Sixty-sixth Legislative Assembly of North Dakota

FIRST ENGROSSMENT

ENGROSSED HOUSE BILL NO. 1045

Introduced by

Representative Toman

1 A BILL for an Act to create and enact subsection 16 to section 9-16-01, section 9-16-19, a new

2 section to chapter 10-19.1, and section 10-32.1-102 of the North Dakota Century Code, relating

3 to electronic transaction definitions, blockchain technology and smart contracts, number of

4 shareholders, and series limited liability companies; and to amend and reenact sections

5 9-16-02, 10-06.1-17, 10-19.1-01, and 10-19.1-01.2, subsection 6 of section 10-19.1-66,

6 subsection 1 of section 10-19.1-73.3, sections 10-19.1-76.3 and 10-19.1-81, subsections 1, 2,

7 and 11 of section 10-19.1-84, subsection 1 of section 10-19.1-110, subsection 2 of section

8 10-19.1-146, and subsection 2 of section 10-35-28 of the North Dakota Century Code, relating

9 to electronic transactions, filing of an annual report by corporations engaged in farming or

10 ranching, Business Corporation Act definitions, knowledge and notice, share certificates,

11 corporate voting list and voting trusts, acceptance of shareholder act by the corporation,

12 corporate records, corporate dissolution procedure, and the filing of an annual report by a

13 publicly traded corporation.

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

SECTION 1. Subsection 16 of section 9-16-01 of the North Dakota Century Code is createdand enacted as follows:

17 <u>16.</u> <u>"Writing" or "written" includes blockchain technology as defined in section 9-16-19.</u>

18 SECTION 2. AMENDMENT. Section 9-16-02 of the North Dakota Century Code is amended
 19 and reenacted as follows:

- 20 **9-16-02. Scope**.
- Except as otherwise provided in subsection 2 or 3, this chapter applies to electronic
 records and electronic signatures relating to a transaction.
- 2. ThisExcept as provided in subsection 3, this chapter does not apply to a transaction to
 the extent the transaction is governed by:

1 A law governing the creation and execution of wills, codicils, or testamentary a. 2 trusts: 3 b. The Uniform Commercial Code other than section 41-01-20 and chapters 41-02 4 and 41-02.1; and 5 Chapters 41-03, 41-04, 41-04.1, 41-05, 41-07, 41-08, or 41-09. C. Section 9-16-19 applies only to title 10 and transactions governed by chapters 41-02. 6 3. 7 41-02.1, and 41-07. 8 This chapter applies to an electronic record or electronic signature otherwise excluded <u>4.</u> 9 from the application of this chapter under subsection 2 or 3, to the extent it is governed 10 by a law other than those specified in subsection 2 or 3. 11 4.5. A transaction subject to this chapter is also subject to other applicable substantive law. 12 SECTION 3. Section 9-16-19 of the North Dakota Century Code is created and enacted as 13 follows: 14 9-16-19. Signatures and records secured through blockchain technology - Smart 15 contracts - Ownership of information - Definitions. 16 A signature secured through blockchain technology is considered to be in an electronic <u>1.</u> 17 form and to be an electronic signature. 18 <u>2.</u> A record or contract secured through blockchain technology is considered to be in an 19 electronic form and to be an electronic record. 20 Smart contracts may exist in commerce. A contract relating to a transaction may not <u>3.</u> 21 be denied legal effect, validity, or enforceability solely because the contract contains a 22 smart contract term. 23 <u>4.</u> Notwithstanding title 10 or chapters 41-02, 41-02.1, and 41-07, a person in or affecting 24 interstate or foreign commerce using blockchain technology to secure information the 25 person owns or has the right to use retains the same rights of ownership or use with 26 respect to that information as before the person secured the information using 27 blockchain technology. This subsection does not apply to the use of blockchain 28 technology to secure information in connection with a transaction to the extent the 29 terms of the transaction expressly provide for the transfer of rights of ownership or use 30 with respect to that information. 31 As used in this subsection: 5.

1	<u>a.</u>	"Blockchain technology" means distributed ledger technology that uses a
2		distributed, decentralized, shared, and replicated ledger, which may be public or
3		private, permissioned or permissionless, or driven by tokenized crypto economics
4		or tokenless and which is protected with cryptography, is immutable, and
5		auditable and provides an uncensored truth.
6	<u>b.</u>	"Smart contract" means an event-driven program, with state, that runs on a
7		distributed, decentralized, shared, and replicated ledger and which can take
8		custody over and instruct transfer of assets on that ledger.

9 SECTION 4. AMENDMENT. Section 10-06.1-17 of the North Dakota Century Code is
 10 amended and reenacted as follows:

11 **10-06.1-17.** Annual report - Contents - Filing requirements.

12 Before April sixteenth of each year, everya corporation engaged in farming or ranching after 13 June 30, 1981, and everya limited liability company engaged in farming or ranching shall file 14 with the secretary of state an annual report signed as provided in subsection 5458 of section 15 10-19.1-01 if a corporation and subsection 47 of section 10-32.1-02 if a limited liability company. 16 If the corporation or limited liability company is in the hands of a receiver or trustee, it must be 17 signed on behalf of the corporation or limited liability company by the receiver or trustee. An 18 annual report in a sealed envelope postmarked by the United States postal service before the 19 date provided in this section or an annual report in a sealed packet with a verified shipment date 20 by any other carrier service before the date provided in this section meets the filing date 21 requirement. An annual report must include the following information with respect to the 22 preceding calendar year:

- 23 1. The name of the corporation or limited liability company.
- The name of the registered agent of the corporation or limited liability company as
 provided in chapter 10-01.1 and, if a noncommercial registered agent, the address of
 the registered office of the corporation or limited liability company in this state.
- 27 3. With respect to each corporation:

a. A statement of the aggregate number of shares the corporation has authority to
issue, itemized by classes, par value of shares, shares without par value, and
series, if any, within a class.

1		b.	A statement of the aggregate number of issued shares, itemized by classes, par
2			value of shares, shares without par value, and series, if any, within a class.
3	4.	Witl	h respect to each shareholder or member:
4		a.	The name and address of each, including the names and addresses and
5			relationships of beneficiaries of trusts and estates which own shares or
6			membership interests;
7		b.	The number of shares or membership interests or percentage of shares or
8			membership interests owned by each;
9		C.	The relationship of each;
10		d.	A statement of whether each is a citizen or permanent resident alien of the United
11			States; and
12		e.	A statement of whether at least one is an individual residing on or operating the
13			farm or ranch.
14	5.	Witl	h respect to management:
15		a.	If a corporation, then the names and addresses of the officers and members of
16			the board of directors; or
17		b.	If a limited liability company, then the names and addresses of the managers and
18			members of the board of governors.
19	6.	A st	atement listing the acreage [hectarage] and location listed by section, township,
20		ran	ge, and county of all land in the state owned or leased by the corporation or limited
21		liab	ility company and used for farming or ranching. The statement must also designate
22		whi	ch, if any, of the acreage [hectarage] is leased from or jointly owned with any
23		sha	reholder or member and list the name of the shareholder or member with that
24		acre	eage [hectarage].
25	7.	A st	atement of the percentage of the annual average gross income of the corporation
26		or li	mited liability company which has been derived from farming or ranching
27		ope	rations over the previous five years or for each year of existence if less than five
28		yea	rs.
29	8.	A st	atement of the percentage of gross income of the corporation or limited liability
30		con	npany derived from nonfarm rent, nonfarm royalties, dividends, interest, and
31		ann	uities during the period covered by the report.

1	9.	Acc	prporation engaged in farming which fails to file an annual report is subject to the							
2	0.		enalties for failure to file an annual report as provided in chapter 10-19.1, except that							
		•								
3			penalties must be calculated from the date of the report required by this section.							
4	10.	A lin	nited liability company engaged in farming which fails to file an annual report is							
5		subj	ject to the penalties for failure to file an annual report as provided in chapter							
6		10-3	32.1, except that the penalties must be calculated from the date of the report							
7		requ	uired by this section.							
8	SEC		5. AMENDMENT. Section 10-19.1-01 of the North Dakota Century Code is							
9	amende	d and	reenacted as follows:							
10	10-1	9.1-0	01. Definitions.							
11	For	purpo	oses of this chapter, unless the context otherwise requires:							
12	1.	"Acc	quiring corporation" means the domestic or foreign corporation that acquires the							
13		sha	res of a corporation in an exchange.							
14	2.	"Acc	quiring organization" means the foreign or domestic organization acquiring the							
15		own	ership interests of another foreign or domestic organization participating in an							
16		excl	nange.							
17	3.	"Ado	dress" means:							
18		a.	In the case of a registered office or principal executive office, the mailing address,							
19			including the zip code, of the actual office location, which may not be only a							
20			post-office box; and							
21		b.	In any other case, the mailing address, including the zip code.							
22	4.	"Arti	icles" means:							
23		a.	In the case of a corporation incorporated under or governed by this chapter,							
24			articles of incorporation, articles of amendment, a resolution of election to							
25			become governed by this chapter, a demand retaining the two-thirds majority for							
26			shareholder approval of certain transactions, a statement of change of registered							
27			office, registered agent, or name of registered agent, a statement establishing or							
28			fixing the rights and preferences of a class or series of shares, a statement of							
29			cancellation of authorized shares, articles of merger, articles of abandonment,							
30			articles of conversion, and articles of dissolution.							

1		b.	In the case of a foreign corporation, the term includes all records serving a similar
2			function required to be filed with the secretary of state or other officer of the state
3			of incorporation of the foreign corporation.
4	5.	"Aut	henticated electronic communication" means:
5		a.	That the electronic communication is delivered:
6			(1) To the principal place of business of the corporation; or
7			(2) To an officer or agent of the corporation authorized by the corporation to
8			receive the electronic communication; and
9		b.	That the electronic communication sets forthprovides information from which the
10			corporation can reasonably conclude that the electronic communication was sent
11			by the purported sender.
12	6.	"Bal	lot" means a written ballot or a ballot transmitted by electronic communications.
13	7.	"Boa	ard" or "board of directors" means the board of directors of a corporation.
14	8.	"Boa	ard member" means:
15		a.	An individual serving on the board of directors in the case of a corporation; and
16		b.	An individual serving on the board of governors in the case of a limited liability
17			company.
18	9.	"Byl	aws" means the code adopted for the regulation or management of the internal
19		affa	rs of a corporation, regardless of how that code is designated.
20	10.	"Cla	ss", when used with reference to ownership interests, means a category of
21		own	ership interests that differs in designation or one or more rights or preferences
22		from	another category of ownership interests of the organization.
23	11.	"Clo	sely held corporation" means a corporation that does not have more than
24		thirt	y-five shareholders.
25	12.	"Co	nstituent corporation" means a corporation or a foreign corporation that:
26		a.	In a merger, is either the surviving corporation or a foreign or domestic
27			corporation that is merged into the surviving organization; or
28		b.	In an exchange, is either the acquiring corporation or a foreign or domestic
29			corporation whose shares are acquired by the acquiring organization.
30	13.	"Co	nstituent organization" means an organization that:

1 a. In a merger, is either the surviving organization or an organization that is merged 2 into the surviving organization; or 3 b. In an exchange, is either the acquiring organization or an organization whose 4 securities are acquired by the acquiring organization. 5 14. "Converted organization" means the organization into which a converting organization 6 converts pursuant to sections 10-19.1-104.1 through 10-19.1-104.6. 7 15. "Converting organization" means an organization that converts into another 8 organization pursuant to sections 10-19.1-104.1 through 10-19.1-104.6. 9 16. "Corporation" or "domestic corporation" means a corporation, other than a foreign 10 corporation, organized for profit and incorporated under or governed by this chapter. 11 17. "Data address" means the string of alphanumeric characters on a distributed or other 12 electronic network or database which may be accessed only by knowledge or 13 possession of a private key to facilitate or record transactions on the distributed or 14 other electronic network or database. 15 18. "Director" means a member of the board. 16 "Distribution" means a direct or indirect transfer of money or other property, other than 18.<u>19.</u> 17 its own shares, with or without consideration, or an incurrence or issuance of 18 indebtedness, by a corporation to any of its shareholders in respect of its shares, and 19 may be in the form of a dividend, an interim distribution, or a distribution in liquidation, 20 or as consideration for the purchase, redemption, or other acquisition of its shares, or 21 otherwise. 22 19.20. "Division" or "combination" means dividing or combining shares of a class or series, 23 whether issued or unissued, into a greater or lesser number of shares of the same 24 class or series. 25 20.21. "Domestic organization" means an organization created under the laws of this state. 26 21.22. "Electronic" means relating to technology having electrical, digital, magnetic, wireless, 27 optical, electromagnetic, or similar capabilities. 28 "Electronic communication" means any form of communication, not directly involving 22.23. 29 the physical transmission of paper, including a process of communication which uses 30 a distributed or other electronic network or database, or that:

1		a. Creates a record that may be retained, retrieved, and reviewed by a recipient of
2		the communication; and
3		b. May be directly reproduced in paper form by the recipient through an automated
4		process.
5	23.<u>24.</u>	"Electronic record" means a record created, generated, sent, communicated, received,
6		or stored by electronic means.
7	24.<u>25.</u>	"Electronic signature" means an electronic sound, symbol, or process attached to or
8		logically associated with a record and signed or adopted by a person with the intent to
9		sign the record.
10	25.<u>26.</u>	"Filed with the secretary of state" means, except as otherwise permitted by law or rule:
11		a. That a record meeting the applicable requirements of this chapter, together with
12		the fees provided in section 10-19.1-147, was delivered or communicated to the
13		secretary of state by a method or medium of communication acceptable by the
14		secretary of state and was determined by the secretary of state to conform to law.
15		b. That the secretary of state did then:
16		(1) Record the actual date on which the record was filed, and if different the
17		effective date of filing; and
18		(2) Record the record in the office of the secretary of state.
19	26. 27.	"Foreign corporation" means a corporation organized for profit which is incorporated
20		under laws other than the laws of this state for a purpose for which a corporation may
21		be incorporated under this chapter.
22	27.<u>28.</u>	"Foreign limited liability company" means a limited liability company organized under
23		laws other than the laws of this state for a purpose for which a limited liability company
24		may be organized under chapter 10-32.1.
25	28.<u>29.</u>	"Foreign organization" means an organization created under laws other than the laws
26		of this state for a purpose for which an organization may be created under the laws of
27		this state.
28	29. 30.	"Good faith" means honesty in fact in the conduct of an act or transaction.
29	30.<u>31.</u>	"Governing body" means for an organization that is:
30		a. A corporation, its board of directors;
31		b. A limited liability company, its board of governors; or

1		C.	Any	other organization, the body selected by its owners that has the ultimate					
2			pow	ver to determine the policies of the organization and to control its policies.					
3	31.<u>32.</u>	"Go	"Governing statute" of an organization means:						
4		a.	With	n respect to a domestic organization, the following chapters of this code which					
5			gov	ern the internal affairs of the organization:					
6			(1)	If a corporation, then this chapter;					
7			(2)	If a limited liability company, then chapter 10-32.1;					
8			(3)	If a general partnership, then chapters 45-13 through 45-21;					
9			(4)	If a limited partnership, then chapter 45-10.2;					
10			(5)	If a limited liability partnership, then chapter 45-22; and					
11			(6)	If a limited liability limited partnership, then chapter 45-23; and					
12		b.	With	n respect to a foreign organization, the laws of the jurisdiction under which the					
13			orga	anization is created and under which the internal affairs of the organization					
14			are	governed.					
15	32.<u>33.</u>	<u>"Ide</u>	"Identity" means the name of a shareholder or the data address for which the						
16		<u>sha</u>	rehol	der has knowledge or possession of the private key uniquely associated with					
17		<u>the</u>	data	address.					
18	<u>34.</u>	"Inte	"Intentionally" means that the person referred to has a purpose to do or fail to do the						
19			act or cause the result specified or believes that the act or failure to act, if successful,						
20		act	or ca	use the result specified or believes that the act or failure to act, if successful,					
				use the result specified or believes that the act or failure to act, if successful, e that result. A person "intentionally" violates a statute:					
21			cause						
21 22		will	cause If th	e that result. A person "intentionally" violates a statute:					
		will	causo If th stat	e that result. A person "intentionally" violates a statute: e person intentionally does the act or causes the result prohibited by the					
22		will a.	cause If th stat If th	e that result. A person "intentionally" violates a statute: e person intentionally does the act or causes the result prohibited by the ute; or					
22 23		will a.	cause If th stat If th stat	e that result. A person "intentionally" violates a statute: e person intentionally does the act or causes the result prohibited by the ute; or e person intentionally fails to do the act or cause the result required by the					
22 23 24		will a.	cause If th stat If th stat	e that result. A person "intentionally" violates a statute: e person intentionally does the act or causes the result prohibited by the ute; or e person intentionally fails to do the act or cause the result required by the ute, even though the person may not know of the existence or stitutionality of the statute or the scope or meaning of the terms used in the					
22 23 24 25	33.<u>35.</u>	will a. b.	causo If th stat If th stat cons stat	e that result. A person "intentionally" violates a statute: e person intentionally does the act or causes the result prohibited by the ute; or e person intentionally fails to do the act or cause the result required by the ute, even though the person may not know of the existence or stitutionality of the statute or the scope or meaning of the terms used in the					
22 23 24 25 26	33.<u>35.</u>	will a. b.	cause If th stat If th stat cons stat gal re	e that result. A person "intentionally" violates a statute: e person intentionally does the act or causes the result prohibited by the ute; or e person intentionally fails to do the act or cause the result required by the ute, even though the person may not know of the existence or stitutionality of the statute or the scope or meaning of the terms used in the ute.					
22 23 24 25 26 27	33.<u>35.</u>	will a. b. "Leg inclu	cause If th stat If th stat con: stat gal re uding	e that result. A person "intentionally" violates a statute: e person intentionally does the act or causes the result prohibited by the ute; or e person intentionally fails to do the act or cause the result required by the ute, even though the person may not know of the existence or stitutionality of the statute or the scope or meaning of the terms used in the ute.					

1	34.<u>36.</u>	"lim	nitod I	liabilit	/ company" or "domestic limited liability company" means a limited
2	34.<u>30.</u>			·	
			•	•	ny, other than a foreign limited liability company, organized under or
3		•		•	napter 10-32.1.
4	35.<u>37.</u>			•	ture" means a string of alphanumeric characters which when
5		broa	adcas	sted by	a shareholder to the data address's corresponding distributed or other
6		elec	tronic	<u>c netw</u>	ork or database provides reasonable assurances to a corporation that
7		<u>the</u>	share	holde	r has knowledge or possession of the private key uniquely associated
8		with	the c	<u>data a</u>	ddress.
9	<u>38.</u>	"No	nprof	it corp	oration" means a corporation, whether domestic or foreign,
10		inco	orpora	ated u	nder or governed by chapter 10-33.
11	36.<u>39.</u>	"No	tice":		
12		a.	ls gi	iven b	y a shareholder of a corporation to the corporation or an officer of the
13			corp	oratio	n:
14			(1)	Whe	n in writing and mailed or delivered to the corporation or the officer at
15				the r	egistered office or principal executive office of the corporation; or
16			(2)	Whe	n given by a form of electronic communication consented to by the
17				corp	oration to which the notice is given if by:
18				(a)	Facsimile communication, when directed to a telephone number at
19					which the corporation has consented to receive notice.
20				(b)	Electronic mail, when directed to an electronic mail address at which
21					the corporation has consented to receive notice.
22				(C)	Posting on an electronic network on which the corporation has
23					consented to receive notice, together with separate notice to the
24					corporation of the specific posting, upon the later of:
25					[1] The posting; or
26					[2] The giving of the separate notice.
27				(d)	Any other form of electronic communication by which the corporation
28				()	has consented to receive notice, when directed to the corporation.
29		b.	ls ai	iven b	y a publicly held corporation to a shareholder if:
30			<u>(1)</u>		e notice is addressed to the shareholder or group of shareholders in a
31			¥¥		ner permitted by the rules and regulations under the Securities
51				man	

1			Excl	nange Act of 1934, as amended, provided that the corporation has first
2			rece	ived any affirmative written consent or implied consent required under
3			thos	e rules and regulations .
4		<u>(2)</u>	Whe	en an electronic transmission has been made to a data address provided
5			<u>by th</u>	ne shareholder; or
6		<u>(3)</u>	<u>Whe</u>	en electronically transmitted to the shareholder in a manner by which the
7			<u>shar</u>	eholder has consented, when directed to the shareholder.
8	C.	ls g	iven, i	n all other cases:
9		(1)	Whe	n mailed to the person at an address designated by the person or at
10			the I	ast-known address of the person;
11		(2)	Whe	en deposited with a nationally recognized overnight delivery service for
12			over	night delivery or, if overnight delivery to the person is not available, for
13			deliv	very as promptly as practicable to the person at an address designated
14			by th	ne person or at the last-known address of the person;
15		(3)	Whe	en handed to the person;
16		(4)	Whe	en left at the office of the person with a clerk or other person in charge of
17			the o	office or:
18			(a)	If there is no one in charge, when left in a conspicuous place in the
19				office; or
20			(b)	If the office is closed or the person to be notified has no office, when
21				left at the dwelling house or usual place of abode of the person with
22				some person of suitable age and discretion then residing there;
23		(5)	Whe	en given by a form of electronic communication consented to by the
24			pers	on to whom the notice is given if by:
25			(a)	Facsimile communication, when directed to a telephone number at
26				which the person has consented to receive notice.
27			(b)	Electronic mail, when directed to an electronic mail address at which
28				the person has consented to receive notice.
29			(C)	Posting on an electronic network on which the person has consented
30				to receive notice, together with separate notice to the person of the
31				specific posting, upon the later of:

1					[1] The posting; or	
2					[2] The giving of the separate notice.	
3				(d)	Any other form of electronic communication by which the person has	
4					consented to receive notice, when directed to the person; or	
5			(6)	Whe	en the method is fair and reasonable when all of the circumstances are	
6				cons	sidered.	
7		d.	ls g	iven by	y mail when deposited in the United States mail with sufficient postage	
8			affix	ked.		
9		e.	ls g	iven by	y deposit for delivery when deposited for delivery as provided in	
10			para	agraph	n 2 of subdivision c, after having made sufficient arrangements for	
11			рау	ment b	by the sender.	
12		f.	ls d	eemec	d received when it is given.	
13	37.<u>40.</u>	"Of	ficer"	means	s an individual who is eighteen years of age or more who is:	
14		a.	Eleo	cted, a	appointed, or otherwise designated as the president, the treasurer, or	
15			any	other	officer pursuant to section 10-19.1-52; or	
16		b.	Dee	emed e	elected as an officer pursuant to section 10-19.1-56.	
17	38.<u>41.</u>	"Or	ganiz	ation":	:	
18		a.	Mea	ans, wl	hether domestic or foreign, a corporation, limited liability company,	
19			gen	eral pa	artnership, limited partnership, limited liability partnership, limited	
20			liab	ility lim	nited partnership, or any other person subject to a governing statute; but	t
21		b.	Exc	ludes:		
22			(1)	Any <u>A</u>	A nonprofit corporation, whether a domestic nonprofit corporation which	
23				is inc	corporated under chapter 10-33 or a foreign nonprofit corporation which	
24				is inc	corporated in another jurisdiction; and	
25			(2)	Any <u>A</u>	A nonprofit limited liability company, whether a domestic nonprofit	
26				limite	ed liability company which is organized under chapter 10-36 or a foreign	ı
27				nonp	profit limited liability company which is organized in another jurisdiction.	
28	39.<u>42.</u>	"Or	iginat	ing rec	cords" means for an organization that is:	
29		a.	Aco	orporat	tion, its articles of incorporation;	
30		b.	A lir	nited li	liability company, its articles of organization;	
31		C.	A lir	nited p	partnership, its certificate of limited partnership;	

1		d.	A limited liability partnership, its registration; or							
2		e.	A limited liability limited partnership, its certificate of limited liability limited							
3			partnership.							
4	<u>40.43.</u>	"Ou	"Outstanding shares" means all shares duly issued and not reacquired by a							
5		cor	poration.							
6	<u>41.44.</u>	"Ov	vners" means the holders of ownership interests in an organization.							
7	<u>42.45.</u>	"Ov	vnership interests" means for a domestic or foreign organization that is:							
8		a.	A corporation, its shares;							
9		b.	A limited liability company, its membership interests;							
10		C.	A limited partnership, its partnership interests;							
11		d.	A general partnership, its partnership interests;							
12		e.	A limited liability partnership, its partnership interests;							
13		f.	A limited liability limited partnership, its partnership interests; or							
14		g.	Any other organization, its governance or transferable interests.							
15	<u>43.46.</u>	"Pa	rent" of a specified organization means an organization that directly, or indirectly							
16		thro	ough related organizations, owns more than fifty percent of the voting power of the							
17		owr	nership interests entitled to vote for directors or other members of the governing							
18		bod	ly of the specified organization.							
19	<u>44.47.</u>	"Pri	incipal executive office" means:							
20		a.	If the corporation has an elected or appointed president, then an office where the							
21			elected or appointed president of a corporation has an office; or							
22		b.	If the corporation has no elected or appointed president, then the registered office							
23			of the corporation.							
24	4 <u>5.48.</u>	"Pu	blicly held corporation" means a corporation that has a class of equity securities							
25		reg	istered pursuant to section 12 of the Securities Exchange Act of 1934 [15 U.S.C.							
26		78L], or is subject to section 15(d) of the Securities Exchange Act of 1934 [15 U.S.C.							
27		780	o(d)].							
28	<u>46.49.</u>	"Re	cord" means information that is inscribed on a tangible medium or that is stored in							
29		an	electronic or other medium and is retrievable in perceivable form.							
30	47. <u>50.</u>	<u>"Re</u>	ecord of shareholders" means a record administered by or on behalf of a							
31		<u>cor</u>	poration and which records the identity of all the corporation's shareholders and the							

4								
1		number and class of shares held by each shareholder in accordance with section						
2		10-19.1-84. The term includes a record of all issuances and transfers of shares of a						
3		corporation at the discretion of the corporation;						
4	<u>51.</u>	"Registered office" means the place in this state designated in a corporation's articles						
5		of incorporation or in a foreign corporation's certificate of authority as the registered						
6		office.						
7	<u>48.52.</u>	"Related organization" means an organization that controls, is controlled by, or is						
8		under common control with another organization with control existing if an						
9		organization:						
10		a. Owns, directly or indirectly, at least fifty percent of the ownership interests of						
11		another organization;						
12		b. Has the right, directly or indirectly, to elect, appoint, or remove fifty percent or						
13		more of the voting members of the governing body of another organization; or						
14		c. Has the power, directly or indirectly, to direct or cause the direction of the						
15		management and policies of another organization, whether through the						
16		ownership of voting interests, by contract, or otherwise.						
17	49.<u>53.</u>	"Remote communication" means communication via electronic communication,						
18		conference telephone, videoconference, the internet, or such other means by which						
19		persons not physically present in the same location may communicate with each other						
20		on a substantially simultaneous basis.						
21	50.<u>54.</u>	"Security" has the meaning given in section 10-04-02.						
22	51.<u>55.</u>	"Series" means a category of shares, within a class of shares authorized or issued by						
23		a corporation by or pursuant to a corporation's articles, that have some of the same						
24		rights and preferences as other shares within the same class, but that differ in						
25		designation or one or more rights and preferences from another category of shares						
26		within that class.						
27	52.<u>56.</u>	"Share" means one of the units, however designated, into which the shareholders'						
28		proprietary interests of the shareholder in a corporation are divided.						
29	53.<u>57.</u>	"Shareholder" means a person registered on the books or records of a corporation or						
30		the corporation's transfer agent or registrar as the owner of whole or fractional shares						

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1		of the corporation or the owner of a private key uniquely associated with a data						
2		address that facilitates or records the sending and receiving of shares.						
3	54.<u>58.</u>	"Signed" means:						
4		a. That the signature of a person, which may be a facsimile affixed, engraved, by						
5		network signature, printed, placed, stamped with indelible ink, transmitted by						
6		facsimile telecommunication or electronically, or in any other manner reproduced						
7		on the record, is placed on a record with the present intention to authenticate that						
8		record; and						
9		b. With respect to a record required by this chapter to be filed with the secretary of						
10		state, that:						
11		(1) The record is signed by a person authorized to do so by this chapter, the						
12		articles or bylaws, or a resolution approved by the directors as required						
13		under section 10-19.1-46 or the shareholders as required under section						
14		10-19.1-74; and						
15		(2) The signature and the record are communicated by a method or medium of						
16		communication acceptable by the secretary of state.						
17	55.<u>59.</u>	"Subscriber" means a person that subscribes for shares in a corporation, whether						
18		before or after incorporation.						
19	56.<u>60.</u>	"Subsidiary" of a specified organization means an organization having more than fifty						
20		percent of the voting power of its ownership interests entitled to vote for directors,						
21		governors, or other members of the governing body of the organization owned directly,						
22		or indirectly, through related organizations, by the specified organization.						
23	57.<u>61.</u>	"Surviving corporation" means the domestic or foreign corporation resulting from a						
24		merger which:						
25		a. May pre-exist the merger; or						
26		b. May be created by the merger.						
27	58.<u>62.</u>	"Surviving organization" means the organization resulting from a merger which:						
28		a. May pre-exist the merger; or						
29		b. May be created by the merger.						
30	59.<u>63.</u>	"Vote" includes authorization by written action.						
31	60.<u>64.</u>	"Written action" means:						

1		a.	A written record signed by all of the persons required to take the action; or
2		b.	The counterparts of a written record signed by any of the persons taking the
3			action described.
4			(1) Each counterpart constitutes the action of the person signing; and
5			(2) All the counterparts, taken together, constitute one written action by all of
6			the persons signing the counterparts.
7	SEC		6. AMENDMENT. Section 10-19.1-01.2 of the North Dakota Century Code is
8	amende	d and	d reenacted as follows:
9	10- 1	19.1-0	01.2. Knowledge and notice.
10	1.	Ape	erson knows or has knowledge of a fact if the person has actual knowledge of it. A
11		pers	son does not know or have knowledge of a fact merely because the person has
12		reas	son to know or have knowledge of the fact.
13	2.	Ape	erson has notice of a fact if the person:
14		a.	Knows of the fact;
15		b.	Has received notice of the fact as provided in subsection 3639 of section
16			10-19.1-01;
17		C.	Has reason to know the fact exists from all of the facts known to the person at the
18			time in question; or
19		d.	Has notice of it under subsection 3.
20	3.	Sub	ject to subsection 8, a person has notice of:
21		a.	The intention of a corporation to dissolve, ninety days after the effective date of
22			the filed notice of intent to dissolve;
23		b.	The dissolution of a corporation, ninety days after the effective date of the filed
24			articles of dissolution;
25		C.	The conversion of a corporation, ninety days after the effective date of the filed
26			articles of conversion; or
27		d.	The merger of a corporation, ninety days after the effective date of the filed
28			articles of merger.
29	4.	Ape	erson notifies or gives a notification to another person by taking the steps provided
30		in s	ubsection 3639 of section 10-19.1-01, whether or not the other person learns of it.
31	5.	Ape	erson receives a notification as provided in subsection 3639 of section 10-19.1-01.

- Except as otherwise provided in subsection 7 and except as otherwise provided in
 subsection 3639 of section 10-19.1-01, a person other than an individual knows, has
 notice, or receives a notification of a fact for purposes of a particular transaction when
 the individual conducting the transaction for the person knows, has notice, or receives
 a notification of the fact, or in any event when the fact would have been brought to the
 attention of the individual if the person had exercised reasonable diligence.
- A person other than an individual exercises reasonable diligence if it maintains
 reasonable routines for communicating significant information to the individual
 conducting the transaction for the person and there is reasonable compliance
 with the routines.
- b. Reasonable diligence does not require an individual acting for the person to
 communicate information unless the communication is part of the regular duties
 of the individual or the individual has reason to know of the transaction and that
 the transaction would be materially affected by the information.
- 15
 7. Knowledge, notice, or receipt of a notification of a fact relating to the corporation by an
 officer or director is effective immediately as knowledge of, notice to, or receipt of a
 notification by the corporation, except in the case of a fraud on the corporation
 committed by or with the consent of the officer or director. Knowledge, notice, or
 receipt of a notification of a fact relating to the corporation by a shareholder who is not
 an officer or director, is not effective as knowledge by, notice to, or receipt of a
 notification by the corporation.
- 8. Notice otherwise effective under subsection 3 does not affect the power of a person to
 transfer real property held in the name of a corporation unless at the time of transfer a
 certified copy of the relevant statement, amendment, or articles, as filed with the
 secretary of state, has been recorded in the office of the county recorder in the county
 in which the real property affected by the statement, amendment, or articles is located.
 With respect to notice given by a form of electronic communication:
- a. Consent by an officer or director to notice given by electronic communication may
 be given in writing or by authenticated electronic communication. The corporation
 is entitled to rely on any consent so given until revoked by the officer or director.

1			However, no revocation affects the validity of any notice given before receipt by
2			the corporation of revocation of the consent.
3		b.	An affidavit of an officer or director or an authorized agent of the corporation, that
4			the notice has been given by a form of electronic communication is, in the
5			absence of fraud, prima facie evidence of the facts stated in the affidavit.
6	SEC		7. AMENDMENT. Subsection 6 of section 10-19.1-66 of the North Dakota
7	Century	Code	e is amended and reenacted as follows:
8	6.	Unle	ess uncertificated shares are prohibited by the articles or bylaws, a corporation
9		may	provide that some or all of any or all classes and series of the corporation's
10		shar	res will be uncertificated shares.
11		a.	The action by the corporation provided in this subsection does not apply to
12			shares represented by a certificate until the certificate is surrendered to the
13			corporation.
14		b.	Within a reasonable time after the issuance or transfer of uncertificated shares,
15			the corporation shall sendgive to the new shareholder the information required by
16			this section to be stated on certificates.
17		C.	The information required under this section is not required to be sentgiven to the
18			new shareholder by a publicly held corporation that adopted a system of
19			issuance, recordation, and transfer of the corporation's shares by electronic or
20			other means not involving the issuance of certificates if the system complies with
21			federal law.
22		d.	Except as otherwise expressly provided by statute, the rights and obligations of
23			the holders of certificated and uncertificated shares of the same class and series
24			are identical.
25	SEC		8. AMENDMENT. Subsection 1 of section 10-19.1-73.3 of the North Dakota
26	Century	Code	e is amended and reenacted as follows:
27	1.	Afte	r fixing a record date for notice of and voting at a meeting, a corporation shall
28		prep	pare an alphabetical <u>or numerical</u> list of the namesidentities of <u>all</u> its shareholders
29		entit	led to notice and to vote. The list must show the address and:
30		<u>a.</u>	The number of shares each shareholder is entitled to vote at the meeting-:

1		<u>b.</u>	Each shareholder's physical mailing address, if the identity of a shareholder on
2			the list consists of the shareholder's name; and
3		<u>C.</u>	Each shareholder's authorized means of receipt for electronic transmissions, if
4			the identity of a shareholder on the list consists of the shareholder's data
5			address.
6	SEC	тю	N 9. A new section to chapter 10-19.1 of the North Dakota Century Code is created
7	and ena	cted	as follows:
8	<u>Nun</u>	nber	of shareholders.
9	<u>1.</u>	<u>The</u>	following identified as a shareholder in a corporation's current record of
10		<u>sha</u>	reholders constitutes one shareholder:
11		<u>a.</u>	Three or fewer co-owners;
12		<u>b.</u>	A corporation, partnership, trust, estate, or other entity;
13		<u>C.</u>	The trustees, guardians, custodians, or other fiduciaries of a single trust, estate,
14			or account; or
15		<u>d.</u>	One data address.
16	<u>2.</u>	<u>Sha</u>	areholdings registered in substantially similar names constitute one shareholder if it
17		<u>is re</u>	easonable to believe the names represent the same person.
18	SEC	тю	N 10. AMENDMENT. Section 10-19.1-76.3 of the North Dakota Century Code is
19	amende	d and	d reenacted as follows:
20	10- 1	9.1-7	76.3. Acceptance of shareholder act by the corporation.
21	1.	lf th	e name <u>or network signature</u> signed on a vote, consent, waiver, or proxy
22		арр	ointment corresponds to the record name or data address of a shareholder, the
23		corp	poration if acting in good faith may accept the vote, consent, waiver, or proxy
24		арр	ointment and give it effect as the act of the shareholder.
25	2.	Unl	ess the articles or bylaws provide otherwise, if the name or network signature
26		sigr	ned on a vote, consent, waiver, or proxy appointment does not correspond to the
27		reco	ord name or data address of a shareholder, the corporation if acting in good faith
28		may	y accept the vote, consent waiver, or proxy appointment and give it effect as the act
29		of th	ne shareholder if:
30		a.	The shareholder is an organization and the name or network signature signed
31			purports to be that of an officer, manager, or agent of the organization;

1		b.	The name or network signature signed purports to be that of an administrator,
2			guardian, or conservator representing the shareholder and, if the corporation
3			requests, evidence of fiduciary status acceptable to the corporation has been
4			presented with respect to the vote, consent, waiver, or proxy appointment;
5		C.	The name or network signature signed purports to be that of a receiver or trustee
6			in bankruptcy of the shareholder, and, if the corporation requests, evidence of
7			this status acceptable to the corporation has been presented with respect to the
8			vote, consent, waiver, or proxy appointment;
9		d.	The name or network signature signed purports to be that of a pledgee, beneficial
10			owner, or attorney in fact of the shareholder, and if, the corporation requests,
11			evidence acceptable to the corporation of the signatory's authority to sign for the
12			shareholder has been presented with respect to the vote, consent, waiver, or
13			proxy appointment; or
14		e.	Two or more persons hold the shares as cotenants or fiduciaries and the name or
15			network signature signed purports to be the name or data address of at least one
16			of the coholders and the person signing appears to be acting on behalf of all the
17			coholders.
18	3.	The	corporation may reject a vote, consent, waiver, or proxy appointment if the officer
19		or a	gent authorized to tabulate votes, acting in good faith, has reasonable basis to
20		dou	bt the validity of the signature on it or the authority of the signatory to sign for the
21		sha	reholder.
22	4.	The	corporation or its officer or agent who accepts or rejects a vote, consent, waiver,
23		or p	roxy appointment in good faith and in accordance with the standards of this
24		sect	tion is not liable in damages to the shareholder for the consequences of the
25		acce	eptance or rejection.
26	5.	Cor	porate action based on the acceptance or rejection of a vote, consent, waiver, or
27		prox	ky appointment under this section is valid unless a court of competent jurisdiction
28		dete	ermines otherwise.
29	SEC		N 11. AMENDMENT. Section 10-19.1-81 of the North Dakota Century Code is
30	amende	d and	d reenacted as follows:

- 1 **10-19.1-81**. Voting trusts.
- 2 Shares in a corporation may be transferred to a trustee pursuant to written agreement, 1. 3 for the purpose of conferring on the trustee the right to vote and otherwise represent 4 the beneficial owner of those shares for a period not exceeding ten years, except that 5 if the agreement is made in connection with an indebtedness of the corporation, the 6 voting trust may extend until the indebtedness is discharged. Unless otherwise 7 specified in the agreement, the voting trust may be terminated at any time by the 8 beneficial owners of a majority of the voting power of the shares held by the trustee. A 9 signed original of the agreement must be filed with the corporation.
- When a voting trust agreement is signed, the trustee shall prepare a list of the
 identities of all owners of beneficial interests in the trust, together with the number and
 class of shares each transferred to the trust. The list must include each shareholder's:
- 13a.Physical mailing address, if the identity of a shareholder on the list consists of the14shareholder's name; or
- 15b.Authorized means of receipt for electronic transmissions, if the identity of a16shareholder on the list consists of the shareholder's data address.
- Unless otherwise provided in the trust agreement, if there are two or more trustees,
 the manner of voting is determined as provided in subsection 5 of section
 10-19.1-73.2.
- SECTION 12. AMENDMENT. Subsection 1 of section 10-19.1-84 of the North Dakota
 Century Code is amended and reenacted as follows:
- A corporation shall keep, at the corporation's principal executive office or at another
 place or places within the United States determined by the board, a share register not
 more than one year old, containing the name and addressidentities of each
 shareholder and, in alphabetical or numerical order by class of shares showing the
 number and classes of shares held by each shareholder.
- 27 <u>a.</u> <u>The list must include each shareholder's:</u>
- 28 (1) Physical mailing address, if the identity of a shareholder on the list consists
 29 of the shareholder's name; or
- 30(2)Authorized means of receipt for electronic transmissions, if the identity of a31shareholder on the list consists of the shareholder's data address.

1	<u>b.</u>	A record of shareholders may show both the shareholder's name and data
2		address.
3	<u>C.</u>	A corporation shall also keep, at the corporation's principal executive office or at
4		another place or places within the United States determined by the board, a
5		record of the dates on which certificated or uncertificated shares were issued.
6	SECTION	13. AMENDMENT. Subsection 2 of section 10-19.1-84 of the North Dakota
7	Century Code	e is amended and reenacted as follows:
8	2. A co	prporation shall keep, at its principal executive office or at another place or places
9	with	in the United States determined by the board, and, if its principal executive office
10	or a	ny such other place is outside of this state, shall make available at its registered
11	offic	e or at its principal executive office within this state within ten days after receipt by
12	an c	officer of the corporation of a written demand for them made by a person described
13	in si	ubsection 4 or 5, originals or copies of:
14	a.	Records of all proceedings of shareholders for the last three years;
15	b.	Records of all proceedings of the board for the last three years;
16	C.	Its articles and all amendments currently in effect;
17	d.	Its bylaws and all amendments currently in effect;
18	e.	Financial statements required by section 10-19.1-85 and the financial statement
19		for the most recent interim period prepared in the course of the operation of the
20		corporation for distribution to the shareholders or to a governmental agency as a
21		matter of public record;
22	f.	Reports made to shareholders generally within the last three years;
23	g.	A statement of the namesidentities and usual business addresses of its directors
24		and principal officers;
25	h.	Voting trust agreements and beneficial interests owner's list described in section
26		10-19.1-81;
27	i.	Shareholder control agreements described in section 10-19.1-83; and
28	j.	A copy of agreements, contracts, or other arrangements or portions of them
29		incorporated by reference under subsection 8 of section 10-19.1-10.
30	SECTION	N 14. AMENDMENT. Subsection 11 of section 10-19.1-84 of the North Dakota
31	Century Code	e is amended and reenacted as follows:

1	11.	The records maintained by a corporation, including its share register, financial records,
2		and minute books, may utilize any information storage techniquebe retained on, or by
3		means of, or be in the form of any information storage device or method, including, for-
4		example, punched holes, printed or, magnetized spots, or microimages, even though
5		that makes them illegible visually, ifor any one or more distributed or other electronic
6		networks or databases provided the records are retained in written form or in another
7		form that can be converted accurately and into written form within a reasonable time,
8		into a form that is legible visually and whose contents are assembled by related
9		subject matter to permit convenient use by people in the normal course of business. A
10		corporation shall convert any of the records referred to in subsection 4 upon the
11		request of a person entitled to inspect them, and the expense of the conversion shall
12		be borne by the person who bears the expense of copying pursuant to subsection 10.
13		A copy of the conversion is admissible in evidence, and must be accepted for all other
14		purposes, to the same extent as the existing or original records would be if they were
15		legible visually.
16	SEC	CTION 15. AMENDMENT. Subsection 1 of section 10-19.1-110 of the North Dakota
17	Century	Code is amended and reenacted as follows:
18	1.	If notice to creditors and claimants is given, it must be given by:
19		a. Publishing the notice once each week for four successive weeks in an official
20		newspaper, as defined in chapter 46-06, in the county or counties where the
21		registered office and the principal executive office of the corporation are located;
22		and
23		b. Giving written notice to known creditors and claimants pursuant to
24		subsection 3639 of section 10-19.1-01.
25	SEC	CTION 16. AMENDMENT. Subsection 2 of section 10-19.1-146 of the North Dakota
26	Century	Code is amended and reenacted as follows:
27	2.	The annual report must be submitted on forms prescribed by the secretary of state.
28		The information provided must be given as of the date of the execution of the report.
29		The annual report must be signed as provided in subsection 5458 of section
30		10-19.1-01. If the corporation or foreign corporation is in the hands of a receiver or
31		trustee, it must be signed on behalf of the corporation or foreign corporation by the

1		rece	iver or trustee. The secretary of state may destroy all annual reports provided for				
2		in this section after they have been on file for six years.					
3	SEC	TIO	17. Section 10-32.1-102 of the North Dakota Century Code is created and				
4	enacted	as fo	llows:				
5	<u>10-3</u>	2.1- 1	02. Series of members, managers, transferable interests or assets - General				
6	powers	of se	ries - Governing authority - Distributions - Termination of series.				
7	<u>1.</u>	<u>An (</u>	operating agreement may establish or provide for the establishment of a				
8		<u>des</u>	gnated series of members, managers, transferable interests, or assets that:				
9		<u>a.</u>	Has separate rights, powers, or duties with respect to specified property or				
10			obligations of the limited liability company or profits and losses associated with				
11			specified property or obligations; or				
12		<u>b.</u>	Has a separate business purpose or investment objective.				
13	<u>2.</u>	<u>A se</u>	ries established in accordance with subsection 1 may carry on any business,				
14		purp	ose, or activity, whether or not for profit, which is not prohibited by this chapter.				
15	<u>3.</u>	<u>Sub</u>	ject to subsection 4, if an operating agreement establishes or provides for the				
16		<u>esta</u>	blishment of a particular series:				
17		<u>a.</u>	The debts, obligations, or other liabilities of the particular series, whether arising				
18			in contract, tort, or otherwise, are enforceable against the assets of the series				
19			only and not against:				
20			(1) The assets of the limited liability company generally or any other series				
21			thereof; or				
22			(2) <u>A member of the limited liability company.</u>				
23		<u>b.</u>	The debts, obligations, or other liabilities of the limited liability company generally				
24			or any other series thereof, whether arising in contract, tort, or otherwise, are not				
25			enforceable against the assets of the particular series.				
26	<u>4.</u>	<u>The</u>	limitations on liabilities in subsection 3 apply if:				
27		<u>a.</u>	The records for the particular series accounting for the assets of the series are				
28			separately maintained from the records accounting for the assets of the limited				
29			liability company or any other series thereof. Records that reasonably identify the				
30			assets of a particular series, including by specific listing, category, type, quantity,				
31			computational or allocational formula or procedure such as a percentage or share				

1			of assets, or by any other method in which the identity of the assets is objectively
2			determinable, is deemed to account for the assets of the particular series
3			separately from the assets of the limited liability company or any other series
4			thereof;
5		<u>b.</u>	The operating agreement specifically provides for the limitations on liabilities; or
6		<u>C.</u>	Notice of the limitations on liabilities of the particular series is included in the
7			articles of organization. Notice is sufficient whether or not the limited liability
8			company has established or referenced any particular series in the notice.
9	<u>5.</u>	<u>Thi</u>	s section, an operating agreement, or articles of organization may not restrict:
10		<u>a.</u>	A series or limited liability company on behalf of a series from agreeing in the
11			operating agreement or otherwise that any debt, obligation, or other liability of the
12			limited liability company generally or any other series thereof is enforceable
13			against the assets of the series;
14		<u>b.</u>	A limited liability company from agreeing in the operating agreement or otherwise
15			that any debt, obligation, or other liability of a series is enforceable against the
16			assets of the limited liability company generally; or
17		<u>C.</u>	Notwithstanding section 10-32.1-26, a member or manager from agreeing in the
18			operating agreement or otherwise to be personally liable for any debt, obligation,
19			or other liability of a series.
20	<u>6.</u>	<u>A se</u>	eries established under this section may, in its own name, contract, hold title to
21		<u>ass</u>	ets including real, personal and intangible property, grant liens and security
22		inte	rests, and sue or be sued. A series may:
23		<u>a.</u>	Have separate rights, powers, or duties with respect to specified property or
24			obligation of the limited liability company or profit and loss associated with any
25			specified property or obligation;
26		<u>b.</u>	Carry on a lawful purpose regardless of whether for profit, except for the purpose
27			of acting as a financial institution or acting as an insurer; or
28		<u>C.</u>	Hold assets directly or indirectly, including in the name of the series or the name
29			of the limited liability company.
30	<u>7.</u>	<u>An</u>	operating agreement that establishes or provides for the establishment of a series
31		may	<u>y:</u>

1		<u>a.</u>	Provide for classes or groups of members or managers of the series having the
2			relative rights, powers, and duties specified in the operating agreement;
3		<u>b.</u>	Provide for and specify the future creation of additional classes or groups of
4			members or managers of the series having the relative rights, powers, and duties
5			as may be established, including rights, powers, and duties senior to existing
6			classes and groups of members or managers of the series;
7		<u>C.</u>	Provide for the taking of an action, including the amendment of the operating
8			agreement, without the vote or approval of a member, manager, class, or group
9			of members or managers of the series;
10		<u>d.</u>	Provide that a member, class, or group of members of a series do not have
11			voting rights; and
12		<u>e.</u>	Grant to all or certain identified members, managers, class, or group of members
13			or managers of the series the right to vote on a matter separately or with all or
14			any class or group of members or managers of the series. Voting by members or
15			managers may be on a per capita, number, financial interest, class, group, or
16			other basis.
17	<u>8.</u>	<u>The</u>	e management of a series is vested as follows:
18		<u>a.</u>	In the members of the series pursuant to subsection 2 of section 10-32.1-39. A
19			member shall cease to be a member of a series upon the divestment of all the
20			member's transferable interests of the series. The fact a person ceases to be a
21			member of a particular series must not by itself cause the person to cease to be
22			a member of the limited liability company or any other series thereof or cause the
23			termination of the series, regardless of whether the person was the last
24			remaining member of the series; or
25		<u>b.</u>	If the operating agreement provides for the management of the series in whole or
26			in part by a manager, the management must be vested in one or more managers
27			who must be chosen as provided in the operating agreement and who must hold
28			the offices and have the responsibilities as specified in the agreement. A
29			manager ceases to be a manager of a series as provided in an operating
30			agreement and subject to subdivision e of subsection 3 of section 10-32.1-39.
30 31			agreement and subject to subdivision e of subsection 3 of section 10-32.1-39. The fact a person ceases to be a manager of a particular series must not by itself

1		cause the person to cease to be a manager of the limited liability company or any
2		other series thereof.
3	<u>9.</u>	Notwithstanding section 10-32.1-30 and subject to subsections 10 and 12, if a member
4		of a series becomes entitled to receive a distribution, the member has the status of,
5		and is entitled to all remedies available to, a creditor of the series with respect to the
6		distribution. An operating agreement may provide for the establishment of a record
7		date for allocations and distributions associated with a series.
8	<u>10.</u>	Notwithstanding subsection1 of section 10-32.1-31, a limited liability company may
9		make a distribution with respect to a series established under this section unless the
10		total assets of the series after the distribution would be less than the sum of its total
11		liabilities plus the amount that would be needed, if the series were to be dissolved,
12		wound up, and terminated at the time of the distribution, to satisfy the preferential
13		rights upon winding up and termination of members whose preferential rights are
14		superior to those of the persons receiving the distribution. A member that receives a
15		distribution knowing the distribution was made in violation of this subsection is
16		personally liable to the series for the amount of the distribution.
17		a. This subsection does not affect an obligation or liability of a member under an
18		agreement or other applicable law for the amount of a distribution, except an
19		action under this subsection must be subject to subsection 5 of section
20		<u>10-32.1-32.</u>
21		b. For purposes of this subsection, "distribution" does not include amounts
22		constituting reasonable compensation for present or past services or reasonable
23		payments made in the ordinary course of business under a bona fide retirement
24		plan or other benefits program.
25	<u>11.</u>	Subject to section 10-32.1-51, a series established under this section may be
26		terminated and its affairs wound up without causing the dissolution of the limited
27		liability company. The termination of the series does not affect the limitations on
28		liabilities of the series as provided in subsection 3. A series is terminated and its affairs
29		must be wound up upon the occurrence of any of the following:
30		a. The dissolution of the limited liability company under section 10-32.1-51;
31		b. The time or happening of events specified in the operating agreement;

1		<u>C.</u>	The vote or consent of members of the series who own more than two-thirds of
2			the interests in the profits of the series; or
3		<u>d.</u>	On application by a member or manager of the series, the entry of a court order
4			terminating the series on the grounds the series is not reasonably practicable to
5			carry on the purposes of the series in conformity with the operating agreement.
6	<u>12.</u>	<u>A pe</u>	erson winding up the affairs of a series may, in the name of the limited liability
7		<u>com</u>	pany and for and on behalf of the limited liability company and the series, take any
8		<u>actio</u>	on with respect to the series as authorized by section 10-32.1-51. The person shall
9		prov	ide for the claims and obligations of the series and distribute the assets of the
10		<u>serie</u>	es as provided in section 10-32.1-54. Any action taken in accordance with this
11		<u>subs</u>	section does not affect the liability of members and does not impose liability on a
12		<u>liqui</u>	dating trustee appointed in accordance with this subsection. Notwithstanding
13		<u>sect</u>	ion 10-32.1-51, the following persons may wind up the affairs of a series:
14		<u>a.</u>	A manager of the series who has not wrongfully terminated the series;
15		<u>b.</u>	If the series has no manager who qualifies under subdivision a, the members of
16			the series or a person approved by the members;
17		<u>C.</u>	The members who own more than fifty percent of the interests in the profits of the
18			series; or
19		<u>d.</u>	On application of a member or manager of the series or a personal
20			representative or assignee of the member or manager, and upon cause shown, a
21			court or a liquidating trustee appointed by the court.
22	<u>13.</u>	<u>A fo</u>	reign limited liability company doing business in this state and governed by an
23		oper	rating agreement that establishes or provides for the establishment of a
24		<u>desi</u>	gnated series of members, managers, transferable interests, or assets shall state
25		the f	following on its certificate of authority:
26		<u>a.</u>	That the operating agreement of the foreign limited liability company establishes
27			or provides for the establishment of series having separate rights, powers, or
28			duties with respect to specified property or obligations of the foreign limited
29			liability company or profits and losses associated with specified property or
30			obligations;

1		<u>b.</u>	If any debt, obligation, or other liability of any particular series, whether arising in
2			contract, tort, or otherwise, is enforceable against the assets of the particular
3			series only and not against the assets of the foreign limited liability company
4			generally or any other series thereof; and
5		<u>C.</u>	If any debt, obligation, or other liability of the foreign limited liability company
6			generally or any other series thereof, whether arising in contract, tort, or
7			otherwise, is enforceable against the assets of the particular series.
8	<u>14.</u>	<u>The</u>	secretary of state may adopt rules reasonable and necessary to address
9		<u>req</u>	uirements related to the secretary of state for registration and continuing existence
10		<u>of th</u>	ne series limited liability companies established under this section.
11	SEC		N 18. AMENDMENT. Subsection 2 of section 10-35-28 of the North Dakota
12	Century	Code	e is amended and reenacted as follows:
13	2.	The	annual report must be submitted on forms prescribed by the secretary of state.
14		The	information provided must be given as of the date of the execution of the report.
15		The	annual report must be signed as provided in subsection 5458 of section
16		10-1	19.1-01, the articles or the bylaws, or by a resolution approved by the affirmative
17		vote	e of the required proportion or number of the directors. If the publicly traded
18		corp	poration is in the hands of a receiver or trustee, it must be signed on behalf of the
19		pub	licly traded corporation by the receiver or trustee. The secretary of state may
20		des	troy all annual reports provided for in this section after they have been on file for
21		six y	years.