Sixty-ninth Legislative Assembly of North Dakota SECOND DRAFT: Prepared by the Legislative Council staff for the Government Finance Committee

September 2024

Introduced by

- 1 A BILL for an Act to amend and reenact sections 26.1-01-03, 26.1-22-01, 26.1-22-02,
- 2 26.1-22-02.1, 26.1-22-03.1, 26.1-22-09, 26.1-22-10, 26.1-22-11, 26.1-22-14, 26.1-22-16,
- 3 26.1-22-17, 26.1-22-21, and 26.1-22-22, subdivision c of subsection 1 of section 26.1-23.1-01,
- 4 and section 37-03-13 of the North Dakota Century Code, relating to changing the administration
- 5 of the state fire and tornado fund from the insurance commissioner to the office of management
- 6 and budget; to repeal sections 26.1-22-03, 26.1-22-05, 26.1-22-06, 26.1-22-06.1, 26.1-22-08,
- 7 26.1-22-10.1, 26.1-22-13, 26.1-22-15, 26.1-22-18, 26.1-22-19, and 26.1-22-21.1 of the North
- 8 Dakota Century Code, relating to the administration of the state fire and tornado fund; and to
- 9 provide a continuing appropriation.

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

- 11 SECTION 1. AMENDMENT. Section 26.1-01-03 of the North Dakota Century Code is
- 12 amended and reenacted as follows:
- 13 **26.1-01-03.** Duties of commissioner.
- 14 The commissioner shall:
- See that all the laws of this state respecting insurance companies and benevolent
 societies are executed faithfully.
- Report in detail to the attorney general any violation of law relative to insurance
 companies and their officers or agents.
- File the articles of incorporation of all insurance companies organized or doing
 business in this state, and on application furnish a certified copy thereof.
- Furnish the insurance companies required to make reports to the commissioner and
 the benevolent societies the necessary blank forms for required statements and
- 22 the benevolent societies the necessary blank forms for required statements and
- 23 reports. The commissioner is not required to send blank forms to those insurance

1		companies which submit their reports on printed forms conforming to those furnished		
2		by the commissioner.		
3	5.	Preserve in permanent form a full record of the commissioner's proceedings and a		
4		concise statement of each company or agency visited or examined.		
5	6.	Furnish at the request of any person, upon the payment of the required fee, certified		
6		copies of any record or paper in the commissioner's office, if the commissioner deems		
7		it not prejudicial to the public interests to do so, and give such other certificates as		
8		may be provided by law.		
9	7.	Submit a biennial report as prescribed by section 54-06-04 to the governor and the		
10		secretary of state. In addition to the requirements of section 54-06-04, the report must		
11		contain an abstract only of the reports of the various insurance companies doing		
12		business in this state showing the condition of the companies.		
13	8.	Upon request, send a copy of the commissioner's annual report to the insurance		
14		commissioner, or other similar officer, of every other state and to each company doing		
15		business in this state.		
16	9.	Communicate, on request, to the insurance commissioner of any other state any facts		
17		that by law it is the commissioner's duty to ascertain respecting companies of this		
18		state doing business within that state.		
19	10.	Manage, control, and supervise the state bonding fund.		
20	11.	Manage, control, and supervise the state fire and tornado fund and the insurance of		
21		public buildings in that fund.		
22	12.	Manage, control, and supervise the state fire marshal.		
23	SEC	SECTION 2. AMENDMENT. Section 26.1-22-01 of the North Dakota Century Code is		
24	amended and reenacted as follows:			
25	26.1	-22-01. Definitions.		
26	In<u>As</u>	<u>s used in</u> this chapter , unless the context otherwise requires :		
27	1.	"Fund" means the state fire and tornado fund.		
28	2.	"Indirect loss" means a loss in income or the additional expenses incurred because of		
29		a property loss.		
30	3.	"International peace garden" means an entity located upon the international boundary		
31		line between the United States and Canada used and maintained as a memorial to		

- commemorate the long-existing relationship of peace and good will between the
 people and the governments of the United States and Canada and to further
 international peace among the nations of the world.
- 4 4. <u>"Office" means the office of management and budget.</u>
- 5 <u>5.</u> "Permanent contents" refers only to such public property, either owned or leased, 6 usually kept or used in or about public buildings insured in the fund, and to all public 7 personal property usually kept or used in or about all buildings used for public 8 purposes, or within one hundred feet [30.48 meters] of all such buildings, or while on 9 sidewalks, streets, alleys, yards, detached platforms, and in or on railway cars. The 10 term includes similar property owned by an international peace garden or a winter 11 show. The term does not include automobiles, trucks, tractors, road machinery, or 12 similar property used principally outside such buildings.
- 5.6. "Political subdivision" means all counties, townships, park districts, school districts,
 cities, and any other unitsa county, township, park district, school district, city, or any
 other unit of local government which areis created either by statute or by the
- 16 Constitution of North Dakota for local government or other public purposes.
- 17 6.7. "Replacement cost" is the cost to replace a building or its permanent contents with a
 18 similar structure of like materials or a similar product at current prices.
- 19 7.8. "State agency" means a state board, bureau, commission, department, agency,
 20 industry, or institution and the international peace garden.
- <u>9.</u> "Winter show" means an agricultural exhibition sponsored each year in March by a
 nonprofit corporation.

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23 SECTION 3. AMENDMENT. Section 26.1-22-02 of the North Dakota Century Code is
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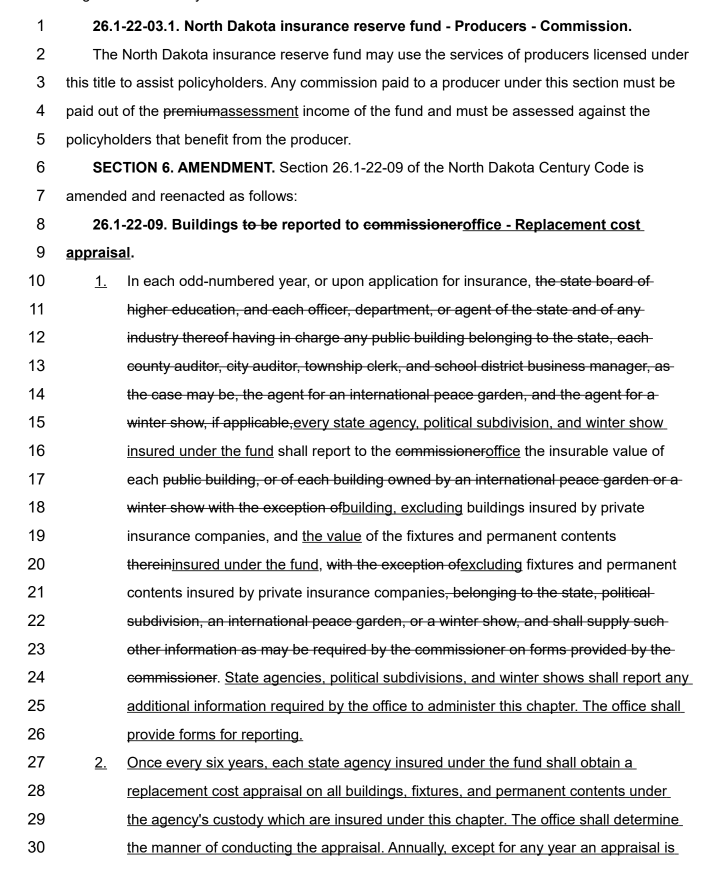
24 amended and reenacted as follows:

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25 26.1-22-02. State fire and tornado fund under management of commissioner -
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- 26 **Purpose of fundOffice of management and budget Continuing appropriation.**
- <u>1.</u> There is created in the state treasury the state fire and tornado fund to insure state
 agencies, political subdivisions, and winter shows against direct and indirect losses
- 29 under this chapter. The fund consists of all assessments, interest, investment
- 30 <u>earnings, and other income collected under this chapter.</u>

1	<u>2.</u>	The commissioneroffice shall manage the fund. The fund must be maintained as a	
2		fund to insure the various state industries, the various political subdivisions, any	
3		international peace garden, and any winter show against loss to the public buildings,	
4		or buildings owned by an international peace garden or a winter show, and fixtures	
5		and permanent contents therein, and against indirect loss, through fire, lightning,	
6		inherent explosion, windstorm, cyclone, tornado and hail, explosion, riot attending a-	
7		strike, aircraft, smoke, and vehicles. At the option of the insured, the fund may insure	
8		against other risks of direct physical loss and indirect loss from those risks. All moneys-	
9		collected under this chapter must be paid into the fund for use only for the purposes-	
10		provided for in this chapter. The office may use any information on file in the state fire	
11		marshal program and may contract for administrative services from the North Dakota	
12		insurance reserve fund or another entity to assist with the management of the fund. A	
13		contract for administrative services must have a two-year term ending on June thirtieth	
14		of odd-numbered years, and the contract may not be terminated except at the end of	
15		the two-year term. If either party does not anticipate renewing the contract for another	
16		two-year term, notice must be given by September thirtieth of the even-numbered year	
17		during the two-year term.	
18	<u>3.</u>	Moneys in the fund are appropriated to the office on a continuing basis for paying	
19		claims against the fund for losses, including loss adjustment expenses; contracting for	
20		services under subsection 2; paying loss prevention inspection and rating inspection	
21		expenses to determine the proper assessment rates for property insured by the fund;	
22		and paying reinsurance expenses under section 26.1-22-21.	
23	SEC	TION 4. AMENDMENT. Section 26.1-22-02.1 of the North Dakota Century Code is	
24	24 amended and reenacted as follows:		
25	26.1	-22-02.1. Insurance against indirect losses.	
26	The commissioner<u>office</u> shall provide, upon request of an entity insured with<u>under</u> the fund,		
27	7 coverage by the fund for an indirect loss incurred because of a loss arising out of a peril insured		
28	against by the fund. The coverage provided by the fund shall <u>must</u> be an amount that is subject		
29	to the underwriting guidelines adopted developed by the commissioner office.		
20	0.50		

30 SECTION 5. AMENDMENT. Section 26.1-22-03.1 of the North Dakota Century Code is
 31 amended and reenacted as follows:



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1	conducted, each state agency insured under the fund shall adjust the appraised value				
2	as required by the office.				
3	SEC		7. AMENDMENT. Section 26.1-22-10 of the North Dakota Century Code is		
4	amended and reenacted as follows:				
5	26.1-22-10. Commissioner to provide insurance on Insurance for buildings and				
6	persona	l pro	perty <u>- Additional coverage - Township and school district property</u> .		
7	1.	Upo	Upon application, the commissioneroffice shall provide for insurance against loss by		
8		fire,	lightning, inherent explosion, windstorm, cyclone, tornado and hail, explosions,		
9		riot	attending a strike, aircraft, smoke, vehicles, or may insure any other risks of direct		
10		phys	sical loss, subject to the restrictions and exclusions deemed necessarydetermined		
11		by tl	he commissioner, on<u>office.</u>		
12		<u>a.</u>	Insurance under this section applies to all buildings owned by the state, state		
13			industriesstate agencies, political subdivisions, international peace gardens, and		
14			winter shows, and the fixtures and permanent contents in such<u>the</u> buildings, to		
15			the extent of not to.		
16		<u>b.</u>	Insurance coverage under this section may not exceed the insurable value of		
17			such <u>the</u> property , as the value is agreed to between the commissioner and the		
18			officer or board having control of such property, or, in case of disagreement, by		
19			approval through arbitration.		
20		<u>c.</u>	State-owned buildings constructed after 1939 and fixtures and permanent		
21			contents insured under this chapter must be insured at replacement cost unless		
22			the office approves an alternate value.		
23		<u>d.</u>	The commissioneroffice may allow property to be insured on a blanket basis.		
24	2.	All t	buildings and the contents of the buildings owned by the state mill and elevator-		
25		asse	ociation, in lieu of coverage under this chapter, may, at the option of the industrial		
26		com	mission, be insured by private insurance companies licensed to do business in		
27		this	state, against at least all the types of hazards insured against by the fund. If the		
28		indu	strial commission exercises the option provided in this section, the commission		
29		sha l	Il seek competitive sealed bids, shall invite the fund to submit a bid, and may reject-		
30		any	or all bids received. An insurance policy under this chapter must include the name		

1		of the insured, the location and description of the insured property, the amount of
2		insurance coverage, and the amount of the assessment.
3	3.	All public buildings owned by a political subdivision, in lieu of coverage provided for in-
4		this section, may at the option of the governing body of the political subdivision be
5		insured on the basis of competitive sealed bids, through the fund which must be-
6		invited to submit a sealed bid or private insurance companies licensed to do business-
7		in this state, against damage resulting from hazards, which include those types of
8		hazards that may be insured against by the fund. The governing body may reject any
9		or all such bids.In lieu of or in addition to the coverage under this section, a state
10		agency, political subdivision, or winter show may purchase insurance from an
11		authorized insurance company for:
12		a. All buildings and the contents of the buildings owned by the state mill and
13		elevator association.
14		b. All public buildings owned by a political subdivision.
15		c. All public libraries owned by the state or a political subdivision for damage
16		through vandalism.
17	4.	All public libraries owned by the state or political subdivisions may, in addition to the
18		coverage provided for in this section, be covered against damage through vandalism.
19		If this coverage cannot be extended to the public libraries situated within this state, the-
20		libraries may contract for this coverage with private insurance companies; provided,
21		that this coverage meets the recommendations of the insurance code of the American-
22		library association. The office shall develop guidelines to be used by state agencies,
23		political subdivisions, and winter shows to determine insurable values of property for
24		insurance coverage and indirect loss coverage under this chapter.
25	<u>5.</u>	This chapter does not apply to the property of any township or school district located
26		outside of the incorporated limits of a city unless the township or school district
27		requests and applies for insurance coverage under this chapter. The application must
28		be approved in writing by the office to be effective.
29	<u>6.</u>	A state agency, political subdivision, or winter show may not make payments, enter
30		contracts, or incur debt for insurance on buildings, fixtures, or permanent contents
31		except as provided under this chapter.

1	<u>7.</u>	If the insurance is canceled under section 26.1-22-16, the state agency, political		
2		subdivision, or winter show may procure insurance from any authorized insurance		
3		<u>company.</u>		
4	<u>8.</u>	If a disagreement or dispute arises under this section, the office and the state agency,		
5		political subdivision, or winter show shall settle the disagreement or dispute under		
6		section 26.1-22-11.		
7	SEC	TION 8. AMENDMENT. Section 26.1-22-11 of the North Dakota Century Code is		
8	amende	d and reenacted as follows:		
9	26.1	-22-11. Arbitration of value or loss.		
10	ln ca	ase the commissioner and the board or officer having charge		
11	<u>1.</u>	If the office and the state agency, political subdivision, or winter show having custody		
12		of any property are unable to agree upondisagree about the insurable value of the		
13		property or the amount of loss insured, the value must be determined the office and the		
14		state agency, political subdivision, or winter show may agree to have the value or loss		
15		determined by a recognized competent, disinterested contractor, architect, experienced		
16		appraiser, appraisal company, or a member of those respective professional boards at		
17		the expense of the state industryagency, political subdivision, an international peace		
18		garden, or aor winter show owning the property, if the appraisal company arbitrator		
19		meets with the approval of both the commissioner and the board or officer concerned.		
20		If they are unable to agree on an arbitrator, then the matter must be submitted to-		
21		arbitration by a board of arbitration selected as provided by this section. The		
22		commissioner and the board or officer in charge.		
23	<u>2.</u>	If the office and the state agency, political subdivision, or winter show are unable to		
24		resolve a disagreement under subsection 1, the determination must be arbitrated as		
25		provided in this subsection.		
26		a. The office and the state agency, political subdivision, or winter show having		
27		custody of the property each shall select one competent, disinterested contractor,		
28		architect, experienced appraiser, appraisal company, or one of the members of		
29		such board, and the two so chosena member of those respective professional		
30		boards. The two selected arbitrators shall select a third person of arbitrator with		
31		similar qualificationgualifications.		

1		<u>b.</u>	The three arbitrators shall proceed to determine the insurable value of the
2			property , and the decision of the arbitrators, or a majority of them, must be given
3			in writing to the commissioner and the board or officials concerned and or the
4			amount of loss insured within thirty days after the selection of the first two
5			arbitrators. Upon determination by a majority of the arbitrators, the arbitrators
6			shall notify the parties of the determination in writing. The determination is
7			binding upon<u>on</u> both parties.
8		<u>C.</u>	Each party to the dispute shall pay the expense and charges<u>expenses</u> of the
9			arbitrator chosen by the party , and the expense and the charges<u>.</u> The expenses
10			of the third arbitrator must be borne<u>paid</u> equally by both parties to the dispute.
11			The decision by the board of arbitration must be made within thirty days from the
12			time the matter is submitted to it. Until the commissioner and board or officer in
13			charge have agreed, or in case of dispute, until the decision of the appraisal
14			company or arbitrators, the property
15		<u>d.</u>	While the value is being determined under this section, property must continue to
16			be valued in the same amount as previously <u>determined</u> , or in case of new
17			buildings or property, in the amount fixed<u>determined</u> by the commissioner. The-
18			same procedure must be followed in case of new construction or in any increase
19			or decrease in valuesoffice.
20	<u>3.</u>	<u>Thi</u>	s section applies to existing property, new construction, and property with a change
21		<u>in v</u>	value.
22	SEC	стю	N 9. AMENDMENT. Section 26.1-22-14 of the North Dakota Century Code is
23	amende	ed an	d reenacted as follows:
24	26.1-22-14. Assessments and reporting of premiums and losses- Collections -		
25	<u>Minimu</u>	<u>m fu</u>	nd balance - Bond and borrowing authorization.
26	1.	<u>Up</u>	on providing insurance coverage under this chapter, the office shall certify to the
27		ins	ured the amount of the assessment. The state agency, political subdivision, or
28		<u>win</u>	ter show shall submit to the office the payment of the assessment within sixty days
29		afte	er the date of the certification. The office shall deposit the assessments in the fund.
30	<u>2.</u>	<u>lf th</u>	ne assessment is not paid within sixty days after the date of the certification, the
31		atto	orney general and the state's attorney of the relevant county shall bring appropriate

1		actions to enforce the collection of the assessment upon request of the office. A		
2		judgment obtained under this section must include an interest rate of six percent per		
3		<u>year.</u>		
4	<u>3.</u>	If the reserve <u>fund</u> balance is less than twelve million dollars, the commissioner shall		
5		determine the amount of money necessary to bring the reserve balance up to twelve-		
6		million dollars. The commissioner thenoffice shall levy an assessment againston every		
7		policy in force with the fund .		
8	2.	The assessment must be computed to increase the fund balance of the fund to twelve		
9		million dollars calculated as follows:		
10		a. The eighty percent or ninety percent coinsurance rate established for each		
11		eligible insured property for which that rate may be applicable, and, the full rate		
12		established for policies providing coverage against indirect losses, and the full		
13		<u>rate</u> for properties to which the<u>that</u> are not eligible for the eighty percent or ninety		
14		percent coinsurance rate is not applicable, must be applied to the amount of		
15		insurance provided in each policy and the result of the application of the rate to		
16		the amount of insurance setsto determine the tentative assessment to be made-		
17		against the<u>each</u> policy.		
18		b. The total of all tentative assessments must then be ascertained is the sum of the		
19		amounts calculated under subdivision a.		
20		c. The percentage of the assessment necessary to restoreneeded to increase the		
21		reserve <u>fund</u> balance to t he sum of twelve million dollars must t hen be		
22		computedcalculated and collected on each policy; provided, that until the reserve-		
23		balance reaches twelve million dollars, the assessment must be in an amount-		
24		determined by the commissioner but <u>. The assessments</u> may not exceed sixty		
25		percent of the rates set by the insurance services office for insured property		
26		unless the reserve<u>f</u>und balance is depleted below<u>less</u> than three million dollars.		
27		d. In case of a fractional percentage the next higher whole percent must be used in-		
28		such computation A fractional percent must be rounded up to the next whole		
29		percent.		
30	<u>4.</u>	If the fund balance is less than two million dollars due to a catastrophe, disaster, or a		
31		succession of catastrophes or disasters, the office may issue anticipation bonds or		

1 borrow from the Bank of North Dakota to provide the amount needed to increase the 2 fund balance to two million dollars upon approval from the industrial commission. 3 а. The term of the anticipation bonds or loan may not exceed twenty years. 4 The office shall levy an assessment on all policies in force under the fund to b. 5 repay the anticipation bonds or loan. 6 SECTION 10. AMENDMENT. Section 26.1-22-16 of the North Dakota Century Code is 7 amended and reenacted as follows: 8 26.1-22-16. Rejection of certainUnreasonably hazardous risks - Mitigation - Insurance 9 cancellation. 10 If the commissioner office finds that any risk is unreasonably hazardous, the 11 commissioneroffice may require the board or officerstate agency, political subdivision, or winter 12 show having control of the risk to make any improvements or changes necessary tomitigate or 13 remove the extra hazard. If the board or agency state agency, political subdivision, or winter 14 show fails to make the improvements or changes mitigate or remove the extra hazard within six 15 months after the demand by the commissionernotification from the office, the 16 commissioner office may cancel the insurance on the renewal upon thirty days' notice. NoA 17 cancellation may not be made by the commissioneroffice for property under the industrial 18 commission's custody without the approval of the industrial commission. If a dispute arises-19 between the commissioner and the board or official having control of the risk, either as to the 20 insurability thereof or as to the compliance by the board or officer with the requirements of the 21 commissioner, the dispute must be submitted to a board of arbitration as provided in section-22 26.1-22-11 and the decision of the board of arbitration is binding on both parties. If the 23 insurance on any risk is canceled as provided in this section, the board or officer in charge of 24 the risk may procure insurance from any authorized insurance company, and the premium is a 25 proper charge against the state, state industry, or political subdivision owning the property If a 26 disagreement or dispute arises under this section, the office and the state agency, political 27 subdivision, or winter show shall settle the disagreement or dispute under section 26.1-22-11. 28 SECTION 11. AMENDMENT. Section 26.1-22-17 of the North Dakota Century Code is 29 amended and reenacted as follows:

- 1 26.1-22-17. Loss - How paidLosses - Limitation. 2 All losses occasioned by the perils insured against under this chapter must be paid out 1. 3 of the fund in an amount not exceeding the amount of the insurance upon any 4 particular risk. The loss upon any building or property insured in the fund, whether 5 totally destroyed or partially damaged by reason of the perils, must be adjusted by the 6 commissioner or a dulyoffice, authorized adjuster, or adjusting company. All necessary-7 loss adjustment expenses must be included as a component part of the loss and must 8 be paid out offrom the fund. Immediately upon the happening or occasion of any such-9 loss or damage, the insured shall notify the commissioner. The notification must be in-10 the manner required by the commissioner and must provide
- <u>Immediately after an event causing loss or damage, the insured shall notify the office</u>
 <u>in a manner prescribed by the office. The notification must include</u> a description of the
 property, the amount of insurance carried, the probable amount of loss or damage,
 and the probable cause of loss or damage. The insured may not disturb the property
- 15 except as provided in the policy until the commissioneroffice or the
- 16 commissioner'soffice's agent has adjusted the loss or has given notice that the
 17 information on which the adjustment is to be made has been secured.
- 183.Allowances for loss andor damage must be paid out offrom the fund upon warrants-19drawn by the office of management and budget upon the state treasurer against the20fund after the submission of a voucher prepared by the commissioner to the office of21management and budget specifying the amount to be paid and the payee to whom the22warrants must be drawn. However, if at any time due to a catastrophe or disaster, or a
- succession of catastrophes or disasters, the reserve balance has been depleted below
 two million dollars, the commissioner may, with the approval of the industrial
- commission, issue premium anticipation certificates in an amount sufficient to bring the
 reserve balance up to two million dollars. The premium anticipation certificates must
- 27 be issued for a period of from ten to twenty years, as determined by the commissioner-
- 28 with the approval of the industrial commission, and the interest and principal must be-
- 29 paid and retired by assessments levied on all policies in force with the fund. To retire-
- 30 these premium anticipation certificates, the commissioner shall levy a special-
- 31 assessment on every policy in force with the fund; however, the total of all-

1		assessments and premiums provided for in section 26.1-22-14 may not exceed the full-	
2	rate as developed by an advisory organization at the direction of the commissioner.		
3	Any state department may invest its funds in the purchase of the premium anticipation-		
4	certificates.		
5	SECTION 12. AMENDMENT. Section 26.1-22-21 of the North Dakota Century Code is		
6	amended and reenacted as follows:		
7	26.1	-22-21. Insurance required - Excess loss reinsurance - Insurance broker of	
8	<u>record</u> .		
9	<u>1.</u>	The commissioneroffice shall procure and shall keep in force excess loss reinsurance	
10		naming the fund as the reinsured. The excess loss reinsurance must be in an amount	
11		and for a period determined by the commissioneroffice to be sufficient for the fund.	
12		The reinsurance contract must reimburse the fund for losses incurred by the fund	
13		under policies issued by the fund and arising out of each occurrence of a covered	
14		cause of loss and include at least a sixty-day cancellation notice.	
15	<u>2.</u>	The cost of the excess loss reinsurance must be paid out of the premiumassessment	
16		income of the fund and must be assessed against the policyholders that benefit from	
17		the reinsurance. Excess loss reinsurance must be written only by a company or	
18		companies authorized to do business within this state. The contract must be	
19		countersigned by a licensed North Dakota resident insurance producer. On the last-	
20		Monday in June prior to the expiration of the contract, the commissioner, with the	
21		approval of the industrial commission, shall contract for the excess loss reinsurance	
22		with the company or group of companies submitting the lowest and best bid for the	
23		period commencing on the ensuing first day of August. The commissioner, with the	
24		approval of the industrial commission, may disregard this section after the	
25		commissioner and the commission have studied the available bids for the reinsurance	
26		required by this section.	
27	<u>3.</u>	The office may contract for insurance broker of record services to assist in procuring	
28		excess loss reinsurance. The insurance broker must be licensed and authorized to do	
29		business in the state.	
30	SEC	TION 13. AMENDMENT. Section 26.1-22-22 of the North Dakota Century Code is	
31	amended and reenacted as follows:		

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2 construction. 3 The commissioner may, in the commissioner's discretion, office may waive any right of the 4 fund to recover for damage sustained by any structure as a result of fire or explosion caused by 5 a contractor, its employees or agents, in the performance of a contract for the alteration of, or 6 the construction of an addition to, a building insured inunder the fund. 7 SECTION 14. AMENDMENT. Subdivision c of subsection 1 of section 26.1-23.1-01 of the 8 North Dakota Century Code is amended and reenacted as follows: 9 C. Property insurance, including inland marine coverage, money and securities 10 coverage, and extra expense coverage. However, this subdivision does not 11 authorize government self-insurance pools to write those types of insurance 12 coverages offered by the state fire and tornado fund under the provisions of 13 chapter 26.1-22 as they existed on December 31, 1988, unless a government 14 self-insurance pool enters a contract with the commissioner office of management 15 and budget to provide services for the state fire and tornado fund under section 16 26.1-22-0326.1-22-02. 17 SECTION 15. AMENDMENT. Section 37-03-13 of the North Dakota Century Code is 18 amended and reenacted as follows: 19 37-03-13. Adjutant general to control military installations - Maintenance fund -20 Insurance. 21 1. The adjutant general of the state of North Dakota has full control of Camp Gilbert C. 22 Grafton, Ramsey County, Fraine Barracks, Burleigh County, national guard air base 23 facilities constituting a portion of Hector Airfield in Cass County, all in North Dakota 24 and such other real property, installations, and facilities that may be acquired or leased 25 by this state or the office of the adjutant general for military purposes. All moneys 26 received from the sale of timber, stone, agricultural products, or other material taken 27 from the properties and the proceeds of any leases or subleases thereof and other 28 proceeds from the sale of military property must be paid into the state treasury, and 29 kept as a separate fund and are hereby appropriated for the improvement of the 30 properties for military uses and must be paid out upon proper vouchers approved by 31 the adjutant general in accordance with the act of Congress granting the lands, Page No. 14 25.0246.02000

26.1-22-22. Commissioner may waive Waiver of subrogation rights during

1	installations, or facilities to the state of North Dakota or as otherwise authorized by
2	law.

2. The adjutant general, after consultation with the insurance commissioneroffice of
 management and budget, shall insure in full or in part with the state fire and tornado
 fund in accordance with chapter 26.1-22 suchthe buildings, installations, and facilities
 or their contents or portions thereof as the adjutant general determines to be in the
 best interests of the state. The adjutant general may not insure buildings or property
 that are subject to replacement by the United States.

9 SECTION 16. REPEAL. Sections 26.1-22-03, 26.1-22-05, 26.1-22-06, 26.1-22-06.1,

10 26.1-22-08, 26.1-22-10.1, 26.1-22-13, 26.1-22-15, 26.1-22-18, 26.1-22-19, and 26.1-22-21.1 of

11 the North Dakota Century Code are repealed.