NORTH DAKOTA
LEGISLATIVE
DRAFTING
MANUAL
2023

Legislative Council
State Capitol
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Bismarck, ND 58505

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Bills and resolutions may be introduced by a legislator, a standing committee, or the Legislative Management. Senate and House Rules 401(1) provide in part:

Any bill or resolution that conforms to statutory requirements and these rules, within the number and time prescribed, may be introduced by any member, standing committee, or the Legislative Management, by filing the bill or resolution with the Secretary of the Senate [Chief Clerk of the House], who shall number consecutively each bill or resolution.

Joint Rule 208 provides:

Each executive agency and the Supreme Court shall file with the Legislative Council those bills, other than bills making appropriations, they wish to have introduced no later than the close of business on the day after the adjournment of the organizational session. Each filed bill is deemed introduced by the standing committee of the House or Senate with general jurisdiction over the subject matter of the bill; but if the filing entity receives the approval of a legislator to sponsor the bill, that bill is to be introduced by the legislator rather than by the standing committee. A bill sponsored by a legislator may not have more sponsors than the number allowed under Senate and House Rules 401. The director of the budget, Supreme Court, and Legislative Council shall deliver to the Legislative Council bill drafts making appropriations to implement the budget recommended by the Governor no later than the close of business on the seventh day after the adjournment of the organizational session, as required by North Dakota Century Code Section 54-44.1-07; however, those bill drafts are not deemed to be introduced but must be provided to the appropriations committees and printed in the journals of the Senate and the House of Representatives. The Legislative Council shall number and deliver bills introduced under this rule to the appropriate house for recording. Each bill introduced under this rule must be identified by noting the name of the agency or the court under the name of the sponsoring committee or legislator. The identification of a bill introduced by a standing committee may include the names of not more than five entities authorized to file bills under this rule.

For 2023 legislation, the deadline for agency bill filing with the Legislative Council is 5:00 p.m., Thursday, December 8, 2022. Under North Dakota Century Code Section 54-44.1-07, the deadline for appropriation bills implementing the Governor’s budget is 5:00 p.m., Wednesday, December 14, 2022.

The original of each bill or resolution filed with the Secretary or Chief Clerk must be prepared in the form prescribed by the Legislative Council. (Senate and House Rules 404(5))

The Legislative Council approves the form and style of bills and resolutions pursuant to Senate and House Rules 405, which provide:

1. When a bill or resolution, with the requisite number of copies, is filed with the Secretary [Chief Clerk] without a notation attached to the covered copy stating that the bill or resolution was approved as to form and style by the Legislative Council, the Secretary [Chief Clerk] immediately shall cause that bill or resolution to be delivered to the Legislative Council with a written request that the bill or resolution be examined and receive a notation approving its form and style.

2. When the Legislative Council receives a bill or resolution from the Secretary [Chief Clerk] pursuant to this rule, it shall see that the bill or resolution is in the form and style required by law, legislative rule, and the drafting rules promulgated by the Legislative Council.
3. When the Legislative Council has ensured that the bill or resolution meets all requirements regarding form and style, the bill or resolution and all copies must be returned to the Secretary [Chief Clerk] with a notation of approval attached to the covered copy.

4. If the Legislative Council, due to the exercise of its responsibilities under this rule, is not able to deliver an approved bill or resolution to the Secretary [Chief Clerk] before expiration of the last legislative day for normal introduction, the Secretary [Chief Clerk], whenever such an approved bill or resolution is received, shall proceed to file it as if it had been received on the final legislative day for normal introduction.

This drafting manual is published to aid persons drafting bills, resolutions, and amendments. **Form and style review by the Legislative Council is not intended to detect all errors that might be made in drafting.** The drafter should heed the guidelines in this manual and not rely on form and style review by the Legislative Council to correct a defective bill draft. The Legislative Council will make some nonsubstantive corrections to bill drafts, if warranted, without notice to the drafter. **Bills or resolutions materially departing from the rules and guidelines set forth in this manual will not receive form and style approval.**

The following checklist reviews form and style requirements:

1. Do the words **Sixty-eighth Legislative Assembly of North Dakota** appear in the upper lefthand corner of the first page, and the words **Sixty-eighth Legislative Assembly** appear in the upper lefthand corner of each subsequent page?

2. Do the words **SENATE BILL NO.** or **HOUSE BILL NO.** appear at the top of the first page of the bill? An agency filing a bill for introduction as an agency bill under Joint Rule 208 may express a preference for the house of introduction but the final decision concerning house of introduction may be based upon relative workloads or other criteria.

3. Does the first page contain the words **Introduced by** followed with the name (or names) of the sponsor (or sponsors) below it? If an agency is filing the bill or resolution, is the correct title of the agency used?

4. Does the bill or resolution have a proper title? Are create sections referred to first, amend sections second, repeal sections third, and special clauses last? Does each group have a "relating to" clause?

5. Does the bill have the proper enacting clause or the resolution have the proper resolving clause?

6. Have the sections of the Century Code been listed properly in the title and have they been arranged in numerical order by Century Code section number in the body of the bill?

7. If the bill creates a new numbered section or chapter of the Century Code, has the Code Revisor of the Legislative Council approved the numbering?

8. If the bill renumbers an existing subsection because of deletion of a subsection from current law or insertion of a numbered subsection between existing subsections, have all cross-references to the renumbered subsection been corrected? If the bill repeals a section, have all cross-references to the repealed section been removed?

9. If the bill contains amendments or new sections to the Century Code, has all new material been properly underscored, has all material to be deleted been overstruck by dashes, and has it been typed from and **proofread against the Century Code**?

10. Is all overstruck material being replaced with new material situated before the underscored material?

11. Have all words been written out? Do not use abbreviations or acronyms.
12. Have all references to "and/or" been removed?
13. Do all created sections contain a caption?

If there are any questions concerning the drafting of bills, resolutions, and amendments, please contact:

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PART 1 - PRELIMINARY CONSIDERATIONS

Before drafting a bill based on an idea for a statutory change, the drafter must determine if a similar, identical, or conflicting law already exists. This law may be in the form of federal or state constitutional or statutory provisions. This summary will not attempt to cover all constitutional or statutory requirements relevant to the drafting of legislative documents, as that would require entire courses on constitutional law and legal research and writing. It is important, however, for a drafter to be thoroughly familiar with constitutional and statutory limitations on legislation.

UNITED STATES CONSTITUTION

Perhaps the most important limitation on state legislatures found in the United States Constitution is found in Article 6, which contains the following language:

This Constitution, and the laws of the United States which shall be made in pursuance thereof, and all treaties made or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any state to the contrary notwithstanding.

This provision is known as the Supremacy Clause.

Section 8 of Article 1 lists those powers reserved to Congress. There is an implied limitation on the power of the states to enact laws in those areas reserved to the federal government. Included in this list are such items as the regulation of interstate commerce, bankruptcy, and immigration.

Article 4 requires that each state give full faith and credit to the laws and judicial proceedings of other states. In addition, this article requires that citizens of each state have all privileges and immunities of citizens of other states. This article also provides for extradition proceedings between states upon the demand of a state's Governor and guarantees to every state a republican form of government.

The United States Constitution contains a number of express limitations on state sovereignty. Article 1, Section 10, declares that no state shall:

1. Enter into any treaty, alliance, or confederation.
2. Grant letters of marque and reprisal.
3. Coin money.
4. Emit bills of credit.
5. Make anything but gold and silver coin a tender in payment of debts.
6. Pass any bill of attainder, ex post facto law, or law impairing the obligation of contracts.
7. Grant any title of nobility.
8. Without consent of Congress, lay any imposts or duties on imports or exports, except what may be absolutely necessary for executing its inspection laws.
9. Without consent of Congress, lay any duty of tonnage, keep troops, or ships of war in time of peace, enter into any agreement or compact with another state or with a foreign power, or engage in war.

Article 1, Section 4, limits state control of elections for United States senators and representatives by requiring that state legislation be subject to such regulations as Congress may pass. Article 6 places additional limitations on the ability of states to determine qualifications of senators and representatives in Congress by providing that no
religious test shall ever be required as a qualification to any office or public trust under the United States.

A number of fundamental restrictions on legislative powers are established by the amendments to the Constitution: The Legislative Assembly may not prohibit religious freedom; establish religion; restrict freedom of speech or of the press; deprive persons of equal protection of the law or the right to life, liberty, or property without due process; deprive persons of the right of peaceable assembly, to bear arms, and to petition the government for redress of grievances; infringe on the right to vote based on race or sex; require, in time of peace, that a soldier be quartered in any house without the owner’s consent; make persons subject to unreasonable searches and seizures; in criminal actions, deny the defendant the right to a speedy trial by an impartial jury of peers, allow the defendant to know the charges, be confronted by witnesses and be supported by witnesses, or have assistance of counsel or be compelled to be a witness against oneself; impose excessive bail or inflict cruel and unusual punishment; deny, in suits at common law where the amount in controversy exceeds $20, the right of trial by jury; or subject a person to double jeopardy.

The United States Constitution is an instrument of grants, while the Constitution of North Dakota is one of limitations. The 10th Amendment to the United States Constitution provides that all powers not delegated to the United States nor prohibited to the states are reserved to the states.

CONSTITUTION OF NORTH DAKOTA

The Constitution of North Dakota has numerous provisions important to the bill drafter and thorough knowledge of those provisions is a prerequisite to effective drafting. The constitution consists of: Article I - Declaration of Rights, Article II - Elective Franchise, Article III - Powers Reserved to the People, Article IV - Legislative Branch, Article V - Executive Branch, Article VI - Judicial Branch, Article VII - Political Subdivisions, Article VIII - Education, Article IX - Trust Lands, Article X - Finance and Public Debt, Article XI - General Provisions, Article XII - Corporations Other Than Municipal, Article XIII - Compact With the United States, and Article XIV - Ethics Commission.

Provisions that apply specifically to bill drafting are contained in Article IV, Section 13, of the Constitution of North Dakota. That section reads:

**Section 13.** Each house shall keep a journal of its proceedings, and a recorded vote on any question shall be taken at the request of one-sixth of those members present. No bill may become law except by a recorded vote of a majority of the members elected to each house, and the lieutenant governor is considered a member-elect of the senate when the lieutenant governor votes.

No law may be enacted except by a bill passed by both houses, and no bill may be amended on its passage through either house in a manner which changes its general subject matter. No bill may embrace more than one subject, which must be expressed in its title; but a law violating this provision is invalid only to the extent the subject is not so expressed.

Every bill must be read on two separate natural days, and the readings may be by title only unless a reading at length is demanded by one-fifth of the members present.

No bill may be amended, extended, or incorporated in any other bill by reference to its title only, except in the case of definitions and procedural provisions.

The presiding officer of each house shall sign all bills passed and resolutions adopted by the legislative assembly, and the fact of signing shall be entered at once in the journal.

Every law, except as otherwise provided in this section, enacted by the legislative assembly during its eighty natural meeting days takes effect on
August first after its filing with the secretary of state, or if filed on or after August first and before January first of the following year ninety days after its filing, or on a subsequent date if specified in the law unless, by a vote of two-thirds of the members elected to each house, the legislative assembly declares it an emergency measure and includes the declaration in the Act. Every appropriation measure for support and maintenance of state departments and institutions and every tax measure that changes tax rates enacted by the legislative assembly take effect on July first after its filing with the secretary of state or on a subsequent date if specified in the law unless, by a vote of two-thirds of the members elected to each house, the legislative assembly declares it an emergency measure and includes the declaration in the Act. An emergency measure takes effect upon its filing with the secretary of state or on a date specified in the measure. Every law enacted by a special session of the legislative assembly takes effect on a date specified in the Act.

The legislative assembly shall enact all laws necessary to carry into effect the provisions of this constitution. Except as otherwise provided in this constitution, no local or special laws may be enacted, nor may the legislative assembly indirectly enact special or local laws by the partial repeal of a general law but laws repealing local or special laws may be enacted.

Some constitutional principles relevant to the bill drafter are not specifically provided for in either the state or federal constitutions. Rather, these principles result from interpretations of language found in those constitutions. One of the most important issues for a bill drafter to keep in mind is the principle of the delegation of legislative powers. This issue is closely related to the separation of powers doctrine.

Article XI, Section 26, of the Constitution of North Dakota provides that "[t]he legislative, executive, and judicial branches are coequal branches of government". Even though our constitution does not contain a general distribution clause expressly providing for the division of governmental powers among the legislative, executive, and judicial branches of government, the creation of those branches of government operates as an apportionment of the different classes of power. As all of the branches derive their authority from the same constitution, there is an implied exclusion of each branch from the exercise of the functions of the others.

The unlawful delegation of legislative powers arises whenever a law attempts to give someone else, usually in the executive branch, the authority to make policy decisions without adequate guidelines. Legislative power cannot be delegated. The Legislative Assembly shall declare the policy of the law and shall definitely fix the legal principles that are to control the action taken. Ralston Purina Co. v. Hagemeister, 188 N.W.2d 405 (N.D. 1971); MDU v. Johanneson, 153 N.W.2d 414 (N.D. 1967). A statute that incorporates by reference standards from another source (such as federal law or a professional code) will be regarded as incorporating the standards that existed before the statutory reference, because interpreting it to incorporate future changes would constitute an unconstitutional delegation of legislative authority to the body responsible for those standards. McCabe v. Workers Compensation Bureau, 567 N.W.2d 201 (N.D. 1997). An exception exists under Article X, Section 3, of the Constitution of North Dakota to allow adoption of future amendments to federal income tax laws by reference.

NORTH DAKOTA CENTURY CODE
Drafting and Interpretation
Century Code Chapters 1-01 and 1-02 contain provisions that apply to the drafting and interpretation of bills.

Chapter 1-01 has general provisions and many definitions that apply to the entire Century Code. Examples of words defined include children, coal, executor, gender, month, person,
population, property, rule, several, week, will, and year. If the drafter wants a definition other
than the one provided in Chapter 1-01 or in the definitions otherwise provided for in the title
or chapter, the word must be defined in the bill.

Section 1-02-10 provides that no part of the Century Code is retroactive unless expressly
so declared. However, see State v. Davenport, 536 N.W.2d 686 (N.D. 1995) holding that
intent of retroactive application may be implied.

Section 1-02-11 provides that no source note is a declaration by the Legislative Assembly
as to the purpose, scope, or effect of any section to which the source note or Code Revisor's
note relates.

Section 1-02-12 states no headnote (caption), source note, or cross-reference, whether
designating an entire title, chapter, section, subsection, or subdivision, constitutes any part
of a statute. A headnote may not be used to determine legislative intent or the legislative
history for any statute. See also State v. Thill, 468 N.W.2d 643 (N.D. 1991); Lipp v. Lipp,

Section 1-02-16 provides the repeal of an Act which repealed a former Act does not revive
the former Act.

Section 1-02-20 provides that if any portion of a statute is adjudged to be invalid, such
judgment does not affect or invalidate any other portion of that statute, but only that portion
of the law directly involved in the controversy is affected by the judgment. Therefore,
severability clauses are not necessary in North Dakota legislation. If the Supreme
Court declares a portion of a law unconstitutional, the constitutional provisions of that law
will stand, unless the provisions are so interrelated that none of the law can stand without
the unconstitutional portion.

Section 1-02-37 provides all amendments and additions to the Century Code appearing in
pocket part supplements must be cited as sections of the Century Code. Therefore, in cross-
references and other references to the Century Code it is not necessary to add the words
"as amended". This conclusion is further supported by Section 1-02-40, which states a
reference to any portion of a statute applies to all reenactments, revisions, or amendments
thereof.

Section 1-02-38 lists five items presumed in the enactment of every statute. The
presumptions are that compliance with state and federal constitutions is intended, the entire
statute is intended to be effective, a just and reasonable result is intended, a result feasible
of execution is intended, and public interest is favored over any private interest.

Section 1-02-39 provides for aids in construing ambiguous statutes. If found to be
ambiguous, a court may consider the object sought to be attained; the circumstances under
which the statute was enacted; the legislative history; the common law or former statutory
provisions, including laws upon the same or similar subjects; the consequences of a
particular construction; the administrative construction of the statute; and the preamble.

Section 1-02-42 interprets the effective date provisions of Article IV, Section 13, of the
Constitution of North Dakota. It provides that unless stated otherwise in the bill, the entire
bill takes effect at the same time. This section lists considerations that determine which bills
take effect on July first under the constitutional provision.

Restrictions on Legislation
Section 54-03-25 relates to a legislative measure or amendment affecting workers'
compensation benefits or premium rates. If Workforce Safety and Insurance determines
that the measure or amendment will have an actuarial impact on the fund, the organization
is required to submit, before the measure or amendment is acted upon, an actuarial impact statement prepared, at the expense of the organization, by the actuary employed by the organization.

Section 54-35-02.4(5)(6) provides a legislative measure or amendment to a measure affecting a public employees retirement program, public employees health insurance program, or public employees retiree health insurance program may not be introduced or considered in either house unless it is accompanied by a report from the Employee Benefits Programs Committee. A majority of the members of the committee, acting through the chairman, has sole authority to determine whether any legislative measure affects a program.

Section 54-01-05.5 requires a written report with regard to any bill introduced to authorize the sale or the exchange of state land. The report is to be prepared by the agency owning or controlling the land. This section authorizes the Commissioner of University and School Lands to provide a written assessment concerning the highest and best use of the land.

Section 54-03-28 requires a cost-benefit analysis provided by the Legislative Management be appended to a legislative measure mandating health insurance coverage of services before the measure may be referred to a committee of the Legislative Assembly.

LEGISLATIVE RULES
Each house of the Legislative Assembly determines its own rules of procedure according to Article IV, Section 12, of the Constitution of North Dakota. Several of the rules in each house relate to the drafting of bills. The rules for each Legislative Assembly are adopted at the organizational session in December preceding a session. Therefore, the 2023 rules may not be the same as in 2021, although it is a fair presumption they will be quite similar. For the most part, the rules in effect for the Legislative Assembly in 2021 have been incorporated into this manual.
PART 2 - BILLS

The drafter should pay careful attention to the general principles of legislative drafting. While there are many considerations that enter into the drafting process, a bill that is defective in structure or technical compliance will not accomplish its desired objective.

A preliminary consideration in drafting should be whether a similar bill has been previously drafted. If a previously drafted bill can be used as an example, it will greatly assist the drafter. Do not assume that a previously drafted bill is correct, or even appropriate, in present circumstances but do attempt to find an example to consider. At the end of this part there are several examples intended to illustrate the principles discussed in this part.

PARTS OF A BILL

There are five main parts to a bill: session identification, sponsor identification, title, enacting clause, and body. Each part is essential and must be complete.

Session Identification

The session identification pertains to the legislative session into which the bill is introduced. The words Sixty-eighth Legislative Assembly of North Dakota must appear on the first page of all bills introduced in the 2023 legislative session. The words Sixty-eighth Legislative Assembly must appear on each subsequent page. Review the examples in this manual for illustrations of the proper alignment of the appropriate phrase.

Sponsor Identification

The sponsor identification pertains to the legislators or legislative entities sponsoring the bill. It consists of the phrase Introduced by and the name (or names) of the sponsor (or sponsors). If the sponsor is a legislator, the sponsor's name should be preceded by either the word Representative or Senator or the plurals of these words when there is more than one sponsor.

Under Senate Rule 401 in effect during the 2021 legislative session, the number of sponsors of a Senate bill was limited to no more than six members of the Legislative Assembly. House Rule 401 in effect during the 2021 legislative session limited the number of sponsors of a House bill to no more than 12 members of the Legislative Assembly. Joint Rule 208 limits the number of agency sponsors of a bill to not more than five.

Title

The title of a bill describes the content of unnumbered, unlocated created sections of law and lists the numbered or unnumbered but located sections of the Century Code or Session Laws treated by the bill and the nature of the treatment, i.e., whether the sections are created, amended, or repealed. At the end of this part, Example 6 illustrates creation of unnumbered, unlocated sections and Example 9 illustrates creation of an unnumbered but located section. The title of a bill must also briefly express the subject of the created, amended, or repealed sections. Except for bills creating unnumbered, unlocated sections of law, the subject of a bill is expressed in the "relating to" clauses. One relating to clause should describe the subject of all created sections, one relating to clause should describe the subject of all amended sections, and one relating to clause should describe the subject of all repealed sections. Statements of legislative intent, testimony, and the use of adjectives that imply value judgments should be avoided in drafting clauses describing the contents of a bill.

When drafting a title, consideration must be given to Article IV, Section 13, of the Constitution of North Dakota. That section provides that no bill may be amended on its passage through either house so as to change its general subject matter. In addition, no bill may embrace more than one subject, which must be expressed in its title, and a bill in violation of this provision is invalid to the extent of the violation.
The title of a bill begins with the words A BILL for an Act. Items, if contained in the bill, should be listed in the title of the bill in the following order:

1. Description of the subject matter of unnumbered, unlocated provisions.
2. All new numbered or located sections, subsections, subdivisions, paragraphs, and subparagraphs being created in numerical order.
3. The sections, subsections, subdivisions, paragraphs, and subparagraphs being amended in numerical order.
4. The sections, subsections, subdivisions, paragraphs, and subparagraphs being repealed in numerical order.
5. A legislative intent statement (intent statements are discouraged - see page 91).
6. A Legislative Management or agency study suggestion or directive or a Legislative Management report.
7. A penalty.
8. An appropriation.
9. A transfer.
10. A provision for application.
11. A provision for retroactive application.
12. An effective date.
13. An expiration date.

If a bill creates, amends, or repeals provisions of the Century Code and provisions of the Session Laws, the listing of Session Laws provisions should follow the listing of Century Code provisions. The following example of a bill title contains all of these items in the proper order:

A BILL for an Act to provide for the creation of certain banking corporations; to create and enact section 6-02-03.1, a new section to chapter 6-03, a new section to chapter 6-05, and two new sections to chapter 6-06 of the North Dakota Century Code, relating to bank deposit insurance, trust company requirements, and credit union records; to amend and reenact sections 6-02-03, 6-02-07, and, if House Bill No. 1044 of the sixty-eighth legislative assembly does not become effective, 6-03-01 of the North Dakota Century Code, relating to insurance requirements and organization certificates and certificates of authority of state banking associations; to repeal section 6-01-18 of the North Dakota Century Code and section 4 of chapter 350 of the 2013 Session Laws, relating to reports of insured institutions; to provide a statement of legislative intent; to provide for a legislative management report; to provide a penalty; to provide an appropriation; to provide a continuing appropriation; to provide for a transfer; to provide for application; to provide for retroactive application; to provide an effective date; to provide an expiration date; and to declare an emergency.

One exception to the general rule governing the proper order of items in a bill title is that if a bill primarily intended to provide an appropriation includes new law or an amendment to the Century Code or Session Laws, the appropriation should be the first reference in the title.

For the purpose of bill titles, the singular includes the plural. Thus, the title for a bill containing multiple appropriation sections and multiple effective date sections will read "to provide an appropriation; and to provide an effective date."
Enacting Clause
A bill must contain an enacting clause after the title. The required enacting clause is:

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

A bill without this enacting clause violates Senate and House Rules 404(3). Century Code Section 16.1-01-09 sets out the enacting clause required for an initiated measure.

Body
Format
The body of a bill is divided into numbered sections. Normally, a separate section of the bill is used for each section of the Century Code or Session Laws to be affected.

In the body of the bill, the listing sequence differs from that in the title.
The created and amended sections must be arranged in numerical order by Century Code section number, without regard to whether the sections are created or amended. If an unnumbered section is created in a bill that also amends numbered sections, the unnumbered section should be placed among the numbered sections in the approximate logical placement of the new section in the Century Code. For example, if a bill creates an unnumbered section to Chapter 6-08 relating to the sale of banking institutions and also amends Sections 6-08-01 and 6-08-28 and the new section logically belongs between these two sections, it should be placed as the second section of the bill.

Amended sections of the Session Laws are then listed in chronological order and within chronological order in numerical order by chapter number.

Next, the repealed sections and chapters must be listed in numerical order in one repeal section (more than one repeal section may be used if repeals will have differing effective dates).

Lastly, the special clauses—appropriation clause, transfer clause, application clause, retroactive application clause, effective date clause, expiration date clause, and emergency clause—are placed in the same order as in the title, following the substantive provisions of the bill. The following example of the body of a bill contains all of these items in the proper order:

SECTION 1. A new section to chapter 1-01 of the North Dakota Century Code is created and enacted as follows:

SECTION 2. AMENDMENT. Section 2-04-02 of the North Dakota Century Code is amended and reenacted as follows:

SECTION 3. A new subsection to section 3-05-01 of the North Dakota Century Code is created and enacted as follows:

SECTION 4. AMENDMENT. Subsection 2 of section 4.1-04-01 of the North Dakota Century Code is amended and reenacted as follows:

SECTION 5. REPEAL. Section 5-03-05 of the North Dakota Century Code is repealed.

SECTION 6. LEGISLATIVE MANAGEMENT STUDY - (INSERT SHORT DESCRIPTION OF STUDY TOPIC). During the 2023-24 interim, the legislative management shall consider studying (insert description of study topic). The study must include (list items the study must include). The legislative management shall report its findings and recommendations, together with any legislation necessary to implement the recommendations, to the sixty-ninth legislative assembly.

SECTION 7. APPROPRIATION. There is appropriated out of any moneys in the general fund in the state treasury, not otherwise appropriated, the sum of $ (insert amount in numerals), or so much of the sum as may be necessary, to (insert
name of agency) for the purpose of (insert purpose), for the biennium beginning July 1, 2023, and ending June 30, 2025.

SECTION 8. APPROPRIATION - TRANSFER. There is appropriated out of any moneys in the general fund in the state treasury, not otherwise appropriated, the sum of $(insert amount in numerals), or so much of the sum as may be necessary, which the (insert name of agency) shall transfer to the (insert name of fund) during the biennium beginning July 1, 2023, and ending June 30, 2025.

SECTION 9. APPLICATION. Section 4 of this Act applies to contracts entered after July 31, 2023.

SECTION 10. RETROACTIVE APPLICATION. Section 2 of this Act applies retroactively to claims arising after July 31, 2021.

SECTION 11. EFFECTIVE DATE. Section 1 of this Act becomes effective on May 15, 2023.

SECTION 12. EXPIRATION DATE. Section 3 of this Act is effective through December 31, 2023, and after that date is ineffective.

SECTION 13. EMERGENCY. Section 1 of this Act is declared to be an emergency measure.

An exception to this rule for placement of special clauses exists when the primary purpose of the bill is to provide an appropriation. When substantive provisions are added to a bill that primarily serves to provide an appropriation, the appropriation section remains the first section of the bill.

Use of Overstrike and Underscore
In amending the Century Code or Session Laws, extreme care should be taken that each amended section conforms exactly to the existing law, including punctuation. Any material contained in a section of the Century Code or Session Laws which is to be deleted by an amendment to that section must be shown in the bill, and must be indicated by being overstruck by a line. All new material inserted in an existing section must be underscored. New material (indicated by underscores) replacing old material (indicated by overstrikes) should follow the old material being replaced. Whenever possible, existing language should be retained. Punctuation within a Century Code or Session Laws section may not be changed unless handled as an amendment. If a word is to be changed from singular to plural or vice versa, all of the old word must be overstruck and all of the new word must be underscored.

All new law must be underscored whether amendments are included or a bill contains only new law. However, certain special clauses are not underscored, including effective date and expiration date clauses, emergency clauses, repealer clauses, Legislative Management study directives, and sections in appropriation bills which relate only to the appropriation provided.

Section Identification Number
Each section of a bill is given a section identification number, starting with SECTION 1 and numbering consecutively thereafter.

AMENDING, CREATING, PENALTY, AND REPEALER CLAUSES
Amending Clause
The purpose of the amending clause is to point out where the current and official version of the law to be amended is located. The amending clause must refer to the section of law being amended. If the law to be amended is not codified, the amending clause should refer to the proper section, chapter, and year of the Session Laws. In rare cases it is necessary to amend a bill already passed during the same Legislative Assembly. In such cases the amending clause must refer to the bill as approved. It may be necessary to amend an initiated measure that has
been passed but not codified. In such cases the amending clause must refer to the initiated measure as adopted.

The amending clause follows the section identification number. Variations in an amending clause depend upon the type of amendment.

The amending clause to amend a section of law found in the Century Code should refer to the Century Code as follows:

**SECTION 1. AMENDMENT.** Section 6-09-01 of the North Dakota Century Code is amended and reenacted as follows:

Legislation not of a general and permanent nature is normally not codified in the Century Code. Examples of typical nonpermanent sections are appropriations, bonding authorizations, building authorizations, and land sale authorizations.

The amending clause to amend a section of law not codified in the Century Code but compiled in the Session Laws should refer to the appropriate Session Laws as follows:

**SECTION 2. AMENDMENT.** Section 22 of chapter 95 of the 2021 Session Laws is amended and reenacted as follows:

The amending clause to amend a section of law amended by the Session Laws should refer to the appropriate section of the Century Code and Session Laws as follows:

**SECTION 3. AMENDMENT.** Section 40-18-15.1 of the North Dakota Century Code, as amended by section 159 of chapter 326 of the 2021 Session Laws, is amended and reenacted as follows:

The amending clause to amend a bill passed during the same Legislative Assembly should refer to the appropriate bill as follows:

**SECTION 4. AMENDMENT.** Section 6 of House Bill No. 1046, as approved by the sixty-eighth legislative assembly, is amended and reenacted as follows:

When amending a bill recently passed or to be passed, the only overstrike or underscore that should appear is that which makes the changes to provisions in the bill being amended.

The amending clause to amend a section of an initiated measure adopted but not codified is:

**SECTION 5. AMENDMENT.** Section 1 of initiated measure No. 1 as adopted at the (primary/general) election in 2022 is amended and reenacted as follows:

In some instances, the better practice may be to amend only a subsection of a section, especially if the entire section is quite long. This reduces the cost of printing bills. A good rule to use when deciding whether to repeat the whole section or to amend only a subsection is that if the whole section takes up more than one-half page in the Century Code, then amend only the relevant subsection. Never sacrifice clarity for brevity. If the subsection standing alone can be understood in the proper context, or if the description in the title will allow the subsection standing alone to be understood in the proper context, it is probably advisable to amend only the subsection. An example of an amending clause to amend a subsection is:

**SECTION 6. AMENDMENT.** Subsection 2 of section 26.1-04-05 of the North Dakota Century Code is amended and reenacted as follows:

In some cases it may be advisable to amend more than one subsection in the same Century Code section. This may occur when amending a very long section. An example of an amending clause to amend multiple subsections is:
SECTION 7. AMENDMENT. Subsections 2 and 5 of section 26.1-04-05 of the North Dakota Century Code are amended and reenacted as follows:

In very limited instances, special amending clauses are necessary due to the nature of the subject matter being considered. Contact the Legislative Council staff whenever the use of a special amending clause is being considered. Examples of two special amending clauses are:

SECTION 8. AMENDMENT. Section 26.1-36-06 of the North Dakota Century Code as created by Senate Bill No. 2078, as approved by the sixty-eighth legislative assembly, is amended and reenacted as follows:

SECTION 9. AMENDMENT. If Senate Bill No. 2078 does not become effective, section 40-15-06 of the North Dakota Century Code is amended and reenacted as follows:

The complete text, including the Century Code number and caption, of the amended section of law follows the amending clause. If only a subsection is amended, only the number and text of the subsection follow the amending clause, and the Century Code number and caption are not used. If a subdivision, paragraph, or subparagraph is to be amended, it is usually advisable to include the text of the subsection (and thus amend the subsection) so the amendment is understandable by the reader.

Always proofread amended sections carefully against the Century Code volume or the supplement in which the most recent version of the section appears.

Creating Clause
Creation of new Century Code numbers should be avoided when creating a new chapter, section, or subsection of the Century Code. Any assignment of new Century Code chapter, section, or subsection numbers must be cleared with the Code Revisor of the Legislative Council. When a proposed law of a general and permanent nature is enacted and contains no Century Code numbers, the proper numbers will be inserted by the Code Revisor at the time the new law is published as a part of the Century Code. Avoiding the use of new chapter, section, or subsection numbers in bills creating new law will help to eliminate duplicate numbers appearing in other introduced bills. Also, Century Code numbers may not be reused after a section has been repealed. In addition, a section number may not be changed by overstriking the section number and inserting a new underscored section number. To change a section number, the section must be repealed and recreated.

In some cases, it may be important to locate new material in a specific title or chapter in order to use general provisions contained in the chapter or title, such as definitions or penalty provisions. In such a case, the new material may be unnumbered but located in the specific title or chapter desired. The creating clause for a new unnumbered chapter to a title of the Century Code should read as follows:

SECTION 1. A new chapter to title 34 of the North Dakota Century Code is created and enacted as follows:

The creating clause for a new unnumbered section to a chapter of the Century Code should read as follows:

SECTION 2. A new section to chapter 40-47 of the North Dakota Century Code is created and enacted as follows:

The creating clause for a new numbered section of the Century Code should read as follows:

SECTION 3. Section 40-57-03.1 of the North Dakota Century Code is created and enacted as follows:
If the section is long, it may be easier to create a new subsection rather than amend the entire section. The creating clause for an unnumbered subsection is:

SECTION 4. A new subsection to section 49-22-20 of the North Dakota Century Code is created and enacted as follows:

In limited instances, special creating clauses are necessary due to the nature of the subject matter being considered. Contact the Legislative Council staff whenever use of a special creating clause is being considered. Examples of special creating clauses are:

SECTION 5. If Senate Bill No. 2460 is approved by the sixty-eighth legislative assembly and becomes effective, a new section to chapter 54-24.3 of the North Dakota Century Code is created and enacted as follows:

SECTION 6. If Senate Bill No. 2460 as approved by the sixty-eighth legislative assembly becomes effective, a new section to chapter 54-24.3 of the North Dakota Century Code is created and enacted as follows:

Caption
The complete text, including the Century Code number (if used) and caption (headnote), of the relevant section of law follows the amending or creating clause. When a new section is created, a descriptive caption should be included. A caption gives a brief notice of the content of a section. Well-written captions allow the section listing preceding a chapter to be used as a chapter table of contents. Section 1-02-12 provides that a caption is not part of the law. When a caption is not included in a new section, it will be inserted by the Code Revisor at the time the new law is published as part of the Century Code. A caption should not list every item contained in the section. However, the wording of a caption is important because Century Code index entries are based on the caption.

A dash is used to separate subject headings in a caption. The first word following a dash is capitalized. A period is used at the end of a caption. An example of a caption is:

60-02-07. Public warehouse license - How obtained - Fee - Financial statement.

Penalty Clause
A provision for a penalty must be noted in the title of the bill. The penalty section should indicate the intended offense classification. Offense classifications are contained in Section 12.1-32-01. An example of a penalty clause for a law to be codified outside Title 12.1 is:

SECTION 1. A new section to chapter 62.1-02 of the North Dakota Century Code is created and enacted as follows:

Penalty.
Any person who willfully violates this chapter is guilty of a class B misdemeanor.

Any penalty clause to be codified outside Title 12.1--the Criminal Code--must contain culpability language or the offense may be considered a strict liability offense. State v. Rippley, 319 N.W.2d 129 (N.D. 1982). Section 12.1-02-02 defines various kinds of culpability. Although "willfully" furthers the purpose of subsection 2 of Section 12.1-02-02, it does not encompass "negligently". The appropriate level of culpability depends on the substantive provisions. An example of a penalty clause for a law to be codified within Title 12.1 (thus not containing culpability language) is:

SECTION 2. A new section to chapter 12.1-11 of the North Dakota Century Code is created and enacted as follows:

Penalty.
Any person who violates this chapter is guilty of a class B misdemeanor.
A penalty also must be noted in the title if a section of law is amended to provide for a penalty, change the degree of an existing penalty, or expand the application of an existing penalty. An example is:

**SECTION 3. AMENDMENT.** Section 20.1-04-13 of the North Dakota Century Code is amended and reenacted as follows:

**20.1-04-13. When harmful birds may be killed - Exception - Penalty.** Any person may kill any harmful wild bird in this state during daylight hours. Any person who willfully kills a harmful wild bird during the period between sunset and sunrise is guilty of a class B misdemeanor.

**Repealer Clause**
All provisions to be repealed by a bill must be referred to in the title of the bill. If several sections and a chapter of the Century Code are being repealed, the repeal section may read as follows:

**SECTION 1. REPEAL.** Sections 1-01-01, 1-01-02, 1-01-10, 1-01-14, and 1-01-16 and chapter 1-21 of the North Dakota Century Code are repealed.

Both sections and chapters of the Century Code may be repealed. However, do not repeal parts of sections such as subsections, subdivisions, paragraphs, or subparagraphs. The preferred method of deleting such material from the Century Code is to amend the section by overstriking the material to be deleted and renumbering the remaining material accordingly in the amendment.

When a bill draft is to repeal a provision of the Century Code, please search the Century Code for any references that will require change. If you are uncertain how to do this, contact the Legislative Council staff before completing the bill draft. The Council office will provide assistance in determining whether any references to the provision proposed for repeal, deletion, or renumbering need to be corrected (and thus included in the bill draft). All references to the repealed, deleted, or renumbered provision throughout the entire Century Code should be corrected at the same time the provision is repealed, deleted, or renumbered to avoid future statutory construction problems.

**SPECIAL CLAUSES**
Special clauses, although an integral part of certain bills, are usually not published as permanent law in the Century Code. Therefore, special clauses do not have to be underscored.

**Savings or Constitutionality Clause**
A clause intended to protect the validity of certain portions of an Act is usually termed a savings, severability, or constitutionality clause. Do not use these clauses. This type of clause is not necessary in North Dakota because the courts will generally hold all portions of an Act which stand alone to be constitutional even though some other portion of the Act may be unconstitutional. See *State ex rel. Link v. Olson*, 286 N.W.2d 262 (N.D. 1979); *Baird v. Burke County*, 205 N.W. 17 (N.D. 1925). Additionally, Section 1-02-20 is a statutory savings clause.

**Short Title Clause**
Short titles should not be used. With statutory codification, every codified section has a Century Code number and is placed with provisions reflecting the subject matter involved. In addition, a chapter caption is developed based upon the chapter's content. Such clauses are usually not codified as part of the Century Code.

**Suspending Clause**
Suspending the operation of a law should be used only in limited circumstances. Please contact the Legislative Council staff when considering suspension of a law.
Appropriation Clause

An appropriation must be noted in the title of the bill. An appropriation clause, other than the primary appropriation clause in the agency appropriation bill, should include a descriptor of to whom the appropriation is made and for what purpose. For example: SECTION 1. APPROPRIATION - DEPARTMENT OF COMMERCE - INTERNSHIP PROGRAM.

The standard form for a lump sum general fund appropriation clause is:

SECTION 1. APPROPRIATION - TO WHOM - FOR WHAT PURPOSE. There is appropriated out of any moneys in the general fund in the state treasury, not otherwise appropriated, the sum of $(insert amount in numerals), or so much of the sum as may be necessary, to (insert name of agency) for the purpose of (insert purpose), for the biennium beginning July 1, 2023, and ending June 30, 2025.

If funds are available from more than one source and detail regarding estimated expenditures is available, such as the primary appropriation in the agency appropriation bill, the following is the standard appropriation clause:

SECTION 2. APPROPRIATION. The funds provided in this section, or so much of the funds as may be necessary, are appropriated out of any moneys in the general fund in the state treasury, not otherwise appropriated, and from special funds derived from federal funds and other income, to (insert name of agency) for the purpose of (insert purpose), for the biennium beginning July 1, 2023, and ending June 30, 2025, as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and wages</td>
<td>$(amount in numerals)</td>
</tr>
<tr>
<td>Operating expenses</td>
<td>(amount in numerals)</td>
</tr>
<tr>
<td>Equipment</td>
<td>(amount in numerals)</td>
</tr>
<tr>
<td>Capital improvements</td>
<td>(amount in numerals)</td>
</tr>
<tr>
<td>Grants, benefits, and claims</td>
<td>(amount in numerals)</td>
</tr>
<tr>
<td>Total all funds</td>
<td>$(amount in numerals)</td>
</tr>
<tr>
<td>Less estimated income</td>
<td>(amount in numerals)</td>
</tr>
<tr>
<td>Total general fund appropriation</td>
<td>$(amount in numerals)</td>
</tr>
</tbody>
</table>

However, if the entire appropriation is from federal or other funds, the "Total all funds", "Less estimated income", and "Total general fund appropriation" lines should be replaced with a "Total special funds appropriation" line and the language in the first paragraph relating to the general fund should be eliminated.

Also, if the entire appropriation is from the general fund, the "Total all funds" and "Less estimated income" lines should be eliminated and the language in the first paragraph relating to special and other funds should be eliminated.

To be valid, an appropriation of public moneys must make a specific and direct appropriation of a definite sum of money for a specified purpose. Menz v. Coyle, 117 N.W.2d 290 (N.D. 1962); Campbell v. Towner County, 71 N.D. 616, 3 N.W.2d 822 (1942); Langer v. State, 69 N.D. 129, 284 N.W. 238 (1939).

If the appropriation is to be made from a special fund, the special fund should be named in place of the general fund. The time period during which the appropriation will be available should be specified in the bill.

If the appropriation includes the authority to transfer, the name of the agency given the authority to transfer and the fund to which the funds are to be transferred should be named. The transfer authorization must be noted in the title of the bill.

SECTION 3. APPROPRIATION - TRANSFER. There is appropriated out of any moneys in the general fund in the state treasury, not otherwise appropriated, the sum of $(insert amount in numerals), or so much of the sum as may be necessary, which
the (insert name of agency) shall transfer to the (insert name of fund) during the
biennium beginning July 1, 2023, and ending June 30, 2025.

Application Clause
An application clause may be used to indicate a date or occurrence to which the bill or a
portion of the bill applies.

SECTION 1. APPLICATION. This Act applies to construction contracts
executed on and after the effective date of this Act.

SECTION 2. APPLICATION. Sections 1 and 2 of this Act apply to any public
improvement project for which a contract or agreement for plans, drawings, or
specifications is executed after the effective date of this Act.

SECTION 3. APPLICATION. The change in term limits for board members
under section 1 of this Act applies to board member appointments and
reappointments made after July 31, 2023.

Retroactive Application Clause
The application of an Act or part of an Act may be made retroactive. An emergency clause
is not required when using this type of clause. Two examples of this type of clause are:

SECTION 1. RETROACTIVE APPLICATION. This Act applies retroactively to
cases arising after July 31, 2021.

SECTION 2. RETROACTIVE APPLICATION. This Act is retroactive in
application.

Effective Date Clause
An effective date clause must be noted in the title of the bill. An effective date clause is used
to provide an effective date for the bill, or specified sections in the bill, if an effective date is
required other than the effective date provided by law. Article IV, Section 13, of the
Constitution of North Dakota provides the time a bill becomes effective if the bill does not
contain an effective date. Section 1-02-42 provides rules of construction relating to
determining effective dates of legislation under the constitutional provision. If a bill is to
become effective before the time it would normally become effective under Article IV,
Section 13, the bill requires an emergency clause. Examples of types of effective date
clauses are:

SECTION 1. EFFECTIVE DATE. This Act is effective for taxable years
beginning after December 31, 2022.

SECTION 2. EFFECTIVE DATE. This Act becomes effective on January 1,
2024.

SECTION 3. CONTINGENT EFFECTIVE DATE. This Act becomes effective
on the date the governor certifies to the secretary of state and to the director of the
department of transportation and the legislative council that the federal restrictions
on speed limits are no longer in effect, but only if that day is before August 1, 2025.

SECTION 4. EFFECTIVE DATE. Sections 4 and 5 of this Act become effective
immediately upon its filing with the secretary of state and sections 1, 2, and 3 of this
Act become effective on August 1, 2023.

SECTION 5. CONTINGENT EFFECTIVE DATE. Section 4 of this Act
becomes effective on the date the proposed amendment to section 21 of article X
of the Constitution of North Dakota as contained in Senate Concurrent Resolution
No. 4037, as agreed to by the sixty-eighth legislative assembly and approved by
the electors, becomes effective.

SECTION 6. CONTINGENT EFFECTIVE DATE. This Act is contingent on the
passage of Senate Concurrent Resolution No. 4002 by the sixty-eighth legislative
assembly and approval of that resolution by the electors of this state. If this Act takes effect, it becomes effective on January 1, 2025.

Please note that use of the "effective immediately" language in the fourth example requires that an emergency clause be part of the bill. The Act in the third example also may be effective before the usual effective date and may require an emergency clause.

Note the difference between examples 1, 2, and 4 and examples 3, 5, and 6 with respect to whether the effective date will take effect without action by anyone or whether the effective date is contingent on an event that may or may not happen.

Note any bill passed in a special session of the Legislative Assembly must have an effective date clause. Article IV, Section 13, of the Constitution of North Dakota provides an effective date only for bills passed during regular legislative sessions.

Expiration Date Clause
An expiration date clause must be noted in the title of the bill. An expiration date clause is used to provide a time at which the bill, or a specified provision of the bill, expires. Examples of expiration date clauses are:

SECTION 1. EXPIRATION DATE. This Act is effective through July 31, 2024, and after that date is ineffective.

SECTION 2. EXPIRATION DATE - SUSPENSION. This Act is effective through July 31, 2025, and after that date is ineffective. North Dakota Century Code sections 9-10-07 and 32-03-07 are suspended from the effective date of this Act through July 31, 2025. Sections 9-10-07 and 32-03-07 as they existed on the day before the effective date of this Act become effective as of August 1, 2025.

Emergency Clause
To be passed as an emergency measure a bill must have a reference to the emergency in its title. The preferred terminology is and declaring an emergency or and to declare an emergency at the end of the title. Examples of emergency clauses are:

SECTION 1. EMERGENCY. This Act is declared to be an emergency measure.

SECTION 2. EMERGENCY. Sections 3 and 4 of this Act are declared to be an emergency measure.

AMENDMENTS TO CENTURY CODE SECTIONS WITH EFFECTIVE DATE NOTATIONS
In a Century Code section that contains an effective date or expiration date notation following the caption, the notation is considered to be of the same effect as adding an effective date or expiration date clause to the bill draft, except the notation relates only to the version of the section with which it appears. Any amendment made to the version will be effective for the time shown in the notation. The effective date or expiration date for the version can also be changed by overstriking and underscoring a new date in the notation. If such a change is made, the phrase "to provide an effective date" or "to provide an expiration date" should be included in the bill title.

There are situations that require special consideration:

1. If a bill has multiple sections, some having effective date or expiration date notations and some having none, and an effective date or expiration date clause is added at the end of the bill, it is necessary to avoid conflict between the effective date or expiration date clause and any effective date or expiration date notations. An exception is needed in the effective date or expiration date clause, such as:
SECTION 1. EFFECTIVE DATE. Except as otherwise provided in this Act, this Act is effective January 1, 2024.

SECTION 2. EXPIRATION DATE. Except as otherwise provided in this Act, this Act is effective through July 31, 2025, and after that date is ineffective.

An alternative would be to specify in the effective date or expiration date clause the sections of the bill which are affected by the clause.

2. Amending less than an entire section is strongly discouraged if the section has alternative versions with different effective date notations. Amend a subsection of such a section only if there would be a substantial (two or more pages) savings in the length of the bill. Separate sections of the bill must be used for each version of the subsection being amended, a single reference to the Century Code section in the bill title is adequate, and the bill section amending clauses must refer to the effective date notation for each subsection. Examples of bill section amending clauses for these special circumstances are:

SECTION 1. AMENDMENT. Subsection 3 of section 39-02-03 of the North Dakota Century Code, as effective through December 31, 2023, is amended and reenacted as follows:

. . .

SECTION 2. AMENDMENT. Subsection 3 of section 39-02-03 of the North Dakota Century Code, as effective after December 31, 2023, is amended and reenacted as follows:

. . .
EXAMPLES OF BILLS
This part contains examples of the forms used for various bills. The examples are not necessarily current law.

1. A Bill Title Illustrating the Order of Clauses
2. A Bill Amending a Section of the Century Code
3. A Bill Amending a Subsection of a Section of the Century Code
4. A Bill Amending a Number of Sections and Subsections of Sections of the Century Code (also illustrates an Agency Bill)
5. A Bill Amending a Section in a Chapter of the Session Laws (also illustrates an Agency Bill)
6. A Bill Creating New Law (also illustrates an Agency Bill)
7. A Bill Creating a New Unnumbered Chapter to a Title of the Century Code
8. A Bill Creating a New Numbered Chapter of the Century Code
9. A Bill Creating a New Unnumbered Section to a Chapter of the Century Code
10. A Bill Creating a New Numbered Section of the Century Code
11. A Bill Creating New Unnumbered Subsections to a Section of the Century Code
12. A Bill Creating a New Numbered Subsection to a Section of the Century Code (also illustrates an Interim Committee Bill)
13. A Bill Repealing a Section of Existing Law (also illustrates a Delayed Bill)
14. A Bill Repealing a Chapter of Existing Law
15. A Bill Amending a Bill That Amended an Existing Section of the Century Code
16. A Bill Amending a Bill That Created a New Unnumbered Section of the Century Code
17. A Bill Amending a Bill That Created a New Numbered Section of the Century Code
18. A Section of a Bill Deleting a Subsection of a Section of the Century Code (also illustrates second page of a bill)
19. A Bill Inserting a New Subsection Between Two Subsections of a Section of the Century Code
20. A Bill Amending a Caption (Section Heading)
21. A Bill to Provide an Appropriation
22. A Bill to Provide an Appropriation to a Specific Entity for a Specified Purpose
23. A Bill Alternatively Amending a Section of the Century Code
24. A Bill Creating New Law by Adopting a Uniform Act
25. A Bill Amending a Section of the Century Code Published in Alternate Versions With Effective Dates in the Captions
26. A Section of a Bill Adopting an Update in Federal Law
Sixty-eighth Legislative Assembly

SENATE BILL NO.

Introduced by

Senator Puckett

Representatives Gant, Liebrandt

A BILL for an Act to provide for the creation of certain banking corporations; to create and enact section 6-02-03.1, a new section to chapter 6-03, a new section to chapter 6-05, and two new sections to chapter 6-06 of the North Dakota Century Code, relating to bank deposit insurance, trust company requirements, and credit union records; to amend and reenact sections 6-02-03, 6-02-07, and, if House Bill No. 1044 of the sixty-eighth legislative assembly does not become effective, 6-03-01 of the North Dakota Century Code, relating to insurance requirements and organization certificates and certificates of authority of state banking associations; to repeal section 6-01-18 of the North Dakota Century Code and section 4 of chapter 350 of the 2013 Session Laws, relating to reports of insured institutions; to provide a statement of legislative intent; to provide for a legislative management study; to provide for a legislative management report; to provide a penalty; to provide an appropriation; to provide a continuing appropriation; to provide for a transfer; to provide for application; to provide for retroactive application; to provide an effective date; to provide an expiration date; and to declare an emergency.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:
A BILL for an Act to amend and reenact section 5-01-08 of the North Dakota Century Code, relating to the age of individuals attempting to obtain alcoholic beverages.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 5-01-08 of the North Dakota Century Code is amended and reenacted as follows:

5-01-08. Individuals under twenty-one nineteen years of age prohibited from entering licensed premises - Penalty - Exceptions - Referrals to addiction facilities.

Except as permitted in this section and section 5-02-06, any individual under twenty-one nineteen years of age purchasing, attempting to purchase, or being in possession of alcoholic beverages, or furnishing money to any individual for the purchase, or entering any licensed premises where alcoholic beverages are being sold or displayed, except a restaurant when accompanied by a parent or legal guardian, or in accordance with section 5-02-06, or if the individual is a law enforcement officer entering the premises in the performance of official duty, is guilty of a class B misdemeanor. The court may, under this section, refer the individual to an outpatient addiction facility licensed by the . . . .
A BILL for an Act to amend and reenact subsection 1 of section 16.1-02-03 of the North Dakota Century Code, relating to the time of establishment of the central voter file.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Subsection 1 of section 16.1-02-03 of the North Dakota Century Code is amended and reenacted as follows:

1. Not later than the primary election in 2008, the secretary of state shall establish the central voter file in cooperation with the department of transportation and county auditors.
A BILL for an Act to amend and reenact subsection 1 of section 47-30.1-02,
subsection 1 of section 47-30.1-05, section 47-30.1-06, subsections 1 and 3 of
section 47-30.1-07, sections 47-30.1-10, 47-30.1-12, and 47-30.1-13, subsection 1
of section 47-30.1-14, sections 47-30.1-16 and 47-30.1-17, subsections 1 and 4 of
section 47-30.1-18, section 47-30.1-19.1, subsection 3 of section 47-30.1-24, and
subsection 1 of section 47-30.1-35 of the North Dakota Century Code, relating to
abandoned property under the Uniform Unclaimed Property Act.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Subsection 1 of section 47-30.1-02 of the North
Dakota Century Code is amended and reenacted as follows:

1. Except as otherwise provided by this chapter, all intangible property,
including any income or increment derived therefrom, less any lawful
charges, that is held, issued, or owing in the ordinary course of a holder's
business and has remained unclaimed by the owner for more than
five three years after it became payable or distributable is presumed
abandoned.

SECTION 2. AMENDMENT. Subsection 1 of section 47-30.1-05 of the North
Dakota Century Code is amended and reenacted as follows:

1. Any sum payable on a check, draft, or similar instrument, except those
subject to section 47-30.1-04, on which a banking or financial . . . .
Example 5 - A Bill Amending a Section in a Chapter of the Session Laws
(also illustrates an Agency Bill)

Sixty-eighth Legislative Assembly of North Dakota

SENATE BILL NO.

Introduced by

Agriculture Committee

(At the request of the Agriculture Commissioner)

A BILL for an Act to amend and reenact section 2 of chapter 49 of the 2021 Session Laws, relating to the implementation of the central North Dakota beef cattle experiment station.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 2 of chapter 49 of the 2021 Session Laws is amended and reenacted as follows:

SECTION 2. IMPLEMENTATION.

1. To accomplish the intent and purposes of this Act, a committee is hereby created composed of the vice president for agriculture at North Dakota state university; the director of the North Dakota main agriculture experiment station; the director of the cooperative agricultural extension service at North Dakota state university; the chairman of the department of animal science at North Dakota state university; three members of the legislative assembly selected by the chairman of the . . . .
Sixty-eighth Legislative Assembly of North Dakota

HOUSE BILL NO.

Introduced by

Natural Resources Committee

(At the request of the Soil Conservation Committee)

A BILL for an Act to provide for annual reports to the state soil conservation committee on surface mining operations for minerals other than coal, annual reports to local soil conservation districts, and exemption of certain surface mining operations.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. Surface mining operation - Report required.

Except as provided for in section 6 of this Act, a person may not conduct a surface mining operation without complying with the reporting requirements of this Act.

SECTION 2. Annual report to committee - When filed - Contents.

Any person conducting a surface mining operation shall file with the state soil conservation committee a report on each surface mining operation conducted during the calendar year. The report must be filed on or before December thirty-first of each year in which the surface mining operation is conducted. The annual report . . . .

NOTE: A creating clause is not used in this type of bill. When a bill contains new law, the new material is underscored.
Example 7 - A Bill Creating a New Unnumbered Chapter to a Title of the Century Code

Sixty-eighth Legislative Assembly of North Dakota

SENATE BILL NO.

Introduced by

Senators Sievers, Killebrew

A BILL for an Act to create and enact a new chapter to title 39 of the North Dakota Century Code, relating to licensing of wholesale motorcycle dealers; and to provide a penalty.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. A new chapter to title 39 of the North Dakota Century Code is created and enacted as follows:

Wholesale dealer license.

A person may not engage in the business of wholesaling motorcycles in North Dakota without first being licensed to do so as provided in this chapter.

The director of the department of transportation shall issue a wholesale dealer license only to a person who engages in the business of wholesaling motorcycles to another wholesale motorcycle dealer or licensed motorcycle dealer.

Bond required.

Before the issuance of a wholesale motorcycle dealer license, the applicant for a license shall furnish a surety . . . .

NOTE: It is not necessary in all cases to create a new chapter to a certain title because the new law will be placed in the code where appropriate. However, placement within a specific title is advantageous when making use of provisions in that title, such as general definitions. The choice is the drafter's, but if a numbered chapter is to be created, the Legislative Council staff must be notified.
Sixty-eighth
Legislative Assembly of North Dakota

HOUSE BILL NO.

Introduced by

Representatives Berra, Maglie, Mantle, Larson, Mitchell

A BILL for an Act to create and enact chapter 38-16 of the North Dakota Century Code, relating to annual reports to the state soil conservation committee on surface mining operations for minerals other than coal, annual reports to local soil conservation districts, and exemption of certain surface mining operations.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. Chapter 38-16 of the North Dakota Century Code is created and enacted as follows:

38-16-01. Surface mining operation - Report required.

Except as provided for in section 38-16-06, a person may not conduct a surface mining operation without complying with the reporting requirements of this chapter.

38-16-02. Annual report to committee - When filed - Contents.

Any person conducting a surface mining operation shall file with the state soil conservation committee a report on each surface mining operation conducted during the calendar year. The report must be filed on or before December thirty-first.

NOTE: The creation of numbered sections is useful when internal cross-references are required. Examples 6 and 9 illustrate the preferred styles for creating new sections. If numbered sections are being created, the Legislative Council staff must be notified.
Example 9 - A Bill Creating a New Unnumbered Section to a Chapter of the Century Code

Sixty-eighth Legislative Assembly of North Dakota

SENATE BILL NO.

Introduced by

Senators Johnson, Pascual

A BILL for an Act to create and enact a new section to chapter 64-02 of the North Dakota Century Code, relating to licensing of weighmen by the public service commission.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. A new section to chapter 64-02 of the North Dakota Century Code is created and enacted as follows:

Weighman licensing - Generally - Fees.

A person may not serve in the capacity of weighman without first having secured a license. An application for a license must be made on a form furnished by the public service commission. The application must be accompanied by a fee of two dollars and fifty cents and must contain the information required by the commission.

NOTE: When a bill contains new law, the new material is underscored.
Sixty-eighth
Legislative Assembly
of North Dakota

SENATE BILL NO. 2285

Introduced by

Senators Williams, Hornsby

A BILL for an Act to create and enact section 6-03-76 of the North Dakota Century Code, relating to the use of drawings, contests, gifts, or premiums by banking institutions.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. Section 6-03-76 of the North Dakota Century Code is created and enacted as follows:

6-03-76. Use of premiums by banking institutions prohibited.

The use of drawings, contests, services not provided on the premises of banking institutions, gifts, or premiums in connection with the opening or promotion of business of any banking institution, branch, drive-in facility, or paying and receiving station of any banking institution or for the purpose of establishing, maintaining, or increasing any deposits, loans, investment certificates, or trusts is prohibited.

NOTE: The creation of numbered sections is useful when statutory placement in proximity to existing provisions is desired. If a numbered section is being created, the Legislative Council staff must be notified.
A BILL for an Act to create and enact two new subsections to section 11-09-12 of the North Dakota Century Code, relating to the powers and duties of a county manager.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. Two new subsections to section 11-09-12 of the North Dakota Century Code are created and enacted as follows:

Keep a separate true and correct account of the receipts and expenditures of each fund of the county.

Produce at any meeting of the board of county commissioners or of any committee appointed to examine the county manager's accounts, whenever ordered to do so by the board of county commissioners, all of the books and papers pertaining to the county manager's office.

NOTE: An extra line space is inserted between the two subsections to identify the break between the subsections.
A BILL for an Act to create and enact subsection 31 of section 57-39.2-04.1 of the North Dakota Century Code, relating to sales tax exemptions.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. Subsection 31 to section 57-39.2-04.1 of the North Dakota Century Code is created and enacted as follows:

31. Gross receipts from the sale of all services furnished by any hospital or nursing home to any patient or occupant.

NOTE: The creation of numbered subsections to a section should be avoided. Example 11 illustrates the preferred style for creating new subsections.
Example 13 - A Bill Repealing a Section of Existing Law
(also illustrates a Delayed Bill)

Sixty-eighth Legislative Assembly of North Dakota

HOUSE BILL NO.

Introduced by

Representatives Versalles, Killebrew

Senators Morneau, Carew, Mauer

(Approved by the Delayed Bills Committee)

1 A BILL for an Act to repeal section 34-07-09 of the North Dakota Century Code,
2 relating to the number of years of required school attendance by a minor for
3 issuance of an employment certificate.

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

5 SECTION 1. REPEAL. Section 34-07-09 of the North Dakota Century Code
6 is repealed.

NOTE: The drafter should determine whether any statutory cross-references to the provisions being repealed need to be corrected.
A BILL for an Act to repeal chapter 37-24 of the North Dakota Century Code, relating to Vietnam veterans' educational assistance.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

   SECTION 1. REPEAL. Chapter 37-24 of the North Dakota Century Code is repealed.

NOTE: The drafter should determine whether any statutory cross-references to the provisions being repealed need to be corrected.
A BILL for an Act to amend and reenact section 5-01-08 of the North Dakota Century Code as amended in section 1 of House Bill No. 1176, as approved by the sixty-eighth legislative assembly, relating to the age of individuals attempting to obtain alcoholic beverages.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 5-01-08 of the North Dakota Century Code as amended in section 1 of House Bill No. 1176, as approved by the sixty-eighth legislative assembly, is amended and reenacted as follows:

5-01-08. Individuals under nineteen years of age prohibited from entering licensed premises - Penalty - Exceptions.

Except as permitted in this section and section 5-02-06, any individual under nineteen years of age purchasing, attempting to purchase, or being in possession of alcoholic beverages, or furnishing money to any individual for the purchase, or entering any licensed premises . . . .

NOTE: The overstruck and the underscored language that appeared in the bill being amended is removed and the bill is printed as though in permanent law. See Example 2 for "House Bill No. 1176". The only overstrike and underscore appearing in this version are those effectuating the changes made by this bill.
Sixty-eighth Legislative Assembly of North Dakota

Introduced by

Representatives Reardon, Nathan
Senators Aguilera, Guardado

A BILL for an Act to amend and reenact the new section to chapter 64-02 of the North Dakota Century Code as created by section 1 of House Bill No. 1037, as approved by the sixty-eighth legislative assembly, relating to the licensing of weighmen.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. The new section to chapter 64-02 of the North Dakota Century Code as created by section 1 of House Bill No. 1037, as approved by the sixty-eighth legislative assembly, is amended and reenacted as follows:

Weighman licensing - Generally - Fees.

A person may not serve in the capacity of weighman without first having secured a license. An application for a license must be made on a form furnished by the public service commission department of health and human services. The application must be accompanied by a fee of two dollars and fifty cents and must contain the information required by the commission department.
A BILL for an Act to amend and reenact section 6-03-76 of the North Dakota Century Code as created by section 1 of Senate Bill No. 2285, as approved by the sixty-eighth legislative assembly, relating to the use of drawings, contests, gifts, or premiums by banking institutions.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 6-03-76 of the North Dakota Century Code as created by section 1 of Senate Bill No. 2285, as approved by the sixty-eighth legislative assembly, is amended and reenacted as follows:

6-03-76. Use of premiums by banking institutions prohibited—Exception.

The use of drawings, contests, services not provided on the premises of banking institutions, gifts, or premiums in connection with the opening or promotion of business of any banking institution, branch, drive-in facility, or paying and receiving station of any banking institution or for the purpose of establishing, maintaining, or increasing any deposits, loans, investment certificates, or trusts is prohibited.

NOTE: See Example 10 for "Senate Bill No. 2285".
SECTION 4. AMENDMENT. Section 40-02-01 of the North Dakota Century Code is amended and reenacted as follows:

40-02-01. Requisites of incorporation as city or village.

Any contiguous territory in this state, not exceeding four square miles [1035.99 hectares] in area, not already included within the corporate limits of any incorporated municipality, may become incorporated as a village or city whether such territory is located in one or more counties, under the following conditions:

1. If such territory shall have residing therein a population of not less than one hundred inhabitants, it may become incorporated as a village;

2. If such territory shall have residing therein a population of no less than fifty nor more than five hundred inhabitants, it may become incorporated as a village or as a city under the council or modern council form of government;

3. If such territory shall have residing therein a population of no less than five hundred inhabitants, it may become incorporated as a village, or as a city under the council or modern council form of government, or as a city under the commission form of government.

NOTE: Deletion of a subsection by amendment is preferred over repeal of the subsection. In either case, the drafter should determine whether any statutory cross-references to the deleted subsection and to the renumbered subsections need to be corrected.
A BILL for an Act to amend and reenact section 20.1-13-06 of the North Dakota Century Code, relating to equipment requirements on vessels.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 20.1-13-06 of the North Dakota Century Code is amended and reenacted as follows:

20.1-13-06. Exemption from numbering provisions of this chapter.

A motorboat shall not be required to be numbered under this chapter if it is any of the following:

1. Already covered by a number, in full force and effect, awarded it pursuant to federal law or a federally approved numbering system of another state, provided such if the boat has not been within this state for more than ninety consecutive days.

2. A motorboat from a foreign country temporarily using the waters of this state.

3. A motorboat owned by the United States, a state, or a subdivision thereof.

4. A ship’s lifeboat.

NOTE: Insertion of a subsection may cause cross-reference problems because of the renumbering of existing subsections. The drafter should determine whether any statutory cross-references to the renumbered subsections need to be corrected.
Example 20 - A Bill Amending a Caption (Section Heading)

Sixty-eighth Legislative Assembly of North Dakota

HOUSE BILL NO.

Introduced by

Representatives Oliva, Allison

Senators Hall, Killebrew

A BILL for an Act to amend and reenact section 54-17.2-10 of the North Dakota Century Code, relating to financing of projects by the building authority.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 54-17.2-10 of the North Dakota Century Code is amended and reenacted as follows:

54-17.2-10. Appropriations and funds from which rent payments are payable and right to project upon nonpayment - Commission’s power to use or sell facilities for other purposes on nonpayment of rent.

The leaseA financing agreement must provide that rent payments due under the financing agreement are payable solely from appropriations to be made by the legislative assembly for the payment of the lease rent or, money available to the lessor state not requiring appropriation, money generated from charges made for use of the project, any revenues derived by the commission from the operation of the project, or any combination of such moneys. The financing agreement may provide that the commission upon nonpayment of lease rent is immediately entitled to the peaceable possession, access, and occupancy of the project and all appurtenances and easements appertaining thereto, and may maintain and operate the project or execute leases for the project or sell the project to political subdivisions of the state or private persons or entities for any purpose.

NOTE: A caption is not part of the law. A bill changing only the caption does not change the law. See Section 1-02-12; Jochim v. Jochim, 306 N.W.2d 196 (N.D. 1981); Lipp v. Lipp, 355 N.W.2d 817 (N.D. 1984).
A BILL to Provide an Appropriation

Sixty-eighth Legislative Assembly of North Dakota

HOUSE BILL NO. [252x86]

Introduced by

Appropriations Committee

(At the request of the Governor)

A BILL for an Act providing an appropriation for defraying the expenses of the state library coordinating council.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. APPROPRIATION. The funds provided in this section, or so much of the funds as may be necessary, are appropriated out of any moneys in the general fund in the state treasury, not otherwise appropriated, and from special funds derived from federal funds and other income, to the state library coordinating council for the purpose of defraying the expenses of that council, for the biennium beginning July 1, 2023, and ending June 30, 2025, as follows:

1. Salaries and wages $1,635,689
2. Operating expenses 2,435,059
3. Equipment 5,210
4. Grants, benefits, and claims 6,629,000
5. Total all funds $10,704,958
6. Less estimated income 9,677,333
7. Total general fund appropriation $1,027,625
A BILL for an Act to provide an appropriation to the state board for career and technical education to finance workforce training programs.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. APPROPRIATION - STATE BOARD FOR CAREER AND TECHNICAL EDUCATION - WORKFORCE TRAINING PROGRAMS. There is appropriated out of any moneys in the general fund in the state treasury, not otherwise appropriated, the sum of $875,000, or so much of the sum as may be necessary, to the state board for career and technical education for the purpose of contracting with institutions of higher education assigned primary responsibility for workforce training in this state, for the biennium beginning July 1, 2023, and ending June 30, 2025.
SENATE BILL NO.

Introduction by

Senators Young, Feller
Representatives Koufax, Ryan

A BILL for an Act to amend and reenact section 15-40.2-12 of the North Dakota Century Code or in the alternative to amend and reenact section 15.1-29-15 of the North Dakota Century Code, relating to the levy of property taxes for tuition charges and transportation; and to provide an effective date.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. If House Bill No. 1045 does not become effective, section 15-40.2-12 of the North Dakota Century Code is amended and reenacted as follows:

15-40.2-12. Levy for tuition charges permitted.

The school board of any school district approving the payment of tuition charges for resident students in grades seven through twelve or required to make tuition payments under this chapter may levy an amount pursuant to subdivision c of subsection 1 of section 57-15-14.2 sufficient to pay tuition charges.

SECTION 2. AMENDMENT. Section 15.1-29-15 of the North Dakota Century Code as created by House Bill No. 1045, as approved by the sixty-eighth legislative assembly, is amended and reenacted as follows:
A BILL for an Act to adopt the Uniform Arbitration Act.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. Validity of arbitration agreement.

A written agreement to submit any existing controversy to arbitration or a provision in a written contract to submit to arbitration any controversy thereafter arising between the parties is valid, enforceable, and irrevocable, except upon such grounds as exist at law or in equity for the revocation of any contract. Sections 1 through 20 of this Act also apply to arbitration agreements between employers and employees or between their respective representatives unless otherwise provided in the agreement.

NOTE: Use of the words Uniform Act should only be used when adopting a uniform Act drafted and approved by the National Conference of Commissioners on Uniform State Laws.
SENATE BILL NO. 2244

Sixty-eighth Legislative Assembly of North Dakota

Introduced by

Senators Chance, Goltz, Grant, Boswell, Perry

A BILL for an Act to amend and reenact section 15-02-02 of the North Dakota Century Code, relating to the vote required for removal of the commissioner of university and school lands.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 15-02-02 of the North Dakota Century Code is amended and reenacted as follows:

15-02-02. Term of office - Vacancy (Effective through June 30, 2023).
   The term of office of the commissioner is two years and until his successor is appointed and qualified. The commissioner is subject to removal at the pleasure of the board. In case of vacancy by death, removal, resignation, or any other cause, the board shall fill the vacancy by appointment.

Term of office - Removal - Vacancy (Effective July 1, 2023). The term of office of the commissioner is four years beginning July first of the year following the general election of the board members and ending June thirtieth of the fourth calendar year after appointment or until a successor is appointed and qualified. The commissioner may be removed for cause at any time during the commissioner's term of office, by a vote of four or more majority of board members. Upon vacancy by death, resignation, or removal, the board shall appoint a commissioner for the remainder of the four-year term.

NOTE: Care must be exercised with effective dates of statutes and bills. To amend the version of this section effective July 1, 2023, would require an emergency clause or inclusion of an appropriation or tax measure to make the bill effective July 1. An amendment to the version effective through June 30 would require an emergency clause because this version expires June 30 and cannot be revived by a bill becoming effective after that date.

PART 3 - RESOLUTIONS

The Legislative Assembly takes action through bills or resolutions. A bill is used to enact law. A resolution is used to take action not having the effect of law.

SINGLE HOUSE RESOLUTIONS

A single house resolution is voted upon only by the house of introduction. A resolution is used by a single house of the Legislative Assembly to take action affecting its own concerns or procedures, such as appointing a committee of its members, or expressing an opinion or sentiment on a matter of public interest. Frequently, this type of resolution offers congratulations and requires that a copy or copies be transmitted to specified persons.

House and Senate Rules 407 provide that no resolution commending, lauding, congratulating, or otherwise honoring any person or group, other than memorial resolutions extending condolences, may be introduced or further considered unless the person or group is being recognized for an achievement that has brought national attention or recognition.

MEMORIAL RESOLUTIONS

A memorial resolution is used to express condolences.

CONCURRENT RESOLUTIONS

A concurrent resolution must pass both houses of the Legislative Assembly. Concurrent resolutions are used to propose constitutional amendments, request Legislative Management studies, express legislative approval of action taken by someone else, authorize expenditures out of the legislative appropriation, express legislative congratulations, commendation, or sympathy, and make a request of or express an opinion to Congress or the President of the United States.

PARTS OF A RESOLUTION

There are seven main parts to most resolutions: a heading, session identification, sponsor identification, title, preamble, resolving clause, and body.

A resolution proposing a constitutional amendment contains a heading, session identification, sponsor identification, title, statement of intent, resolving clause, and body.

Heading

The heading identifies the type of resolution and the house of introduction. The headings for the first of the different types of resolutions introduced into the House are House Concurrent Resolution No. 3001, House Resolution No. 5001, and House Memorial Resolution No. 7001. The headings for the first of the different types of resolutions introduced into the Senate are Senate Concurrent Resolution No. 4001, Senate Resolution No. 6001, and Senate Memorial Resolution No. 8001.

Session Identification

The session identification pertains to the legislative session into which the resolution is introduced. The words Sixty-eighth Legislative Assembly of North Dakota must appear on the first page of all resolutions introduced in the 2023 legislative session. The words Sixty-eighth Legislative Assembly must appear on each subsequent page. The examples in this manual illustrate the proper alignment of the appropriate phrase.
Sponsor Identification
The sponsor identification pertains to the legislators or legislative entities sponsoring the resolution. It consists of the phrase introduced by and the name (or names) or the sponsor (or sponsors). If the sponsor is a legislator, the sponsor’s name should be preceded by either the word Representative or Senator or the plurals of these words when there is more than one sponsor.

Title
The title of a resolution describes the subject matter of the resolution in one sentence.

The title of a resolution proposing a constitutional amendment must be drafted in a manner similar to the title of a bill, but starting with "A concurrent resolution for" rather than "A BILL for an Act to".

Statement of Intent
House and Senate Rules 408 require every resolution proposing a change in the Constitution of North Dakota to contain a statement setting forth in clear and precise language the legislative purpose and intent of the proposed change. The statement must clearly represent the substance and effect of the proposed change.

Preamble
The preamble of a resolution contains the WHEREAS clauses. Resolutions are generally drafted with the broadest WHEREAS clause coming first and with more definitive statements following. These clauses should be accurate.

Resolving Clause
The resolving clause is essential for any resolution. The examples following this part illustrate the proper resolving clause for each type of resolution.

Body
The body contains the actual text of the resolution. For all resolutions except those proposing a constitutional amendment, the first clause in the body should start with the word "That" and each succeeding clause should start with the words and comma "BE IT FURTHER RESOLVED,". Drafters should remember that if someone is asked to perform an act or to do a study, that person should be given a time by which to report back to the Legislative Assembly on the performance of the act or to submit the study.

For all resolutions except those proposing a constitutional amendment, references to Title, Chapter, and Section should be initially capped. Although hortatory qualifiers, such as will, should, and ought, should not be used in the text of an Act, the use of the terms in a resolution are often appropriate because a resolution is usually used to suggest action rather than to require it.

For a resolution proposing a constitutional amendment, the body should start with the following submission clause:

That the following proposed amendment to section ____ of article ____ of the Constitution of North Dakota is agreed to and must be submitted to the qualified electors of North Dakota at the __________ election to be held in 2024, in accordance with section 16 of article IV of the Constitution of North Dakota.

The remainder of the body for a resolution proposing a constitutional amendment should be drafted using the form used for the body of bill drafts.
EXAMPLES OF RESOLUTIONS
This part contains examples of the forms used for various resolutions. The examples do not necessarily reflect current law or issues.

1. A Senate Concurrent Resolution Urging Congressional Action
2. A House Concurrent Resolution for a Legislative Management Study
3. A Senate or House Memorial Resolution
4. A Senate Resolution Offering Congratulations
5. A House Concurrent Resolution for a Constitutional Amendment
6. A House Concurrent Resolution for Creation of a New Section to the Constitution
A concurrent resolution urging Congress to make grading for federal crop insurance more equivalent to industry standards.

WHEREAS, federal crop insurance is purchased as a risk management tool; and

WHEREAS, federal crop insurance does not adequately address the risks present in the production of wheat; and

WHEREAS, the industry uses stricter standards in discounting wheat to feed prices than those used for payment of federal crop insurance; and

WHEREAS, the industry deeply discounts or purchases at feed prices based upon many other factors besides the limited factors used for federal crop insurance;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF NORTH DAKOTA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

That the Sixty-eighth Legislative Assembly urges the Congress of the United States to make grain grading for federal crop insurance more equivalent to industry standards; and

BE IT FURTHER RESOLVED, that the Secretary of State forward copies of this resolution to the Federal Crop Insurance Corporation, the Secretary of the United States Department of Agriculture, and to each member of the North Dakota Congressional Delegation.
A concurrent resolution directing the Legislative Management to consider studying
the Uniform Marital Property Act, existing marital property law in this state, and the
marital property laws of other states.

WHEREAS, it is the legislative responsibility to review existing laws to
ensure that they address the problems they are intended to rectify; and

WHEREAS, the Sixty-eighth Legislative Assembly considered, but did not
adopt, Senate Bill No. 2180, the Uniform Marital Property Act, based in part on
questions about the present state of marital property law in this state, and the effect
that enactment of the Uniform Marital Property Act would have on ownership and
division of marital property in this state;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF
REPRESENTATIVES OF NORTH DAKOTA, THE SENATE CONCURRING
THEREIN:

That the Legislative Management consider studying the Uniform Marital
Property Act, existing marital property law in this state, and the marital property
laws of other states; and

BE IT FURTHER RESOLVED, that the Legislative Management report its
findings and recommendations, together with any legislation required to implement
the recommendations, to the Sixty-nineth legislative Assembly.
A memorial resolution extending sympathy and condolence to Senator (or Representative) D. E. Blank upon the death of her father.

WHEREAS, God has seen fit to summon from our midst Mr. A. C. Blank, the father of our colleague, Senator (or Representative) D. E. Blank; and

WHEREAS, Senator (or Representative) D. E. Blank is held in the highest esteem by all members of the Legislative Assembly, who share with her great sorrow;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE (OR HOUSE OF REPRESENTATIVES) OF NORTH DAKOTA:

That we express our deepest sorrow and extend to Senator (or Representative) D. E. Blank and all members of her family our sincere sympathy and condolence in this their time of sorrow; and

BE IT FURTHER RESOLVED, that this resolution be entered in the journal and the Secretary of State present an enrolled copy to Senator (or Representative) D. E. Blank and members of her family.
A resolution congratulating the University of North Dakota’s hockey team for its outstanding season and its NCAA Division I hockey national championship. 

WHEREAS, the University of North Dakota’s hockey team captured the NCAA Division I hockey national championship with a dominating 5-1 victory over its opponent; and

WHEREAS, the University of North Dakota’s hockey team was conference champion as well as NCAA Division I hockey national champion; and

WHEREAS, the team consists of outstanding individual athletes who play as a cohesive, unselfish team with balanced and explosive offense, unyielding defense, and stalwart goaltending and this team is an exemplar of the proud University of North Dakota hockey heritage;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF NORTH DAKOTA:

That the Senate takes great pride in extending to all members and coaches of the University of North Dakota’s hockey team its heartiest congratulations for winning the NCAA Division I hockey national championship; and

BE IT FURTHER RESOLVED, that the Secretary of State forward . . . .

NOTE: Unless the resolution congratulates for achievement which has brought national attention, it may not be introduced or considered. See Senate and House Rules 407.
Example 5 - A House Concurrent Resolution for a Constitutional Amendment

Sixty-eighth Legislative Assembly of North Dakota

HOUSE CONCURRENT RESOLUTION NO.

Introduced by

Representatives Hrbek, Forster, Wood, Lolich, Fielder

A concurrent resolution to amend and reenact section 7 of article IX of the Constitution of North Dakota, relating to obsolete references in sections concerning appraisal and sale of institutional lands; and to provide an effective date.

STATEMENT OF INTENT

This measure removes obsolete references in sections concerning appraisal and sale of institutional lands and provides these changes will take effect on August 1, 2025.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF NORTH DAKOTA, THE SENATE CONCURRING THEREIN:

That the following proposed amendment to section 7 of article IX of the Constitution of North Dakota is agreed to and must be submitted to the qualified electors of North Dakota at the general election to be held in 2024, in accordance with section 16 of article IV of the Constitution of North Dakota.

SECTION 1. AMENDMENT. Section 7 of article IX of the Constitution of North Dakota is amended and reenacted as follows:

Section 7. All lands mentioned in the preceding section received by the state for any specific educational . . . .

SECTION 2. EFFECTIVE DATE. If approved by the electors, this measure becomes effective on August 1, 2024.

NOTE: In the case of a constitutional amendment originating in the Senate, the resolving clause should be:

BE IT RESOLVED BY THE SENATE OF NORTH DAKOTA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:
A concurrent resolution to create and enact a new section to article IV of the Constitution of North Dakota, relating to the time of taking effect of laws changing compensation of members of the legislative assembly.

STATEMENT OF INTENT

This measure would delay the effectiveness of legislative compensation changes until the next regular session of the legislative assembly.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF NORTH DAKOTA, THE SENATE CONCURRING THEREIN:

That the following proposed new section to article IV of the Constitution of North Dakota is agreed to and must be submitted to the qualified electors of North Dakota at the general election to be held in 2024, in accordance with section 16 of article IV of the Constitution of North Dakota.

SECTION 1. A new section to article IV of the Constitution of North Dakota is created and enacted as follows:

No law varying the compensation for members of the legislative assembly may take effect until an election of members of the house of representatives has intervened.
PART 4 - AMENDMENTS TO BILLS AND RESOLUTIONS

The drafting, typing, and proofreading of amendments to bills and resolutions require the same care used in the original drafting process. This part of the manual describes items to keep in mind as amendments to bills or resolutions are drafted. At the end of this part of the manual are examples of amendments.

PROPER VERSION

Be certain amendments are made to the version of the bill or resolution which is in the custody of the committee clerk. Never amend the version of the bill which states “with Senate Amendments” or “with House Amendments” above the bill number.

AMENDMENT HEADING

When proposing amendments to a bill or resolution that has not been engrossed or reengrossed, the heading of the first page of the amendments should be in a form such as:

PROPOSED AMENDMENTS TO HOUSE BILL NO. 1039

When proposing amendments to a bill or resolution that has been engrossed, the amendments must be made to the engrossed version. The heading of the first page of the amendments should be in a form such as:

PROPOSED AMENDMENTS TO ENGROSSED SENATE BILL NO. 2050

When proposing amendments to a bill or resolution that has been reengrossed, the amendments must be made to the reengrossed version. The heading of the first page of the amendments should be in a form such as:

PROPOSED AMENDMENTS TO REENGROSSED SENATE BILL NO. 2048

TYPES OF AMENDMENTS

Correcting the Title

When amending a bill or resolution, correct the title as needed to indicate any addition or removal of sections, or to add new statements concerning the contents of the bill or resolution. Place language that is to be removed, added, or otherwise changed, or which helps explain the position of other language in quotes. For example:

Page 1, line 5, after "sections" insert "10-06-01.2,"

NOTE: The language or numerals added by amendment are not underscored unless they must be underscored in the bill.

Correcting the Amending or Creating Clause

When correcting a faulty amending or creating clause, an addition to the clause is made without underscoreing the new language and a removal is made without overstriking the language to be eliminated. For example:

Page 1, line 18, replace "Subsection" with "Subsections 1 and"
Page 1, line 19, replace "is" with "are"

Correcting Internal References

When a section of a bill is added, removed, or renumbered by amendment, the rest of the bill must be checked to ensure references to the added, removed, or renumbered section located elsewhere in the bill conform to the changes made.

Page 3, line 16, replace "10-06-40" with "10-06-41"
Adding New Statutory Language to a Bill
When proposing new statutory language to a bill, the proposed new language must be underscored. For example:

Page 3, line 20, after "annual" insert "report"
Page 6, line 8, after "seventeen" insert "years"
Page 8, line 5, after "agency" insert an underscored semicolon

Removing Existing Statutory Language From the Law
When proposing the removal of language from existing law, the language is removed by using the word **overstrike**. For example:

Page 3, line 15, overstrike "forty percent"

Reinstating Existing Statutory Language
Proposed to Be Removed by Overstrikes
When existing law has been proposed for removal in a bill through the use of an overstrike of the language and the desire is to preserve and reinstate the language as it currently reads in the Century Code or Session Laws, an amendment removes the overstrike as follows:

Page 3, line 18, remove the overstrike over "as provided by law"
Page 3, remove the overstrike over lines 25 through 30

Reinstating Existing Statutory Language Proposed to Be Removed by Overstrikes and Adding New Language
When existing law is proposed for removal in a bill through the use of an overstrike of the language and the desire is to preserve and reinstate the language as it currently reads in the Century Code or Session Laws and also to add new language, the following format must be used:

Page 3, line 18, remove the overstrike over "as provided by law" and insert immediately thereafter "the director and"

Removing Proposed New Statutory Language
When proposing the removal of proposed new language from a bill, the amendment uses the word **remove**. For example:

Page 6, line 17, remove "ninety percent or more"
Page 6, line 18, remove the underscored comma

When several pages would be removed from a bill by an amendment, it is necessary to deal with one page at a time. For example:

Page 5, remove lines 1 through 30
Page 6, remove lines 1 through 30

Replacing Proposed New Statutory Language
When replacing proposed new language, the replacement language follows the removed language. For example:

Page 1, line 7, replace "secretary of state and" with "tax commissioner."

Removing Existing Statutory Language and Removing Proposed New Language
When proposing the removal of existing law and new language that has been added to the bill, the language referencing existing law must be overstruck and the new language must be removed. For example:
Removing Existing Statutory Language and Adding Proposed New Language in the Same Line of a Bill
When proposing the removal of existing language from law and adding proposed new language to replace the overstruck language, the proposed new language follows the language to be overstruck. For example:

Page 4, line 17, overstrike "twenty-one" and insert immediately thereafter "eighteen"

Inserting or Removing Subsections or Subdivisions
When inserting or removing a subsection or subdivision from a bill, the amendment must renumber or reletter the subsections or subdivisions. For example:

Page 9, line 14, after the period insert:

""Primarily" means more than fifty percent of the time the machinery or equipment is used.

9."

Page 9, line 19, overstrike "g." and insert immediately thereafter "h."

Inserting an Existing Section of Law Into a Bill
When proposing the insertion of an existing section of law from the Century Code into a bill, an example of the proper form to use is:

Page 1, after line 6, insert:

"SECTION 3. AMENDMENT. Section 14-03-01 of the North Dakota Century Code is amended and reenacted as follows:

14-03-01. What constitutes marriage.
Marriage is a personal relation arising out of a civil contract between one man and one woman to which the consent of the parties is essential."

When inserting a section of law into a bill, the section must be placed in the bill in the proper listing sequence. See page 13.

When inserting existing law, it is also necessary to change the title to reflect the insertion and to check to see if internal references throughout the bill to other sections in the bill or to the section being inserted will require change.

Adding and Removing Language From a Special Clause or Resolution
When inserting or removing language in a special clause (see pages 18 through 21 for examples of special clauses) or in a resolution, other than a resolution proposing a constitutional amendment, the addition is made without underscoring the new language and the removal is made without overstriking the language to be removed. For example, an amendment to this effective date section may be as follows:

"SECTION 4. EFFECTIVE DATE. Section 4 of this Act becomes effective on January 1, 2024, and sections 6 and 7 of this Act become effective on July 1, 2024
Page 6, line 21, replace "4" with "2"
Page 6, line 22, replace "sections 6 and 7" with "section 4"
Page 6, line 22, replace "become" with "becomes"
Page 6, line 22, after the period insert "Section 7 of this Act is effective for taxable years beginning after December 31, 2022."

LAST LINE
At the end of the amendments, place the statement:
Renumber accordingly

"Renumber accordingly" instructs the Legislative Council staff to renumber the sections of the bill if necessary. The amendments should renumber cross-references to section numbers within the bill when necessary. A drafter should not rely on the statement "Renumber accordingly" to include changes in cross-references within the bill.

"Renumber accordingly" does not apply to the renumbering or relettering of sections, subsections, subdivisions, etc., of the North Dakota Century Code within a section of a bill. Those changes must be made by amendment.

FORMAT
In drafting amendments, first cite the page number and then the line number. Lines are not numbered on the amendment pages. Amendments must be single-spaced, with one space between each amendment instruction. An example of the form and style of a set of amendments (without the heading) to a bill is:
   Page 1, line 7, remove "to provide an appropriation;"
   Page 1, line 18, replace "reclamation for productive use" with "reclaimed or reclaim"
   Page 2, line 26, after the period insert "Any operator feeling aggrieved by the plan approved by the commission may request a hearing."
   Page 3, line 17, replace the first "the" with "an"
   Page 3, line 17, replace "shall" with "may"
   Page 4, line 18, overstrike "answer in the appropriate court"
   Page 4, line 18, after "can" insert "reply to the affidavit"
   Page 4, remove lines 22 through 28
   Renumber accordingly

An example of a set of amendments (without the heading) to an appropriation bill is:
   Page 2, line 13, replace "$553,634" with "$518,334"
   Page 2, line 33, replace "general" with "special tax refund"
   Renumber accordingly

The form to use to remove a considerable body of material from a bill is:
   Page 1, line 2, remove "to authorize certain banks"
   Page 1, line 3, remove "to maintain one or more trust offices,"
   Page 2, remove lines 26 through 31
   Page 2, line 32, replace "7" with "6"
   Page 4, remove lines 1 through 10
   Page 5, remove lines 25 through 35
   Page 6, remove lines 1 through 34
   Renumber accordingly
The form to use to replace a considerable body of material in a bill or resolution is:

Page 1, replace lines 17 through 23 with:

"SECTION 5. A new subsection to section 57-38-30.3 of the North Dakota Century Code is created and enacted as follows:

An individual, estate, or trust must be allowed a credit against the tax otherwise due under this section."

Renumber accordingly

HOGHOUSE AMENDMENTS

In some cases it is acceptable to propose the removal of all the text of a bill through use of a "hoghouse" amendment. Use of "hoghouse" amendments is discouraged, but if clarity is enhanced, a "hoghouse" amendment may be used. Examples 10 and 13 in this part are examples of "hoghouse" amendments.

AMENDMENTS TO BILLS THAT HAVE BEEN AMENDED BUT NOT ENGROSSED

Before preparing a set of amendments to a bill, the bill must be checked to see if amendments to the bill have been adopted.

If the bill has not been amended previously, the amendments must be prepared to the bill as introduced.

If the bill has been amended, and the bill has been engrossed or reengrossed, the amendments must be to the engrossed or reengrossed bill.

If amendments to the bill have been adopted, but the bill has not been engrossed or reengrossed as a result of the adoption of the amendments (as frequently occurs when the bill is amended by the second house) any subsequent amendments to the bill must be made to the most recently engrossed or reengrossed version of the bill (or to the bill as introduced if the bill has not been engrossed or reengrossed). Never amend the version of the bill which states "with Senate Amendments" or "with House Amendments" above the bill number.

When amending a bill to which amendments have been adopted, but the adoption of the amendments has not resulted in the bill being engrossed or reengrossed, one of these alternatives should be used:

1. If the new amendments are independent of the adopted amendments, e.g., the new amendments do not affect any portion of the bill affected by the adopted amendments, an explanatory paragraph must be inserted below the caption of the amendments and above the actual text of the amendments. For example:

   In addition to the amendments adopted by the House as printed on page 421 of the House Journal, Senate Bill No. 2101 is further amended as follows:

2. If the new amendments are not independent of the adopted amendments, e.g., the new amendments directly affect the adopted amendments, one of these alternatives must be used, depending upon the length of the amendments:

   a. If the adopted amendments are lengthy, and the new amendments are very brief, the new amendments may be to the adopted amendments as printed in the journal. An explanatory paragraph must be inserted below the caption of the amendments. For example:

      That the amendments to House Bill No. 1101 as printed on pages 214-216 of the Senate Journal be amended as follows:
Page 215 of the Senate Journal, line 10, after "good bills" insert "are always approved"

NOTE: When amending amendments printed in the journal, always refer to the printed line of the journal which reflects the material you are changing. The running head (top line that has the page number and date) is counted, as is any line composed of asterisks. If there is confusion as to the journal line, use enough words in your quoted material so the line to which you are referring is readily ascertainable.

b. If the new amendments are to retreat from the adopted amendments and do something different, or to substantially revise the adopted amendments, instead of amending the adopted amendments as contained in the journal, an explanatory paragraph must be inserted below the caption of the amendments. For example:

In lieu of the amendments adopted by the House as printed on page 115 of the House Journal, Senate Bill No. 2163 is amended as follows:

CONFERENCE COMMITTEE REPORTS AND AMENDMENTS
The introductory language for conference committee amendments differs from amendments prepared for standing committees.

The specific report language must recognize a chamber accede to or recede from amendments of the other chamber and must recognize whether a bill has been engrossed or reengrossed. Generally, a bill is not engrossed or reengrossed by the second house; however, House and Senate Rules 335 provide a bill amended in the second house may be engrossed or reengrossed by motion or by request of a leader.

Amendments adopted by a conference committee must include that portion of the committee report which describes what version of the bill is to be amended, i.e., how to put the amendment into the bill. This enables the committee clerk to fill out the conference committee report form.

The following are examples of report language that is included as the introductory paragraph in conference committee amendments. Reference must be made to the appropriate pages of each chamber's journal where the amendments are printed. List the pages of the journal of the chamber of origin of the measure before the pages of the journal of the second house.

1. A bill amended in the second house.

   a. If the conference committee wants the first house to agree to the amendments adopted by the second house:

      That the (House) (Senate) accede to the (Senate) (House) amendments as printed on pages _____ of the (House) (Senate) Journal and pages _____ of the (Senate) (House) Journal.

   b. If the conference committee wants to reject the amendments adopted by the second house:

      That the (House) (Senate) recede from its amendments as printed on pages _____ of the (Senate) (House) Journal and pages _____ of the (House) (Senate) Journal.

   c. If the conference committee wants to reject the amendments adopted by the second house and to amend the bill, which was not engrossed by the second house:

      That the (House) (Senate) recede from its amendments as printed on pages _____ of the (Senate) (House) Journal and pages _____ of the
(House) (Senate) Journal and that (Senate) (House) Bill No. ____ be amended as follows:

d. If the conference committee wants to accept the amendments adopted by the second house and to further amend the bill, which was not engrossed by the second house:

That the (House) (Senate) accede to the (Senate) (House) amendments as printed on pages _____ of the (House) (Senate) Journal and pages _____ of the (Senate) (House) Journal and that (House) (Senate) Bill No. ____ be further amended as follows:

NOTE: The decision whether to accede to the amendments or recede from the amendments depends on the type of "further" amendments to be made. If the new amendments would amend the other amendments, the appropriate method would be to recede from the "old" amendments.

e. If the conference committee wants to further amend the bill, which was engrossed by the second house:

That the (House) (Senate) accede to the (Senate) (House) amendments as printed on pages _____ of the (House) (Senate) Journal and pages _____ of the (Senate) (House) Journal and that (House) (Senate) Bill No. ____ as engrossed by the (Senate) (House) be amended as follows:

NOTE: The second house cannot recede from its amendments if that chamber has engrossed the bill. If the second house is to "recede" from its amendments, the engrossed bill must be amended to remove the amendments.

2. A bill amended in the first house (engrossed), and amended in the second house, but not reengrossed.

a. If the conference committee wants to approve the amendments adopted by the second house:

That the (House) (Senate) accede to the (Senate) (House) amendments as printed on pages _____ of the (House) (Senate) Journal and pages _____ of the (House) (Senate) Journal.

b. If the conference committee wants to reject the amendments adopted by the second house and to amend the bill:

That the (House) (Senate) recede from its amendments as printed on pages _____ of the (Senate) (House) Journal and pages _____ of the (House) (Senate) Journal and that Engrossed (Senate) (House) Bill No. ____ be amended as follows:

c. If the conference committee wants to approve the amendments adopted by the second house and to further amend the bill:

That the (House) (Senate) accede to the (Senate) (House) amendments as printed on pages _____ of the (House) (Senate) Journal and pages _____ of the (Senate) (House) Journal and that Engrossed (House) (Senate) Bill No. ____ be further amended as follows:

3. A bill amended in the first house (engrossed), amended in the second house, and reengrossed by the second house.

a. If the conference committee wants to approve the amendments as adopted in the second house:
That the (House) (Senate) (House) amendments as printed on pages ____ of the (House) (Senate)
Journal and pages ____ of the (Senate) (House) Journal.

b. If the conference committee wants to accept the amendments adopted by
the second house and to further amend the bill:

That the (House) (Senate) (House) amendments as printed on pages ____ of the (House) (Senate)
Journal and pages ____ of the (Senate) (House) Journal and that
(House) (Senate) Bill No. ____ as reengrossed by the (Senate)
(House) be amended as follows:

**NOTE:** In this case the second house cannot recede from its amendments. Amendments
must be made to the reengrossed bill.
EXAMPLES OF AMENDMENTS

This part contains examples illustrating various methods used in amending bills and resolutions.

1. Amendments to a Bill as Introduced
2. Amendments Inserting an Additional Section in an Engrossed Bill
3. Amendments Inserting an Effective Date Clause in a Reengrossed Bill
4. Amendments Inserting a New Line Item Appropriation in an Engrossed Bill
5. Amendments Adding and Amending a Section of Existing Law to an Engrossed Bill
6. Amendments Adding and Amending a Subsection of Existing Law to a Bill (illustrates breaking a long subsection into subdivisions)
7. Amendments Adding a New Subsection to an Engrossed Bill Creating New Law
8. Amendments Providing for an Amendment in the Alternative
9. Amendments to Amendments That Appear in the Journal but Have Not Been Adopted
10. Hoghouse Amendment
11. Amendments Replacing a Substantial Amount of Material
12. Amendments to an Engrossed Concurrent Resolution
13. Hoghouse Amendment to a Resolution for a Constitutional Amendment
14. Amendments to a Resolution to Provide for an Alternative Constitutional Amendment
15. Conference Committee Amendments Acceding to Previous Amendments and Further Amending the Engrossed Bill
16. Conference Committee Amendments Receding from Previous Amendments and Amending the Engrossed Bill to Amend an Enrolled Bill
17. Amendments to a Bill That Has Been Amended but Not Passed or Engrossed
18. Division of the Question on Amendments
19. Amendments to Correct and Revise the Journal
20. Amendments Redesignating Subsections and Subdivisions
21. Amendments in Addition to Amendments Already Adopted
Example 1 - Amendments to a Bill as Introduced

PROPOSED AMENDMENTS TO HOUSE BILL NO. 1250

Page 1, line 27, remove the overstrike over "three"
Page 2, line 1, remove "seventy-five"
Page 2, line 4, remove the overstrike over "five"
Page 2, line 4, remove "six"
Page 2, line 4, remove "and fifty cents"
Page 2, line 6, remove the overstrike over "eight"
Page 2, line 6, remove the overstrike over "and fifty"
Page 2, line 6, remove "ten"
Page 2, line 7, remove the overstrike over "cents"
Page 2, line 10, replace "from July 1, 2023," with an underscored period
Page 2, remove lines 11 and 12
Page 2, line 18, after "receipt" insert "or the certificate of a member of the legislative assembly"
Page 2, line 21, replace "thirty-three" with "thirty"
Page 3, line 3, overstrike "The travel"
Page 3, overstrike lines 4 through 8
Page 3, line 17, replace "thirty" with "twenty-five"
Page 3, line 20, overstrike "thirty" and insert immediately thereafter "thirty-five"
Page 4, line 8, after "aircraft" insert ", except for leased or rented private aircraft from a recognized fixed base aviation operator who is in the business of leasing and renting private aircraft and is located on an airport open for public use"
Page 4, line 33, replace "report" with "reports"
Page 5, line 4, after "year" insert ", up to a maximum of two hundred fifty thousand dollars"

Renumber accordingly
PROPOSED AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1001

Page 1, line 1, after "Act" insert "to create and enact a new section to chapter 57-01 of the North Dakota Century Code, relating to reports by the tax commissioner to the budget section regarding the auditing enhancement program and settlements of tax assessments; and"

Page 5, after line 14, insert:

"SECTION 7. A new section to chapter 57-01 of the North Dakota Century Code is created and enacted as follows:

Reports on auditing enhancement program and settlement of tax assessments.

The tax commissioner shall submit reports quarterly to the budget section on the progress made in collecting additional tax revenues under the auditing enhancement program and on settlements of tax assessments. For any settlements of tax assessments made during the quarterly period the reports must contain:

1. The amount assessed and the date assessed.
2. The amount collected and the date of collection.
3. An explanation of efforts to finalize collection, including information regarding negotiations."

Page 8, line 5, replace "7" with "8"

Renumber accordingly
PROPOSED AMENDMENTS TO REENGROSSED HOUSE BILL NO. 1078

Page 1, line 2, remove "and"
Page 1, line 3, after "compact" insert "; and to provide a contingent effective date"
Page 15, after line 2, insert:

"SECTION 3. CONTINGENT EFFECTIVE DATE. This Act becomes effective on August 1, 2023, unless the state of South Dakota, pursuant to chapter 240, 2021 Session Laws of South Dakota, has ratified and approved the Dakota interstate low-level radioactive waste compact as created by, and in substantially form and substance as, House Bill No. 1077 as enacted by the sixty-eighth legislative assembly of North Dakota, in which event this Act does not become effective."

Renumber accordingly
Example 4 - Amendments Inserting a New Line Item Appropriation in an Engrossed Bill

PROPOSED AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1662

Page 11, after line 10, insert:

"Minot state university Library building 6,000,000"

Page 11, line 11, replace "14,800,000" with "20,800,000"

Page 11, after line 29, insert:

"SECTION 23. APPROPRIATION - MINOT STATE UNIVERSITY - REGIONAL LIBRARY. There is appropriated $1,200,000, or so much of that amount as may become available, from federal, private, and other funds to Minot state university in addition to other moneys appropriated in this Act for a regional library at Minot state university."

Renumber accordingly
PROPOSED AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1067

Page 1, line 5, after "sections" insert "10-06-01.2,"

Page 2, after line 2, insert:

"SECTION 2. AMENDMENT. Section 10-06-01.2 of the North Dakota Century Code is amended and reenacted as follows:

10-06-01.2. Surface coal mining - Exception.
A corporation not engaged in the business of farming or ranching may own or lease lands used for farming or ranching, when the business of such a corporation is the conducting of surface coal mining operations or related energy conversion, and when the owning or leasing or lands used for farming or ranching is reasonably necessary in the conduct of the business of surface coal mining or related energy conversion, and when the lands used for farming or ranching are identified in the permit application under section 38-14.1-14 or the extended mining plan under section 38-14.1-15. When such necessity for owning or leasing of lands used for farming or ranching no longer exist or if the lands are not identified in the permit application or the extended mining plan by August 1, 2023, for land owned or leased by the business before August 1, 2023, or within ten years from the date of ownership or lease for land acquired after July 31, 2023, this exception ceases and the corporation owning or leasing such lands shall thereafter be subject to this chapter."

Renumber accordingly
Example 6 - Amendments Adding and Amending a Subsection of Existing Law to a Bill (illustrates breaking a long subsection into subdivisions)

PROPOSED AMENDMENTS TO HOUSE BILL NO. 1658

Page 1, line 2, after the semicolon insert "to amend and reenact subsection 7 of section 57-39.2-01 of the North Dakota Century Code, relating to imposition of sales and use taxes on the price of services to repair or clean automobiles or trucks;"

Page 1, replace lines 19 through 28 with:

"SECTION 2. AMENDMENT. Subsection 7 of section 57-39.2-01 of the North Dakota Century Code is amended and reenacted as follows:

7. "Retail sale" or "sale at retail" means the any of the following:
   a. The sale, including the leasing or renting, to a consumer or to any person for any purpose, other than for processing or for resale, of tangible personal property;
   b. The sale of steam, gas, and communication service to retail consumers or users;
   c. The ordering, selecting, or aiding a customer to select any goods, wares, or merchandise from any price list or catalog, which the customer might order, or be ordered for such customer to be shipped directly to such customer;
   d. The sale or furnishing of hotel, motel, or tourist court accommodations, tickets, or admissions to any place of amusement, athletic event, or place of entertainment, including the playing of any machine for amusement or entertainment in response to the use of a coin; and
   e. The sales of magazines and other periodicals."

Renumber accordingly
Example 7 - Amendments Adding a New Subsection to an Engrossed Bill Creating New Law

PROPOSED AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1318

Page 8, after line 2, insert:

"10. Any individual who markets or distributes food, food materials, or dietary supplements and engages in the explanation of the use of those products for general nutritional needs, if the individual does not represent that the individual is a licensed registered dietitian or licensed nutritionist."

Renumber accordingly
PROPOSED AMENDMENTS TO HOUSE BILL NO. 1432

Page 1, line 2, after "Code" insert "or in the alternative to amend and reenact the new section to chapter 4-35 of the North Dakota Century Code as created by section 1 of Senate Bill No. 2137, as approved by the sixty-eighth legislative assembly,"

Page 2, line 4, replace "Section" with "If Senate Bill No. 2137 does not become effective, section"

Page 2, after line 23, insert:

"SECTION 3. AMENDMENT. If Senate Bill No. 2137 becomes effective, the new section to chapter 4-35 of the North Dakota Century Code, as created by section 1 of Senate Bill No. 2137, is amended and reenacted as follows:

Reports of loss through pesticide application required.
No civil action may be commenced arising out of the application of any pesticide by any applicator inflicting damage on property other than property with the target area of the pesticide application, unless the claimant has filed a verified report of loss with the agriculture commissioner, together with proof of service of the verified report of loss upon the applicator allegedly responsible and, if the claimant is not the person for whom the work was done, then also the person for whom the work was done, within a period of sixty days from the occurrence of the loss or within sixty days from the date the claimant knew the loss had occurred. If the damage is alleged to have been occasioned to growing crops, the report must be filed before the time when fifty percent of the crop was harvested. If, however, the applicator does not inform the claimant of the legal requirements for the claimant to file a verified report of loss, the claimant shall have one year from the date of the incident to file a verified report of loss. A verified report of loss is not required if the claimant was the operator or applicator of the herbicide, insecticide, fungicide, or agricultural chemical."

Renumber accordingly
Example 9 - Amendments to Amendments That Appear in the Journal but Have Not Been Adopted

PROPOSED AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1404

That the proposed amendments to Engrossed House Bill No. 1404 as printed on pages 1939-1946 of the Senate Journal be amended as follows:

Page 1939 of the Senate Journal, line 35, after "2023" insert ", to provide relief from mortgage foreclosure and cancellations of contracts for deed on agricultural property, to provide for extended periods of redemption and other equitable relief,"

Page 1939 of the Senate Journal, line 40, remove "and"


Page 1939 of the Senate Journal, line 41, after "Act" insert "and periods of redemption and notice before foreclosure"

Page 1939 of the Senate Journal, line 41, after the semicolon insert "to provide an expiration date;"

Page 1946 of the Senate Journal, after line 8, insert:

"SECTION 18. Definitions."
For the purpose of sections 17 through 27 of this Act, unless the context otherwise requires:

1. "Agricultural property" means any tract more than ten acres [4.05 hectares]."

Renumber accordingly
Example 10 - Hoghouse Amendment

PROPOSED AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1577

Page 1, line 1, after "A BILL" replace the remainder of the bill with "for an Act to create and enact a new subsection to section 15-38-07 of the North Dakota Century Code, relating to required subjects of instruction in all schools.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. A new subsection to section 15-38-07 of the North Dakota Century Code is created and enacted as follows:

Give instruction in basic cardiopulmonary resuscitation in accordance with standards adopted by the American heart association, American red cross, or another similar cardiopulmonary resuscitation training program."

Renumber accordingly

NOTE: Use of hoghouse amendments is discouraged. See page 65.
PROPOSED AMENDMENTS TO HOUSE BILL NO. 1171

Page 1, after line 7, replace the remainder of the bill with:

"21-03-22. Registration, certification, and delivery of bonds.

After the bonds have been executed, they shall be delivered to the county auditor, except in cities or school districts or park districts having a population of more than four thousand, in which cities, school districts, or park districts they shall be delivered to the auditor, clerk, or secretary thereof. When such the bonds are delivered to the county auditor, there shall be delivered to him the county auditor a certified copy of the resolution of the governing body showing their sale. The county auditor, or the auditor, clerk, or secretary of a city, school district, or park district having a population of more than four thousand, upon receipt of such the bonds, shall register, in a separate book provided for the purpose, an accurate description of every bond so issued, specifying its number, date, purpose, amount, rate of interest, when and where payable, and the coupons attached. In all cases where the registering officer is not the recording officer of the governing body of the municipality issuing the bonds, there also shall be filed with him a certified copy of all proceedings of the municipality relating to such the issue. When the transaction relating to the sale of said the bonds is to be consummated, there shall be delivered to the recording officer a detailed financial statement of the municipality given by the treasurer, auditor, clerk, or secretary of the municipality under oath. When such the bonds have been fully registered as required by this section, and when the recording officer has received such the detailed financial statement of the municipality, the registering officer shall sign an endorsement on the back of each bond certifying that such the bond is registered fully in his that office, and, if such is the truth, that such the bond is issued in accordance with law and is within the debt limit of the municipality issuing the same bond. No bond shall be valid without such the certificate endorsed thereon."

Renumber accordingly

NOTE: Use of this type of amendment is discouraged unless clarity is enhanced.
PROPOSED AMENDMENTS TO ENGROSSED SENATE CONCURRENT RESOLUTION NO. 4002

Page 2, line 1, replace "2023" with "2025"

Page 3, line 2, replace "July 1, 2023" with "January 1, 2024"

Page 3, line 13, replace "implementing" with "designing and developing"

Renumber accordingly
PROPOSED AMENDMENTS TO SENATE CONCURRENT RESOLUTION NO. 4043

Page 1, line 1, after "resolution" replace the remainder of the resolution with "for the amendment of sections 1 and 10 of article X of the Constitution of North Dakota, relating to property tax levies and substituting, for the mill levy currently provided for the North Dakota medical center, a statewide mill levy for defraying certain expenses for the construction, operation, and maintenance of certain airports; and to provide an effective date.

STATEMENT OF INTENT

This measure substitutes, for the one-mill levy for the North Dakota medical center, a statewide one-mill levy to provide funding for construction, operation, and maintenance of air carrier airports. The measure provides an effective date of July 1, 2025.

BE IT RESOLVED BY THE SENATE OF NORTH DAKOTA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

That the following proposed amendments to sections 1 and 10 of article X of the Constitution of North Dakota are agreed to and must be submitted to the qualified electors of North Dakota at the primary election to be held in 2024, in accordance with section 16 of article IV of the Constitution of North Dakota.

SECTION 1. AMENDMENT. Section 1 of article X of the Constitution of North Dakota is amended and reenacted as follows:

Section 1. The except as otherwise provided in this article, the legislative assembly shall be prohibited from raising revenue to defray the expenses of the state through the levying of a tax on the assessed value of real or personal property.

SECTION 2. AMENDMENT. Section 10 of article X of the Constitution of North Dakota is amended . . . ."

Renumber accordingly

NOTE: Use of hoghouse amendments is discouraged. See page 65.
Example 14 - Amendments to a Resolution to Provide for an Alternative Constitutional Amendment

PROPOSED AMENDMENTS TO SENATE CONCURRENT RESOLUTION NO. 4021

Page 1, line 2, after the comma insert "or in the alternative for the amendment of the new section to the new article V of the Constitution of North Dakota as created by section 4 of House Concurrent Resolution No. 3003, as approved by the sixty-eighth legislative assembly,"

Page 1, line 10, after "Dakota" insert "if House Concurrent Resolution No. 3003, as approved by the sixty-eighth legislative assembly, having been submitted to the voters, is not approved in the primary election held in 2024, or the following proposed amendment to the new section to the new article V of the Constitution of North Dakota if House Concurrent Resolution No. 3003 is approved at the primary election,"

Page 1, after line 22, insert:

"SECTION 2. AMENDMENT. The new section to the new article V of the Constitution of North Dakota as created by section 4 of House Concurrent Resolution No. 3003, as approved by the sixty-eighth legislative assembly, is amended and reenacted as follows:

The qualified electors shall choose the elected state officials at a time designated by the legislative assembly. The elected state officials shall serve until their successors are duly qualified. Terms of office are four years, except that terms of the public service commissioners are six years, so arranged that one of them is elected every two years. The term of the governor begins on December fifteenth following the governor’s election.

If two or more candidates for any executive office receive an equal and highest number of votes, the legislative assembly in joint session shall choose one of them for the office."

Renumber accordingly
Example 15 - Conference Committee Amendments Acceding to Previous
Amendments and Further Amending the Engrossed Bill

PROPOSED AMENDMENTS TO ENGROSSED SENATE BILL NO. 2178

That the Senate accede to the House amendments as printed on pages 1689 and 1690 of
the Senate Journal and pages 2101 and 2102 of the House Journal and that Engrossed
Senate Bill No. 2178 be further amended as follows:

Page 14, line 34, after the underscored period insert "However, unclaimed intangible
property held for the owner by a public employee pension program in this state is
not subject to abandonment under this Act until after June 30, 2023."

Renumber accordingly
PROPOSED AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1234

That the Senate recede from its amendments as printed on page 1189 of the House Journal and page 909 of the Senate Journal and that Engrossed House Bill No. 1234 be amended as follows:

Page 1, line 1, after "reenact" insert "the new section to chapter 15.1-09 of the North Dakota Century Code, as created by section 1 of Senate Bill No. 2230, as approved by the sixty-eighth legislative assembly and"

Page 1, line 2, after "to" insert "public school board membership in a school district located on tribal land and"

Page 1, line 2, after "agents" insert "; and to declare an emergency"

Page 1, after line 3, insert:

"SECTION 1. AMENDMENT. The new section to chapter 15.1-09 of the North Dakota Century Code, as created by section 1 of Senate Bill No. 2230, as approved by the sixty-eighth legislative assembly, is amended and reenacted as follows:

School board membership - Prohibition.

If a tribal government has prescribed by tribal law or resolution qualifications for eligibility for candidates for public office which are more restrictive than the laws of this state, the qualifications of candidates for eligibility for membership of a public school board of a school district located on tribal land may not be less restrictive than the qualifications for eligibility prescribed by tribal law or resolution for public office. For purposes of this section, "qualifications for eligibility" means consideration of criminal convictions."

Page 3, after line 18, insert:

"SECTION 4. EMERGENCY. This Act is declared to be an emergency measure."

Renumber accordingly.
Example 17 - Amendments to a Bill That Has Been Amended but Not Passed or Engrossed

PROPOSED AMENDMENTS TO HOUSE BILL NO. 1522

In lieu of the amendments adopted by the Senate as printed on pages 1558-1560 of the Senate Journal, House Bill No. 1522 is amended as follows:

Page 1, line 1, after the first "the" insert "discretionary"

Page 1, line 1, after "revocation" insert ", and subsequent discretionary reinstatement, by executive order of the governor,"

Page 1, line 3, after the semicolon insert "to provide an expiration date;"

Page 1, line 7, after "The" insert "governor, by executive order, may revoke the"

Page 1, line 12, remove "are hereby revoked"

Page 1, line 12, after the period insert "Revocation of the permit and certificate pursuant to this Act by the governor must be based upon relevant statutory guidelines, including the factors considered in the issuance of a certificate of public convenience and necessity and the factors to be considered in evaluating applications and designations of sites, corridors, and routes as provided in section 49-22-09, and upon the governor's determination that the MANDAN project is not consistent with the public convenience and necessity of this state, or is not consistent with the general health and welfare of the citizens of this state. If the permit and certificate are revoked pursuant to this Act, the governor, by executive order, may reinstate the permit and certificate based upon the guidelines provided for revocation."

Page 1, after line 13, insert:

"SECTION 2. EXPIRATION DATE. This Act is effective through June 30, 2025, and after that date is ineffective."

Renumber accordingly
Example 18 - Division of the Question on Amendments

PROPOSED AMENDMENTS TO REENGROSSED SENATE BILL NO. 2048

DIVISION A

Page 1, line 3, remove "real property or"
Page 1, line 11, after "appropriation" insert "; to provide an appropriation; and to declare an emergency"
Page 1, line 17, remove "real property or"
Page 1, line 19, replace "fee simple" with ", pursuant to legislative authorization."
Page 1, remove line 20
Page 1, line 25, remove "real"
Page 1, line 26, remove "property or"
Page 2, line 8, remove "real property or"
Page 2, line 11, remove "real"
Page 2, line 12, remove "property or"
Page 2, line 14, remove "real property or"
Page 2, line 22, remove "real"

DIVISION B

Page 2, line 10, after the period insert "The office of management and budget may enter agreements with the industrial commission for the issuance by the industrial commission of certificates of participation under this subdivision."

Renumber accordingly
CORRECTION AND REVISION OF THE JOURNAL
MR. SPEAKER: Your Committee on Correction and Revision of the Journal
(Rep. Blank, Chairman) has carefully examined the Journal of the Thirty-first Day and
recommends that it be corrected as follows and when so corrected, recommends that it be
approved:

Page 737, line 26, replace "for a" with "to provide"
Page 737, line 26, replace "service" with "services"
Page 737, line 28, replace "for a" with "services"

REP. BLANK MOVED that the report be adopted, which motion prevailed.
PROPOSED AMENDMENTS TO SENATE BILL NO. 2296

Page 1, line 19, overstrike "Through December 31, 1983, four cents per gallon"
Page 1, overstrike lines 20 through 24
Page 1, line 25, overstrike "c. From January 1, 1985, through"
Page 1, line 25, remove "June 30"
Page 1, line 25, overstrike the third comma
Page 1, overstrike lines 26 and 27
Page 2, line 1, overstrike "d."
Page 2, line 1, remove the overstrike over "June 30"
Page 2, line 2, remove "December 31"
Page 2, line 2, overstrike "2021" and insert immediately thereafter "2023"
Page 2, line 5, overstrike "e." and insert immediately thereafter:
   "b. From July 1, 2023, through December 31, 2027, four cents per
gallon [3.79 liters] less than the tax imposed under subsection 1.
   c."
Page 2, after line 6, insert:
   "3. The tax reduction allowed under this section applies only to gasoline that
contains alcohol manufactured in the United States."
Page 2, line 7, replace "f." with "4."
Page 2, line 7, replace "in" with "under"
Page 2, line 30, overstrike "3." and insert immediately thereafter "5."
Page 2, line 32, overstrike "4." and insert immediately thereafter "6."

Renumber accordingly
PROPOSED AMENDMENTS TO ENGROSSED HOUSE BILL NO. 1548

In addition to the amendments adopted by the Senate as printed on pages 1576 and 1577 of the Senate Journal, Engrossed House Bill No. 1548 is further amended as follows:

Page 5, line 29, replace "This" with "Sections 1, 2, 3, and 5 of this"

Page 5, line 29, replace "becomes" with "become"

Page 5, line 30, after "2023" insert "and section 4 of this Act becomes effective on July 1, 2024"

Renumber accordingly
STATEMENTS OF INTENT OR PURPOSE
A statement of legislative policy, purpose, or intent should not be used. The purpose of a properly drafted bill should be self-evident. Statements contained in a declaration of finding or intent may be used for a purpose unintended by the drafter. The North Dakota Supreme Court has referred to declaration of intent in finding a statute unconstitutional. For discussions of specific legislative intent statements see Dickie v. Farmers Union Oil Co., 611 N.W.2d 168 (N.D. 2000), Hanson v. Williams County, 389 N.W.2d 319 (N.D. 1986), and Arneson v. Olson, 270 N.W.2d 125 (N.D. 1978) (statutes held unconstitutional). See also AGO 99-04 (state agency's general authority limited by statement of purpose) and AGO 2007-L-11 (quoting Heller v. Doe by Doe, 509 U.S. 312 (1993), "A statute is presumed constitutional and the burden is on the one attacking the legislative arrangement to negative every conceivable basis which might support it . . . "). For a discussion of the effect of not having a specific intent statement see Bellemare v. Gateway Builders, Inc., 420 N.W.2d 733 (N.D. 1988) (statute found to be constitutional).

DEFINITIONS
The purpose of a definition is to achieve clarity and consistency and avoid repetition. Once a term is defined in a bill, that term should be used throughout the bill and the definition of that term should remain the same throughout the bill.

Chapter 1-01 contains general principles and definitions applicable to the entire Century Code. Review the definitions contained in that chapter before creating and adding new definitions to a statutory provision. Review definitions applicable to the Century Code title and chapter in which the substance of a bill is located. Avoid duplicating definitions.

Do not define words that are self-explanatory. Definitions are shortcuts to save space in the statutes. For this reason, it is not necessary to define "attorney general" as "the attorney general of this state". However, shorten internal references used several times in a bill by defining such things as "department" instead of using "department of health and human services".

A definition should not include more than is needed for interpretation. Do not include regulatory material in a definition. For example, when defining the word "director", do not state the duties of the director. Put such material in a different section of the bill.

An exhaustive definition uses the word means while a partial listing uses the word includes. The use of the phrase "means and includes" creates an internal inconsistency because an exhaustive and a nonexclusive definition cannot be contemplated at the same time (Hilton v. N.D. Educ. Assn., 655 N.W.2d 60 (2002)). Do not use the phrase "includes, but is not limited to". "Includes" is not a term of limitation. Use of this phrase calls into question the meaning of "includes" elsewhere in the Century Code.

A section containing definitions should have the definitions in alphabetical order to assist readers in locating appropriate definitions.

An example of language used to introduce a series of definitions is as follows:

For purposes of this (title, chapter, section, etc.), unless the context otherwise requires:
CONSISTENCY
Be consistent throughout the bill or resolution. For example, do not refer to the "state engineer" in one sentence and the "chief engineer" in another sentence when referring to the same official. Be consistent in the use of ordinary words. For example, do not use "minor" in one sentence, "child" in another, and "juvenile" in another. Use of synonyms adds variety but may cause confusion. Courts will assume that use of different terms was intended to have different purposes.

GENDER
Avoid using he or she and his or her when referring to a person affected by a statute. When consistent with the standards of precision and clarity, use gender-neutral words, such as applicant, applicant's, candidate, candidate's, commissioner, commissioner's, individual, individual's, person, person's, etc. With respect to making a law gender neutral, it should be noted that Section 1-01-34 provides that words of one gender include the other genders. In English, gender is related to sex or lack of sex. The genders are masculine, feminine, and neuter, e.g., he, she, and it.

Avoid use of a plural pronoun with a singular subject to avoid gender, such as stating that "a person shall use their discretion". Use the possessive form of the subject, such as "person's" or think of a way to restate your objective. The phrase "in his discretion" should simply be changed to "may".

SINGULAR NUMBER
Use the singular number whenever possible. Avoid using phrases containing singular and plural numbers, such as person or persons, rule or rules, statute or statutes, etc. Section 1-01-35 provides that words used in the singular number include the plural and words used in the plural number include the singular, except when a contrary intention plainly appears. Adding "(s)" to the end of a word, in an attempt to make it both singular and plural, is improper.

ACTIVE VOICE
Use the active voice for conciseness and clarity. Voice indicates the relationship between the verb and its subject. The active voice emphasizes the one performing the action and is more direct. The passive voice emphasizes the receiver of the action and generally results in longer sentences with greater opportunity for ambiguity.

Passive
An order may be issued for payment of the fee by the commissioner to the applicant.

Active
The commissioner may order the applicant to pay the fee.

Passive
The fee must be paid to the commissioner.

Active
The applicant shall pay the fee to the commissioner.

USE OF SHALL, MUST, MAY, MAY NOT, AND IS ENTITLED TO

Shall
Shall is used to qualify an active verb. Use shall when you are imposing a duty on a person or body that is the subject in the sentence. Use shall in a mandatory or imperative sense. Example:

"The teacher shall give the parent a copy of the signed report."
Must

*Must* is used to qualify an inactive verb or an active verb in the passive voice. Use *must* in reference to a thing, rather than a person, and to express status requirements (i.e., statements about what people or things *must be* rather than what they *must do*). Examples:

"The *report must* contain a signature line."
"A *student must be* a resident of the county."

May

Use *may* to confer a power, privilege, or right. Examples:

"The applicant *may demand* (power) an extension of time."
"The applicant *may renew* (privilege) the application."
"The applicant *may appeal* (right) the decision."

May Not

Whenever possible an obligation or discretion to act should be positively stated. However, if a right, privilege, or power is intended to be denied, *may not* should be used. Example:

"The applicant *may not submit* (active voice) more than one application."

Shall Not

Avoid use of *shall not* and *no person shall* because these phrases mean that *no one is required* to act. A statute that includes one of these phrases negates the obligation but not the permission to act. *A person may not* negates the permission to act and functions correctly as a complete prohibition.

Cannot

Avoid use of *cannot* because *cannot* means the person referred to does not have the ability or capacity to act.

Will, Should, and Ought

Avoid using hortatory qualifiers, such as *will*, *should*, and *ought*, in the text of an Act. These terms may be more appropriate in a resolution instead of a bill.

Entitled To

Use *is entitled to* when describing a benefit or right a person may claim or exercise. Example:

"A state employee *is entitled to* expense reimbursement."

In these instances, using *shall receive* or similar mandatory phrasing would negate the option of not claiming or exercising a benefit or right.

USE OF THAT AND WHICH

That

Use *that* to introduce a restrictive clause modifying the *nearest* antecedent. Example:

"An application to renew a *license that* has been revoked . . . ."

Which

Use *which* to introduce a nonrestrictive clause. Example:

"The application, *which* need not be verified, must be signed by the applicant."

Use *which* to modify a *remote* antecedent in a restrictive clause. Example:

"An *application* to renew a license *which* has been rejected . . . ."
Consider rewording the sentence to avoid the use of *which* to modify a remote antecedent in a restrictive clause if the reference is not clear. Example:

"If an application to renew a license has been rejected, the application . . . ."

**USE OF SUCH**

Do not use *such* as a substitute for "the", "that", "it", "those", "them", or other similar words. Example:

"The (not Such) application must be in the form the court prescribes."

Use *such* to express "for example" or "of that kind".

**USE OF FEWER AND LESS**

Use *fewer* to refer to number among things that are counted. For example: fewer choices, fewer problems, fewer grains of sand.

Use *less* to refer to quantity or amount among things that are measured. For example: less time, less effort, less sand.

**USE OF IF, WHEN, WHENEVER, AND WHERE**

Use *if* regarding a condition that may never occur. Example:

"An appeal may be made to district court if it is filed within thirty days."

Use *when* regarding a condition that is certain to occur. Example:

"A court may order opening of the safety deposit box when the owner of the box dies."

Use *whenever* if the condition may occur more than once. Example:

"Whenever an offense is brought to the attention of the state's attorney, the state's attorney shall prosecute the offender."

Use *where* only regarding place. Example:

"The sale must be held on the premises where the property was seized."

Do not use "where" as a replacement for "if", "when", or "whenever".

**USE OF THIS ACT**

The words *this Act* are words of art and have a specific meaning in bill drafting. When language in a bill refers to *this Act* it means every provision contained in the bill. If language in a bill refers to *this chapter* it refers to the chapter of the Century Code in which the section is placed. In bills creating only new unnumbered provisions, reference should be to *this Act* not *this chapter*.

**FEDERAL STATUTE AND REGULATION REFERENCES**

A bill may adopt by reference an existing law or regulation of the United States. Reference to federal statutes and regulations should be as clear and complete as possible. References to federal laws should include citations to the Public Law, the Statutes at Large, and the United States Code. With respect to federal laws, if one citation is referred to in the state statute, the other parallel federal citations may be placed in brackets. References to federal regulations should cite the Code of Federal Regulations. Examples are:

under Public Law No. 92-75 [85 Stat. 213; 46 U.S.C. 1451 et seq.]

under title 40, Code of Federal Regulations, part 61, section 1
title XVIII of the federal Social Security Act


CITATION TO CONSTITUTION, LAWS, AND RULES
An example of a correct reference to a provision of the Constitution of North Dakota is:

section 1 of article IV of the Constitution of North Dakota

Not section 1 of article IV of the Constitution of this state

Examples of correct references to provisions of the Century Code are:

section 1-02-37

Not section 1-02-37 of this code and
Not section 1-02-37 of the North Dakota Century Code

chapter 1-02

Not chapter 1-02 of this code and
Not chapter 1-02 of title 1, General Provisions

An example of a correct reference to a provision of the 2013 Session Laws is:

section 1 of chapter 208 of the 2013 Session Laws

Examples of the correct style of North Dakota Administrative Code citations are:

North Dakota Administrative Code section 36-02-01-17
North Dakota Administrative Code chapter 36-02-01
North Dakota Administrative Code article 36-02
North Dakota Administrative Code title 36

An example of a correct reference to the North Dakota Rules of Civil Procedure is:

rule 4 of the North Dakota Rules of Civil Procedure

ASSIGNMENT OF CENTURY CODE NUMBERS
Do not assign Century Code numbers to those Century Code chapters, sections, or subsections being created by a bill draft without specific prior approval of the number assignment by the Code Revisor of the Legislative Council. Contact the Legislative Council office for this approval, if needed. It is usually not necessary to number Century Code chapters, sections, or subsections being created because the Code Revisor will assign Century Code numbers to unnumbered, newly created permanent laws at the conclusion of the legislative session.
OBSOLETE STATUTORY REFERENCES

If the text of a section to be amended contains an internal statutory reference followed by an asterisk and a note following the section points out that the statute referred to has been repealed or is incorrect, determine what should be done with the reference. Usually the reference can either be deleted (indicated by overstrikes) or deleted and replaced with a correct reference (indicated by overstrikes and underscores).

SUBSECTIONS, SUBDIVISIONS,
PARAGRAPHS, AND SUBPARAGRAPHS

A breakdown of statutory material should not be made which would result in only one subsection, subdivision, paragraph, or subparagraph. When subsections and subdivisions are enumerated within a section, begin with 1, 2, 3, etc., for the subsections and lowercased a, b, c, etc., for the subdivisions. If it is necessary to provide a further breakdown, use (1), (2), (3), etc., for paragraphs and (a), (b), (c), etc., for subparagraphs.

The end punctuation following each subsection should be either a semicolon or a period. If possible, use a period instead of a semicolon as punctuation between subsections. Do not use semicolons within the text of a subsection if a semicolon is used as punctuation between subsections. If the requirements are such that only one subsection is required to be met in the law (e.g., when only subsection 1, subsection 2, or subsection 3 is to apply), use wording to the effect that any of the following or any one of the following apply. If all requirements are to apply, use wording to the effect that all of the following are to be met. Of course, use of these terms depends upon the wording and construction of the section.

If the drafter uses semicolons at the end of subsections, subdivisions, or other divisions, there are two important points to observe:

1. Each subsection should begin with a word that ties into the lead-in language; and
2. Only the second to last subsection should be followed by a semicolon and the word "or" or "and", depending on whether any or all provisions of the subsections must be met.

Every subsection, subdivision, paragraph, and subparagraph must be in indented block style, regardless of whether the section contains introductory language to the subsections. If only one paragraph follows a subsection, the paragraph should not have a paragraph indent. If more than one paragraph follows a subsection, all paragraphs should have a paragraph indent.

Do not refer to subsection 1 "of this section". It is unnecessary to designate the section in which a subsection referred to appears unless it is a section other than the one where the reference appears. Do not refer to "above" or "below", as in the phrase "as described above". There is no above, below, or any other direction in statutory provisions. References to language must be to a section, subsection, or other reference that identifies as restrictively as possible what language is intended by the reference.

The first word in every subsection, subdivision, paragraph, and subparagraph should be capitalized. The following example illustrates the indented block style to be used when a section is broken down to less than subdivisions:

(Subsection) 1. "Employment" includes:
(Subdivision) a. Service performed:
(Paragraph)   (1) In any calendar quarter in the employ of any organization exempt from income tax under section 501 of the federal Internal Revenue Code, if all of the following requirements are met:
(Subparagraph) (a) The remuneration for the service exceeds fifty dollars.
(b) The service is not in connection with the collection of dues or premiums for a fraternal benefit society, order, or association, and is performed away from the home office.

A reference to the location of a statutory provision must be preceded by the correct designation of whether it appears in a subsection, subdivision, paragraph, or other division. Avoid the mistake of referring to "this paragraph" unless you are referring to a numbered portion of a subdivision.

OFFICIAL TITLES OF PUBLIC ENTITIES
When referring to a public officer, agency, or organization in the text of a bill, use the official and correct title of the officer, agency, or organization. The official title is usually set out in the constitutional or statutory section that creates the position or agency.

There have been numerous changes in the names and titles of agencies, officials, and organizations since the original publication of the Century Code in 1960. The following list is provided for your information:

<table>
<thead>
<tr>
<th>Do Not Use</th>
<th>Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bismarck junior college</td>
<td>Bismarck state college</td>
</tr>
<tr>
<td>board for vocational education</td>
<td>state board for career and technical education</td>
</tr>
<tr>
<td>board of examiners on audiology and speech pathology</td>
<td>board of examiners on audiology and speech-language pathology</td>
</tr>
<tr>
<td>board of pardons</td>
<td>pardon advisory board</td>
</tr>
<tr>
<td>board of registry in podiatry</td>
<td>board of podiatric medicine</td>
</tr>
<tr>
<td>bureau of criminal identification and apprehension</td>
<td>bureau of criminal investigation</td>
</tr>
<tr>
<td>business and industrial development commission</td>
<td>department of commerce</td>
</tr>
<tr>
<td>centennial trees program</td>
<td>trees for North Dakota program</td>
</tr>
<tr>
<td>central data processing</td>
<td>information technology department</td>
</tr>
<tr>
<td>chief of the bureau of criminal investigation</td>
<td>director of the bureau of criminal investigation</td>
</tr>
<tr>
<td>central personnel division</td>
<td>human resource management services</td>
</tr>
<tr>
<td>city treasurer</td>
<td>city auditor</td>
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<tr>
<td>civil defense worker</td>
<td>disaster emergency worker</td>
</tr>
<tr>
<td>coal development impact office</td>
<td>energy development impact office</td>
</tr>
<tr>
<td>commandant (veterans' home)</td>
<td>administrator (veterans' home)</td>
</tr>
<tr>
<td>commission on judicial qualifications</td>
<td>commission on judicial conduct</td>
</tr>
<tr>
<td>commissioner of agriculture and labor</td>
<td>agriculture commissioner or labor commissioner</td>
</tr>
<tr>
<td>commissioner of insurance</td>
<td>insurance commissioner</td>
</tr>
<tr>
<td>commissioner of securities</td>
<td>securities commissioner</td>
</tr>
<tr>
<td>council on the arts and humanities</td>
<td>North Dakota council on the arts</td>
</tr>
<tr>
<td>county court</td>
<td>district court</td>
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<tr>
<td>county judge</td>
<td>district judge</td>
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<tr>
<td>county justice</td>
<td>district judge</td>
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<tr>
<td>county justice court</td>
<td>district court</td>
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<tr>
<td>county welfare board</td>
<td>county social service board</td>
</tr>
<tr>
<td>crime victims reparations</td>
<td>crime victims compensation</td>
</tr>
<tr>
<td>dairy products promotion commission</td>
<td>North Dakota dairy promotion commission</td>
</tr>
<tr>
<td>department of accounts and purchases</td>
<td>office of management and budget</td>
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<tr>
<td>Do Not Use</td>
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<td>--------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------</td>
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<tr>
<td>department of banking and financial institutions</td>
<td>department of financial institutions</td>
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<tr>
<td>department of corrections</td>
<td>department of corrections and rehabilitation</td>
</tr>
<tr>
<td>department of economic development and finance</td>
<td>department of commerce</td>
</tr>
<tr>
<td>department of human services</td>
<td>department of health and human services</td>
</tr>
<tr>
<td>developmental center at Grafton</td>
<td>life skills and transition center</td>
</tr>
<tr>
<td>Dickinson state college</td>
<td>Dickinson state university</td>
</tr>
<tr>
<td>director of institutions</td>
<td>office of management and budget facility management division</td>
</tr>
<tr>
<td>director of vocational education</td>
<td>director of career and technical education</td>
</tr>
<tr>
<td>division of community services</td>
<td>department of commerce division of community services</td>
</tr>
<tr>
<td>division of emergency management</td>
<td>department of emergency services</td>
</tr>
<tr>
<td>division of independent study</td>
<td>center for distance education</td>
</tr>
<tr>
<td>division of vocational rehabilitation</td>
<td>vocational rehabilitation division</td>
</tr>
<tr>
<td>economic development commission</td>
<td>department of commerce division of economic development and finance</td>
</tr>
<tr>
<td>employment security bureau</td>
<td>job service North Dakota</td>
</tr>
<tr>
<td>extension division</td>
<td>North Dakota state university extension service</td>
</tr>
<tr>
<td>family court</td>
<td>district court</td>
</tr>
<tr>
<td>farm credit counseling program</td>
<td>agricultural mediation service</td>
</tr>
<tr>
<td>game and fish commissioner</td>
<td>director of the game and fish department</td>
</tr>
<tr>
<td>Grafton state school</td>
<td>Life skills and transition center</td>
</tr>
<tr>
<td>highway commissioner</td>
<td>director of the department of transportation</td>
</tr>
<tr>
<td>highway department</td>
<td>department of transportation</td>
</tr>
<tr>
<td>industrial school</td>
<td>North Dakota youth correctional center</td>
</tr>
<tr>
<td>information services division</td>
<td>information technology department</td>
</tr>
<tr>
<td>judicial council</td>
<td>judicial conference</td>
</tr>
<tr>
<td>judicial qualifications commission</td>
<td>judicial conduct commission</td>
</tr>
<tr>
<td>labor department</td>
<td>department of labor and human rights</td>
</tr>
<tr>
<td>lake region community college</td>
<td>lake region state college</td>
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<td>land department</td>
<td>department of trust lands</td>
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<tr>
<td>legislative research committee</td>
<td>legislative council</td>
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<tr>
<td>legislature</td>
<td>legislative assembly</td>
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<td>livestock sanitary board</td>
<td>state board of animal health</td>
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<td>Mayville state college</td>
<td>Mayville state university</td>
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<td>mental health and retardation division</td>
<td>developmental disabilities division</td>
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<td>milk stabilization board</td>
<td>milk marketing board</td>
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<td>Minot state college</td>
<td>Minot state university</td>
</tr>
<tr>
<td>Minot State University - Bottineau</td>
<td>Dakota College at Bottineau</td>
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<tr>
<td>motor vehicle department</td>
<td>department of transportation</td>
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<td>multicounty welfare districts</td>
<td>multicity social service districts</td>
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<td>multidistrict vocational education center</td>
<td>area career and technology center</td>
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<td>municipal bond bank</td>
<td>public finance authority</td>
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<td>North Dakota board of massage</td>
<td>North Dakota board of massage therapy</td>
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<tr>
<td>North Dakota board of respiratory care</td>
<td>state board of respiratory care</td>
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<tr>
<td>examining board</td>
<td></td>
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<td>North Dakota State University - Bottineau</td>
<td>Dakota College at Bottineau</td>
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<td>North Dakota trade commission</td>
<td>attorney general</td>
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<td>office of intergovernmental assistance</td>
<td>department of commerce division of community services</td>
</tr>
<tr>
<td>Do Not Use</td>
<td>Use</td>
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<tr>
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<td>parks and recreation department</td>
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<td>parks and tourism department</td>
<td>parks and recreation department</td>
</tr>
<tr>
<td>police magistrate</td>
<td>municipal judge</td>
</tr>
<tr>
<td>poultry improvement board</td>
<td>agriculture commissioner</td>
</tr>
<tr>
<td>register of deeds</td>
<td>recorder</td>
</tr>
<tr>
<td>registrar of motor vehicles</td>
<td>director of the department of transportation</td>
</tr>
<tr>
<td>school board treasurer</td>
<td>school board manager</td>
</tr>
<tr>
<td>school district clerk</td>
<td>school district business manager</td>
</tr>
<tr>
<td>school for the blind</td>
<td>North Dakota vision services - school for the blind</td>
</tr>
<tr>
<td>sheltered workshop advisory committee</td>
<td>vocational rehabilitation facilities advisory committee</td>
</tr>
<tr>
<td>soldiers’ home</td>
<td>veterans’ home</td>
</tr>
<tr>
<td>state auditing board</td>
<td>office of the budget</td>
</tr>
<tr>
<td>state bar board</td>
<td>state board of law examiners</td>
</tr>
<tr>
<td>state board of embalmers</td>
<td>state board of funeral service</td>
</tr>
<tr>
<td>state board of hairdressers and cosmetologists</td>
<td>state board of cosmetology</td>
</tr>
<tr>
<td>State board of medical examiners</td>
<td>North Dakota board of medicine</td>
</tr>
<tr>
<td>state board of vocational education</td>
<td>state board for career and technical education</td>
</tr>
<tr>
<td>state department of health</td>
<td>department of health and human services</td>
</tr>
<tr>
<td>state developmental center at Grafton</td>
<td>Life skills and transition center</td>
</tr>
<tr>
<td>state employment service</td>
<td>job service North Dakota</td>
</tr>
<tr>
<td>state examiner</td>
<td>commissioner of financial institutions</td>
</tr>
<tr>
<td>state farm</td>
<td>Missouri River correctional center</td>
</tr>
<tr>
<td>state federal aid coordinator</td>
<td>department of commerce division of community services</td>
</tr>
<tr>
<td>state highway commissioner</td>
<td>director of the department of transportation</td>
</tr>
<tr>
<td>state highway department</td>
<td>department of transportation</td>
</tr>
<tr>
<td>state industrial school</td>
<td>North Dakota youth correctional center</td>
</tr>
<tr>
<td>state library commission</td>
<td>state library</td>
</tr>
<tr>
<td>state park service</td>
<td>parks and recreation department</td>
</tr>
<tr>
<td>state parks and recreation department</td>
<td>parks and recreation department</td>
</tr>
<tr>
<td>state seed mediation board</td>
<td>state seed arbitration board</td>
</tr>
<tr>
<td>sunflower council</td>
<td>oilseed council</td>
</tr>
<tr>
<td>teacher’s insurance and retirement fund</td>
<td>teachers’ fund for retirement</td>
</tr>
<tr>
<td>tourism department</td>
<td>department of commerce division of tourism</td>
</tr>
<tr>
<td>town</td>
<td>city</td>
</tr>
<tr>
<td>unemployment compensation division</td>
<td>job service North Dakota</td>
</tr>
<tr>
<td>unemployment compensation law</td>
<td>North Dakota unemployment compensation law</td>
</tr>
<tr>
<td>University of North Dakota - Lake Region</td>
<td>lake region state college</td>
</tr>
<tr>
<td>University of North Dakota - Williston</td>
<td>Williston state college</td>
</tr>
<tr>
<td>Valley City state college</td>
<td>Valley City state university</td>
</tr>
<tr>
<td>veterans’ aid commission</td>
<td>department of veterans’ affairs</td>
</tr>
<tr>
<td>village</td>
<td>city</td>
</tr>
<tr>
<td>vocational education</td>
<td>career and technical education</td>
</tr>
<tr>
<td>water conservation commission</td>
<td>state water commission</td>
</tr>
<tr>
<td>water management district</td>
<td>water resource district</td>
</tr>
<tr>
<td>weather modification board</td>
<td>atmospheric resource board</td>
</tr>
<tr>
<td>workmen’s compensation</td>
<td>workforce safety and insurance</td>
</tr>
<tr>
<td>workmen’s compensation fund</td>
<td>workforce safety and insurance fund</td>
</tr>
</tbody>
</table>
USE OF MUNICIPALITY
Do not refer to villages. The only type of municipal government customarily referred to as a city, town, or village is a city. Use the term city instead of municipality when it is intended that the only type of government involved is a city. Municipality is a term often used to include different types of political subdivisions and combinations of subdivisions, and such usage is discouraged because of the varied and confusing use of “municipality” in existing law. Seek an alternative term unless “municipality” is defined in the Century Code area in which you are drafting, and then use “municipality” only after close attention to that definition. A May 2006 letter opinion of the Attorney General basically concludes that use of the word municipality is always ambiguous and legislative intent must be examined. Letter Opinion 2006-L-18.

REPetITION
Avoid repetitious language. For example, instead of setting out similar licensing requirements in two very long, nearly identical statutes, the two statutes could be broken into three separate statutes. One statute would contain the requirements applicable to both types of licenses and the dissimilar requirements would comprise the two separate smaller statutes.

SECTION LENGTH
Each section should cover only one topic. The preferable section length is one short paragraph. A long section may indicate that too much material is covered.

The purpose of a short section is to make it easy to locate everything in the section by reading the caption. A short section also results in index entries that accurately describe the contents of the section.

BLANKS OR BRACKETED MATERIAL
Although sections of a bill may contain blanks or bracketed material in initial drafts, incomplete bills should not be introduced. There is a danger when introducing a bill with blanks that the bill will inadvertently not be completed and become law in that form.

WORD USAGE
Bill drafts should be precise and understandable. This is usually achieved by avoiding excessively long sentences, wordiness, and legalese. Never use many words where a few will do. Try to use language used in normal conversation and correspondence. Note the definitions and usage comments in Century Code Chapter 1-01.

Sentences should be no longer than 17 to 21 words to be easily understood. Excessively long sentences make statutes difficult to read and interpret.

Certain words are used in bill drafting either because they sound or look legal and important, or because they have been used since time immemorial. Occasionally some of this legalese may actually be needed, but generally it should be avoided.

The following is a list of some of the words and phrases to avoid in bill drafting and some suggested substitutes:

<table>
<thead>
<tr>
<th>Avoid Using</th>
<th>Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>absolutely null and void and of no effect</td>
<td>void</td>
</tr>
<tr>
<td>aforesaid or aforesaid or beforementioned or said</td>
<td>the or that or those</td>
</tr>
<tr>
<td>and/or any or all</td>
<td>X and Y; X or Y; X or Y, or both</td>
</tr>
<tr>
<td>at such time as</td>
<td>either word (as appropriate)</td>
</tr>
<tr>
<td>at the time</td>
<td>when</td>
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<tr>
<td></td>
<td>when</td>
</tr>
<tr>
<td>Avoid Using</td>
<td>Use</td>
</tr>
<tr>
<td>---------------------------------------------------------------------------</td>
<td>------------------------------------------</td>
</tr>
<tr>
<td>be and the same is hereby</td>
<td>is</td>
</tr>
<tr>
<td>evidences of indebtedness</td>
<td>evidences of indebtedness</td>
</tr>
<tr>
<td>during such time as</td>
<td>while</td>
</tr>
<tr>
<td>each and all</td>
<td>either word (as appropriate)</td>
</tr>
<tr>
<td>each and every</td>
<td>either word (as appropriate)</td>
</tr>
<tr>
<td>enter into an agreement with</td>
<td>enter an agreement with</td>
</tr>
<tr>
<td>for the duration of</td>
<td>during</td>
</tr>
<tr>
<td>for the reason that</td>
<td>because</td>
</tr>
<tr>
<td>formulate</td>
<td>make</td>
</tr>
<tr>
<td>forthwith</td>
<td>immediately</td>
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<tr>
<td>from and after</td>
<td>after</td>
</tr>
<tr>
<td>full force and effect</td>
<td>force or effect</td>
</tr>
<tr>
<td>give consideration to</td>
<td>consider</td>
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<tr>
<td>give recognition to</td>
<td>recognize</td>
</tr>
<tr>
<td>have knowledge of</td>
<td>know</td>
</tr>
<tr>
<td>have need of</td>
<td>need</td>
</tr>
<tr>
<td>in case</td>
<td>if</td>
</tr>
<tr>
<td>in case of</td>
<td>when or if</td>
</tr>
<tr>
<td>in cases in which</td>
<td>when or if</td>
</tr>
<tr>
<td>in favor of</td>
<td>for</td>
</tr>
<tr>
<td>in no case shall</td>
<td>may not</td>
</tr>
<tr>
<td>in order to</td>
<td>to</td>
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<tr>
<td>in the event that</td>
<td>if</td>
</tr>
<tr>
<td>includes, but is not limited to</td>
<td>includes</td>
</tr>
<tr>
<td>is authorized to</td>
<td>may</td>
</tr>
<tr>
<td>is defined to mean</td>
<td>means</td>
</tr>
<tr>
<td>is directed to</td>
<td>shall</td>
</tr>
<tr>
<td>is empowered to</td>
<td>may</td>
</tr>
<tr>
<td>is hereby authorized and it shall be his duty to</td>
<td>shall</td>
</tr>
<tr>
<td>is hereby authorized to</td>
<td>may</td>
</tr>
<tr>
<td>is hereby vested with power and authority</td>
<td>shall</td>
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<tr>
<td>and it shall be his duty in carrying out the provisions of this Act to</td>
<td></td>
</tr>
<tr>
<td>is prohibited from</td>
<td>may not</td>
</tr>
<tr>
<td>is required to</td>
<td>shall</td>
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<tr>
<td>it is his duty to</td>
<td>shall</td>
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<tr>
<td>it is lawful to</td>
<td>may</td>
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<tr>
<td>it is unlawful to</td>
<td>may not</td>
</tr>
<tr>
<td>make application</td>
<td>apply</td>
</tr>
<tr>
<td>make payment</td>
<td>pay</td>
</tr>
<tr>
<td>make provision</td>
<td>provide</td>
</tr>
<tr>
<td>make provision</td>
<td></td>
</tr>
<tr>
<td>may, in his discretion</td>
<td>may</td>
</tr>
<tr>
<td>means and includes</td>
<td>either word (as appropriate)</td>
</tr>
<tr>
<td>no person may or no person shall</td>
<td>a person may not</td>
</tr>
<tr>
<td>null and void</td>
<td>void</td>
</tr>
<tr>
<td>on or after</td>
<td>after</td>
</tr>
<tr>
<td>or, in the alternative</td>
<td></td>
</tr>
<tr>
<td>person who</td>
<td>individual who or person that</td>
</tr>
</tbody>
</table>
Avoid Using | Use
---|---
prior to | before
provided further or provided however or | except or but or however or
provided that | start a new sentence (It is better to start a new sentence.)
shall be construed to mean | means
shall have the power to | may
shall mean | means
sole and exclusive | exclusive
subsequent to | after
the state of North Dakota | this state
together with | with
under the provisions of | under
unless and until | either word (as appropriate)
until such time as | until
utilize | use
whatoever | whatever
whensoever | when or if
wheresoever | wherever
whosoever | whoever

The words hereinafter, hereinbefore, hereinabove, above, below, following, or preceding are objectionable when referring to the position of a section or other statutory provisions. If reference is necessary, specify the chapter, section, or subsection.

Avoid the common error of using "where" when you mean "if". See page 94.

**ABBREVIATIONS AND ACRONYMS**
Do not use abbreviations or acronyms. All agency names, publications, and other commonly abbreviated words must be spelled out. Compass directions, degrees, latitudes, etc., are spelled out. In plats of territory, spell out township, range, degrees, and minutes. For example:

southeast quarter of section one, township one hundred north, range sixty-five west of the fifth meridian

**CAPITALIZATION**
These are the basic rules for determining whether to capitalize a word or phrase for bill drafting purposes:

1. Capitalize the first word in a sentence and the first word paragraphed after a colon, e.g., the first word of a subsection, subdivision, paragraph, and subparagraph.
2. Capitalize proper names, but do not capitalize the names of agencies, boards, commissions, departments, offices, or institutions.
3. Capitalize titles only when preceding a name, e.g., Governor Blake.
4. Capitalize United States and names of states, counties, cities, and townships.
5. Capitalize months and days of the week.
6. Capitalize compilations or codifications of constitutions, statutes, and rules.
7. Capitalize the word Act when referring to a specific legislative enactment.
8. Capitalize references to the Deity.
10. Lowercase the word or phrase in case of doubt.
NOTE: Different rules of capitalization apply when drafting a resolution. Titles of officers and names of agencies are capitalized except within current or proposed text of language to be contained in the Constitution of North Dakota.

Examples of correctly capitalized words or phrases are:

Act of Congress
ACT, Inc.
Administrative Agencies Practice Act
American bar association
Bank of North Dakota
Bible
Bismarck
braille
Cass County
ccbenefits, incorporated
Chatfield Township
city of Bismarck (Bismarck is preferred usage)
Commonwealth of Puerto Rico
Congress
Congress of the United States (but lowercase all other federal agencies)
Constitution of North Dakota
Constitution of the United States
county of Cass (Cass County is preferred usage) (when plural, e.g., counties of Morton, Cass, and Ward; Burleigh and Morton Counties)
federal Internal Revenue Code (federal is lowercased unless part of the name)
federal Social Security Act
form W-2
Garrison Diversion Conservancy District
Garrison diversion unit
general election
initiated measure No.
interim
internal revenue service
International Peace Garden
James River correctional center
lands and minerals trust fund
Lewis and Clark bicentennial
Medicaid
Medicare
Missouri River basin project
National Building Code
North Dakota
North Dakota Administrative Code
North Dakota Century Code
North Dakota Development Fund, Incorporated
North Dakota Rules of Civil Procedure
North Dakota state fair association
North Dakota unemployment compensation law
North Dakota workers’ compensation law
Oahe bridge
Oahe Reservoir
of this constitution
president of the United States
rocky mountain elk foundation
rocky mountain interstate compact on low-level radioactive waste
rule 40 of the North Dakota Rules of Civil Procedure
schedule C
section 3 of this Act
securities and exchange commission
Senate Bill No. _____
state of North Dakota (North Dakota is preferred usage)
supreme court
state building code
Three Affiliated Tribes of the Fort Berthold Reservation
unemployment compensation law
Uniform Commercial Code
Uniform Controlled Substances Act
Uniform Probate Code
uniform trust code
United States
United States government
United States highway 141
United Tribes
west river water supply district
20___ Session Laws

Unlike capitalization in bills, names of agencies, etc., should be capitalized in resolutions.

CLOCK TIME AND DATES
Clock time is always written, e.g., nine a.m., twelve noon, four-thirty p.m., or twelve midnight. If month, day, and year are to be used, use numerals, e.g., July 1, 2021. If language follows the year, a comma should be inserted after the year, e.g., July 1, 2021, is the correct date.
If only the month and day are used, spell all dates, e.g., December thirty-first. If only the month and year are used, do not insert a comma after the month, e.g., July 2021.

**DOLLAR AMOUNTS**

Except in appropriation bills and appropriation sections, spell all amounts, e.g., one thousand two hundred dollars (not twelve hundred dollars); thirty-two dollars and fifty cents. Do not follow with figures in parentheses.

**HYPHENATION**

Many words are no longer used with a hyphen, while the use of a hyphen is retained for some words. Do not hyphenate words ending with *ly* used as unit modifiers. For correct word hyphenation, refer to the *United States Government Printing Office Style Manual* or a modern dictionary, preferably *Webster’s Third New International Dictionary* or *Black’s Law Dictionary*. Examples are:

- able-bodied
clock-hour
aboveground
collocate
accountholder
commingling
afterborn
common-law (u.m.)
agriculturally related enterprise
contract owner
air-condition (all forms)
contractholder
all-terrain
cooperate
at large
cooperative
audiovisual
co-owner
boarding home
cost-of-living
bona fide
cost-benefit analysis
bow hunter
cost-effective
branch lines
cost-sharing (n., u.m.)
byproducts
coursework
caregiver
credit card holder
carryover (n., u.m.)
credit-hour
caseload
cross section
catchup (n., u.m.)
crossover
centerline
cross-reference
certificate holder
database
child care
date-stamped
child placing (n.)
decisionmaking
child-placing (u.m.)
defense-dependent (u.m.)
classrooms
districtwide
clerk-typist
career

- E-F-G-H -

elective-share (u.m.)
floodway
en route
followup (n., u.m.)
ex officio
franchise holder
facility-based (u.m.)
full-time (u.m.)
factfinding
fur-bearing
family-type
good-natured
farmland
grantmaking
federal aid
grants-in-aid
federal aid highway
ground water
federal aid road
half-hour (u.m.)
one-mill levy
one-tenth of one mill
one-year term
online
onsite
overall
pari-mutuel

- Q-R-S-T -

ranchland
ratemaking
receiptholder
recordholder
recordkeeping
re-elected
re-enacted
re-engrossed
re-examined
rereferred
revenue sharing (n., u.m.)
revenue-producing
right of way (n.)
right-of-way (u.m.)
riverbed
rough rider award
roughrider industries
rulemaking
school board
school-age (u.m.)
schoolbus
schoolteacher
second hand (n.)
secondhand (adv., u.m.)
securityholder
self-esteem (n.)
setoff (n., u.m.)
sewerline

- U-V-W-X-Y-Z -

ultrahigh
value-added impact study
vice chairman
vice presidency
vice president
warrant-check
washrooms
waste hauler
wastewater

watermark
website
well baby care
well bore
well site
well-being
worked-over (u.m.)
workflow
workover

METRIC MEASUREMENT EQUIVALENTS

Section 46-03-10 requires the Legislative Council office to insert equivalent metric measurements in brackets wherever references to customary weights and measures appear in the laws of this state. The Legislative Council office will insert metric measurement
equivalents in legislative enactments before codification if the enactment does not contain metric measurement equivalents and insertion of equivalents will not cause confusion or problems in readability. Do not use any commas in metric equivalents. For example: If the flower seed is packed in units of more than five pounds [2267.96 grams], the label also must include the lot number.

**NUMBERS**

Except for citation to statutes, rules, or executive orders, spell out all numbers. Spell out percentages, e.g., fifty percent, one hundred twenty-five percent. Do not follow with figures in parentheses. When it is necessary to avoid confusion when two numbers occur together, write ten 12-room houses, twelve 6-inch guns, one 100-pound weight, etc.

Exception: In resolutions use the numbers, but write out numbers nine and below, except an age or page number, e.g., 70 percent, seven years, 2 years of age.

**ORTHOGRAPHY**

For word spellings and word divisions, use the United States Government Publishing Office Style Manual, or a modern dictionary, preferably Webster's Third New International Dictionary or Black's Law Dictionary. Preferred spellings for some common words with alternate spelling are as follows:

- accessible
- acknowledgment
- adviser
- analog
- archaeology
- baptistries
- benefited
- briquette
- canceled
- canceling
- cancellation
- cargoes
- collectible
- computer disk
- drought
- ensure
- impaneled
- impaneling
- indeterminable
- intervenor
- inure
- judgment
- kidnapping
- labeling
- liquefied
- liquefy
- baptisteries
- marijuana
- marshal (n.)
- marshall (v.)
- occasion
- payer
- requester
- rescission
- sulfur
- supersede
- theater
- totaled
- transferable
- traveled
- uncollectible
- usable

**PUNCTUATION**

Observe grammatical rules in punctuation. Punctuate when it will clearly aid understanding, but avoid overpunctuation. Colons and semicolons should be placed inside the quotation marks only when they are a part of the quotation; otherwise place them outside the quotation marks.

In legislative drafting and certain other classes of work showing amendments, all punctuation marks are placed after the quotation marks when not a part of the quoted matter. For example:

"Slingshot" does not include a device commonly known as a "zipgun".

Delete the words "one, two," "seven", and "eight" and insert the word "several".
The comma is used to separate the units of a series of similar expressions. Letters, words, phrases, clauses, figures, and signs should be separated by commas. When the last two units of a series are connected by a conjunction, i.e., "and" or "or", use a comma before the conjunction. If the units of a series are all regularly connected by conjunctions, then no commas are necessary.

**Do not use quotation marks to designate colloquial or informal use of words or phrases.** Quotation marks will not repair imprecise or undefined usage.

**Do not use parentheses in statutes.** Parentheses are often used by inexperienced drafters to give an example or to provide an alternative restatement of language used. If you feel the urge to insert a parenthetical, you should reconsider the language you are attempting to explain.
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