Sixty-ninth Legislative Assembly of North Dakota

HOUSE BILL NO. 1127

Introduced by

Industry, Business and Labor Committee

(At the request of the Department of Financial Institutions)

- 1 A BILL for an Act to create and enact chapter 13-01.2 of the North Dakota Century Code,
- 2 relating to the financial institution data security program; and to amend and reenact sections
- 3 6-01-04.1 and 6-01-04.2, subsection 7 of section 6-03-02, sections 13-04.1-01.1, 13-04.1-11.1,

4 13-05-07.1, 13-08-10, 13-08-11.1, and 13-09.1-14, subsection 3 of section 13-09.1-17, sections

- 5 13-09.1-38 and 13-10-05, subsection 1 of section 13-11-10, section 13-12-19, subsections 6,
- 6 21, and 22 of section 13-13-01, and sections 13-13-04 and 13-13-18 of the North Dakota
- 7 Century Code, relating to the department of financial institutions, financial institutions, response
- 8 to department requests, renewal of licenses, orders to cease and desist, issuance of licenses,
- 9 revocation of licenses, and exemptions from licenses.

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

- 11 SECTION 1. AMENDMENT. Section 6-01-04.1 of the North Dakota Century Code is
- 12 amended and reenacted as follows:

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6-01-04.1. Removal of officers, directors, and employees of financial corporations or institutions.

- The department of financial institutions or the board may issue, upon any current or
 former officer, director, or employee of a financial corporation, financial institution, or
 credit union subject to its jurisdiction and upon a financial corporation, financial
 institution, or credit union involved, an order stating:
- a. That the current or former officer, director, or employee is engaging, or has
 engaged, in any of the following conduct:
- 21 (1) Violating any law, regulation, board order, or written agreement with the22 board.
 - (2) Engaging or participating in any unsafe or unsound practice.

1		(3) Performing any act of commission or omission or practice which is a breach
2		of trust or a breach of fiduciary duty.
3		b. The term of the suspension or removal from employment and participation within
4		the conduct of the affairs of a financial corporation, financial institution, credit
5		union, or any other entity licensed by the department of financial institutions.
6	2.	The order must contain a notice of opportunity for hearing pursuant to chapter 28-32.
7		The date for the hearing must be set not less than thirty days after the date the
8		complaint is served upon the current or former officer, director, or employee of a
9		financial corporation, financial institution, credit union, or any other entity licensed by
10		the department of financial institutions. The current or former officer, director, or
11		employee may waive the thirty-day notice requirement.
12	3.	If no hearing is requested within twenty days of the date the order is served upon the
13		current or former officer, director, or employee, the order is final. If a hearing is held
14		and the board finds that the record so warrants, it may enter a final order. The final
15		order suspending or removing the current or former officer, director, or employee is
16		final. The current or former officer or employee may request a termination of the final-
17		order after a period of no less than three years.
18	4.	A contested or default suspension or removal order is effective immediately upon
19		issuance on the current or former officer, director, or employee and upon a financial
20		corporation, financial institution, or credit union. A consent order is effective as agreed.
21	5.	Any current or former officer, director, or employee suspended or removed from any
22		position pursuant to this section is not eligible, while under suspension or removal, to
23		be employed or otherwise participate in the affairs of any financial corporation,
24		financial institution, or credit union or any other entity licensed by the department of
25		financial institutions until the suspension or removal is terminated by the department of
26		financial institutions or board.
27	6.	When any current or former officer, director, employee, or other person participating in
28		the conduct of the affairs of a financial corporation, financial institution, or credit union
29		is charged with a felony in state or federal court, involving dishonesty or breach of
30		trust, the commissioner may immediately suspend the person from office or prohibit
31		the person from any further participation in a financial corporation's, financial

1		institution's, or credit union's affairs. The order is effective immediately upon issuance
2		of the order on a financial corporation, financial institution, or credit union and the
3		person charged, and remains in effect until the criminal charge is finally disposed of or
4		until modified by the board. If a judgment of conviction, a federal pretrial diversion,
5		conviction or agreement to plea to lesser charges, or similar state order or judgment is
6		entered, the board or commissioner may order that the suspension or prohibition be
7		made permanent. A finding of not guilty or other disposition of the charge does not
8		preclude the commissioner or the board from pursuing administrative or civil remedies.
9	<u>7.</u>	The commissioner or board may issue upon a current or former officer, director,
10		employee, or other person participating in the conduct of the affairs of a financial
11		corporation, financial institution, or credit union an order permanently suspending and
12		prohibiting the person from participation in a financial corporation's, financial
13		institution's, or credit union's affairs if convicted of any charge involving dishonesty or
14		breach of trust in state or federal court. The suspension or removal order is effective
15		immediately upon issuance on the current or former officer, director, or employee and
16		upon a financial corporation, financial institution, or credit union.
17	SEG	CTION 2. AMENDMENT. Section 6-01-04.2 of the North Dakota Century Code is
18	amende	ed and reenacted as follows:
19	6-0	1-04.2. Cease and desist orders.
20	1.	The department of financial institutions or the board may issue and serve upon a
21		financial corporation, financial institution, or credit union subject to its jurisdiction a
22		complaint stating the factual basis for the department's or board's belief that the
23		financial corporation, financial institution, or credit union is engaging in any of the
24		following conduct:
25		a. An unsafe or unsound practice.
26		b. A violation in the past or on a continuing basis of any law, regulation, board order,
27		or written agreement entered into with the board or department of financial
28		institutions.
29	2.	The complaint must contain a notice of opportunity for hearing pursuant to chapter
30		28-32. The date for the hearing must be set not less than thirty days after the date the
31		complaint is served upon the financial corporation, financial institution, or credit union.

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The financial corporation, financial institution, or credit union may waive the thirty-day notice requirement.

3. If the financial corporation, financial institution, or credit union fails to respond to the
complaint within twenty days of its service, or if a hearing is held and the board
concludes that the record so warrants, the board may enter an order directing the
financial corporation, financial institution, or credit union to cease and desist from
engaging in the conduct which was the subject of the complaint and hearing and to
take corrective action.

9 4. The commissioner or the board may enter an emergency, temporary cease and desist 10 order if the commissioner or the board finds the conduct described in the complaint is 11 likely to cause insolvency, substantial dissipation of assets, earnings, or capital of the 12 financial corporation, financial institution, or credit union, or substantial prejudice to the 13 depositors, shareholders, members, or creditors of the financial corporation, financial 14 institution, or credit union. An emergency, temporary cease and desist order is 15 effective immediately upon service on the financial corporation, financial institution, or 16 credit union and remains in effect for no longer than sixty days or until the conclusion 17 of permanent cease and desist proceedings pursuant to this section, whichever is 18 sooner. An emergency, temporary cease and desist order may be issued without an 19 opportunity for hearing. A bank or credit union may request a hearing before the state 20 banking board or state credit union board within ten days of the order to review the 21 factual basis used to issue the emergency, temporary cease and desist order. The 22 decision made by the board during this hearing will be final. If a hearing is not 23 requested, the initial decision of the commissioner or board will be final.

SECTION 3. AMENDMENT. Subsection 7 of section 6-03-02 of the North Dakota Century
 Code is amended and reenacted as follows:

26 7. Exercise, as determined by the board <u>or commissioner</u> by order or rule, all the
27 incidental powers as are necessary to carry on the business of banking, including
28 discounting and negotiating promissory notes, bills of exchange, drafts, and other
29 evidences of debt; receiving deposits; buying and selling exchange, coin, and bullion;
30 loaning money upon real or personal security, or both; soliciting and receiving deposits
31 in the nature of custodial accounts for the purpose of health savings or similar health

1 care cost funding accounts, retirement fund contracts, or pension programs, and such 2 custodial accounts are exempt from chapter 6-05; and providing services to its 3 customers involving electronic transfer of funds to the same extent that other financial 4 institutions chartered and regulated by an agency of the federal government are 5 permitted to provide those services within this state. A bank that provides electronic 6 funds transfer equipment and service to its customers, at premises separate from its 7 main banking house or duly authorized facility approved by the state banking board, 8 must make the equipment and service available for use by customers of any other 9 bank upon the request of the other bank to share its use and the agreement of the 10 other bank to share pro rata all costs incurred in connection with its installation and 11 operation, and the electronic operations are not deemed to be the establishment of a 12 branch, nor of a separate facility. The electronic operations at premises separate from 13 its banking house or duly authorized facility must be considered a customer electronic 14 funds transfer center and may be established subject to rules that the state banking 15 board adopts.

SECTION 4. Chapter 13-01.2 of the North Dakota Century Code is created and enacted asfollows:

- 18 <u>13-01.2-01. Definitions.</u>
- 19 For purposes of this chapter, the following definitions shall apply:
- 20 <u>1.</u> <u>"Authorized user" means any employee, contractor, agent, or other person who:</u>
 - a. Participates in a financial corporation's business operations; and
- b. Is authorized to access and use any of the financial corporation's information
 systems and data.
- 24 <u>2.</u> <u>"Commissioner" means the commissioner of the department of financial institutions.</u>
- 25 <u>3.</u> <u>"Consumer":</u>

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- 26a.Means an individual, or that individual's legal representative, who applies for or27has obtained a financial product or service from a financial corporation which is to28be used primarily for personal, family, or household purposes. A consumer
- 29 <u>includes an individual who:</u>
- 30(1)Applies to a financial corporation for credit for personal, family, or household31purposes, regardless of whether the credit is extended.

1			<u>(2)</u>	Provides nonpublic personal information to a financial corporation to obtain
2				a determination about whether the applicant may qualify for a loan to be
3				used primarily for personal, family, or household purposes, regardless of
4				whether the loan is extended.
5			<u>(3)</u>	Provides nonpublic personal information to a financial corporation in
6				connection with obtaining or seeking to obtain financial, investment, or
7				economic advisory services, regardless of whether the financial corporation
8				establishes a continuing advisory relationship.
9			<u>(4)</u>	Has a loan for personal, family, or household purposes in which the financial
10				corporation has ownership or servicing rights, even if the financial
11				corporation or one or more other corporations that hold ownership or
12				servicing rights in conjunction with the financial corporation hires an agent to
13				collect on the loan.
14		<u>b.</u>	Doe	es not include an individual who:
15			<u>(1)</u>	Uses a different financial corporation or financial institution to act solely as
16				an agent for, or provide processing or other services to, the individual
17				financial corporation or financial institution.
18			<u>(2)</u>	Designates a financial corporation solely for the purposes to act as trustee
19				for a trust.
20			<u>(3)</u>	Is a beneficiary of a trust for which the financial corporation is a trustee.
21			<u>(4)</u>	Is a participant or a beneficiary of an employee benefit plan that the financial
22				corporation sponsors or for which the financial corporation acts as a trustee
23				or fiduciary.
24	<u>4.</u>	<u>"Cc</u>	ontinu	ing relationship":
25		<u>a.</u>	Mea	ans a situation in which a consumer:
26			(1)	Has a credit or investment account with a financial corporation;
27			<u>(2)</u>	Obtains a loan from a financial corporation;
28			<u>(3)</u>	Purchases an insurance product from a financial corporation;
29			<u>(4)</u>	Holds an investment product through a financial corporation, including when
30				a financial corporation acts as a custodian for securities or for assets in an
31				individual retirement arrangement;

1	<u>(5)</u>	Enters into an agreement or understanding with a financial corporation in
2		which the financial corporation undertakes to arrange or broker a home
3		mortgage loan, or credit to purchase a vehicle, for the consumer;
4	<u>(6)</u>	Enters into a lease of personal property on a nonoperating basis with a
5		financial corporation;
6	<u>(7)</u>	Obtains financial, investment, or economic advisory services from a
7		financial corporation for a fee;
8	<u>(8)</u>	Becomes a financial corporation's client for the purpose of obtaining tax
9		preparation or credit counseling services from the financial corporation;
10	<u>(9)</u>	Obtains career counseling while:
11		(a) Seeking employment with a financial corporation or the finance,
12		accounting, or audit department of any company; or
13		(b) Employed by a financial corporation or department of any company;
14	<u>(10)</u>	Is obligated on an account that a financial corporation purchases from
15		another financial corporation, regardless of whether the account is in default
16		when purchased, unless the financial corporation does not locate the
17		consumer or attempt to collect any amount from the consumer on the
18		account;
19	<u>(11)</u>	Obtains real estate settlement services from a financial corporation; or
20	<u>(12)</u>	Has a loan for which a financial corporation owns the servicing rights.
21	<u>b.</u> Doe	es not include a situation in which:
22	<u>(1)</u>	The consumer obtains a financial product or service from a financial
23		corporation only in isolated transactions, including:
24		(a) <u>A financial corporation's automated teller machine to withdraw cash</u>
25		from an account at another financial institution;
26		(b) Purchasing a money order from a financial corporation;
27		(c) Cashing a check with a financial corporation; or
28		(d) Making a wire transfer through a financial corporation;
29	<u>(2)</u>	A financial corporation sells the consumer's loan and does not retain the
30		rights to service that loan;

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1		(3) <u>A financial corporation sells the consumer an airline ticket, travel insurance,</u>
2		or a traveler's check in isolated transactions;
3		(4) The consumer obtains one-time personal or real property appraisal services
4		from a financial corporation; or
5		(5) The consumer purchases checks for a personal checking account from a
6		financial corporation.
7	<u>5.</u>	"Customer" means a consumer who has a customer relationship with a financial
8		corporation.
9	<u>6.</u>	"Customer information" means any record containing nonpublic personal information
10		about a customer of a financial corporation, whether in paper, electronic, or other form,
11		which is handled or maintained by or on behalf of the financial corporation or the
12		financial corporation's affiliates.
13	<u>7.</u>	"Customer relationship" means a continuing relationship between a consumer and a
14		financial corporation under which the financial corporation provides one or more
15		financial products or services to the consumer that are used primarily for personal,
16		family, or household purposes.
17	<u>8.</u>	"Encryption" means the transformation of data into a form that results in a low
18		probability of assigning meaning without the use of a protective process or key,
19		consistent with current cryptographic standards and accompanied by appropriate
20		safeguards for cryptographic key material.
21	<u>9.</u>	"Financial corporation" means all entities regulated by the department of financial
22		institutions, excluding financial institutions and credit unions.
23	<u>10.</u>	"Financial institution" means any bank, industrial loan company, or savings and loan
24		association organized under the laws of this state or of the United States.
25	<u>11.</u>	<u>"Financial product or service" means any product or service that a financial holding</u>
26		company could offer by engaging in a financial activity under the federal Bank Holding
27		Company Act of 1956 [12 U.S.C. 1843 section 4(k)]. The term includes a financial
28		corporation's evaluation or brokerage of information that a financial corporation
29		collects in connection with a request or an application from a consumer for a financial
30		product or service.

1	<u>12.</u>	<u>"In</u> f	format	tion security program" means the administrative, technical, or physical
2		<u>saf</u>	eguar	ds a financial corporation uses to access, collect, distribute, process, protect,
3		<u>sto</u>	re, us	e, transmit, dispose of, or otherwise handle customer information.
4	<u>13.</u>	<u>"In</u>	format	tion system" means a discrete set of electronic information resources
5		org	anize	d for the collection, processing, maintenance, use, sharing, dissemination, or
6		<u>dis</u>	positio	on of electronic information, as well as any specialized system, including
7		ind	ustrial	process controls systems, telephone switching and private branch exchange
8		<u>sys</u>	stems,	and environmental controls systems that contain customer information or
9		<u>tha</u>	<u>t is co</u>	nnected to a system that contains customer information.
10	<u>14.</u>	<u>"M</u> ı	ultifac	tor authentication" means authentication through verification of at least two of
11		<u>the</u>	follov	ving types of authentication factors:
12		<u>a.</u>	<u>Kno</u>	wledge factors, including a password;
13		<u>b.</u>	Pos	session factors, including a token; or
14		<u>c.</u>	Inhe	erence factors, including biometric characteristics.
15	<u>15.</u>	<u>"No</u>	onpub	lic personal information":
16		<u>a.</u>	Mea	ans:
17			(1)	Personally identifiable financial information; and
18			<u>(2)</u>	Any list, description, or other grouping of consumers, including publicly
19				available information pertaining to the consumers that is derived using
20				personally identifiable financial information that is not publicly available,
21				including account numbers.
22		<u>b.</u>	Doe	es not include:
23			(1)	Publicly available information, except as included on a list described in
24				paragraph 2 of subdivision a;
25			<u>(2)</u>	Any list, description, or other grouping of consumers, including publicly
26				available information pertaining to the consumers that is derived without
27				using any personally identifiable financial information that is not publicly
28				available; or
29			<u>(3)</u>	Any list of individuals' names and addresses that contains only publicly
30				available information, is not derived, in whole or in part, using personally
31				identifiable financial information that is not publicly available, and is not

1				disclosed in a manner that indicates that any individual on the list is the			
2			financial corporation's consumer.				
3	<u>16.</u>	<u>"Nc</u>	"Notification event" means the acquisition of unencrypted customer information without				
4		<u>the</u>	autho	prization of the individual to which the information pertains. Customer			
5		info	ormati	on is considered unencrypted for purposes of this subsection if the encryption			
6		<u>key</u>	was	accessed by an unauthorized person. Unauthorized acquisition is presumed			
7		<u>to i</u>	nclude	e unauthorized access to unencrypted customer information unless the			
8		<u>fina</u>	ncial	corporation has reliable evidence showing there has not been, or could not			
9		rea	sonat	bly have been, unauthorized acquisition of customer information.			
10	<u>17.</u>	<u>"Pe</u>	enetra	tion testing" means a test methodology in which assessors attempt to			
11		<u>circ</u>	umve	ent or defeat the security features of an information system by attempting to			
12		per	netrate	e databases or controls from outside or inside a financial corporation's			
13		info	ormati	on systems.			
14	<u>18.</u>	<u>"Pe</u>	ersona	ally identifiable financial information":			
15		<u>a.</u>	Mea	ans any information:			
16			<u>(1)</u>	A consumer provides to a financial corporation to obtain a financial product			
17				or service;			
18			<u>(2)</u>	About a consumer resulting from any transaction involving a financial			
19				product or service between a financial corporation and a consumer; or			
20			<u>(3)</u>	A financial corporation otherwise obtains about a consumer in connection			
21				with providing a financial product or service to that consumer.			
22		<u>b.</u>	Incl	udes:			
23			(1)	Information a consumer provides to a financial corporation on an application			
24				to obtain a loan, credit card, or other financial product or service;			
25			<u>(2)</u>	Account balance information, payment history, overdraft history, and credit			
26				or debit card purchase information;			
27			<u>(3)</u>	An individual that is or has been a financial corporation's customer or has			
28				obtained a financial product or service from the financial corporation;			
29			(4)	Any information about a financial corporation's consumer if it is disclosed in			
30				a manner that indicates the individual is or has been a financial			
31				corporation's consumer;			

1			<u>(5)</u>	Anv	information a consumer provides to a financial corporation or which a
2			\=/	-	icial corporation or a financial corporation's agent otherwise obtains in
3					ection with collecting on, or servicing, a credit account;
4			<u>(6)</u>		information a financial corporation collects through an information
5			\=/		cting device from a web server; and
6			(7)		mation from a consumer report.
7		<u>C.</u>	~~~		include:
8		<u>.</u>	<u>(1)</u>		t of names and addresses of customers of an entity that is not a
9			↓ <i>↓</i>		icial corporation; and
10			<u>(2)</u>		mation that does not identify a consumer, such as aggregate
11			↓ =≠		mation or blind data that does not contain personal identifiers such as
12					unt numbers, names, or addresses.
13	19.	<u>a.</u>	"Pu		available information":
14	<u></u>	<u></u>	<u>(1)</u>	•	ns any information that a financial corporation has a reasonable basis
15			↓ <i>↓</i>		elieve is lawfully made available to the general public from:
16				<u>(a)</u>	Federal, state, or local government records;
17				<u>(b)</u>	<u>Widely distributed media; or</u>
18				<u>(c)</u>	Disclosures to the general public which are required under federal,
19				_/	state, or local law.
20			<u>(2)</u>	Inclu	ides information:
21			→	<u>(a)</u>	In government real estate records and security interest filings; or
22				<u>(b)</u>	From widely distributed media, a telephone book, a television or radio
23				\	program, a newspaper, or a website that is available to the general
24					public on an unrestricted basis. A website is not restricted because an
25					internet service provider or a site operator requires a fee or a
26					password, provided access is available to the general public.
27		<u>b.</u>	For	purpo	ses of this subsection, a financial corporation has a reasonable basis to
28			beli	eve in	formation is lawfully made available to the general public if the financial
29					n has taken steps to determine:
30			<u>(1)</u>		information is of the type available to the general public; and
			~ ~		

1		(2) Whether an individual can direct that the information not be made available
2		to the general public and, if so, that the financial corporation's consumer has
3		not done so. A financial corporation has a reasonable basis to believe
4		mortgage information is lawfully made available to the general public if the
5		financial corporation determines the information is of the type included on
6		the public record in the jurisdiction where the mortgage is recorded. A
7		financial corporation has a reasonable basis to believe an individual's
8		telephone number is lawfully made available to the general public if the
9		financial corporation has located the telephone number in the telephone
10		book or the consumer has informed the financial corporation the telephone
11		number is not unlisted.
12	<u>20.</u>	"Qualified individual" means the individual designated by a financial institution to
13		oversee, implement, and enforce the financial institution's information security
14		program.
15	<u>21.</u>	"Security event" means an event resulting in unauthorized access to, or disruption or
16		misuse of:
17		a. An information system or information stored on an information system; or
18		b. Customer information held in physical form.
19	<u>22.</u>	"Service provider" means any person or entity that receives, maintains, processes, or
20		otherwise is permitted access to customer information through its provision of services
21		directly to a financial corporation that is subject to this chapter.
22	<u>13-</u>	01.2-02. Standards for safeguarding customer information.
23	<u>1.</u>	A financial corporation shall develop, implement, and maintain a comprehensive
24		information security program.
25	<u>2.</u>	The information security program must:
26		a. Be written in one or more readily accessible parts; and
27		b. Maintain administrative, technical, and physical safeguards that are appropriate
28		to the financial corporation's size and complexity, the nature and scope of the
29		financial corporation's activities, and the sensitivity of any customer information at
30		issue.
31	<u>3.</u>	The financial corporation shall develop a security program that:

1		<u>a.</u>	Ensures the security and confidentiality of customer information;
2		<u>b.</u>	Protects against any anticipated threats or hazards to the security or integrity of
3			such information; and
4		<u>C.</u>	Protects against unauthorized access to or use of such information that could
5			result in substantial harm or inconvenience to any customer.
6	<u>13-0</u>	1.2-0	03. Elements of a security program.
7	<u>1.</u>	<u>A fir</u>	nancial corporation's information security program must denote a designation of a
8		<u>qua</u>	lified individual responsible for overseeing and implementing the financial
9		<u>corp</u>	poration's information security program and enforcing the financial corporation's
10		<u>info</u>	rmation security program. The qualified individual may be employed by the
11		<u>fina</u>	ncial corporation, an affiliate, or a service provider.
12	<u>2.</u>	<u>lf a </u>	financial corporation designates an individual employed by an affiliate or service
13		<u>prov</u>	vider as the qualified individual, the financial corporation shall:
14		<u>a.</u>	Retain responsibility for compliance with this chapter;
15		<u>b.</u>	Designate a senior member of the financial corporation's personnel to be
16			responsible for directing and overseeing the qualified individual; and
17		<u>C.</u>	Require the service provider or affiliate to maintain an information security
18			program that protects the financial corporation in accordance with the
19			requirements of this chapter.
20	<u>3.</u>	<u>A fir</u>	nancial corporation shall base the financial corporation's information security
21		prog	gram on a risk assessment that:
22		<u>a.</u>	Identifies reasonably foreseeable internal and external risks to the security,
23			confidentiality, and integrity of customer information that could result in the
24			unauthorized disclosure, misuse, alteration, destruction or other compromise of
25			customer information;
26		<u>b.</u>	Assesses the sufficiency of any safeguards in place to control the risks in
27			subdivision a; and
28		<u>C.</u>	Includes additional periodic risk assessments that:
29			(1) Re-examine the reasonably foreseeable internal and external risks to the
30			security, confidentiality, and integrity of customer information that could

1			result in the unauthorized disclosure, misuse, alteration, destruction or other				
2			compromise of such information; and				
3			(2) Reassess the sufficiency of any safeguards in place to control these risks.				
4	<u>4.</u>	The	risk assessment must be in writing and include:				
5		<u>a.</u>	Criteria to evaluate and categorize identified security risks or threats the financial				
6			corporation faces:				
7		<u>b.</u>	Criteria for the assessment of the confidentiality, integrity, and availability of the				
8			financial corporation's information systems and customer information, including				
9			the adequacy of the existing controls in the context of the identified risks or				
10			threats the financial corporation faces; and				
11		<u>c.</u>	Requirements describing how:				
12			(1) Identified risks will be mitigated or accepted based on the risk assessment;				
13			and				
14			(2) The information security program will address the risks.				
15	<u>5.</u>	<u>A fi</u>	nancial corporation shall design and implement safeguards to control the risks the				
16		<u>fina</u>	financial corporation identifies through the risk assessment in subsection 4, which				
17		incl	nclude:				
18		<u>a.</u>	Implementing and periodically reviewing access controls, including technical and				
19			as appropriate, physical controls to:				
20			(1) Authenticate and permit access only to authorized users to protect against				
21			the unauthorized acquisition of customer information; and				
22			(2) Limit an authorized user's access to only customer information the				
23			authorized user needs to perform the authorized user's duties and functions,				
24			or in the case of a customer, to access the customer's own information.				
25		<u>b.</u>	Identifying and managing data, personnel, devices, systems, and facilities that				
26			enable the financial corporation to achieve business purposes in accordance with				
27			the business purpose's relative importance to business objectives and the				
28			financial corporation's risk strategy.				
29		<u>C.</u>	Protecting by encryption all customer information held or transmitted by the				
30			financial corporation both in transit over external networks and at rest. To the				
31			extent a financial corporation determines that encryption of customer information,				

1			either in transit over external networks or at rest, is infeasible, the financial
2			corporation may secure customer information using effective alternative
3			compensating controls reviewed and approved by the financial corporation's
4			qualified individual.
5		<u>d.</u>	Adopting secure development practices for in-house developed applications
6			utilized by the financial corporation for transmitting, accessing, or storing
7			customer information and procedures for evaluating, assessing, or testing the
8			security of externally developed applications the financial corporation utilizes to
9			transmit, access, or store customer information.
10		<u>e.</u>	Implementing multifactor authentication for any individual accessing any
11			information system, unless the financial corporation's qualified individual has
12			approved in writing the use of a reasonably equivalent or more secure access
13			control.
14		<u>f.</u>	Developing, implementing, and maintaining procedures to securely dispose of
15			customer information, in any format, no later than two years after the last date the
16			information is used in connection with providing a product or service to the
17			customer which it relates, unless:
18			(1) The information is necessary for business operations or for other legitimate
19			business purposes;
20			(2) Is otherwise required to be retained by law or regulation; or
21			(3) Where targeted disposal is not reasonably feasible due to the manner in
22			which the information is maintained.
23		<u>g.</u>	Periodically reviewing the financial corporation's data retention policy to minimize
24			unnecessary retention of data.
25		<u>h.</u>	Adopting procedures for change management.
26		<u>i.</u>	Implementing policies, procedures and controls designed to:
27			(1) Monitor and log the activity of authorized users; and
28			(2) Detect unauthorized access to, use of, or tampering with customer
29			information by authorized users.
30	<u>6.</u>	<u>a.</u>	A financial corporation shall regularly test or otherwise monitor the effectiveness
31			of the safeguards' key controls, systems, and procedures, including the controls,

1			systems, and procedures to detect actual and attempted attacks on, or intrusions						
2			into, information systems.						
3		<u>b.</u>	Information systems monitoring and testing must include continuous monitoring						
4			or periodic penetration testing, and vulnerability assessments. Without effective						
5			continuous monitoring or other systems to detect, on an ongoing basis, changes						
6			in information systems that may create vulnerabilities, a financial corporation						
7			shall conduct:						
8			(1) Annual penetration testing of the financial corporation's information systems						
9			based on relevant identified risks in accordance with the risk assessment;						
10			and						
11			(2) Vulnerability assessments, including systemic scans or information systems						
12			reviews that are reasonably designed to identify publicly known security						
13			vulnerabilities in the financial corporation's information systems based on						
14			the risk assessment, at least every six months; whenever there are material						
15			changes to the financial corporation's operations or business arrangements;						
16			and whenever there are circumstances the financial corporation knows or						
17			has reason to know may have a material impact on the financial						
18			corporation's information security program.						
19	<u>7.</u>	<u>A fi</u>	nancial corporation shall implement policies and procedures to ensure the financial						
20		<u>cor</u>	poration's personnel are able to enact the financial corporation's information						
21		<u>sec</u>	urity program by:						
22		<u>a.</u>	Providing the financial corporation's personnel with security awareness training						
23			that is updated as necessary to reflect risks identified by the risk assessment;						
24		<u>b.</u>	Utilizing qualified information security personnel employed by the financial						
25			corporation or an affiliate or service provider sufficient to manage the financial						
26			corporation's information security risks and to perform or oversee the information						
27			security program;						
28		<u>C.</u>	Providing information security personnel with security updates and training						
29			sufficient to address relevant security risks; and						
30		<u>d.</u>	Verifying that key information security personnel take steps to maintain current						
31			knowledge of changing information security threats and countermeasures.						

1	<u>8.</u>	<u>A fi</u>	nancial corporation shall oversee service providers by:					
2		<u>a.</u>	a. Taking reasonable steps to select and retain service providers capable of					
3			maintaining appropriate safeguards for customer information;					
4		<u>b.</u>	Requiring, by contract, the financial corporation's service providers implement					
5			and maintain appropriate safeguards; and					
6		<u>C.</u>	Periodically assessing the financial corporation's service providers based on the					
7			risk they present, and the continued adequacy of the service providers'					
8			safeguards.					
9	<u>9.</u>	<u>A fi</u>	nancial corporation shall evaluate and adjust the financial corporation's information					
10		<u>sec</u>	urity program by incorporating:					
11		<u>a.</u>	The results of the testing and monitoring required under subsection 5;					
12		<u>b.</u>	Any material changes to the financial corporation's operations or business					
13			arrangements;					
14		<u>C.</u>	The results of risk assessments performed under subsection 3; or					
15		<u>d.</u>	Any other circumstances that the financial corporation knows or has reason to					
16			know may have a material impact on the financial corporation's information					
17			security program.					
18	<u>10.</u>	<u>A fi</u>	nancial corporation shall establish a written incident response plan designed to					
19		pro	mptly respond to, and recover from, any security event materially affecting the					
20		<u>con</u>	fidentiality, integrity, or availability of customer information the financial corporation					
21		<u>con</u>	controls. The plan must address:					
22		<u>a.</u>	The goals of the incident response plan;					
23		<u>b.</u>	The internal processes for responding to a security event;					
24		<u>C.</u>	Clear roles, responsibilities, and levels of decisionmaking authority;					
25		<u>d.</u>	External and internal communications and information sharing;					
26		<u>e.</u>	Requirements for the remediation of any identified weaknesses in information					
27			systems and associated controls;					
28		<u>f.</u>	Documentation and reporting regarding security events and related incident					
29			response activities; and					
30		<u>g.</u>	The evaluation and revision of the incident response plan, as necessary, after a					
31			security event.					

1	<u>11.</u>	<u>A fir</u>	A financial corporation shall require the financial corporation's qualified individual to							
2		repo	ort in	writing, at least annually, to the financial corporation's board of directors or						
3		equ	quivalent governing body. If no board of directors or equivalent governing body							
4		<u>exis</u>	ts, th	e report shall be timely presented to a senior officer responsible for the						
5		<u>fina</u>	ncial	corporation's information security program. The report must include:						
6		<u>a.</u>	<u>The</u>	overall status of the information security program, and the financial						
7			<u>cor</u> p	poration's compliance with this chapter and associated rules; and						
8		<u>b.</u>	<u>Mat</u>	Material matters related to the information security program, addressing issues						
9			inclu	uding risk assessment, risk management and control decisions, service						
10			<u>pro</u> \	vider arrangements, results of testing, security events or violations and						
11			management's responses thereto, and recommendations for changes in the							
12			info	rmation security program.						
13	<u>12.</u>	<u>a.</u>	<u>A fir</u>	nancial corporation shall notify the commissioner about notification events.						
14		<u>b.</u>	<u>Afte</u>	r discovery of a notification event described in subdivision c, if the notification						
15			<u>eve</u>	nt involves the information of at least five hundred consumers, the financial						
16			<u>cor</u> p	poration shall notify the commissioner as soon as possible, and no later than						
17			<u>forty</u>	r-five days after the event is discovered. The notice must be made in a format						
18			<u>spe</u>	cified by the commissioner and include:						
19			(1)	The name and contact information of the reporting financial corporation;						
20			<u>(2)</u>	A description of the types of information involved in the notification event;						
21			<u>(3)</u>	The date or date range of the notification event, if the information is possible						
22				to determine;						
23			(4)	The number of consumers affected or potentially affected by the notification						
24				event;						
25			<u>(5)</u>	A general description of the notification event; and						
26			<u>(6)</u>	A statement whether any law enforcement official has provided the financial						
27				corporation with a written determination that notifying the public of the						
28				breach would impede a criminal investigation or cause damage to national						
29				security, and a means for the commissioner to contact the law enforcement						
30				official. A law enforcement official may request an initial delay of up to						
31				forty-five days following the date when notice was provided to the						

1			commissioner. The delay may be extended for an additional period of up to					
2		sixty days if the law enforcement official seeks an extension in writing.						
3		<u>C.</u>	A notification event must be treated as discovered on the first day when the event					
4			is known to the financial corporation. A financial corporation is deemed to have					
5		knowledge of a notification event if the event is known to any employee, officer,						
6			or other agent of the financial corporation, other than the person committing the					
7			breach.					
8	<u>13.</u>	<u>A fir</u>	nancial corporation shall establish a written plan addressing business continuity					
9		and	disaster recovery.					
10	<u>13-0</u>	01.2-0	04. Exemptions.					
11	1 Subsection 4, subdivision b of subsection 6, and subsections 10 and 11 of section							
12	2 <u>13-01.2-03 do not apply to financial institutions that maintain customer information concerning</u>							
13	<u>fewer th</u>	<u>an fiv</u>	e thousand consumers.					
14	SECTION 5. AMENDMENT. Section 13-04.1-01.1 of the North Dakota Century Code is							
15	5 amended and reenacted as follows:							
16	13-0	04.1-0	01.1. Definitions.					
17	As used in this chapter, unless the context or subject matter otherwise requires:							
18	1.	"Bor	rrower" means a person or entity that seeks out, or is solicited by a money broker					
19		for t	he purpose of money brokering.					
20	2.	"Coi	mmissioner" means the commissioner of financial institutions.					
21	3.	<u>"Loa</u>	an" means a contract by which one delivers a sum of money to another and the					
22		latte	er agrees to return at a future time a sum equivalent to that which the person					
23		borr	owed. This includes alternative financing products as identified by the					
24		<u>com</u>	missioner through the issuance of an order.					
25	<u>4.</u>	"Mo	ney broker" means a person or entity who, in the ordinary course of business,					
26		eng	ages in money brokering.					
27	<u>4.5.</u>	"Mo	ney brokering" means the act of arranging or providing loans or leases as a form					
28		of fi	nancing, or advertising or soliciting either in print, by letter, in person, or otherwise,					
29	the right to find lenders or provide loans or leases for persons or businesses desirous							
30		of ol	btaining funds for any purposes.					

- 5.6. "Net branch" means an office at which a licensed money broker allows a separate
 person that does not hold a valid North Dakota money brokers license to originate
 loans under the license of the money broker.
- 4 6.<u>7.</u> "Net branch arrangement" means an arrangement under which a licensed money 5 broker enters an agreement whereby its designated branch manager has the 6 appearance of ownership of the licensee by, among other things, sharing in the profits 7 or losses, establishing, leasing, or renting the branch premises, entering other 8 contractual relationships with vendors such as for telephones, utilities, and advertising, 9 having control of a corporate checkbook, or exercising control of personnel through 10 the power to hire or fire such individuals. A person may be considered to be utilizing a 11 net branch if the net branch agreement requires the branch manager to indemnify the 12 licensee for damages from any apparent, express, or implied agency representation 13 by or through the branch's actions or if the agreement requires the branch manager to 14 issue a personal check to cover operating expenses whether or not funds are 15 available from an operating account of the licensee.
- 16 7.8. "Precomputed loan" means a loan that is expressed as a sum comprising the principal
 17 and the amount of the loan finance charge computed in advance.

SECTION 6. AMENDMENT. Section 13-04.1-11.1 of the North Dakota Century Code is
 amended and reenacted as follows:

20 **13-04.1-11.1. Response to department requests.**

21 An applicant, licensee, or other person subject to the provisions of this chapter shall comply 22 with requests for information, documents, or other requests from the department of financial 23 institutions within the time specified in the request, which must be a minimum of ten days, or, if 24 no time is specified, within thirty days of the mailing of the request by the department of 25 financial institutions. If the request for information is in regard to a new application or renewal of 26 an existing application and is not received within the time specified in the request, or within-27 thirty days of the mailing of the request, the department may deny the application. 28 SECTION 7. AMENDMENT. Section 13-05-07.1 of the North Dakota Century Code is

29 amended and reenacted as follows:

1 13-05-07.1. Response to department requests.

2 An applicant, licensee, or other person subject to the provisions of this chapter shall comply 3 with requests for information, documents, or other requests from the department of financial 4 institutions within the time specified in the request, which must be a minimum of ten days, or, if 5 no time is specified, within thirty days of the mailing of the request by the department of 6 financial institutions. If the request for information is in regard to a new application or renewal of 7 an existing application and is not received within the time specified in the request, or within-8 thirty days of the mailing of the request, the department may deny the application. 9 SECTION 8. AMENDMENT. Section 13-08-10 of the North Dakota Century Code is

10 amended and reenacted as follows:

11 **13-08-10.** Regulations - Examinations.

12 The commissioner may adopt rules for the implementation and enforcement of this chapter.

13 A copy of a rule adopted by the commissioner must be mailed to each licensee at least thirty-

14 days before the date the rule takes effect. To assure compliance with this chapter, the

15 commissioner may examine the relevant business, books, and records of any licensee. The

16 licensee shall pay an examination or visitation fee, and the commissioner shall charge the

17 licensee for the actual cost of the examination or visitation at an hourly rate set by the

commissioner which is sufficient to cover all reasonable expenses associated with theexamination or visitation.

19 examination or visitation.

SECTION 9. AMENDMENT. Section 13-08-11.1 of the North Dakota Century Code is
 amended and reenacted as follows:

22 **13-08-11.1. Response to department requests.**

23 An applicant, licensee, or other person subject to the provisions of this chapter shall comply 24 with requests for information, documents, or other requests from the department of financial 25 institutions within the time specified in the request, which must be a minimum of ten days, or, if 26 no time is specified, within thirty days of the mailing of the request by the department of 27 financial institutions. If the request for information is in regard to a new application or renewal of 28 an existing application and is not received within the time specified in the request, or within-29 thirty days of the mailing of the request, the department may deny the application. 30 SECTION 10. AMENDMENT. Section 13-09.1-14 of the North Dakota Century Code is

31 amended and reenacted as follows:

1	13-0	9.1-14. Renewal of license.
2	1.	A license under this chapter must be renewed annually.
3		a. An annual nonrefundable renewal fee must be paid by December thirty-first. The
4		fee must equal five hundred dollars or one-fourth of one percent of the money
5		transmission dollar volume in North Dakota for the twelve months ending June
6		thirtieth, whichever is greater. For the transmission of virtual currency as defined
7		in section 13-09.1-44, the fee must equal five hundred dollars or one-fourth of
8		one percent of the average United States dollar equivalent market value of the
9		virtual currency transmitted in North Dakota for the twelve months ending June
10		thirtieth, whichever is greater. The fee may not exceed two thousand five hundred
11		dollars.
12		b. The renewal term must be for a period of one year and begins on January first of
13		each year after the initial license term and expires on December thirty-first of the
14		year the renewal term begins.
15	2.	A licensee shall submit a renewal report with the renewal fee, in a form and in a
16		medium prescribed by the commissioner. The renewal report must state or contain a
17		description of each material change in information submitted by the licensee in its
18		original license application which has not been reported to the commissioner.
19	3.	The commissioner for good cause may grant an extension of the renewal date.
20	4.	The commissioner may utilize the nationwide system to process license renewals
21		provided that such functionality is consistent with this section.
22	5.	A licensee may renew an expired license no later than January thirty-first subject to a
23		late fee of fifty dollars.
24	<u>6.</u>	The commissioner may deny an application to renew a license if the licensee no
25		longer meets the criteria for licensure or otherwise fails to comply with this chapter.
26	SEC	TION 11. AMENDMENT. Subsection 3 of section 13-09.1-17 of the North Dakota
27	7 Century Code is amended and reenacted as follows:	
28	3.	A notice of disapproval must contain a statement of the basis for disapproval and must
29		be sent to the licensee and the disapproved individual. A licensee may appeal a notice
30		of disapproval by requesting a hearing before the commissioner within thirtytwenty
31		days after receipt of notice of disapproval in accordance with chapter 28-32.

	1	SECTION 12	. AMENDMENT.	Section	13-09.1-38	of the North	Dakota	Century	Code is
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2 amended and reenacted as follows:

3 13-09.1-38. Orders to cease and desist.

- If the commissioner determines that a violation of this chapter or of a rule adopted or
 an order issued under this chapter by a licensee or authorized delegate is likely to
 cause immediate and irreparable harm to the licensee, its customers, or the public as
 a result of the violation, or cause insolvency or significant dissipation of assets of the
 licensee, the commissioner may issue an order requiring the licensee or authorized
 delegate to cease and desist from the violation. The order becomes effective upon
 issuance.
- The commissioner may issue an order against a licensee to cease and desist from
 providing money transmission through an authorized delegate that is the subject of a
 separate order by the commissioner.
- An order to cease and desist remains effective and enforceable pending the
 completion of an administrative proceedingmust contain a notice of opportunity for a
 hearing pursuant to chapter 28-32.
- 17 4. An order to cease and desist expires unless the commissioner commences an
- 18 administrative proceeding pursuant to chapter 28-32 within ten days after it is issued If
- 19 the company or individual subject to an order to cease and desist fails to request a
- 20 <u>hearing in writing to the commissioner within twenty days of issuance, or if a hearing is</u>
- 21 <u>held and the commissioner concludes the record so warrants, the order to cease and</u>
- 22 <u>desist becomes final</u>.
- 23 SECTION 13. AMENDMENT. Section 13-10-05 of the North Dakota Century Code is
- 24 amended and reenacted as follows:
- 25 **13-10-05. Issuance of license.**
- 26 The commissioner shall not issue a mortgage loan originator license unless the
- 27 commissioner makes at a minimum the following findings:
- 28 1. The applicant has never had a mortgage loan originator license revoked in any
- 29 governmental jurisdiction, except that a subsequent formal vacation of such revocation30 shall not be deemed a revocation.

1	2.	The applicant has not been <u>charged pending trial,</u> convicted of , or pled guilty <u>, pled to</u>								
2		lesser charges, or pled nolo contendere to, a felony in a domestic, foreign, or military								
3		court:								
4		a. During the seven-year period preceding the date of the application for licensing								
5		and registration; or								
6		b. At any time preceding such date of application, if such felony involved an act of								
7		fraud, dishonesty, or a breach of trust, or money laundering;								
8		c. Provided that any pardon of a conviction shall not be a conviction for purposes of								
9		this subsection.								
10	3.	a. The applicant has demonstrated financial responsibility, character, and general								
11		fitness such as to command the confidence of the community and to warrant a								
12		determination that the mortgage loan originator will operate honestly, fairly, and								
13		efficiently within the purposes of this chapter.								
14		b. For purposes of this subsection, a person has shown that that person is not								
15		financially responsible when that person has shown a disregard in the								
16		management of that person's own financial condition. A determination that an								
17		individual has not shown financial responsibility may include:								
18		(1) Current outstanding judgments, except judgments solely as a result of								
19		medical expenses;								
20		(2) Current outstanding tax liens or other government liens and filings;								
21		(3) Foreclosures within the past three years; and								
22		(4) A pattern of seriously delinquent accounts within the past three years.								
23	4.	The applicant has completed the prelicensing education requirement described in								
24		section 13-10-06.								
25	5.	The applicant has passed a written test that meets the test requirement described in								
26		section 13-10-07.								
27	6.	The applicant has met the net worth and surety bond requirements under section								
28		13-10-13.								
29	SEC	TION 14. AMENDMENT. Subsection 1 of section 13-11-10 of the North Dakota Century								
30	Code is	amended and reenacted as follows:								

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1	1.	If the commissioner has reason to believe that grounds for revocation of a license						
2		exist, the commissioner may send by certified mail tonotify the licensee with a notice						
3		of hearing stating the contemplated action and in general the grounds thereof and						
4		setting the time and place for a hearing thereon. Grounds for revocation of a license						
5		include:						
6		a. Any debt-settlement provider has failed to pay the annual license fee or to						
7		maintain in effect the bond required under this chapter;						
8		b. The debt-settlement provider has violated this chapter or any rule lawfully made	;					
9		by the commissioner implementing this chapter;						
10		c. Any fact or condition exists that, if it had existed at the time of the original						
11		application for a license, would have warranted the commissioner in refusing its						
12		issuance; or						
13		d. Any applicant has made any false statement or representation to the						
14		commissioner in applying for a license under this chapter.						
15	SECTION 15. AMENDMENT. Section 13-12-19 of the North Dakota Century Code is							
16	amende	d and reenacted as follows:						
17	13-1	2-19. Response to department requests.						
18	An a	applicant, licensee, or other person subject to the provisions of this chapter shall comp	ly					
19	with req	uests for information, documents, or other requests from the department of financial						
20	institutio	ons within the time specified in the request, which must be a minimum of ten days, or, it	f					
21	no time	is specified, within thirty days of the mailing of the request by the department of						
22	financial	l institutions. If the request for information is in regard to a new application or renewal o	of					
23	an existi	ing application and is not received within the time specified in the request, or within						
24	thirty da	ys of the mailing of the request, the department may deny the application.						
25	SEC	CTION 16. AMENDMENT. Subsections 6, 21, and 22 of section 13-13-01 of the North						
26	Dakota	Century Code are amended and reenacted as follows:						
27	6.	"Interim serviced prior to sale<u>mortgage</u> servicing " means the activity of collecting a						
28		limited number of contractual mortgage payments immediately after origination on						
29		loans held for sale but prior to the loans being sold into the secondary market.						
30	21.	"Service or servicing a loan" means on behalf of the lender or investor of a residentia	╟					
31		mortgage loan:						

1 Collecting or receiving payments on existing obligations due and owing to the a. 2 lender or investor, including payments of principal, interest, escrow amounts, and 3 other amounts due; 4 b. Collecting fees due to the servicer; 5 Working with the borrower and the licensed lender or servicer to collect data and C. 6 make decisions necessary to modify certain terms of those obligations either 7 temporarily or permanently; 8 d. Otherwise finalizing collection through the foreclosure process; or 9 e. Servicing a reverse mortgage loan. 10 22. "Servicer" means the entity performing the routine administration of residential 11 mortgage loans on behalf of the owner or owners of the related mortgages under the 12 terms of a servicing contract. 13 SECTION 17. AMENDMENT. Section 13-13-04 of the North Dakota Century Code is 14 amended and reenacted as follows: 15 13-13-04. Entities exempted from licensing requirements. 16 This chapter does not apply to: 17 1. Banks; 18 2. Credit unions; 19 3. Savings and loan associations; 20 4. State or federal housing finance agencies; 21 5. Institutions chartered by the farm credit administration; or 22 6. Not-for-profit mortgage servicers; or 23 <u>7.</u> Entities solely performing interim mortgage servicing. 24 SECTION 18. AMENDMENT. Section 13-13-18 of the North Dakota Century Code is 25 amended and reenacted as follows: 26 13-13-18. Response to department requests. 27 An applicant, licensee, or other person subject to the provisions of this chapter shall comply 28 with requests for information, documents, or other requests from the department of financial 29 institutions within the time specified in the request, which must be a minimum of ten days, or, if 30 no time is specified, within thirty days of the mailing of the request by the department of 31 financial institutions. If the request for information is in regard to a new application or renewal of

- 1 an existing application and is not received within the time specified in the request, or within-
- 2 thirty days of the mailing of the request, the department may deny the application.