14 majority of the voting power of the membership interests with voting rights 15 constituting the minimum voting power needed for a quorum for the transaction of 16 business is required for an action of the members, except when this chapter 17 requires the affirmative vote of: 18 (1) A plurality of the votes cast as provided in subsection 1 of section 10-32-76; 19 <u>or</u> 20 (2) A majority of the voting power of all membership interests entitled, to vote as 21 provided in subsection 1 of section 10-32-42; 22 A member has certain preemptive rights, unless otherwise provided by the boardk. 23 as provided in section 10-32-37A written action by the members may be taken 24 without a meeting as provided in section 10-32-43; 25 Ι. The affirmative vote of the greater of the owners of a majority of the voting power-26 of the membership interests present and entitled to vote at a duly held meeting or 27 a majority of the voting power of the membership interests with voting rights-28 constituting the minimum voting power needed for a quorum for the transaction of 29 business is required for an action of the members, except when this chapter 30 requires the affirmative vote of:

1		(1) A plurality of the votes cast as provided in subsection 1 of section 10-32-76;
2		Of
3		(2) A majority of the voting power of all membership interests entitled, to vote as
4		provided in subsection 1 of section 10-32-42 The board may accept
5		contributions, make contribution agreements, and make contribution
6		allowance agreements as provided in subsection 1 of section 10-32-56 and
7		sections 10-32-58 and 10-32-59;
8	m.	The voting power of each membership interest is in proportion to the value
9		reflected in the required records of the contributions of the members as provided
0		in section 10-32-40.1All membership interests are ordinary membership interests
11		entitled to vote and are of one class with no series as provided in subdivisions a
2		and b of subsection 5 of section 10-32-56;
3	n.	Members share in distributions in proportion to the value reflected in the required-
4		records of the contributions of members as provided in section 10-32-60All
5		membership interests have equal rights and preferences in all matters as
6		provided in subdivision b of subsection 5 of section 10-32-56;
7	0.	Members share profits and losses in proportion to the value reflected in the
8		required records of the contributions of members as provided in section-
9		10-32-36 The value of previous contributions must be restated when a new
20		contribution is accepted as provided in subsections 3 and 4 of section 10-32-57;
21	p.	A written action by the members taken without a meeting must be signed by all-
22		members as provided in section 10-32-43 Members share in distributions in
23		proportion to the value reflected in the required records of the contributions of
24		members as provided in section 10-32-60;
25	q.	Members have no right to receive distributions in kind and the limited liability
26		company has only limited rights to make distributions in kind as provided in
27		section 10-32-62;
28	r.	A member is not subject to expulsion as provided in subsection 2 of section
29		10-32-30 The power to adopt, amend, or repeal the bylaws is vested in the board
30		as provided in subsection 2 of section 10-32-68;

1 Unanimous consent is required for the transfer of governance rights to a person-2 not already a member as provided in subsection 2 of section 10-32-32A limited 3 liability company must allow cumulative voting for governors as provided in 4 section 10-32-76; 5 For a limited liability company whose existence begins before July 1, 1999, t. 6 unanimous consent is required to avoid dissolution as provided in subdivision e-7 of subsection 1 of section 10-32-109The affirmative vote of the greater of a 8 majority of governors present or a majority of the minimum number of governors 9 constituting a quorum is required for an action of the board as provided in section 10 10-32-83; 11 The termination of a person's membership interest has specified consequences u. 12 as provided in section 10-32-30A written action by the board may be taken 13 without a meeting as provided in section 10-32-84; and 14 Restrictions apply to the assignment of governance rights as provided in section 15 40-32-32 For a limited liability company whose existence begins before July 1, 16 1999, unanimous consent is required to avoid dissolution as provided in 17 subdivision e of subsection 1 of section 10-32-109. 18 The following provisions govern a limited liability company unless modified in the 19 articles of organization, a member-control agreement under section 10-32-50, or in the 20 bylaws: 21 a. Governors serve for an indefinite term that expires at the next regular meeting of 22 members as provided in section 10-32-72 Regular meetings of members need not 23 be held, unless demanded by a member under certain conditions as provided in 24 section 10-32-38; 25 The compensation of governors is fixed by the board as provided in sectionb. 26 10-32-74 In all instances when a specific minimum notice period has not 27 otherwise been fixed by law, not less than ten days' notice is required for a 28 meeting of members as provided in subsection 3 of section 10-32-40; 29 A certain method must be used for removal of governors as provided in section-30 10-32-78The board may fix a date up to fifty days before the date of a members'

1		neeting as the date for the determination of the members entitled to notice of				
2		and entitled to vote at the meeting as provided in section 10-32-40.1;				
3	d.	A certain method must be used for filling board vacancies as provided in section-				
4		0-32-79A quorum at a members' meeting requires a majority of the voting power				
5		of the membership interests entitled to vote at the meeting as provided in section				
6		<u>0-32-44;</u>				
7	e.	f the board fails to select a place for a board meeting, it must be held at the				
8		principal executive office as provided in subsection 1 of section				
9		0-32-80Members have no right to interim distributions except as provided				
10		hrough the bylaws or an act of the board as provided in section 10-32-61;				
11	f.	The notice of a board meeting need not state the purpose of the meeting as				
12		provided in subsection 3 of section 10-32-80 The board may authorize, and the				
13		mited liability company may make, distributions not prohibited, limited, or				
14		estricted by an agreement as provided in subsection 1 of section 10-32-64;				
15	g.	A majority of the board is a quorum for a board meeting as provided in section-				
16		0-32-82 Governors serve for an indefinite term that expires at the next regular				
17		neeting of members as provided in section 10-32-72;				
18	h.	A committee:				
19		1) Must consist of one or more individuals, who need not be governors,				
20		appointed by affirmative vote of a majority of the governors present as-				
21		provided in subsection 2 of section 10-32-85; and				
22		2) A committee may create one or more subcommittees, each consisting of				
23		one or more members of the committees and may delegate to the				
24		subcommittee any or all of the authority of the committee as provided in-				
25		subsection 7 of section 10-32-85 The compensation of governors is fixed by				
26		the board as provided in section 10-32-74;				
27	i.	The board may establish a special litigation committee as provided in section				
28		0-32-85 Certain methods must be used for removal of governors as provided in				
29		sections 10-32-78 and 10-32-78.1;				

1	j.	The president and treasurer have specified duties, until the board determines
2		otherwise as provided in section 10-32-89A certain method must be used for
3		filling board vacancies as provided in section 10-32-79;
4	k.	Managers may delegate some or all of their duties and powers, if not prohibited
5		by the board from doing so as provided in section 10-32-95 ff the board fails to
6		select a place for a board meeting, it must be held at the principal executive office
7		as provided in subsection 1 of section 10-32-80;
8	l.	Regular meetings of members need not be held, unless demanded by a member-
9		under certain conditions as provided in section 10-32-38 The notice of a board
10		meeting need not state the purpose of the meeting as provided in subsection 3 of
11		section 10-32-80;
12	m.	In all instances when a specific minimum notice period has not otherwise been-
13		fixed by law, not less than ten days' notice is required for a meeting of members
14		as provided in subsection 2 of section 10-32-40A majority of the board is a
15		quorum for a board meeting as provided in section 10-32-82;
16	n.	For a quorum at a members' meeting, there is required a majority of the voting
17		power of the membership interests entitled to vote at the meeting as provided in-
18		section 10-32-44The board may establish a special litigation committee as
19		provided in subsection 1 of section 10-32-85;
20	0.	The board may fix a date up to fifty days before the date of a members' meeting-
21		as the date for the determination of the members entitled to notice of and entitled
22		to vote at the meeting as provided in section 10-32-40.1A committee:
23		(1) Must consist of one or more individuals, who need not be governors,
24		appointed by the board as provided in subsection 2 of section 10-32-85; and
25		(2) May create one or more subcommittees, each consisting of one or more
26		members of the committees and may delegate to the subcommittee any or
27		all of the authority of the committee as provided in subsection 7 of section
28		<u>10-32-85;</u>
29	p.	Indemnification of certain persons is required as provided in section 10-32-99The
30		president and treasurer have specified duties, until the board determines
31		otherwise as provided in section 10-32-89:

1 The board may authorize, and the limited liability company may make, q. 2 distributions not prohibited, limited, or restricted by an agreement as provided in-3 subsection 1 of section 10-32-64 Managers may delegate some or all of their 4 duties and powers, if not prohibited by the board from doing so, as provided in 5 section 10-32-95; and 6 Members have no right to interim distributions except as provided through the 7 bylaws or an act of the board as provided in section 10-32-61Indemnification of 8 certain persons is required as provided in section 10-32-99. 9 4. The provisions in subdivisions ad, e, g, e, pm, and rn may be included in the articles of 10 organization or a member-control agreement under section 10-32-50. The provisions 11 in subdivisions a, b, c, f, h through fl, h, i, i, i, k, l, m, n, o, p, q, and qr may be included in 12 the articles of organization, in a member-control agreement under section 10-32-50, 13 or, in the bylaws: 14 The persons to serve as the first board may be named in the articles of a. 15 organization as provided in subsection 1 of section 10-32-69The date, time, and 16 place of regular member meetings may be fixed as provided in subsection 3 of 17 section 10-32-38; 18 b. A manner for increasing or decreasing the number of governors may be provided 19 as provided in section 10-32-70 Certain persons may be authorized to call special 20 meetings of members as provided in subsection 1 of section 10-32-39; 21 Additional qualifications for governors may be imposed as provided in section-C. 22 10-32-71Notices of member meetings may be required to contain certain 23 information as provided in subsection 3 of section 10-32-40; 24 d. Governors may be classified as provided in section 10-32-75Voting rights may be 25 granted to persons who are not members as provided in subsection 6 of section 26 10-32-40.1; 27 The date, time, and place of board meetings may be fixed as provided ine. 28 subsection 1 of section 10-32-80A larger than majority vote may be required for 29 member action as provided in section 10-32-42; 30 f. Absent governors may be permitted to give written consent or opposition to a

proposal as provided in section 10-32-81 Limited liability company actions giving

1		rise to dissenters' rights may be designated as provided in subdivision d of
2		subsection 1 of section 10-32-55;
3	g.	A larger than majority vote may be required for board action as provided in-
4		section 10-32-83The persons to serve as the first board may be named as
5		provided in subsection 1 of section 10-32-69;
6	h.	Authority to sign and deliver certain records may be delegated to a manager or
7		agent of the limited liability company other than the president as provided in
8		section 10-32-89A manner for increasing or decreasing the number of governors
9		may be specified as provided in section 10-32-70;
10	i.	Additional managers may be designated as provided in section
11		10-32-88 Additional qualifications for governors may be imposed as provided in
12		section 10-32-71;
13	j.	Additional powers, rights, duties, and responsibilities may be given to managers-
14		as provided in section 10-32-89 Governors may be classified as provided in
15		section 10-32-75;
16	k.	A method for filling vacant offices may be specified as provided in subsection 3 of
17		section 10-32-94The date, time, and place of board meetings may be fixed as
18		provided in subsection 1 of section 10-32-80;
19	l.	The date, time, and place of regular member meetings may be fixed as provided
20		in subsection 3 of section 10-32-38 Absent governors may be permitted to give
21		written consent or opposition to a proposal as provided in section 10-32-81;
22	m.	Certain persons may be authorized to call special meetings of members as
23		provided in subsection 1 of section 10-32-39A larger than majority vote may be
24		required for board action as provided in section 10-32-83;
25	n.	Notices of member meetings may be required to contain certain information as-
26		provided in subsection 3 of section 10-32-40 The personal liability of a governor to
27		the limited liability company or to the members of the limited liability company for
28		monetary damages for breach of fiduciary duty as a governor may be eliminated
29		or limited in the articles as provided in subsection 5 of section 10-32-86:

1 A larger than majority vote may be required for member action as provided in-2 section 10-32-42 Additional managers may be designated as provided in section 3 10-32-88; 4 Voting rights may be granted in or pursuant to the articles of organization to p. 5 persons who are not members as provided in subsection 3 of section-6 40-32-40.1Authority to sign and deliver certain records may be delegated to a 7 manager or agent of the limited liability company as provided in section 10-32-89; 8 Limited liability company actions giving rise to dissenters' rights may be q. 9 designated as provided in subdivision d of subsection 1 of section 10 40-32-55 Additional powers, rights, duties, and responsibilities may be given to 11 managers as provided in section 10-32-89; and 12 A governor's personal liability to the limited liability company or the limited liability 13 company's members for monetary damages for breach of fiduciary duty as a 14 governor may be eliminated or limited in the articles as provided in subsection 4 15 of section 10-32-86A method for filling vacant offices may be specified as 16 provided in subsection 3 of section 10-32-94. 17 5. The articles of organization may contain other provisions not inconsistent with law 18 relating to the management of the business or the regulation of the affairs of the 19 limited liability company. 20 6. It is not necessary to set forth in the articles of organization any of the limited liability 21 company powers granted by this chapter. 22 Subsection 4 does not limit the right of the board by resolution to take an action the 7. 23 bylaws may authorize under this subsection without including the authorization in the 24 bylaws, unless the authorization is required to be included in the bylaws by another 25 provision of this chapter. 26 Except for provisions included pursuant to subsection 1, any provision of the articles 8. 27 may: 28 Be made dependent upon facts ascertainable outside the articles, but only if the a. 29 manner in which the facts operate upon the provision is clearly and expressly set 30

forth in the articles; and

1	b.	Incorporate by reference some or all of the terms of any agreements, contracts,
2		or other arrangements entered into by the limited liability company, but only if the
3		limited liability company retains at its principal executive office a copy of the
4		agreements, contracts, or other arrangements or the portions incorporated by
5		reference.
6	SECTIO	N 27. AMENDMENT. Section 10-32-09 of the North Dakota Century Code is
7	amended and	d reenacted as follows:
8	10-32-09	. Effective date of organization.
9	The limit	ed liability company existence begins upon the issuance of the certificate of
10	organization	or at a later date as specified in the articles of organization. A certificate of
11	organization	is conclusive evidence that all conditions precedent and required to be performed
12	by the organi	zers have been performed and that the limited liability company has been
13	organized un	der this chapter, except as against this state in a proceeding to cancel or revoke
14	the certificate	e of organization or in a judicial intervention proceeding pursuant to section
15	10-32-119.	
16	SECTIO	N 28. AMENDMENT. Section 10-32-10 of the North Dakota Century Code is
17	amended and	d reenacted as follows:
18	10-32-10	. Limited liability company name.
19	1. The	e limited liability company name:
20	a.	Must be expressed in letters or characters used in the English language or in any
21		other language expressed in Englishas those letters or characters appear in the
22		American standard code for information interchange (ASCII) table;
23	b.	Must contain the words "limited liability company", or must contain the
24		abbreviation "L.L.C." or the abbreviation "LLC", either of which abbreviation may
25		be used interchangeably for all purposes authorized by this chapter, including
26		real estate matters, contracts, and filings with the secretary of state;
27	C.	May not contain:
28		(1) The word "corporation", "incorporated", "limited partnership", "limited liability
29		partnership", "limited liability limited partnership", or any abbreviation of
30		these words; or

1			(2)	The	words "limited" or "company" without association to the words "limited	
2				liabil	ity company" or the abbreviations of these words as provided in	
3				subd	livision b;	
4		d.	d. May not contain a word or phrase that indicates or implies that the limited liability			
5			com	pany:		
6			(1)	Is or	ganized for a purpose other than:	
7				(a)	A lawful business purpose for which a limited liability company may be	
8					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 b	e the same as, or deceptively similar to:	
12			(1)	The	name, whether foreign and authorized to do business in this state or	
13				dom	estic, unless there is filed with the articles a record which complies with	
14				subs	ection 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				man	ner provided in section 10-19.1-14, 10-32-11, 10-33-11, 45-10.2-11,	
22				45-1	3-04.2, 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 <u>; or</u>	
25			<u>(5)</u>	A tra	demark or service mark registered in the manner provided in chapter	
26				<u>47-2</u>	<u>2</u> .	
27	2.	The	secr	etary o	of state shall determine whether a limited liability company name is	
28		dec	eptive	ely sim	nilar to another name for purposes of this chapter.	
29	3.	If th	e sec	retary	of state determines that a limited liability company name is deceptively	
30		sim	ilar to	anoth	ner name for purposes of this chapter, then the limited liability company	
31		name may not be used unless there is filed with the articles:				

1 The written consent of the holder of the rights to the name to which the proposed 2 name has been determined to be deceptively similar; or 3 b. A certified copy of a judgment of a court in this state establishing the prior right of 4 the applicant to the use of the name in this state. 5 4. This section and section 10-32-11 do not: 6 a. Abrogate or limit: 7 The law of unfair competition or unfair practices; 8 (2) Chapter 47-25; 9 The laws of the United States with respect to the right to acquire and protect (3) 10 copyrights, trade names, trademarks, service names, and service marks; or 11 (4) Any other rights to the exclusive use of names or symbols. 12 Derogate the common law or the principles of equity. 13 A domestic or foreign limited liability company that is the surviving organization in a 14 merger with one or more other organizations, or that acquires by sale, lease, or other 15 disposition to or exchange with an organization all or substantially all of the assets of 16 another organization including its name, may have the same name, subject to the 17 requirements of subsection 1, as that used in this state by any of the other 18 organizations, if the organization whose name is sought to be used: 19 Was organized, incorporated, formed, or registered under the laws of this state; a. 20 Is authorized to transact business or conduct activities in this state: b. 21 C. Holds a reserved name in the manner provided in section 10-19.1-14, 10-32-11, 22 10-33-11, 45-10.2-11, 45-13-04.2, or 45-22-05; 23 d. Holds a fictitious name registered in the manner provided in chapter 45-11; or 24 e. Holds a trade name registered in the manner provided in chapter 47-25; or 25 <u>f.</u> Holds a trademark or service mark registered in the manner provided in chapter 26 <u>47-22</u>. 27 6. The use of a name by a limited liability company in violation of this section does not 28 affect or vitiate its limited liability company existence. However, a court in this state 29 may, upon application of the state or of an interested or affected person, enjoin the 30 limited liability company from doing business under a name assumed in violation of

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- this section, although its articles of organization may have been filed with the secretary of state and a certificate of organization issued.
 - 7. A limited liability company whose period of existence has expired or that is involuntarily dissolved by the secretary of state pursuant to section 10-32-149 may reacquire the right to use that name by refiling articles of organization pursuant to section 10-32-20, unless the name has been adopted for use or reserved by another person, in which case the filing will be rejected unless the filing is accompanied by a written consent or judgment pursuant to subsection 2. A limited liability company that cannot reacquire the use of its limited liability company name shall adopt a new limited liability company name which complies with the provisions of this section:
 - a. By refiling the articles of organization pursuant to section 10-32-07;
 - b. By amending pursuant to section 10-32-18; or
 - c. By reinstating pursuant to section 10-32-149.
 - 8. Subject to section 10-32-136, this section applies to any foreign limited liability company transacting business in this state, having a certificate of authority to transact business in this state, or applying for a certificate of authority.
 - An amendment that only changes the name of the limited liability company may be authorized by a resolution approved by the board and may, but need not, be submitted to and approved by the members as provided in section 10-32-15.
 - 10. A limited liability company that files its articles of organization with an effective date later than the date of filing as provided in subsection 1 of section 10-32-09 shall maintain the right to the name until the effective date.
 - **SECTION 29. AMENDMENT.** Subsection 1 of section 10-32-40 of the North Dakota Century Code is amended and reenacted as follows:
 - 1. Except as otherwise provided in this chapter, notice of all meetings of members must be given to every owner of membership interests entitled to vote, unless:
 - a. The meeting is an adjourned meeting to be held not more than one hundred twenty days after the date fixed for the original meeting and the date, time, and place of the meeting were announced at the time of the original meeting or any adjournment of the original meeting; or

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1 The following have been mailed by first-class mail to a member at the address in 2 the limited liability company records and returned nondeliverable: 3 Two consecutive annual regular meeting notices and notices of any special 4 meetings held during the period between the two annual regular meetings; 5 or 6 (2) All payments of distribution sent during a twelve-month period, provided 7 there were at least two sent during the twelve-month period. 8 An action or meeting that is taken or held without notice under subdivision b has C. 9 the same force and effect as if notice was given. If the member delivers a written 10 notice of the member's current address to the limited liability company, the notice 11 requirement is reinstated. 12 SECTION 30. AMENDMENT. Subsection 2 of section 10-32-51 of the North Dakota 13 Century Code is amended and reenacted as follows: 14 A member of a limited liability company has an absolute right, upon written demand, to 15 examine and copy, in person or by a legal representative, at any reasonable time, and 16 the limited liability company shall make available within ten days after receipt by a 17 manager of the limited liability company of the written demand, all records referred to 18 in subsection 1. If such documents are maintained at a place outside of this state, then 19 the limited liability company shall make such documents available at its registered 20 office, at its principal executive office within this state, or at such other place as the 21 limited liability company and the member may agree. 22 SECTION 31. AMENDMENT. Section 10-32-68 of the North Dakota Century Code is 23 amended and reenacted as follows: 24 10-32-68. Bylaws. 25 A limited liability company may have bylaws, which may be known as an operating 26 agreement. The bylaws may contain any provision relating to the management of the 27 business or the regulation of the affairs of the limited liability company not inconsistent 28 with section 10-32-69 or any other provision of law or the articles of organization. An-29 act of the board under subsection 2 and of the members under subsection 3 will be-

constitute or revise the bylaws, including:

considered part of the bylaws only if the act expressly states that it is intended to

1		<u>a.</u>	<u>The</u>	numb	er of governors and the qualifications, manner of election, powers,					
2			dutie	es, an	d compensation, if any, of governors;					
3		<u>b.</u>	b. The qualifications of members;							
4		<u>C.</u>	c. <u>Different classes of membership;</u>							
5		<u>d.</u>	<u>The</u>	mann	er of admission, withdrawal, suspension, and expulsion of members;					
6		<u>e.</u>	<u>Pro</u> p	oerty, v	voting, and other rights and privileges of members;					
7		<u>f.</u>	<u>The</u>	<u>appoi</u>	ntment and authority of committees;					
8		<u>g.</u>	<u>The</u>	<u>appoi</u>	ntment or election, duties, compensation, and tenure of offices;					
9		<u>h.</u>	<u>The</u>	time,	place, and manner of calling, conducting, and giving notice of member,					
10			<u>boa</u> ı	rd, and	d committee meetings, or of conducting mail ballots;					
11		<u>i.</u>	<u>The</u>	makir	ng of reports and financial statements to members; or					
12		<u>j.</u>	<u>The</u>	numb	er establishing a quorum for meetings of members and the board.					
13	2.	Initi	al Unle	ess re	served by the articles to members with voting rights, initial bylaws may					
14		be a	adopt	ed pur	suant to section 10-32-67 by a majority of the organizers or by the first					
15		boa	rd <u>pu</u>	<u>rsuant</u>	to section 10-32-67. Unless reserved by the articles of organization or					
16		a m	embe	r-cont	rol agreement to the members with voting rights, the power to adopt,					
17		ame	end, c	r repe	al the bylaws is vested in the board. The power of the board is subject					
18		to th	ne po	wer of	the members, exercisable in the manner provided in subsection $3\underline{4}$, to					
19		ado	pt, an	nend,	or repeal the bylaws adopted, amended, or repealed by the board.					
20	3.	The	bylav	ws ma	y be amended in the manner provided in the articles or bylaws.					
21		<u>a.</u>	In th	<u>ie abs</u>	ence of such a provision, the following bylaw amendments are subject					
22			to a	pprova	al by the members with voting rights:					
23			<u>(1)</u>	<u>Fixin</u>	g a quorum for meetings of members;					
24			<u>(2)</u>	Pres	cribing procedures for:					
25				<u>(a)</u>	Removing governors;					
26				<u>(b)</u>	Filling vacancies in the board;					
27				<u>(c)</u>	Fixing the number of governors or their classifications, qualifications,					
28					or terms of office;					
29			<u>(3)</u>	Rem	oving or adding members; or					
30			<u>(4)</u>	<u>Incre</u>	asing or decreasing the vote required for member actions.					

office, but:

1 Unless the articles or bylaws provide otherwise, members owning five percent or more 2 of the voting power of the members entitled to vote may propose a resolution for 3 action by the members to adopt, amend, or repeal the bylaws adopted, amended, or 4 repealed by the board and the. 5 The resolution must set forth the provision or provisions proposed for adoption, 6 amendment, or repeal. 7 The limitations and procedures for submitting, considering, and adopting the b. 8 resolution are the same as provided in subsections 2 through 4 of section 9 10-32-16 for amendment of the articles of organization. The articles or bylaws-10 may impose different or additional requirements for the members to adopt, 11 amend, or repeal the bylaws. 12 SECTION 32. AMENDMENT. Subsection 2 of section 10-32-87 of the North Dakota 13 Century Code is amended and reenacted as follows: 14 The contract or transaction described in subsection 1 is not void or voidable if: 15 The contract or transaction was, and the person asserting the validity of the 16 contract or transaction sustains the burden of establishing that the contract or 17 transaction was, fair and reasonable as to the limited liability company at the time 18 it was authorized, approved, or ratified; 19 b. The material facts as to the contract or transaction and as to the governor's 20 interest are fully disclosed or known to the members, whether entitled to vote, 21 and the contract or transaction is approved in good faith by: 22 The owners of two-thirds of the voting power of membership interests 23 entitled to vote which are owned by persons other than the interested 24 governor; or 25 The unanimous affirmative vote of all members, whether entitled to vote; 26 The material facts as to the contract or transaction and as to the governor's 27 interest are fully disclosed or known to the board or a committee, and the board 28 or committee authorizes, approves, or ratifies the contract or transaction in good 29 faith by a majority of the governors or committee members currently holding

1			<u>(1)</u>	However, the interested governor isor governors may not vote and are not		
2				considered for purposes of a quorum.		
3			<u>(2)</u>	If as a result, the number of remaining governors is not sufficient to reach a		
4				quorum, then a quorum for the purpose of considering the contract or		
5				transaction is the number of remaining governors or committee members,		
6				not counting any vote that the interested governor might otherwise have,		
7				and not counted counting the governor in determining the presence of a		
8				quorum and shall not vote ; or		
9		d.	The	contract or transaction is a distribution described in subsection 1 of section		
10			10-3	32-64 or a merger or exchange described in subsection 1 or 2 of section		
11			10-3	32-100.		
12	SECTION 33. AMENDMENT. Section 10-32-88 of the North Dakota Century Code is					
13	amende	d and	l reer	nacted as follows:		
14	10-3	32-88	. Mar	nagers.		
15	A					
16	<u>1.</u>	<u>The</u>	man	agers of a limited liability company must consist of one or morebe individuals		
17		eigh	iteen	years of age or more, exercising the functions of the offices, however-		
18		des	gnate	ed, of and;		
19		<u>a.</u>	Mus	st include a president, a secretary, and a treasurer, however designated; and		
20			may	/ have		
21		<u>b.</u>	<u>May</u>	/ include one or more vice presidents and a secretary, however designated,		
22			as n	may be provided in the bylaws. Any other managers, assistant managers, and		
23			age	nts, as necessary, may		
24	<u>2.</u>	<u>Unle</u>	ess th	ne articles or the bylaws provide that the members with voting rights may elect		
25		the	office	<u>:rs:</u>		
26		<u>a.</u>	<u>Eac</u>	th officer must be elected or appointed by the board or chosenat the time and		
27			in s ı	uch otherthe manner as may be provided in the bylaws.		
28		<u>b.</u>	To t	he extent authorized in the articles, the bylaws, or a resolution approved by		
29			the a	affirmative vote of a majority of the governors present, and subject to any		
30			men	mber-control agreement, the president may appoint one or more managers,		
31			othe	er than the treasurer.		

ı	<u>3.</u>	<u>Uni</u>	ess otherwise provided, president shall mean chief executive officer of chief
2		maı	nager and treasurer shall mean chief financial manager.
3	SEC	CTIO	N 34. AMENDMENT. Subsection 2 of section 10-32-94 of the North Dakota
4	Century	Cod	e is amended and reenacted as follows:
5	2.	Wit	h respect to removal:
6		<u>a.</u>	Except as otherwise provided in the articles, the bylaws, or a member-control
7			agreement, a manager may be removed at any time, with or without cause, by a
8			resolution approved by the affirmative vote of a majority of the governors present.
9			The
10		<u>b.</u>	A manager appointed by the president also may be removed at any time, with or
11			without cause, by the president.
12		<u>C.</u>	To the extent authorized in the articles of organization, the bylaws, or a
13			member-control agreement may provide other manners of removing a manager.
14			Removal, or a resolution approved by the affirmative vote of a majority of the
15			governors present, the president may remove a manager elected or appointed by
16			the board, other than the treasurer.
17		<u>d.</u>	The articles of organization, the bylaws, or a member-control agreement may
18			provide other manners of removing a manager.
19		<u>e.</u>	A removal as described in this subsection is without prejudice to any contractual
20			rights of the manager.
21	SEC	CTIO	N 35. AMENDMENT. Subsection 1 of section 10-32-108 of the North Dakota
22	Century	Cod	e is amended and reenacted as follows:
23	1.	A lir	mited liability company may, by affirmative vote of a majority of the governors
24		pre	sent, upon those terms and conditions and for those considerations, which may be
25		moi	ney, securities, or other instruments for the payment of money or other property, as
26		the	board considers expedient, and without member approval:
27		a.	Sell, lease, transfer, or otherwise dispose of all or substantially all of its property
28			and assets in the usual and regular course of its business;
29		b.	Grant a security interest in all or substantially all of its property and assets
30			whether or not in the usual and regular course of its business; or

				-,
1		C.	Trar	nsfer any or all of its property to a corporation an organization all of the
2			sha	resownership interests of which are owned, directly or indirectly through
3			who	olly owned organizations, by a limited liability company.
4	SEC	CTIOI	N 36.	AMENDMENT. Section 10-32-144 of the North Dakota Century Code is
5	amende	d and	d reer	nacted as follows:
6	10-3	32-14	4. Fo	reign limited liability company - Revocation of certificate of authority.
7	1.	The	certi	ficate of authority of a foreign limited liability company to transact business in
8		this	state	may be revoked by the secretary of state if:
9		a.	The	foreign limited liability company has failed to:
10			(1)	Appoint and maintain a registered agent and registered office as provided in
11				chapter 10-01.1; or
12			(2)	File in the office of the secretary of state any amendment to its application
13				for a certificate of authority as specified provided in section 10-32-140;
14			<u>(3)</u>	File in the office of the secretary of state any merger as provided in section
15				<u>10-32-142; or</u>
16			<u>(4)</u>	File in the office of the secretary of state an application for certificate of
17				withdrawal of its authority as provided in section 10-32-143 when the limited
18				liability company's existence has expired or the limited liability company has
19				been dissolved or terminated in the jurisdiction of organization; or
20		b.	A m	isrepresentation has been made of any material matter in any application,
21			repo	ort, affidavit, or other record submitted by the foreign limited liability company
22			purs	suant to this chapter.
23	2.	Exc	ept fo	or revocation of the certificate of authority for failure to file the annual report as
24		prov	vided	in section 10-32-149, no certificate of authority of a foreign limited liability
25		con	npany	may be revoked by the secretary of state unless:
26		a.	The	secretary has given the foreign limited liability company not less than sixty
27			day	s' notice by mail addressed to its registered agent at the registered office in
28			this	state or, if the foreign limited liability company fails to appoint and maintain a
29			regi	stered agent in this state, addressed to its principal executive office; and
30		b.	Duri	ing the sixty-day period, the foreign limited liability company has failed to:

1		(1)	File the report of change as provided in chapter 10-01.1 regarding the
2			registered office or the registered agent;
3		(2)	File any amendment; er
4		(3)	File any merger;
5		<u>(4)</u>	File an application for withdrawal; or
6		<u>(5)</u>	Correct the misrepresentation.
7	3.	Upon the	e expiration of sixty days after the mailing of the notice, the authority of the
8		foreign li	mited liability company to transact business in this state ceases. The
9		secretary	of state shall issue a notice of revocation and shall mail the notice to the
10		registere	d agent at the registered office in this state or, if the foreign limited liability
11		company	registered agent or a registered office in this
12		state, the	en addressed to the principal executive office of the foreign limited liability
13		company	<i>1</i> .
14	SEC	TION 37.	AMENDMENT. Section 10-32-150 of the North Dakota Century Code is
15	amende	d and reer	nacted as follows:
16	10-3	2-150. Se	cretary of state - Fees and charges.
17	The	secretary	of state shall charge and collect for:
18	1.	Filing art	icles of organization and issuing a certificate of organization, one hundred
19		thirty-five	e dollars.
20	2.	Filing art	icles of amendment, fifty dollars.
21	3.	Filing arti	i cles statement of correction, fifty dollars.
22	4.	Filing res	stated articles of organization, one hundred twenty-five dollars.
23	5.	Filing art	icles of conversion of a limited liability company, fifty dollars and:
24		a. If th	e organization resulting from the conversion will be a domestic organization
25		gov	erned by the laws of this state, then the fees provided by the governing laws
26		to e	stablish or register a new organization like the organization resulting from the
27		con	version; or
28		b. If th	e organization resulting from the conversion will be a foreign organization that
29		will	transact business in this state, then the fees provided by the governing laws
30		to o	btain a certificate of authority or register an organization like the organization
31		resu	ulting from the conversion.

- 1 6. Filing abandonment of conversion, fifty dollars.
- 7. Filing articles of merger and issuing a certificate of merger, fifty dollars.
- 3 8. Filing abandonment of merger or exchange, fifty dollars.
- 4 9. Filing an application to reserve a name, ten dollars.
- 5 10. Filing a notice of transfer of a reserved name, ten dollars.
- 6 11. Filing a cancellation of reserved name, ten dollars.
- 7 12. Filing a consent to use of name, ten dollars.
- Filing a statement of change of address of registered office or change of registered agent or both, or a statement of change of address of registered office by registered agent, the fee provided in section 10-01.1-03.
- 11 14. Filing a resolution for the establishment of a class or series of membership interests,fifty dollars.
- 13 15. Filing a notice of dissolution, ten dollars.
- 14 16. Filing a statement of revocation of voluntary dissolution proceedings, ten dollars.
- 15 17. Filing articles of dissolution and termination, twenty dollars.
- 18. Filing an application of a foreign limited liability company for a certificate of authority to 17 transact business in this state and issuing a certificate of authority, one hundred 18 thirty-five dollars.
- 19 19. Filing an amendment to the certificate of authority by a foreign limited liability company, fifty dollars.
- 20. Filing a certificate of fact stating a merger of a foreign limited liability company holding a certificate of authority to transact business in this state, fifty dollars.
- 21. Filing a certified statement of conversion of a foreign limited liability company, fifty dollars.
- 25 22. Filing an application for withdrawal of a foreign limited liability company and issuing a certificate of withdrawal, twenty dollars.
- 27 23. Filing an annual report of a limited liability company or foreign limited liability company,
 28 fifty dollars.
- 29 a. The secretary of state shall charge and collect additional fees for late filing of the annual report as follows:

1			(1)	After the date provided in subsection 3 of section 10-32-149, fifty dollars;
2				and
3			(2)	After the termination of the limited liability company, or the revocation of the
4				certificate of authority of a foreign limited liability company, the
5				reinstatement fee of one hundred twenty-fivethirty-five dollars.
6		b.	Fee	s paid to the secretary of state according to this subsection are not
7			refu	ndable if an annual report submitted to the secretary of state cannot be filed
8			bec	ause it lacks information required by section 10-32-149, or the annual report
9			lack	s sufficient payment as required by this subsection.
10	24.	Filir	ng an	y process, notice, or demand for service, the fee provided in section
11		10-0	01.1-0	03.
12	25.	Sub	mittir	ng any record for approval before the actual time of submission for filing,
13		one	-half	of the fee provided in this section for filing the record.
14	26.	Filir	ng an	y other statement or report of a limited liability company or foreign limited
15		liab	ility c	ompany, ten dollars.
16	27.	Fur	nishir	ng a copy of any record, or paper relating to a limited liability company or a
17		fore	ign lii	mited liability company:
18		a.	The	fee provided in section 54-09-04 for copying a record; and
19		b.	Five	e dollars for a search of records.
20	28.	Fur	nishir	ng a certificate of good standing, existence, or authorization:
21		a.	Fifte	een dollars; and
22		b.	Five	e dollars for a search of records.
23	SEC	CTIO	N 38.	AMENDMENT. Subsection 5 of section 10-32-152 of the North Dakota
24	Century	Code	e is a	mended and reenacted as follows:
25	5.	If th	e cou	urt order sought is one for reinstatement of a limited liability company that has
26		bee	n dis	solved as provided in subsection 5 of section 10-32-149, or for reinstatement
27		of th	ne ce	rtificate of authority of a foreign limited liability company that has been
28		revo	oked	as provided in subsection 6 of section 10-32-149, then together with any other
29		acti	ons th	he court deems proper, any such order which reverses the decision of the
30		sec	retary	of state shall require the limited liability company or foreign limited liability
31		con	npany	v to:

who is:

30

1		a. File the most recent past-due annual report;
2		b. Pay the fees to the secretary of state for all past-due annual reports as provided
3		in subsection 2623 of section 10-32-150; and
4		c. Pay the reinstatement fee to the secretary of state as provided in
5	1	subsection 26 23 of section 10-32-150.
6	—SEC	TION 39. Subsection 3 to section 10-32-153 of the North Dakota Century Code is
7	created	and enacted as follows:
8	<u> 3.</u>	Any certificate or certified copy issued by the secretary of state under this section may
9		be created and disseminated as an electronic record with the same force and effect as
10		if produced in a paper form.
11	SEC	TION 39. AMENDMENT. Section 10-32-153 of the North Dakota Century Code is
12	amende	d and reenacted as follows:
13	10-3	2-153. Secretary of state - Certificates and certified copies to be received in
14	evidenc	е.
15	1.	All certificates issued by the secretary of state and all copies of records filed in
16		accordance with this chapter, when certified by the secretary of state, must may be
17		taken and received in all courts, public offices, and official bodies as prima facie
18		evidence of the facts therein stated.
19	2.	A certificate by the secretary of state under the great seal of this state, as to the
20		existence or nonexistence of the facts relating to limited liability companies which
21		would not appear from a certified copy of any of the foregoing records or certificates,
22		mustmay be taken and received in all courts, public offices, and official bodies as
23		prima facie evidence of the existence or nonexistence of the facts stated therein.
24	3.	Any certificate or certified copy issued by the secretary of state under this section may
25		be created and disseminated as an electronic record with the same force and effect as
26		if produced in a paper form.
27	SEC	TION 40. AMENDMENT. Subsection 27 of section 10-33-01 of the North Dakota
28	Century	Code is amended and reenacted as follows:
29	27.	"Officer" means an individual who is more than eighteen years of age or more and

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1	a.	Elected, appointed, or otherwise designated as anthe president, the treasurer
2		and the secretary, however designated, or any other officer by the board or the
3		memberspursuant to section 10-33-49; or
4	b.	Considered Deemed elected as an officer pursuant to section 10-33-52.
5	SECTIO	N 41. AMENDMENT. Subsections 3 and 4 of section 10-33-06 of the North Dakota
6	Century Cod	le are amended and reenacted as follows:
7	3. The	e following provisions govern a corporation unless modified either in the articles or
8	byl	aws:
9	a.	A certain method must be used for amending the articles as provided in section
10		10-33-15;
11	b.	Certain procedures apply to the adoption, amendment, or repeal of bylaws by the
12		members as provided in section 10-33-26;
13	C.	A director holds office for an indefinite term that expires upon the election of a
14		successor as provided in section 10-33-30;
15	d.	The term of a director filling a vacancy expires at the end of the term the director
16		is filling as provided in section 10-33-30;
17	e.	The compensation of directors is fixed by the board as provided in section
18		10-33-32;
19	f.	The method provided in section 10-33-36 or 10-33-37 must be used for removal
20		of directors;
21	g.	The method provided in section 10-33-38 must be used for filling board
22		vacancies;
23	h.	Board meetings must be held at least once per year and if the board fails to
24		select a place for a board meeting, it must be held at the principal executive office
25		as provided in subsection 1 of section 10-33-39;
26	i.	A director may call a board meeting, and the notice of the meeting need not state
27		the purpose of the meeting as provided in subsection 3 of section 10-33-39;
28	j.	A majority of the board is a quorum as provided in section 10-33-41;
29	k.	The affirmative vote of the majority of directors present is required for board
30		action as provided in section 10-33-42;
31	l.	A committee:

1		(1) Must consist of one or more persons, who need not be directors, appointed
2		by the board as provided in section 10-33-44; and
3		(2) May create one or more subcommittees, each consisting of one or more
4		members of the committee and may delegate to the subcommittee any or all
5		of the authority of the committee as provided in subsection 7 of section
6		10-33-44;
7	m.	Unless the articles or bylaws or a resolution adopted by the board, and not
8		inconsistent with the articles or bylaws, provides otherwise, the officers shall have
9		the duties provided in section 10-33-50;
0	n.	The method provided in section 10-33-54 must be used for removal of officers;
11	0.	If not prohibited by the board from doing so, officers may delegate some or all of
2		their duties and powers as provided in section 10-33-55;
3	p.	A corporation does not have members as provided in section 10-33-57;
4	q.	The board may determine the consideration required to admit members as
5		provided in section 10-33-57;
6	r.	All members are entitled to vote and have equal rights and preferences in
7		matters as provided in section 10-33-57;
8	S.	Memberships are nontransferable except as provided in section 10-33-59;
9	t.	A corporation with voting members must hold a regular meeting of voting
20		members annually as provided in section 10-33-65;
21	u.	If a specific minimum notice period has not been fixed by law, then at least five
22		days' notice is required for a meeting of members as provided in section
23		10-33-68;
24	V.	The board may fix a date up to fifty days before the date of a members' meeting
25		as the date for determination of the members entitled to notice of and entitled to
26		vote at the meeting as provided in section 10-33-68;
27	W.	Each member with voting rights has one vote as provided in section 10-33-71;
28	х.	The affirmative vote of the majority of members with voting rights present and
29		entitled to vote is required for action of the members, unless this chapter or the
30		articles or bylaws require a greater vote or voting by class as provided in section
31		10-33-72;

1 Members with voting rights may take action at a meeting by voice or ballot, by 2 unanimous action without a meeting, by mailed ballot, or by electronic 3 communication as provided in section 10-33-72; 4 The number of members required for a quorum is ten percent of the members Z. 5 entitled to vote as provided in section 10-33-76; 6 aa. The procedures provided in section 10-33-78 govern acceptance of member 7 acts; and 8 Indemnification of certain persons is required as provided in section 10-33-84. bb. 9 4. The following provisions relating to the management or regulation of the affairs of a 10 corporation may be included in the articles or, except for naming members of the first 11 board, in the bylaws: 12 The first board of directors may be named in the articles as provided in section 13 10-33-25; 14 Additional qualifications for directors may be imposed as provided in section b. 15 10-33-29; 16 Terms of directors may be staggered as provided in section 10-33-30; C. 17 d. The date, time, and place of board meetings may be fixed as provided in section 18 10-33-39; 19 Additional officers may be designated as provided in section 10-33-49; e. 20 Additional powers, rights, duties, and responsibilities may be given to officers as f. 21 provided in section 10-33-50; 22 A method for filling vacant offices may be specified as provided in section g. 23 10-33-54; 24 h. Membership criteria and procedures for admission may be established as 25 provided in section 10-33-57; 26 Membership terms may be fixed as provided in section 10-33-57; İ. 27 A corporation may issue membership certificates or preferred or common shares j. 28 as the board deems appropriate as provided in section 10-33-58; 29 A corporation may levy dues, assessments, or fees on members as provided in 30 section 10-33-60; 31 A corporation may buy memberships as provided in section 10-33-63;

1	m.	A corporation may have delegates with some or all the authority of members as	,
2		provided in section 10-33-64;	
3	n.	The date, time, and place of regular member meetings or the place of special	
4		meetings may be fixed as provided in section 10-33-65;	
5	0.	Certain persons may be authorized to call special meetings of members as	
6		provided in section 10-33-66;	
7	p.	Notices of special member meetings may be required to contain certain	
8		information as provided in section 10-33-68;	
9	q.	A larger than majority vote may be required for member action as provided in	
0		section 10-33-72;	
11	r.	Members with voting rights may vote by proxy as provided in section 10-33-77;	
2		and	
3	S.	Members with voting rights may enter into voting agreements as provided in	
4		section 10-33-79.	
5	SECTION	42. AMENDMENT. Section 10-33-10 of the North Dakota Century Code is	
6	amended and	reenacted as follows:	
7	10-33-10.	Corporate name.	
8	1. The	corporate name:	
9	a.	Must be in <u>letters or characters used in</u> the English language or in any other	
20		language expressed in Englishas those letters or characters appear in the	
21		American standard code for information interchange (ASCII) table.	
22	b.	Need not contain the word "company", "corporation", "incorporated", "limited", o	r
23		an abbreviation of one or more of these words.	
24	C.	May not contain the words "limited liability company", "limited partnership",	
25		"limited liability partnership", "limited liability limited partnership", or any	
26		abbreviation of these words.	
27	d.	May not contain a word or phrase that indicates or implies that the corporation:	
28		(1) Is incorporated for a purpose other than:	
29		(a) A lawful nonprofit purpose for which a corporation may be	
30		incorporated under this chapter; or	
31		(b) For a purpose stated in its articles; or	

1			(2)	May	not be incorporated under this chapter.
2		e.	May	not b	e the same as or deceptively similar to:
3			(1)	The	name, whether foreign and authorized to conduct activities in this state
4				or do	omestic unless there is filed with the articles a record that complies with
5				subs	section 2, of:
6				(a)	Another corporation;
7				(b)	A corporation incorporated or authorized to do business in this state
8					under another provision of this code;
9				(c)	A limited liability company;
10				(d)	A limited partnership;
11				(e)	A limited liability partnership; or
12				(f)	A limited liability limited partnership;
13			(2)	A na	me the right to which is, at the time of incorporation, reserved in the
14				man	ner provided in section 10-19.1-14, 10-32-11, 10-33-11, 45-10.2-11,
15				45-1	3-04.2, or 45-22-05;
16			(3)	A fic	titious name registered in the manner provided in chapter 45-11; or
17			(4)	A tra	de name registered in the manner provided in chapter 47-25; or
18			<u>(5)</u>	A tra	demark or service mark registered in the manner provided in chapter
19				<u>47-2</u>	<u>2</u> .
20	2.	The	secr	etary	of state shall determine whether a corporate name is "deceptively
21		sim	ilar" to	o anot	ther name for purposes of this chapter.
22	3.	If th	ie sec	retary	of state determines that a corporate name is "deceptively similar" to
23		and	ther r	name	for purposes of this chapter, then the corporate name may not be used
24		unle	ess th	ere is	filed with the articles:
25		a.	The	writte	en consent of the holder of the rights to the name the proposed name is
26			dete	ermine	ed to be deceptively similar to; or
27		b.	A ce	ertified	copy of a judgment of a court in this state establishing the prior right of
28			the	applic	ant to the use of the name in this state.
29	4.	Sub	section	on 3 d	loes not affect the right of a corporation existing on August 1, 1997, or a
30		fore	eign c	orpora	ation authorized to do business in this state on that date to continue the
31		USA	of its	name	

1 This section and section 10-33-11 do not: 2 a. Abrogate or limit: 3 The law of unfair competition or unfair practices; 4 (2) Chapter 47-25; 5 (3) The laws of the United States with respect to the right to acquire and protect 6 copyrights, trade names, trademarks, service names, or service marks; or 7 (4) Any other rights to the exclusive use of names or symbols; or 8 Derogate the common law or the principles of equity. b. 9 A domestic or foreign corporation that is the surviving organization in a merger with 10 one or more other organizations, or that acquires by sale, lease, or other disposition to 11 or exchange with an organization all or substantially all of the assets of another 12 organization including its name, may have the same name, subject to the 13 requirements of subsection 1, as that used in this state by any of the other 14 organizations, if the other organization whose name is sought to be used: 15 a. Was incorporated, organized, formed, or registered under the laws of this state; 16 Is authorized to conduct activities or transact business in this state; b. 17 Holds a reserved name in the manner provided in section 10-19.1-14, 10-32-11, C. 18 10-33-11, 45-10.2-11, 45-13-04.2, or 45-22-05; 19 d. Holds a fictitious name registered in the manner provided in chapter 45-11; or 20 Holds a trade name registered in the manner provided in chapter 47-25; or e. 21 <u>f.</u> Holds a trademark or service mark registered in the manner provided in chapter 22 47-22. 23 The use of a name by a corporation in violation of this section does not affect or vitiate 7. 24 its corporate existence, but a court in this state may, upon application of the state or of 25 an interested or affected person, enjoin the corporation from conducting activities 26 under a name assumed in violation of this section, although its articles may have been 27 filed with the secretary of state and a certificate of incorporation issued. 28 A corporation whose period of existence has expired or that is involuntarily dissolved 29 by the secretary of state pursuant to section 10-33-139 may reacquire the right to use 30 that name by refiling articles of incorporation pursuant to section 10-33-08 unless the 31 name has been adopted for use or reserved by another person, in which case the

- filing will be rejected unless the filing is accompanied by a written consent or judgment pursuant to subsection 2. A corporation that cannot reacquire the use of its corporate name must adopt a new corporate name that complies with the provisions of this section:
 - a. By refiling articles of incorporation pursuant to section 10-33-08;
 - b. By amending pursuant to section 10-33-14; or
 - c. By reinstating pursuant to section 10-33-139.
 - Subject to section 10-33-126, this section applies to any foreign corporation
 transacting business in this state, having a certificate of authority to transact business
 in this state, or applying for a certificate of authority.
 - 10. An amendment that only changes the name of the corporation may be authorized by a resolution approved by the board and may, but need not, be submitted to and approved by the members as provided in section 10-33-15.
 - 11. A corporation that files its articles of incorporation with an effective date later than the date of filing as provided in subsection 1 of section 10-33-09 shall maintain the right to the name until the effective date.
 - **SECTION 43. AMENDMENT.** Subsections 1, 2, and 3 of section 10-33-15 of the North Dakota Century Code are amended and reenacted as follows:
 - 1. A majority of incorporators may amend the articles by written action if no directors are named in the original articles, if no directors have been elected, and if there are no members with voting rights. A majority of directors may amend the articles if there are no members with voting rights, if members with voting rights have authorized the board to amend the articles under subsection 3, or if the amendment merely restates the existing articles, as amended. Notice of the meeting and of the proposed amendment must be given to the board. An amendment restating the existing articles may, but need not, be submitted to and approved by the members with voting rights as provided in subsection 2.
 - 2. Amendments to the articles must be approved by the affirmative vote of a majority of the all directors and by the members with voting rights. If an amendment is initiated by the directors, proper notice of the proposed amendment must precede a membermeeting of the members with voting rights at which the amendment will be considered

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1 and must include the substance of the proposed amendment. If an amendment is 2 proposed and approved by the members with voting rights, thethose members may 3 demand a special board meeting within fifty days for consideration of the proposed 4 amendment if a regular board meeting would not occur within fifty days. 5 3. The members with voting rights may authorize the board of directors, subject to a. 6 subdivision c, to exercise from time to time the power of amendment of the 7 articles without member approval of the members with voting rights. 8 When the members with voting rights have authorized the board of directors to b. 9 amend the articles, the board of directors, by the affirmative vote of a majority 10 vote of all directors, unless the articles, bylaws, or the members' resolution 11 authorizing the board action requires a greater vote, may amend the articles at a 12 meeting of the board. Notice of the meeting and of the proposed amendment 13 must be given to the board. 14 The members with voting rights voting at a meeting duly called for the purpose-C. 15 may prospectively revoke the authority of the board to exercise the power of the 16 members to amend the articles at a meeting called for that purpose. 17 SECTION 44. AMENDMENT. Section 10-33-26 of the North Dakota Century Code is 18 amended and reenacted as follows: 19 10-33-26. Bylaws. 20 A corporation may, but need not, have bylaws. Bylaws may contain any provision 21 relating to the management or regulation of the affairs of the corporation consistent 22 with law or the articles, including: 23 The number of directors, and the qualifications, manner of election, powers, a. 24 duties, and compensation, if any, of directors; 25 b. The qualifications of members; 26 Different classes of membership; C. 27 d. The manner of admission, withdrawal, suspension, and expulsion of members; 28 Property, voting, and other rights and privileges of members; e.

The appointment or election, duties, compensation, and tenure of officers;

The appointment and authority of committees:

1		h.	The	time,	place, and manner of calling, conducting, and giving notice of member,
2			boa	rd, and	d committee meetings, or of conducting mail ballots;
3		i.	The	makir	ng of reports and financial statements to members; or
4		j.	The	numb	er establishing a quorum for meetings of members and the board.
5	2.	Initi	al Unl	ess re	served by the articles to members with voting rights, initial bylaws may
6		be a	adopt	ed by	a majority of the incorporators or by the first board pursuant to section
7		10-	33-25	. Unle	ss reserved by the articles to the members with voting rights, the power
8		to a	dopt,	amen	d, or repeal the bylaws is vested in the board. The power of the board
9		is s	ubjec	t to the	e power of the members with voting rights exercisable in the manner
10		pro	vided	in sub	esection 3 to adopt, amend, or repeal bylaws adopted, amended, or
11		rep	ealed	by the	e board. After the adoption of the initial bylaws and if there are members
12		with	votir	ng righ	ts, the board may not adopt, amend, or repeal a bylaw fixing
13	<u>3.</u>	The	byla	ws ma	y be amended in the manner provided in the articles or bylaws.
14		<u>a.</u>	<u>In th</u>	ne abs	ence of such a provision, the following bylaws amendments are subject
15			to a	pprova	al by the members with voting rights:
16			<u>(1)</u>	<u>Fixin</u>	g a quorum for meetings of members, prescribing;
17			<u>(2)</u>	<u>Pres</u>	<u>cribing</u> procedures for removing :
18				<u>(a)</u>	Removing directors or filling:
19				<u>(b)</u>	Filling vacancies in the board, or fixing; and
20				<u>(c)</u>	Fixing the number of directors or their classifications, qualifications, or
21					terms of office, but may adopt or amend a bylaw to increase the
22					number of directors. A bylaw amendment to increase or decrease the
23					vote required for a member action must be approved by the
24					members.;
25			<u>(3)</u>	Rem	oving or adding members; or
26			<u>(4)</u>	Incre	easing or decreasing the vote required for member action.
27		<u>b.</u>	<u>The</u>	board	may adopt or amend a bylaw provision to increase the number of
28			<u>dire</u>	ctors v	with the approval of the members with voting rights.
29	<u>3.4.</u>	Unl	ess th	ne artic	cles or bylaws provide otherwise, at least fifty members with voting
30		righ	its or	ten pe	rcent of the members with voting rights, whichever is less, may propose

vacancy.

1		a resolution for action by the members to adopt, amend, or repeal bylaws adopted,						
2		amended, or repealed by the board.						
3		a. The resolution must contain the provisions proposed for adoption, amendment, or						
4		repeal.						
5		b. The limitations and procedures for submitting, considering, and adopting the						
6		resolution are the same as provided in section 10-33-15, for amendment of the						
7		articles, except that board approval is not required.						
8		c. The articles or bylaws may impose different or additional requirements for the						
9		members to adopt, amend, or repeal the bylaws.						
10	SEC	TION 45. AMENDMENT. Section 10-33-28 of the North Dakota Century Code is						
11	amended	d and reenacted as follows:						
12	10-3	3-28. Number of directors.						
13	With	respect to the number of directors:						
14	<u>1.</u>	The board must consist of three or more directors, with the number specified in or						
15		fixed in accordance with the articles or bylaws. However, if the corporation has either						
16		one or two members with voting rights, the number of directors may be less than three						
17		but not less than the number of members with voting rights.						
18	<u>2.</u>	The number of directors may be increased or, subject to sections 10-33-36 and						
19		10-33-37, decreased at any time by amendment to or in the manner provided in the						
20		articles or bylaws.						
21	<u>3.</u>	Notwithstanding section 10-33-38, if the power to elect or appoint directors is vested in						
22		the board of directors and if the number of directors falls below three, or such greater						
23		minimum number set forth in the articles or bylaws, then a majority of the directors in						
24		office may appoint or elect the number of additional directors necessary to increase						
25		the board to three directors or such greater minimum set forth in the articles or bylaws.						
26	SEC	TION 46. AMENDMENT. Subsection 2 of section 10-33-38 of the North Dakota						
27	Century	Code is amended and reenacted as follows:						
28	2.	If a vacant office was held by a director elected by a class, chapter, or other						
29		organizational unit or by region or other geographic grouping, only members with						
30		voting rights of the class, chapter, unit, or grouping are entitled to vote to fill the						
31		vacancy.						

1	SEC	CIT	N 47.	AMENDMENT. Section 10-33-39 of the North Dakota Century Code is			
2	amended and reenacted as follows:						
3	10-3	33-39	. Boa	ard meetings.			
4	1.	Me	etings	of the board may be held from time to time as provided in the articles or			
5		byla	aws a	t any place within or without the state that the board may select or by any			
6		mea	ans d	escribed in subsection 2.			
7		a.	Unle	ess the articles or bylaws provide otherwise, a meeting of the board must be			
8			helo	d at least once per year.			
9		b.	If th	e articles, bylaws, or board fails to select a place or method for selecting a			
0			plac	ee for a meeting, the meeting must be held at the principal executive office.			
11		C.	The	board may determine under subsection 2 that a meeting of the board shall			
2			be l	neld solely by means of remote communication.			
3		d.	Par	ticipation in a meeting by a means set forth in subsection 2 constitutes			
4			pres	sence in person at the meeting.			
5	2.	Any	mee	ting among directors may be conducted:			
6		a.	Sole	ely by one or more means of remote communication through which all of the			
7			dire	ctors may participate in the meeting:			
8			(1)	If the notice required by subsection 3 is given for the meeting; and			
9			(2)	If the number of directors participating in the meeting is sufficient to			
20				constitute a quorum at a meeting.			
21		b.	By r	means of conference telephone or, if authorized by the board, by such other			
22			mea	ans of remote communication, in each case through which that director, other			
23			dire	ctors so participating, and all directors physically present at the meeting			
24			part	icipate with each other during the meeting.			
25	3.	Unl	ess th	ne articles or bylaws provide for a different time period, a director may call a			
26		boa	rd me	eeting by giving at least ten days' notice or, in the case of organizational			
27		me	etings	s pursuant to subsection 2 of section 10-33-25, at least three days' notice, to			
28		all d	directo	ors of the date, time, and place of the meeting.			
29		a.	The	notice must contain the substance of the any proposed amendment to the			
30	•		artic	cles but otherwise need not state the purpose of the meeting unless the			
31			artic	cles or bylaws require it.			

- b. Any notice to a director given under any provision of this chapter, the articles, or the bylaws by a form of electronic communication consented to by the director to whom the notice is given is effective when given.
 - c. Consent by a director to notice given by electronic communication may be given in writing or by authenticated electronic communication. Any consent so given may be relied upon until revoked by the director, provided that no revocation affects the validity of any notice given before receipt of revocation of the consent.
 - 4. If the date, time, and place of a board meeting have been provided in the articles or bylaws, or announced at a previous meeting of the board, no notice is required. Notice of an adjourned meeting need not be given other than by announcement at the meeting at which adjournment is taken.
 - 5. A director may waive notice of a meeting of the board. A waiver of notice by a director entitled to notice is effective whether given before, at, or after the meeting, and whether given in writing, by authenticated electronic communication, or by attendance. Attendance by a director at a meeting is a waiver of notice of that meeting, except when the director objects at the beginning of the meeting to the transaction of business because the meeting is not lawfully called or convened and does not participate in the meeting after the objection.

SECTION 48. AMENDMENT. Section 10-33-43 of the North Dakota Century Code is amended and reenacted as follows:

10-33-43. Action without meeting by directors.

- 1. An action required or permitted to be taken at a board meeting may be taken by written action signed, or consented to by authenticated electronic communication, by all of the directors. If the articles so provide, any action, other than an action requiring member approval of members with voting rights, may be taken by written action signed, or consented to by authenticated electronic communication, by the number of directors that would be required to take the same action at a meeting of the board at which all directors were present.
- 2. The written action is effective when signed, or consented to by authenticated electronic communication, by the required number of directors, unless a different effective time is provided in the written action.

1	3.	Whe	en written action is permitted to be taken by less than all directors, all directors
2		mus	st be notified immediately of its text and effective date. Failure to provide the notice
3		doe	s not invalidate the written action. A director who does not sign or consent to the
4		writ	ten action has no liability for the action or actions taken thereby.
5	SEC	OIT	N 49. AMENDMENT. Subsection 2 of section 10-33-44 of the North Dakota
6	Century	Code	e is amended and reenacted as follows:
7	2.	Con	nmittee members must be individuals. Unless the articles or bylaws provide for a
8		diffe	erent membership or manner of appointment, a committee must consist of one or
9		mor	re persons, who need not be directors, appointed by the board affirmative vote of a
10		<u>maj</u>	ority of the directors present.
11	SEC	OIT	N 50. AMENDMENT. Subsection 2 of section 10-33-46 of the North Dakota
12	Century	Code	e is amended and reenacted as follows:
13	2.	A co	ontract or transaction described in subsection 1 is not void or voidable if:
14		a.	The contract or transaction was, and the person asserting the validity of the
15			contract or transaction has the burden of establishing that the contract or
16			transaction was, fair and reasonable as to the corporation when it was
17			authorized, approved, or ratified;
18		b.	The material facts as to the contract or transaction and as to the director's
19			interest are fully disclosed or known to the members and the contract or
20			transaction is approved in good faith by two-thirds of the members entitled to
21			vote, not counting any vote that the interested director might otherwise have, or
22			the unanimous affirmative vote of all members, whether or not entitled to vote;
23		C.	The material facts as to the contract or transaction and as to the director's
24			interest are fully disclosed or known to the board or a committee, and the board
25			or committee authorizes, approves, or ratifies the contract or transaction in good
26			faith by a majority of directors or committee members currently holding office.
27			However, the interested director or directors may not vote and are not considered
28			for purposes of a quorum. If as a result the number of remaining directors is not
29			sufficient to reach a quorum, then a quorum for the purpose of considering the

contract or transaction is the number of remaining directors or committee

1			members, not counting any vote that the interested director might otherwise
2			have, and not counting the director in determining the presence of a quorum; or
3		d.	The contract or transaction is a merger or consolidation described in section
4			10-33-85.
5	SEC	OIT	51. AMENDMENT. Section 10-33-49 of the North Dakota Century Code is
6	amende	d and	d reenacted as follows:
7	10-3	3-49	. Officers.
8	<u>1.</u>	The	officers of a corporation must be individuals who are eighteen years of age or
9		mor	e and must include exercising the functions of the offices and:
10		<u>a.</u>	Must include a president and a secretary. The officers of the corporation may,
11			however designated; and
12		<u>b.</u>	May also include a treasurer, one or more vice presidents, and any other officers
13			or agents as, however designated, as may be prescribed by the bylaws. Each
14			officer must be elected by the board at the time and in the manner as may be
15			provided in the bylaws unless the articles or bylaws provide the members may-
16			elect the officers.
17	<u>2.</u>	<u>Unle</u>	ess the articles or the bylaws provide that the members with voting rights may elect
18		the o	officers:
19		<u>a.</u>	Each officer must be elected by the board at the time and in the manner as may
20			be provided in the bylaws; or
21		<u>b.</u>	To the extent authorized in the articles, the bylaws, or a resolution approved by
22			the affirmative vote of a majority of the directors present, the president may
23			appoint one or more officers, other than the treasurer.
24	<u>3.</u>	<u>Unle</u>	ess otherwise provided, president shall mean chief executive officer and treasurer
25		<u>shal</u>	Il mean chief financial officer.
26	SEC	OIT	52. AMENDMENT. Section 10-33-51 of the North Dakota Century Code is
27	amende	d and	d reenacted as follows:
28	10-3	3-51	. Multiple offices.
29	Any.	Unles	ss the articles or bylaws provide otherwise, any number of offices or functions of
30	those of	fices	may be held or exercised by the same individual. If a record must be signed by
31	individua	als ho	olding different offices or functions and an individual holds or exercises more than

1 one of those offices or functions, that individual may sign the record in more than one capacity, 2 but only if the record indicates each capacity in which the individual signs. 3 SECTION 53. AMENDMENT. Section 10-33-52 of the North Dakota Century Code is amended and reenacted as follows: 4 5 10-33-52. Officers deemed elected. 6 In the absence of an election or appointment of officers by the board or the members with 7 voting rights, the individual or individuals exercising the functions of the principal officers of the 8 corporation are deemed to have been elected to those offices. 9 SECTION 54. AMENDMENT. Subsection 2 of section 10-33-54 of the North Dakota 10 Century Code is amended and reenacted as follows: 11 With respect to removal: 12 Except as otherwise provided in the articles or bylaws, an officer may be 13 removed at any time, with or without cause, by a resolution adopted by the board 14 or by the members with voting rights, whichever elected or appointed the officer. 15 The 16 An officer appointed by the president may also be removed at any time, with or <u>b.</u> 17 without cause, by the president. 18 To the extent authorized in the articles, the bylaws, or a resolution approved by <u>C.</u> 19 the affirmative vote of a majority of the directors present, the president of a 20 corporation may remove an officer elected or appointed by the board, other than 21 the treasurer. 22 The articles or the bylaws may provide other manners of removing an officer. d. 23 A removal as described in this subsection is without prejudice to any contractual <u>e.</u> 24 rights of the officer. 25 SECTION 55. AMENDMENT. Subsection 11 of section 10-33-84 of the North Dakota 26 Century Code is amended and reenacted as follows: 27 11. This Nothing in this section does not shall be construed to limit the power of the 28 corporation to indemnify persons other than a director, an officer, an employee, or a 29 member of a committee of the board by contract or otherwise. 30 SECTION 56. AMENDMENT. Subsection 2 of section 10-33-87 of the North Dakota

Century Code is amended and reenacted as follows:

2. If a constituent corporation has members with voting rights with respect to mergers and consolidations as required by section 10-33-42, the board of directors of the corporation shall adopt a resolution by the affirmative vote of a majority vote of all directors approving a proposed plan of merger or consolidation and directing that the plan be submitted to a vote at a meeting of the members with voting rights. Notice of the meeting must be given to the memberseach member with voting rights, accompanied by a copy or summary of the proposed plan. Unless the articles or bylaws require a greater vote, the plan of merger or consolidation is adopted upon receiving the affirmative vote of a majority of the members who vote upon the proposed planwith voting rights voting on the action.

SECTION 57. AMENDMENT. Section 10-33-94 of the North Dakota Century Code is amended and reenacted as follows:

10-33-94. Transfer of assets - When permitted.

- 1. A corporation may sell, lease, transfer, dispose of, or grant a security interest in all or substantially all of the property and assets only as provided in this section.
- Unless otherwise provided in its articles or bylaws, a corporation, by affirmative vote of the boarda majority of directors, may sell, lease, transfer, or dispose of all or substantially all of its property and assets in the usual and regular course of its activities and, subject to subsection 1 of section 10-33-82, grant a security interest in all or substantially all of its property and assets whether or not in the usual and regular course of its activities, upon those terms and conditions and for those considerations, which may be money, securities, or other instruments for the payment of money or other property, as the board considers expedient, in which case no member approval is required. Member approval is not required under this subsection.
- 2.3. A corporation, by affirmative vote of the boarda majority of all directors, may sell, lease, transfer, or dispose of all or substantially all of its property and assets, including its goodwill, not in the usual and regular course of its activities, upon those terms and conditions and for those considerations, which may be money, securities, or other instruments for the payment of money or other property, as the board considers expedient, when approved at a regular or special meeting of the members by the affirmative vote of the majority of the members with voting rights.

1 If there are members with voting rights, then the sale, lease, transfer, or 2 disposition must be submitted to the members under subdivision c. If there are 3 not members with voting rights, then member approval is not required. 4 NoticeWritten notice of the meeting must be given to the memberseach member b. 5 with voting rights within the time and in the manner provided in section 10-33-68 6 for notice of meetings of members. 7 The Whether the meeting is an annual or special meeting, the notice must state C. 8 that a purpose of the meeting is to consider the sale, lease, transfer, or other 9 disposition of all or substantially all of the property and assets of the corporation. 10 The sale, lease, transfer, or disposition must be approved at a regular or special 11 meeting of the members by the affirmative vote of the majority of the members 12 with voting rights voting on the action. 13 Unless otherwise provided in its articles or bylaws and subject to subsection 1 of d. 14 section 10-33-82, a corporation may, by the affirmative vote of a majority of 15 directors, grant a security interest in all or substantially all of its property and 16 assets whether in the usual and regular course of its activities, upon those terms 17 and conditions and for those considerations, which may be money, securities, or 18 other instruments for the payment of money or other property as the board 19 considers expedient. Member approval is not required under this subsection. 20 3.4. If applicable, a corporation shall comply with sections 10-33-122 and 10-33-144 before 21 selling, leasing, transferring, or disposing of all or substantially all of the corporation's 22 assets under this section. 23 Confirmatory deeds, assignments, or similar instruments to evidence a sale, lease, 4.5. 24 transfer, or other disposition may be signed and delivered at any time in the name of 25 the transferor by its current officers or, if the corporation no longer exists, by its last 26 officers. 27 5.6. The transferee is liable for the debts, obligations, and liabilities of the transferor only to 28 the extent provided in the contract or agreement between the transferee and the 29 transferor or to the extent provided by this chapter or other statutes of this state. 30 SECTION 58. AMENDMENT. Subsection 3 of section 10-33-98 of the North Dakota

Century Code is amended and reenacted as follows:

1	3.	With	n resp	pect to approval by members with voting rights:
2		a.	Writ	ten notice:
3			(1)	Must be given to each member with voting rights, within the time and in the
4				manner provided in section 10-33-68 for notice of meetings of members;
5				and
6			(2)	Whether the meeting is a regular or a special meeting, must state that a
7				purpose of the meeting is to consider dissolving the corporation.
8		b.	The	proposed dissolution must be submitted for approval at a meeting of
9			men	nbers. If the proposed dissolution is approved by the members with voting
10			righ	ts, the dissolution must be started.
11	SEC	TIOI	N 59.	AMENDMENT. Section 10-33-134 of the North Dakota Century Code is
12	amende	d and	d reer	nacted as follows:
13	10-3	33-13	4. Fo	reign corporation - Revocation of certificate of authority.
14	1.	The	certi	ficate of authority of a foreign corporation to conduct activities in this state
15		may	be r	evoked by the secretary of state if:
16		a.	The	foreign corporation has failed to:
17			(1)	Appoint and maintain a registered agent and registered office as provided in
18				chapter 10-01.1; or
19			(2)	File in the office of the secretary of state any amendment to its application
20				for a certificate of authority as specified provided in section 10-33-130;
21			<u>(3)</u>	File in the office of the secretary of state any merger as provided in section
22				<u>10-33-132; or</u>
23			<u>(4)</u>	File in the office of the secretary of state an application for certificate of
24				withdrawal of its authority as provided in section 10-33-133 when the
25				corporation's existence has expired or the corporation has been dissolved in
26				the jurisdiction of incorporation; or
27		b.	A m	isrepresentation has been made of any material matter in any application,
28			repo	ort, affidavit, or other record submitted by the foreign corporation pursuant to
29			this	chapter.

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1 Except revocation of the certificate of authority for failure to file the annual report as 2 provided in section 10-33-139, no certificate of authority of a foreign corporation may 3 be revoked by the secretary of state unless: 4 The secretary of state has given the foreign corporation not less than sixty days' 5 notice by mail addressed to its registered agent at the registered office in this 6 state or, if the foreign corporation fails to appoint and maintain a registered agent 7 in this state, then addressed to its principal executive office; and 8 b. During the sixty-day period, the foreign corporation has failed to: 9 File the report of change as provided in chapter 10-01.1 regarding the 10 registered office or the registered agent; 11 (2) File any amendment; or 12 (3) Correct the misrepresentation. 13 Upon the expiration of sixty days after the mailing of the notice, the authority of the 3. 14 foreign corporation to conduct activities in this state ceases. The secretary of state 15 shall issue a notice of revocation and shall mail the notice to the registered agent at 16 the registered office in this state or, if the foreign corporation failed to appoint and 17 maintain a registered agent or a registered office in this state, then addressed to the 18 principal executive office of the foreign corporation. SECTION 60. AMENDMENT. Subsection 1 of section 10-33-140 of the North Dakota 19 20 Century Code is amended and reenacted as follows: 21 The secretary of state shall charge and collect for: 22 Filing articles of incorporation and issuing a certificate of incorporation, forty a. 23 dollars. 24 b. Filing articles of amendment, twenty dollars. 25 C. Filing articles statement of correction, twenty dollars. 26 Filing restated articles of incorporation, thirty dollars. d. 27 Filing articles of merger or consolidation and issuing a certificate of merger or e. 28 consolidation, fifty dollars.

Filing an intent to dissolve, ten dollars.

Filing articles of dissolution, twenty dollars.

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1	h.	Filin	g a st	atement of change of address of registered office or change of	
2		regis	stered	agent, or both, the fee provided in section 10-01.1-03.	
3	i.	Filin	g an a	application to reserve a corporate name, ten dollars.	
4	j.	Filin	g a no	tice of transfer of a reserved corporate name, ten dollars.	
5	k.	Filing	g a ca	ncellation of reserved corporate name, ten dollars.	
6	l.	Filin	g a co	nsent to use of a deceptively similar name, ten dollars.	
7	m.	Filing	g an a	application of a foreign corporation for a certificate of authority to	
8		cond	luct a	ffairs in this state and issuing a certificate of authority, fifty dollars.	
9	n.	Filin	g an a	application of a foreign corporation for an amended certificate of	
10		auth	ority,	forty dollars.	
11	0.	Filin	д а се	ertified statement of merger of a foreign corporation holding a certificate	
12		of au	ıthorit	y to conduct activities in this state, fifty dollars.	
13	p.	Filin	g an a	application for withdrawal of a foreign corporation and issuing a	
14		certif	ficate	of withdrawal, twenty dollars.	
15	q.	Filin	g an a	innual report of a domestic or foreign corporation, ten dollars.	
16		(1)	The	secretary of state shall charge and collect additional fees for late filing	
17			of the	e annual report:	
18			(a)	After the date provided in subsection 3 of section 10-33-139, five	
19				dollars; and	
20			(b)	After the dissolution of a corporation, or the revocation of the	
21				certificate of authority of a foreign corporation, the reinstatement fee	
22				of forty dollars.	
23		(2)	Fees	paid to the secretary of state according to this subdivision are not	
24			refur	idable if an annual report submitted to the secretary of state cannot be	
25			filed	because it lacks information required by section 10-33-139, or the	
26			annu	al report lacks sufficient payment as required by this subdivision.	
27	r.	Subr	nitting	g any record for approval before the actual time of submission for filing,	
28		one-	half o	f the fee provided in this subsection for filing the record.	
29	S.	Filing	g any	other statement of a domestic or foreign corporation, ten dollars.	
30	SECTION	V 61. (Subse	ection 3 to section 10-33-142 of the North Dakota Century Code is	
31	created and enacted as follows:				

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Any certificate or certified copy issued by the secretary of state under this section may be created and disseminated as an electronic record with the same force and effect as if produced in a paper form.

SECTION 61. AMENDMENT. Section 10-33-142 of the North Dakota Century Code is amended and reenacted as follows:

10-33-142. Secretary of state - Evidence.

- All certificates issued by the secretary of state and all copies of records filed in accordance with this chapter, when certified by the secretary of state, must may be taken and received in all courts, public offices, and official bodies as prima facie evidence of the facts stated.
- A certificate by the secretary of state under the great seal of this state, as to the existence or nonexistence of the facts relating to corporations which would not appear from a certified copy of any of the foregoing records or certificates, must may be taken and received in all courts, public offices, and official bodies as prima facie evidence of the existence or nonexistence of the facts stated.
- Any certificate or certified copy issued by the secretary of state under this section may be created and disseminated as an electronic record with the same force and effect as if produced in a paper form.

SECTION 62. AMENDMENT. Section 10-35-33 of the North Dakota Century Code is amended and reenacted as follows:

10-35-33. Funds received.

TenTwenty percent of the fees received by the secretary of state for filing records of a publicly traded corporation as provided for in section 10-19.1-147 or this chapter must be deposited in the secretary of state's general services operating fund to pay the cost to administer this chapter.

SECTION 63. AMENDMENT. Section 45-10.2-10 of the North Dakota Century Code is amended and reenacted as follows:

45-10.2-10. Limited partnership name.

The name of each limited partnership as set forth in the certificate of limited partnership:

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1	a.	Must	be <u>ex</u>	kpressed in letters or characters used in the English language or in	
2		anoth	ther language expressed in Englishas those letters or characters appear in		
3		the A	meric	can standard code for information interchange (ASCII) table.	
4	b.	Must	conta	ain without abbreviation the words "limited partnership" or the	
5		abbre	eviatio	on "L.P." or "LP", either of which abbreviations may be used	
6		interc	hang	eably for all purposes authorized by this chapter, including real estate	
7		matte	ers, co	ontracts, and filings with the secretary of state.	
8	C.	May	conta	in the name of any partner.	
9	d.	May r	not co	ontain the word "corporation", "company", "incorporated", "limited	
10		liabilit	ty cor	mpany", "limited liability partnership", "limited liability limited	
11		partne	ershi	o", or any abbreviation of these words.	
12	e.	May r	not co	ontain a word or phrase that indicates or implies that the limited	
13		partne	ershi	o:	
14		(1)	ls org	ganized for a purpose other than:	
15			(a)	A lawful purpose for which a limited partnership may be organized	
16				under this chapter; or	
17			(b)	For a purpose stated in its certificate of limited partnership; or	
18		(2)	May ı	not be organized under this chapter.	
19	f.	May r	not be	e the same as or deceptively similar to:	
20		(1)	The r	name, whether foreign and authorized to do business in this state or	
21		(dome	estic, unless there is filed with the certificate of limited partnership a	
22		I	recor	d in compliance with subsection 3, of:	
23			(a)	Another limited partnership;	
24			(b)	A corporation;	
25			(c)	A limited liability company;	
26			(d)	A limited liability partnership; or	
27			(e)	A limited liability limited partnership;	
28		(2)	A nar	me the right to which is, at the time of the filing of the certificate of	
29		1	limite	d partnership, reserved in the manner provided in section 10-19.1-14,	
30			10-32	2-11, 10-33-11, 45-10.2-11, 45-13-04.2, or 45-22-05;	
31		(3)	A ficti	itious name registered in the manner provided in chapter 45-11; or	

1		(4) A trade name registered in the manner provided in chapter 47-25; or
2		(5) A trademark or service mark registered in the manner provided in chapter
3		<u>47-22</u> .
4	2.	The secretary of state shall determine whether a limited partnership name is
5		deceptively similar to another name for purposes of this chapter.
6	3.	If the secretary of state determines a limited partnership name is deceptively similar to
7		another name for purposes of this chapter, then the limited partnership name may not
8		be used unless there is filed with the articles:
9		a. The written consent of the holder of the registered trade name or the holder of
10		the rights to the name to which the proposed name has been determined to be
11		deceptively similar; or
12		b. A certified copy of a judgment of a court in this state establishing the prior right o
13		the applicant to the use of the name in this state.
14	4.	Subsection 3 does not affect the right of a limited partnership existing on the effective
15		date of this chapter, or a foreign limited partnership authorized to do business in this
16		state on that date, to continue the use of its name.
17	5.	This section and section 45-10.2-11 do not:
18		a. Abrogate or limit:
19		(1) The law of unfair competition or unfair practices;
20		(2) Chapter 47-25;
21		(3) The laws of the United States with respect to the right to acquire and protect
22		copyrights, trade names, trademarks, service names, and service marks; or
23		(4) Any other right to the exclusive use of names or symbols; or
24		b. Derogate the common law or the principles of equity.
25	6.	A limited partnership that is the surviving organization in a merger with one or more
26		organizations, or that acquires by sale, lease, or other disposition to or exchange with
27		an organization all or substantially all of the assets of another organization including it
28		name, may include in its name, subject to the requirements of subsection 1, the name
29		of any of the organizations, if the other organization whose name is sought to be used
30		a. Was incorporated, organized, formed, or registered under the laws of this state;
R1		h Is authorized to transact husiness or conduct activities in this state:

- 1 c. Holds a reserved name in the manner provided in section 10-19.1-14, 10-32-11, 10-33-11, 45-10.2-11, 45-13-04.2, or 45-22-05;
 - d. Holds a fictitious name registered in the manner provided in chapter 45-11; or
 - e. Holds a trade name registered in the manner provided in chapter 47-25; or
 - f. Holds a trademark or service mark registered in the manner provided in chapter47-22.
 - 7. The use of a name by a limited partnership in violation of this section does not affect or vitiate its limited partnership existence. However, a court in this state may, upon application of the state or of an interested or affected person, enjoin the limited partnership from doing business under a name assumed in violation of this section, although its certificate of limited partnership may have been filed with the secretary of state.
 - dissolved by the secretary of state as provided in section 45-10.2-108 may reacquire the right to use that name by refiling a certificate of limited partnership pursuant to section 45-10.2-23 unless the name has been adopted for use or reserved by another person, in which case the filing will be rejected unless the filing is accompanied by a written consent or judgment pursuant to subsection 3. A limited partnership that cannot reacquire the use of its limited partnership name shall adopt a new limited partnership name that complies with this section by refiling a certificate of limited partnership as provided in section 45-10.2-23; by amending its certificate of limited partnership pursuant to section 45-10.2-108. If the new limited partnership name has been adopted for use or reserved by another person, the filing will be rejected unless the filing is accompanied by a written consent or judgment as provided in subsection 3.
 - 9. Subject to section 45-10.2-78, this section applies to any foreign limited partnership transacting business in this state, having a certificate of authority to transact business in this state, or applying for a certificate of authority.
 - A limited partnership that files its certificate of limited partnership with an effective date
 later than the date of filing as provided in subsection 43 of section 45-10.2-23
 45-10.2-27 shall maintain the right to the name until the effective date.

1	SEC	TION 64. AMENDMENT. Section 45-10.2-85 of the North Dakota Century Code is
2	amende	d and reenacted as follows:
3	45-1	0.2-85. Foreign limited partnership - Cancellation of certificate of authority -
4	Effect o	failure to have certificate.
5	1.	In order to cancel its certificate of authority to transact business in this state, a foreign
6		limited partnership must deliver to the secretary of state for filing a
7		a. A certified notice of cancellation duly authenticated by the proper officer of the
8		state or country where the cancellation was effected;
9		b. A certified statement of dissolution duly authenticated by the proper officer of the
10		state or country where the dissolution was effected; or
11		c. A statement of withdrawal signed by a general partner.
12		The certificate is canceled when the notice of cancellation, statement of dissolution, or
13		statement of withdrawal becomes effective under section 45-10.2-27.
14	2.	A foreign limited partnership transacting business in this state may not maintain an
15		action or proceeding in this state unless it has a certificate of authority to transact
16		business in this state.
17	3.	The failure of a foreign limited partnership to have a certificate of authority to transact
18		business in this state does not impair the validity of a contract or act of the foreign
19		limited partnership or prevent the foreign limited partnership from defending an action
20		or proceeding in this state.
21	4.	A partner of a foreign limited partnership is not liable for the obligations of the foreign
22		limited partnership solely by reason that the foreign limited partnership has transacted
23		business in this state without a certificate of authority.
24	5.	If a foreign limited partnership transacts business in this state without a certificate of
25		authority or cancels its certificate of authority, then it appoints the secretary of state as
26		its agent for service of process for rights of action arising out of the transaction of
27		business in this state.
28	6.	A foreign limited partnership that transacts business in this state without a certificate of
29		authority is liable to the state for the years or parts of years during which the foreign
30		limited partnership transacted business in this state without the certificate of authority
31		in an amount equal to all fees that would have been imposed by this chapter upon that

- foreign limited partnership had the foreign limited partnership duly obtained a certificate of authority, filed all reports required by this chapter, and paid all penalties imposed by this chapter. The attorney general shall bring proceedings to recover all amounts due this state under this section.
 - 7. A foreign limited partnership that transacts business in this state without a certificate of authority is subject to a civil penalty, payable to the state, not to exceed five thousand dollars. Each general partner and each agent who authorizes, directs, or participates in the transaction of business in this state on behalf of a foreign limited partnership that has not obtained a certificate of authority is subject to a civil penalty, payable to the state, not to exceed one thousand dollars.
 - 8. The civil penalties set forth in subsection 7 may be recovered in an action brought within the district court of Burleigh County by the attorney general. Upon a finding by the court that a foreign limited partnership or any of the general partners or agents of the foreign limited partnership have transacted business in this state in violation of this chapter, the court shall issue, in addition to the imposition of a civil penalty, an injunction restraining the further transaction of the business of the foreign limited partnership and further exercise of any rights and privileges by the foreign limited partnership in this state. The foreign limited partnership must be enjoined from transacting business in this state until all civil penalties plus any interest and court costs that the court may assess have been paid and until the foreign limited partnership has otherwise complied with the provisions of this chapter.

SECTION 65. AMENDMENT. Section 45-10.2-87 of the North Dakota Century Code is amended and reenacted as follows:

45-10.2-87. Foreign limited partnership - Revocation of certificate of authority.

- The certificate of authority of a foreign limited partnership to transact business in this state may be revoked by the secretary of state if:
 - a. The foreign limited partnership has failed to:
 - (1) Appoint and maintain a registered agent as provided in chapter 10-01.1 and, if a noncommercial registered agent, then the address of that noncommercial registered agent in this state;

1			(2)	Maintain the registration of a general partner as required in section
2				45-10.2-16;
3			(3)	File a report upon any change in the address of its principal executive office;
4				or
5			(4)	File in the office of the secretary of state any amendment to its application
6				for certificate of authority as specified provided in section 45-10.2-81;
7			<u>(5)</u>	File in the office of the secretary of state any merger as provided in section
8				<u>45-10.2-83; or</u>
9			<u>(6)</u>	File in the office of the secretary of state a cancellation as provided in
10				section 45-10.2-85 when the limited partnership's existence has expired or
11				the limited partnership has dissolved or ceased to exist in the jurisdiction of
12				organization; or
13		b.	A m	isrepresentation has been made of any material matter in an application,
14			repo	ort, affidavit, or other record submitted by the foreign limited partnership
15			purs	suant to this chapter.
16	2.	Exc	ept fo	or revocation of the certificate of authority for failure to file the annual report as
17		prov	vided	in section 45-10.1-108, no certificate of authority may be revoked by the
18		sec	retary	of state unless:
19		a.	The	secretary has given the foreign limited partnership at least sixty days' notice
20			by n	nail addressed to its registered agent at the registered office in this state or if
21			the t	foreign limited partnership fails to appoint and maintain a registered agent in
22			this	state, then addressed to its principal executive office; and
23		b.	Duri	ing the sixty-day period, the foreign limited partnership has failed to file:
24			<u>(1)</u>	File the report of change as provided in chapter 10-01.1 regarding the
25				registered office or the registered agent, to:
26			<u>(2)</u>	To register a general partner as required by section 45-10.2-16, to:
27			<u>(3)</u>	To file any amendment, merger, or cancellation; or to
28			<u>(4)</u>	To correct the misrepresentation.
29	3.	Upo	n the	expiration of sixty days after the mailing of the notice:
30		a.	The	authority of the foreign limited partnership to transact business in this state
31			ceas	ses; and

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as follows:

1		b.	The secretary of state shall issue a notice of revocation and shall mail the notice
2			to the registered office of the foreign limited partnership, or if the foreign limited
3			partnership has failed to maintain a registered office, then to its principal
4			executive office.
5	SEC	OIT	N 66. AMENDMENT. Subsection 15 of section 45-10.2-109 of the North Dakota
6	Century	Code	e is amended and reenacted as follows:
7	15.	Filin	g a certificate of authority of foreign limited partnership, one hundred ten dollars.
8	-SEC	OIT	4 67. Subsection 3 to section 45-10.2-112 of the North Dakota Century Code is
9	created	and c	enacted as follows:
10	<u> 3.</u>	Any	certificate or certified copy issued by the secretary of state under this section may
11		be c	created and disseminated as an electronic record with the same force and effect as
12		<u>if pr</u>	oduced in a paper form.
13	SEC	OIT	N 67. AMENDMENT. Section 45-10.2-112 of the North Dakota Century Code is
14	amende	d and	d reenacted as follows:
15	45-1	0.2-1	112. Secretary of state - Certificates and certified copies to be received in
16	evidenc	e.	
17	1.	All	copies of records filed in accordance with this chapter, when certified by the
18		sec	retary of state, mustmay be taken and received in all courts, public offices, and
19		offic	cial bodies as prima facie evidence of the facts stated.
20	2.	A ce	ertificate by the secretary of state under the great seal of this state, as to the
21		exis	tence or nonexistence of the facts relating to limited partnerships or foreign limited
22		part	nerships which would not appear from a certified copy of any of the foregoing
23		reco	ords or certificates, mustmay be taken and received in all courts, public offices, and
24		offic	cial bodies as prima facie evidence of the existence or nonexistence of the facts
25		stat	ed.
26	3.	Any	certificate or certified copy issued by the secretary of state under this section may
27		be o	created and disseminated as an electronic record with the same force and effect as
28		if pr	oduced in a paper form.

SECTION 68. Section 45-21-04.3 of the North Dakota Century Code is created and enacted

1	<u>45-</u>	<u>21-04</u>	.3. F	oreign partnership - Conversion of foreign partnership authorized to			
2	transac	ct bus	ines	s in this state.			
3	If a foreign partnership transacting business in this state converts to another organization						
4	permitte	ed by	its go	overning statute, and the converted organization will continue to transact			
5	busines	ss in th	nis sta	ate, within thirty days after the conversion becomes effective, the newly			
6	created	orga	nizati	on resulting from the conversion shall:			
7	<u>1.</u>	<u>File</u>	with	the secretary of state a certified statement of conversion duly authenticated			
8		by t	he pr	roper officer of the jurisdiction in which the statutory conversion was effected;			
9		<u>and</u>					
10	<u>2.</u>	<u>Sha</u>	ıll obt	tain a certificate of authority or applicable registration in accordance with the			
11		Nor	th Da	akota governing statute applicable to the converted organization.			
12	SE	СТІОІ	N 69.	AMENDMENT. Subsection 3 of section 45-22-03 of the North Dakota			
13	Century	/ Code	e is a	mended and reenacted as follows:			
14	3.	A re	gistra	ation, signed by a managing partner, must contain:			
15		a.	Witl	h respect to a domestic limited liability partnership:			
16			(1)	The name of the domestic limited liability partnership.			
17			(2)	The nature of the business to be transacted in this state.			
18			(3)	A statement indicating whether the limited liability partnership will be			
19				engaged in farming or ranching in this state or owning or leasing land in this			
20				state which is used for farming or ranching.			
21			(4)	The address of the principal executive office of the domestic limited liability			
22				partnership.			
23			(5)	The name of the registered agent of the domestic limited liability partnership			
24				as provided in chapter 10-01.1 and, if a noncommercial registered agent,			
25				the address of that noncommercial registered agent in this state.			
26			(6)	The name and address of each managing partner and, if the limited liability			
27				partnership will be engaged in farming or ranching in this state or owning or			
28				leasing land in this state which is used for farming or ranching, then the			
29				names and addresses of all partners.			
30			(7)	A statement that the partnership elects to be a limited liability partnership.			
31			(8)	A deferred effective date, if any.			

1	b.	With	respect to a foreign limited liability partnership:
2		(1)	The name of the foreign limited liability partnership and, if different, the
3			name under which the foreign limited liability partnership proposes to
4			transact business in this state.
5		(2)	The jurisdiction of origin.
6		(3)	The date on which the foreign limited liability partnership expires in the
7			jurisdiction of origin.
8		(4)	The nature of the business to be transacted in this state.
9		(5)	A statement indicating whether the foreign limited liability partnership will be
0			engaged in farming or ranching in this state or owning or leasing land in this
11			state which is used for farming or ranching.
2		(6)	The address of the principal executive office of the foreign limited liability
3			partnership.
4		(7)	The name of the registered agent of the foreign limited liability partnership
5			as provided in chapter 10-01.1 and, if a noncommercial registered agent,
6			the address of that registered agent in this state.
7		(8)	The name and address of each managing partner and, if the foreign limited
8			liability partnership will be engaged in farming or ranching in this state or
9			owning or leasing land in this state which is used for farming or ranching,
20			then the names and addresses of all partners.
21		(9)	An acknowledgment that the status of the foreign limited liability partnership
22			in this state will automatically expire unless the foreign limited liability
23			partnership continuously maintains limited liability partnership status in the
24			jurisdiction of origin.
25	C.	The	registration must be accompanied by payment of the fees provided in section
26		45-2	22-22 together with a certificate of good standing or certificate of existence
27		auth	enticated by the registering officer of the state or country where the foreign
28		limit	ed liability partnership is originally registered and the consent of the
29		desi	gnated registered agent for service of process to serve in that capacity.
30	SECTION	N 70.	AMENDMENT. Section 45-22-04 of the North Dakota Century Code is
₹1	amended and	l reen	nacted as follows:

1	45-2	2-04	. Lim	ited li	ability partnership - Name.
2	1.	The	nam	e of a	limited liability partnership:
3		a.	Mus	st be <u>e</u>	xpressed in letters or characters in the English language or in any other
4			lang	juage,	expressed in Englishas those letters or characters appear in the
5			<u>Ame</u>	<u>erican</u>	standard code for information interchange (ASCII) table.
6		b.	Mus	st cont	ain the words "limited liability partnership" or the abbreviation "L.L.P." or
7			the	abbre	viation "LLP", either of which abbreviations may be used
8			inte	rchanç	geably for all purposes authorized by this chapter, including real estate
9			mat	ters, c	ontracts, and filings with the secretary of state.
10		C.	May	/ not c	ontain the word "corporation", "company", "incorporated", "limited
11			liab	ility co	mpany", "limited partnership", "limited liability limited partnership", or
12			any	abbre	viation of these words.
13		d.	May	/ not c	ontain a word or phrase that indicates or that implies that the limited
14			liab	ility pa	rtnership:
15			(1)	Is for	rmed for a purpose other than:
16				(a)	A lawful purpose for which a limited liability partnership may be
17					formed under this chapter; or
18				(b)	For a purpose stated in its registration; or
19			(2)	May	not be formed under this chapter.
20		e.	May	/ not b	e the same as or deceptively similar to:
21			(1)	The	name, whether foreign and authorized to do business in this state or
22				dom	estic, unless there is filed with the registration a record that complies
23				with	subsection 3, of:
24				(a)	Another limited liability partnership;
25				(b)	A corporation;
26				(c)	A limited liability company;
27				(d)	A limited partnership; or
28				(e)	A limited liability limited partnership;
29			(2)	A na	me, the right to which is at the time of registration reserved in the
30				man	ner provided in section 10-19.1-14, 10-32-11, 10-33-11, 45-10.2-11,
31				45-1	3-04.2, or 45-22-05;

1		(3) A fictitious name registered in the manner provided in chapter 45-11; or
2		(4) A trade name registered in the manner provided in chapter 47-25; or
3		(5) A trademark or service mark registered in the manner provided in chapter
4		<u>47-22</u> .
5		f. Need not be filed as provided in chapter 45-11 except if transacting business
6		under a name other than the name as registered under this chapter.
7	2.	The secretary of state shall determine whether a name is deceptively similar to
8		another name for purposes of this chapter.
9	3.	If the secretary of state determines that a limited liability partnership name is
10		deceptively similar to another name for purposes of this chapter, the limited liability
11		partnership name may not be used unless there is filed with the registration:
12		a. The written consent of the holder of the rights to the name to which the proposed
13		name has been determined to be deceptively similar; or
14		b. A certified copy of a judgment of a court in this state establishing the earlier right
15		of the applicant to the use of the name in this state.
16	4.	This section and section 45-22-05 do not:
17		a. Abrogate or limit:
18		(1) The law of unfair competition or unfair practices;
19		(2) Chapter 47-25;
20		(3) The laws of the United States with respect to the right to acquire and protect
21		copyrights, trade names, trademarks, service names, and service marks; or
22		(4) Any other rights to the exclusive use of names or symbols.
23		b. Derogate the common law or principles of equity.
24	5.	A limited liability partnership that is the surviving organization in a merger with one or
25		more organizations, or that acquires by sale, lease, or other disposition to or exchange
26		with a domestic organization all or substantially all of the assets of another
27		organization including its name, may have the same name, subject to the
28		requirements of subsection 1, as that used in this state by any of the other
29		organizations, if the other organization whose name is sought:
30		a. Is incorporated, organized, formed, or registered under the laws of this state;
31		b. Is authorized to transact business or conduct activities in this state;

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- 1 c. Holds a reserved name in the manner provided in section 10-19.1-14, 10-32-11, 10-33-11, 45-10.2-11, 45-13-04.2, or 45-22-05;
 - d. Holds a fictitious name registered in the manner provided in chapter 45-11; or
 - e. Holds a trade name registered in the manner provided in chapter 47-25; or
 - f. Holds a trademark or service mark registered in the manner provided in chapter
 47-22.
 - 6. The use of a name by a limited liability partnership in violation of this section does not affect or vitiate the limited liability partnership's status as a limited liability partnership. However, a court of this state may, upon application of the state or of an interested or affected person, enjoin the limited liability partnership from doing business under a name assumed in violation of this section, even though the limited liability partnership's registration may have been filed with the secretary of state.
 - 7. A limited liability partnership whose registration has expired or whose registration has been forfeited as provided in section 45-22-21.1 may reacquire the right to use that name by refiling a registration as provided in section 45-22-03 unless the name has been adopted for use or reserved by another person, in which case the filing will be rejected unless the filing is accompanied by a written consent or judgment pursuant to subsection 3. A limited liability partnership that cannot reacquire the use of its limited liability partnership name shall adopt a new limited liability partnership name that complies with this section:
 - a. By refiling a registration as provided in section 45-22-03;
 - b. By amending its registration as provided in section 45-22-03; or
 - c. By reinstating the limited liability partnership pursuant to section 45-22-21.1, unless the name has been adopted for use or reserved by another person, in which case the filing will be rejected unless the filing is accompanied by a written consent or judgment as provided in subsection 3.
 - 8. With respect to foreign limited liability partnerships:
 - a. A foreign limited liability partnership may register under any name that would be available to a domestic limited liability partnership, regardless of whether the name is the same under which the foreign limited liability partnership is authorized in the jurisdiction of original registration.

1		b.	A fic	ctitious name certificate must be filed as provided in chapter 45-11 only if
2			regi	stering under a name other than the name as authorized in the jurisdiction of
3			orig	inal registration.
4	<u>9.</u>	<u>A lir</u>	nited	liability partnership that files its registration with an effective date later than
5		the	date	of filing as provided in subsection 49 of section 45-22-03 shall maintain the
6		righ	t to th	ne name until the effective date.
7	SEC	TIO	N 71.	AMENDMENT. Section 45-22-16 of the North Dakota Century Code is
8	amende	d and	d reer	nacted as follows:
9	45-2	2-16	. Rev	ocation of registration.
0	1.	The	regis	stration of a limited liability partnership may be revoked by the secretary of
11		stat	e if:	
2		a.	The	limited liability partnership fails:
3			(1)	To appoint and maintain a registered agent and registered office as provided
4				in chapter 10-01.1; er
5			(2)	To file any amendment to the limited liability partnership's registration
6				required to be filed pursuant to subdivision b or c of subsection 4 of section
7				45-22-03;
8			<u>(3)</u>	Fails to file a merger as required to be filed pursuant to subdivision d of
9				subsection 4 of section 45-22-03; or
20			<u>(4)</u>	Fails to file a withdrawal statement or cancellation of its registration if the
21				limited liability partnership's existence expires, it is dissolved, or ceases to
22				exist in the jurisdiction of origin.
23		b.	An i	ntentional misrepresentation is made in any material matter in any
24			regi	stration, report, affidavit, or other document submitted by the limited liability
25			part	nership pursuant to this chapter.
26	2.	Exc	ept fo	or revocation of the registration for failure to file the annual report as provided
27		in s	ectior	n 45-22-21.1, the secretary of state may not revoke the registration of a
28		limi	ted lia	ability partnership unless:
29		a.	The	secretary of state gave the limited liability partnership at least sixty days'
30			noti	ce of the reason for the pending revocation by mail addressed to the limited
₹1			liahi	ility narthershin's registered agent at the registered office or if the limited

1 liability partnership fails to appoint and maintain a registered agent in this state, 2 by mail addressed to the limited liability partnership's principal executive office; 3 and 4 b. During the sixty-day period, the limited liability partnership fails: 5 To appoint and maintain a registered agent as provided in chapter 10-01.1; 6 (2) To file the report of change regarding the name or business address of the 7 registered agent; 8 To file any amendment to the limited liability partnership's registration (3) 9 required to be filed pursuant to subdivision b or c of subsection 4 of section 10 45-22-03; or 11 To correct the misrepresentation. 12 3. Upon the expiration of the sixty-day period without the limited liability partnership 13 curing the reason for the pending revocation set forth in the notice, the registration is 14 revoked. The secretary of state shall note the revocation in the records of the 15 secretary of state and shall give notice of the revocation to the limited liability 16 partnership. Notice by the secretary of state must be mailed to the last registered 17 agent at the last registered office. If the limited liability partnership failsfailed to appoint 18 and maintain a registered office in this state, the notice must be mailed to the limited 19 liability partnership's principal executive office. 20 SECTION 72. Subsection 3 to section 45-22-24 of the North Dakota Century Code is 21 created and enacted as follows: 22 Any certificate or certified copy issued by the secretary of state under this section may 23 be created and disseminated as an electronic record with the same force and effect as 24 if produced in a paper form. SECTION 72. AMENDMENT. Section 45-22-24 of the North Dakota Century Code is 25 26 amended and reenacted as follows: 27 45-22-24. Certificates and certified copies to be received in evidence. 28 All copies of documents filed in accordance with this chapter, when certified by the 29 secretary of state, must may be taken and received in all courts, public offices, and 30 official bodies as prima facie evidence of the facts stated.

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- 2. A certificate by the secretary of state under the great seal of this state, as to the existence or nonexistence of the facts relating to domestic limited liability partnerships or foreign limited liability partnerships which would not appear from a certified copy of any of the foregoing documents or certificates, must be taken and received in all courts, public offices, and official bodies as prima facie evidence of the existence or nonexistence of the facts stated.
- 3. Any certificate or certified copy issued by the secretary of state under this section may be created and disseminated as an electronic record with the same force and effect as if produced in a paper form.

SECTION 73. AMENDMENT. Section 45-23-03 of the North Dakota Century Code is amended and reenacted as follows:

45-23-03. Limited liability limited partnership name.

- 1. The name of each limited liability limited partnership as set forth in the limited liability limited partnership's certificate of limited liability limited partnership:
 - a. Must be <u>expressed</u> in <u>letters or characters used in</u> the English language or inanother language expressed in <u>Englishas those</u> letters or characters <u>appear in</u> the American standard code for information interchange (ASCII) table.
 - b. Must contain without abbreviation the words "limited liability limited partnership" or the abbreviation "L.L.L.P." or "LLLP", either of which abbreviation may be used interchangeably for any purpose authorized by this chapter including real estate matters, contracts, and filings with the secretary of state.
 - c. May contain the name of any partner.
 - d. May not contain the word "corporation", "company", "incorporated", "limited liability company", "limited liability partnership", or any abbreviation of these words.
 - e. May not contain a word or phrase that indicates or that implies that the limited liability limited partnership:
 - (1) Is organized for a purpose other than:
 - (a) A lawful purpose for which a limited liability limited partnership may be organized under this chapter; or

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1				(b)	For a purpose stated in its certificate of limited liability limited			
2					partnership; or			
3			(2)	May	not be organized under this chapter.			
4		f.	May	not b	e the same as, or deceptively similar to:			
5			(1)	The	name, whether foreign and authorized to do business in this state or			
6				dom	estic, unless there is filed with the certificate a record in compliance			
7				with	subsection 3, of:			
8				(a)	Another limited liability limited partnership;			
9				(b)	A limited partnership;			
10				(c)	A corporation;			
11				(d)	A limited liability company; or			
12				(e)	A limited liability partnership;			
13			(2)	A na	me the right to which is, at the time of organization, reserved in the			
14				man	ner provided in section 10-19.1-14, 10-32-11, 10-33-11, 45-10.2-11,			
15				45-1	3-04.2, or 45-22-05;			
16			(3)	A fic	titious name registered in the manner provided in chapter 45-11; or			
17			(4)	A tra	de name registered in the manner provided in chapter 47-25; or			
18			<u>(5)</u>	A tra	demark or service mark registered in the manner provided in chapter			
19				<u>47-2</u>	<u>2</u> .			
20	2.	The	secr	etary	of state shall determine whether a limited liability limited partnership			
21		nan	ne is o	decep	tively similar to another name for purposes of this chapter.			
22	3.	If th	e sec	retary	of state determines a limited liability limited partnership name is			
23		dec	deceptively similar to another name for purposes of this chapter, the limited liability					
24		limi	ted pa	artners	ship name may not be used unless there is filed with the certificate:			
25		a.	The	writte	n consent of the holder of the registered trade name or the holder of			
26			the	rights	to the name to which the proposed name has been determined to be			
27			dec	eptive	ly similar; or			
28		b.	A ce	ertified	copy of a judgment of a court in this state establishing the earlier right			
29			of th	ne app	licant to the use of the name in this state.			
30	4.	This	s sect	ion do	pes not:			
31		a.	Abro	ogate	or limit:			

1 The law of unfair competition or unfair practices; (1) 2 (2) Chapter 47-25; 3 (3) The laws of the United States with respect to the right to acquire and protect 4 copyrights, trade names, trademarks, service names, and service marks; or 5 (4) Any other rights to the exclusive use of any name or symbol. 6 b. This section does not derogate the common law or the principles of equity. 7 A limited liability limited partnership that is the surviving organization in a merger with 5. 8 one or more organizations, or that acquires by sale, lease, or other disposition to or 9 exchange with an organization all or substantially all of the assets of another 10 organization, including its name, may include in the limited liability limited partnership's 11 name, subject to the requirements of subsection 1, the name of any of the other 12 organizations, if the other organization whose name is sought to be used: 13 Is incorporated, organized, formed, or registered under the laws of this state; 14 Is authorized to transact business or conduct activities in this state: b. 15 C. Holds a reserved name in the manner provided in section 10-19.1-14, 10-32-11, 16 10-33-11, 45-10.2-11, 45-13-04.2, or 45-22-05; 17 d. Holds a fictitious name registered in the manner provided in chapter 45-11; or 18 e. Holds a trade name registered in the manner provided in chapter 47-25; or 19 Holds a trademark or service mark registered in the manner provided in chapter <u>f.</u> 20 <u>47-22</u>. 21 6. The use of a name of a limited liability limited partnership in violation of this section 22 does not affect or vitiate a limited liability limited partnership's existence. However, a 23 court in this state may, upon application of the state or of an interested or affected 24 person, enjoin the limited liability limited partnership from doing business under a 25 name assumed in violation of this section, although a certificate of limited liability 26 limited partnership may have been filed with the secretary of state. 27 7. A limited liability limited partnership whose period of existence has expired or that is 28 involuntarily dissolved by the secretary of state pursuant to section 45-10.2-108 may 29 reacquire the right to use that name by refiling a certificate of limited liability limited 30 partnership pursuant to section 45-23-04, unless the name has been adopted for use

or reserved by another person, in which case the filing will be rejected unless the filing

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date.

1 is accompanied by a written consent or judgment as provided in subsection 3. A 2 limited liability limited partnership that cannot reacquire the use of its limited liability 3 limited partnership name shall adopt a new limited liability limited partnership name that complies with the provisions of this section: 4 5 By refiling the certificate of limited liability limited partnership pursuant to section a. 6 45-23-04; 7 By amending pursuant to section 45-10.2-24; or b. 8 By reinstating pursuant to section 45-10.2-108, unless the name has been C. 9 adopted for use or reserved by another person, in which case the filing will be 10 rejected unless the filing is accompanied by a written consent or judgment 11 pursuant to subsection 3. 12 8. Subject to section 45-23-07, this section applies to any foreign limited liability limited 13 partnership transacting business in this state, having a certificate of authority to 14 transact business in this state, or applying for a certificate of authority. 15 <u>9.</u> A limited liability limited partnership that files its certificate of limited liability limited 16 partnership with an effective date later than the date of filing as provided in

subsection 1 of section 45-23-05 shall maintain the right to the name until the effective