Sixty-sixth Legislative Assembly of North Dakota

## **SENATE BILL NO. 2083**

Introduced by

Industry, Business and Labor Committee

(At the request of the Securities Commissioner)

- 1 A BILL for an Act to amend and reenact subsection 8 of section 10-04-06, subsection 1 of
- 2 section 10-04-08.4, and subsection 8 of section 10-04-10 of the North Dakota Century Code,
- 3 relating to the manual exemption from registration of securities, and refund of filing and
- 4 registration fees.

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

- SECTION 1. AMENDMENT. Subsection 8 of section 10-04-06 of the North Dakota Century
  Code is amended and reenacted as follows:
  - 8. A nonissuer transaction by or through a broker-dealer and agent, both of which are registered or exempt from registration under this chapter, or a resale transaction by a sponsor of a unit investment trust registered under the Investment Company Act of 1940, in a security of a class that has been outstanding in the hands of the public for at least ninety days, if, at the date of the transaction:
    - a. The issuer of the security is engaged in business, the issuer is not in the organizational stage or in bankruptcy or receivership, and the issuer is not a blank check, blind pool, or shell company that has no specific business plan or purpose or has indicated that its primary business plan is to engage in a merger or combination of the business with, or an acquisition of, an unidentified person;
    - b. Such securities are sold at prices reasonably related to the current market price;
    - Such securities do not constitute the whole or part of an unsold allotment to, or subscription or participation by, the broker-dealer as an underwriter of the security or a redistribution;
    - d. Such securities are listed in Standard and Poor's, Mergent's Industrial Manual,
      Mergent's Bank and Finance Manual, Mergent's Transportation Manual,
      Mergent's Public Utility Manual, or Fitch investor service, incorporated, are on the

1		OTO	CQX or OTCQB markets operated by OTC Markets Group Incorporated, or			
2		are	filed under section 13 or 15(d) of the Securities Exchange Act of 1934			
3		[ch. 404, title I, sec. 1; 48 Stat. 881; 15 U.S.C. 78 et seq.]; and				
4	e.	Such securities are limited to issuers organized under the laws of any state,				
5		terri	tory, or insular possession of the United States; and			
6	f <del>.</del>	f. Any one of the following requirements is met:				
7		(1)	The issuer of the security has a class of equity securities listed on a national			
8			securities exchange registered under section 6 of the Securities Exchange			
9			Act of 1934 or designated for trading on the national association of			
10			securities dealers automated quotation system;			
11		(2)	The issuer of the security is a unit investment trust registered under the			
12			Investment Company Act of 1940;			
13		(3)	The issuer of the security, including its predecessors, has been engaged in			
14			continuous business for at least three years; or			
15		(4)	The issuer of the security has total assets of at least two million dollars			
16			based on an audited balance sheet as of a date within eighteen months			
17			before the date of the transaction or, in the case of a reorganization or			
18			merger when the parties to the reorganization or merger each had the			
19			audited balance sheet, a pro forma balance sheet for the combined			
20			organization.			
21	SECTION 2. AMENDMENT. Subsection 1 of section 10-04-08.4 of the North Dakota					
22	Century Code is amended and reenacted as follows:					
23	1. Any federal covered security that is subject to section 18(b)(2) of the Securities Act of					
24	1933, as amended, may be offered and sold upon the filing of:					
25	a.	A co	ppy of the issuer's registration statement or a notice of intent in writing or			
26		elec	tronically for an indefinite or definite dollar amount for each security or class			
27		of s	ecurity on a form prescribed by the commissioner.			
28	b.	A ur	nit investment trust may file an initial notice filing for a definite dollar amount			
29		or a	n indefinite dollar amount. At the time of the initial notice filing for a definite			
30		dolla	ar amount, the issuer shall pay a nonrefundable filing fee of one-tenth of one			
31		perd	cent of the first seven hundred fifty thousand dollars and one-twentieth of one			

1		percent of any amount in excess of sever	hundred fifty thousand dollars of the		
2		aggregate offering price of each security	or class of security. In no event,		
3		however, may such filing fee be less than	one hundred twenty-five dollars for		
4		each security or class of security.			
5	C.	An investment company or unit investment	nt trust may file an initial notice filing for		
6		an indefinite dollar amount and pay a nor	refundable filing fee of four hundred		
7		dollars for each security or class of secur	ity.		
8	d.	A notice filing for a definite dollar amount	may be increased before the expiration		
9		date on the certificate of effectiveness at	the same reduced fee, which must be		
10		calculated as provided in subdivision b as	s a separate fee for each additional		
11		amount.			
12	e.	A notice filing for a definite dollar amount	may be renewed for additional periods		
13		of one year by filing, at least fifteen days	prior to its expiration, a renewal and		
14		sales report notice with a fee of one hund	lred dollars to renew the unsold balance.		
15	f.	A notice filing for an indefinite dollar amou	unt may be renewed by filing, within		
16		sixty days following the issuer's fiscal year	r, a renewal and sales report notice with		
17		a fee of one hundred twenty-five dollars.			
18	g.	A notice filing may be terminated by the is	ssuer upon providing the commissioner		
19		a notice of such termination.			
20	h.	The provision for each security or class o	f security in this subsection is effective		
21		when the federal registration statement b	ecomes effective with the securities and		
22		exchange commission or the date the not	tice of intent is received by the		
23		commissioner, whichever is later. A filing	notice for a definite dollar amount is		
24		effective for a period of eighteen months	from the date of effectiveness.		
25	i.	A copy of any document filed with the sec	curities and exchange commission as		
26		the commissioner may require.			
27	SECTIO	N 3. AMENDMENT. Subsection 8 of section	n 10-04-10 of the North Dakota Century		
28	Code is amended and reenacted as follows:				
29	8. Fee	s. The fee, which must accompany the app	olication, for registration, transfer, or		
30	noti	ce filing, and for each annual renewal there	eof is:		
31	a.	For each broker-dealer	\$200.00		

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1	b.	For each agent	\$60.00			
2	C.	For each investment adviser or federal covered adviser	\$100.00			
3	d.	For each investment adviser representative	\$50.00			
4	An application to register as a broker-dealer, agent, investment adviser, or investment adviser					
5	representative may, with the consent of the commissioner, be withdrawn upon written					
6	application, but in no event may any registration fees be returned.					