FIRST ENGROSSMENT

Fifty-sixth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1144

Introduced by

Industry, Business and Labor Committee

(At the request of the Securities Commissioner)

1 A BILL for an Act to create and enact section 10-04-08.4 of the North Dakota Century Code,

- 2 relating to filing requirements for federal covered securities; and to amend and reenact sections
- 3 10-04-02, subsections 4 and 5 of section 10-04-03, sections 10-04-04, 10-04-05, 10-04-06,
- 4 10-04-07.1, 10-04-08, 10-04-08.1, 10-04-08.2, 10-04-08.3, 10-04-09, 10-04-10, 10-04-10.1,
- 5 10-04-10.2, 10-04-10.3, 10-04-11, 10-04-12, 10-04-14, 10-04-16.1, 10-04-17, and 10-04-18 of
- 6 the North Dakota Century Code, relating to definitions, administration, and registration of
- 7 securities under the Securities Act of 1951, advertising of and statements about securities,
- 8 federal covered securities, suspensions and revocation of securities registrations, registration
- 9 of dealers, agents, investment advisers, and investment adviser representatives, suspension
- 10 and revocation of registrations of dealers, agents, investment advisers and investment adviser
- 11 representatives, hearing provisions, securities investigations, consent to service of process,
- 12 remedies available to investors, and penalties.

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

SECTION 1. AMENDMENT. Section 10-04-02 of the North Dakota Century Code is
amended and reenacted as follows:

10-04-02. Definitions. When used in this chapter, unless the context or subject matter
otherwise requires:

181. "Agent" means any individual, other than a dealer, who represents a dealer or an19issuer or is self-employed in effecting or attempting to effect purchases or sales of20securities. "Agent" does not include an individual who represents an issuer in21effecting transactions in a covered security as described in section 18(b)(3) and2218(b)(4) of the Securities Act of 1933 or a dealer in effecting transactions in this23state limited to those transactions described in section 15(h)(2) of the Securities24Act of 1934.

1	<u>2.</u>	"Commissioner" means the securities commissioner of this state.
2	2. <u>3.</u>	"Dealer" means every <u>a</u> person, other than a salesman <u>an agent</u> , who engages in
3		this state, either for all or part of the person's time: engaged in the business of
4		effecting transactions in securities issued by another person or by such person for
5		the account of others or for the person's own account.
6		a. Directly or indirectly, as agent, broker, or principal in the business of offering,
7		buying, selling, or otherwise dealing or trading in securities issued by another
8		person; or
9		b. Directly or through an officer, director, employee, or agent, which officer,
10		director, employee, or agent is not registered as a dealer under this chapter,
11		in selling securities issued by such person.
12	<u>4.</u>	"Federal covered adviser" means a person who is registered under section 203 of
13		the Investment Advisers Act of 1940.
14	<u>5.</u>	"Federal covered security" means any security that is a covered security pursuant
15		to section 18(b) of the Securities Act of 1933 or rules or regulations adopted under
16		that Act.
16 17	3. <u>6.</u>	<u>that Act.</u> "Investment adviser" means any person who, for compensation, engages in the
	3. <u>6.</u>	
17	3. <u>6.</u>	"Investment adviser" means any person who, for compensation, engages in the
17 18	3. <u>6.</u>	"Investment adviser" means any person who, for compensation, engages in the business of advising others, either directly or through publications or writings, as to
17 18 19	3. <u>6.</u>	"Investment adviser" means any person who, for compensation, engages in the business of advising others, either directly or through publications or writings, as to the value of securities or as to the advisability of investing in, purchasing, or selling
17 18 19 20	3. <u>6.</u>	"Investment adviser" means any person who, for compensation, engages in the business of advising others, either directly or through publications or writings, as to the value of securities or as to the advisability of investing in, purchasing, or selling securities, or who, for compensation and as a part of a regular business, issues or
17 18 19 20 21	3. <u>6.</u>	"Investment adviser" means any person who, for compensation, engages in the business of advising others, either directly or through publications or writings, as to the value of securities or as to the advisability of investing in, purchasing, or selling securities, or who, for compensation and as a part of a regular business, issues or promulgates analyses or reports concerning securities. "Investment adviser" also
17 18 19 20 21 22	3. <u>6.</u>	"Investment adviser" means any person who, for compensation, engages in the business of advising others, either directly or through publications or writings, as to the value of securities or as to the advisability of investing in, purchasing, or selling securities, or who, for compensation and as a part of a regular business, issues or promulgates analyses or reports concerning securities. "Investment adviser" also includes financial planners and other persons who, as an integral component of
17 18 19 20 21 22 23	3. <u>6.</u>	"Investment adviser" means any person who, for compensation, engages in the business of advising others, either directly or through publications or writings, as to the value of securities or as to the advisability of investing in, purchasing, or selling securities, or who, for compensation and as a part of a regular business, issues or promulgates analyses or reports concerning securities. "Investment adviser" also includes financial planners and other persons who, as an integral component of other financially related services, provide the foregoing investment advisory
17 18 19 20 21 22 23 24	3. <u>6.</u>	"Investment adviser" means any person who, for compensation, engages in the business of advising others, either directly or through publications or writings, as to the value of securities or as to the advisability of investing in, purchasing, or selling securities, or who, for compensation and as a part of a regular business, issues or promulgates analyses or reports concerning securities. "Investment adviser" also includes financial planners and other persons who, as an integral component of other financially related services, provide the foregoing investment advisory services to others for compensation and as part of a business or who hold
 17 18 19 20 21 22 23 24 25 	3. <u>6.</u>	"Investment adviser" means any person who, for compensation, engages in the business of advising others, either directly or through publications or writings, as to the value of securities or as to the advisability of investing in, purchasing, or selling securities, or who, for compensation and as a part of a regular business, issues or promulgates analyses or reports concerning securities. "Investment adviser" also includes financial planners and other persons who, as an integral component of other financially related services, provide the foregoing investment advisory services to others for compensation and as part of a business or who hold themselves out as providing the foregoing investment advisory services to others
 17 18 19 20 21 22 23 24 25 26 	3. <u>6.</u>	"Investment adviser" means any person who, for compensation, engages in the business of advising others, either directly or through publications or writings, as to the value of securities or as to the advisability of investing in, purchasing, or selling securities, or who, for compensation and as a part of a regular business, issues or promulgates analyses or reports concerning securities. "Investment adviser" also includes financial planners and other persons who, as an integral component of other financially related services, provide the foregoing investment advisory services to others for compensation and as part of a business or who hold themselves out as providing the foregoing investment advisory services to others for compensation. "Investment adviser" does not include:
 17 18 19 20 21 22 23 24 25 26 27 	3. <u>6.</u>	"Investment adviser" means any person who, for compensation, engages in the business of advising others, either directly or through publications or writings, as to the value of securities or as to the advisability of investing in, purchasing, or selling securities, or who, for compensation and as a part of a regular business, issues or promulgates analyses or reports concerning securities. "Investment adviser" also includes financial planners and other persons who, as an integral component of other financially related services, provide the foregoing investment advisory services to others for compensation and as part of a business or who hold themselves out as providing the foregoing investment advisory services to others for compensation. "Investment adviser" does not include: a. An investment adviser representative.
 17 18 19 20 21 22 23 24 25 26 27 28 	3. <u>6.</u>	 "Investment adviser" means any person who, for compensation, engages in the business of advising others, either directly or through publications or writings, as to the value of securities or as to the advisability of investing in, purchasing, or selling securities, or who, for compensation and as a part of a regular business, issues or promulgates analyses or reports concerning securities. "Investment adviser" also includes financial planners and other persons who, as an integral component of other financially related services, provide the foregoing investment advisory services to others for compensation and as part of a business or who hold themselves out as providing the foregoing investment advisory services to others for compensation. "Investment adviser" does not include: a. An investment adviser representative. b. A bank, savings institution, or trust company.

1		d.	A bro	oker or dealer or its salesman <u>agent</u> whose performance of these
2			servi	ces is solely incidental to the conduct of business as a broker or dealer
3			and v	who receives no special compensation for them.
4		e.	A pul	olisher of any bona fide newspaper, news column, newsletter, news
5			maga	azine, or business or financial publication of general, regular, and paid
6			circul	lation or service, whether communicated in hard copy form, or by
7			elect	ronic means, or otherwise, that does not consist of the rendering of
8			advic	e on the basis of the specific investment situation of each client.
9		f.	<u>A fed</u>	leral covered adviser.
10		<u>g.</u>	<u>A pe</u> i	rson who is exempted from the federal definition of "investment adviser"
11			<u>unde</u>	r section 202(a)(11) of the Investment Advisers Act of 1940.
12		<u>h.</u>	Such	other persons not within the intent of this subsection as the
13			comr	nissioner may by rule or order designate.
14	4. <u>7.</u>	"Inv	estme	nt adviser representative" means:
15		<u>a.</u>	With	respect to an investment adviser, any partner, officer, director of an
16			inves	tment adviser, or a person occupying a similar status or performing
17			simila	ar functions, or other individual <u>who is either</u> employed by or associated
18			with a	an investment adviser , except clerical or ministerial personnel, <u>who is</u>
19			<u>regis</u>	tered or required to be registered under this chapter who:
20		a.	<u>(1)</u>	Makes any recommendations or otherwise renders advice regarding
21				securities directly to advisory clients;
22		b.	<u>(2)</u>	Manages the accounts or portfolios of clients;
23		c.	<u>(3)</u>	Determines which recommendations or advice regarding securities
24				should be given if that person is a member of the investment adviser's
25				investment committee that determines general investment advice to be
26				given to clients or, if the investment adviser has no investment
27				committee, the person determines general client advice (if there are
28				more than five such persons, only the supervisors of such persons are
29				deemed to be investment adviser representatives);
30		d.	<u>(4)</u>	Solicits, offers, or negotiates for the sale of or sells investment advisory
31				services unless that person is a dealer licensed in this state or a

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1		licensed salesman of a dealer and the person would not be an
2		investment adviser representative except for the performance of the
3		activities described in this subdivision; or
4		e. (5) Immediately supervises employees in the performance of any of the
5		foregoing.
6		b. With respect to a federal covered adviser, any person who is an "investment
7		adviser representative" who has a "place of business" in this state, as those
8		terms are defined by the securities and exchange commission pursuant to
9		section 203A of the Investment Advisers Act of 1940.
10		c. "Investment adviser representative" does not include clerical or ministerial
11		personnel.
12	5. <u>8.</u>	"Issuer" means every person who issues or proposes to issue any security, except
13		that:
14		a. With respect to certificates of deposit, voting-trust certificates, collateral trust
15		certificates, certificates of interest, or shares in an unincorporated investment
16		trust, whether or not of the fixed, restricted management, or unit type, issuer
17		means the person or persons performing the acts and assuming the duties of
18		depositor or manager pursuant to the provisions of the trust or other
19		agreement or instrument under which such securities are issued.
20		b. With respect to equipment trust certificates or like securities, issuer means
21		the person by whom the equipment or property is or is to be used.
22		c. With respect to fractional interests in oil, gas, or other mineral rights, issuer
23		means the owner of any such right or any interest in such rights, whether
24		whole or fractional, which are created for the purpose of sale.
25	6. <u>9.</u>	"Offer for sale" or "offer to sell" means every attempt or offer to dispose of, or
26		solicitation of an order or offer to buy, a security or interest in a security for value.
27		Every sale or offer for sale of a warrant or right to subscribe to another security of
28		the same issuer or of another issuer, and every sale or offer for sale of a security
29		which gives the holder thereof a present or future right or privilege to convert such
30		security into another security of the same issuer or of another issuer, must be
31		deemed an offer to sell the security to be acquired by subscription or conversion.

1			The offer or grant of an option to purchase securities may not be deemed an offer
2			to sell the securities to be purchased if:
2			a. The offer or grant is an offer or grant limited to directors, officers, or
4			employees of the issuer or a parent or subsidiary of the issuer;
5			b. No money or other tangible property is given for the option; and
6			c. The option, by its terms or by the terms of a supplemental agreement, is
7			nontransferable except by will or the laws of descent and distribution.
8	7.	<u>10.</u>	"Person" means an individual, a corporation, a limited liability company, a
9			partnership, an association, a joint-stock company, a trust, or any other
10			unincorporated organization.
11		<u>11.</u>	"Registered agent" means an agent registered under this chapter.
12	8.	<u>12.</u>	"Registered dealer" means a dealer registered under this chapter.
13		9.	"Registered salesman" means a salesman registered under this chapter.
14	10.	<u>13.</u>	"Sale" or "sell" means every sale or other disposition of a security or interest in a
15			security for value, and every contract to make any such sale or disposition. Any
16			security given or delivered with, or as a bonus on account of any purchase of
17			securities or any other thing, must be conclusively presumed to constitute a part of
18			the subject of such purchase and to have been sold for value.
19		11.	"Salesman" means any individual, other than a dealer, who represents a dealer or
20			an issuer or is self-employed in effecting or attempting to effect purchases or sales
21			of securities. A partner, officer, or director of a dealer or an issuer or a person
22			occupying a similar status or performing similar functions is a "salesman" only if
23			the person otherwise comes within the definition.
24	12.	<u>14.</u>	"Securities Act of 1933" means the Act of Congress known as the Securities Act of
25			1933, as now or hereafter amended.
26	13.	<u>15.</u>	"Security" means any note; stock; treasury stock; bond; debenture; evidence of
27			indebtedness; certificate of interest or participation in any profit-sharing agreement;
28			certificate of interest or participation in an oil, gas, or mining title or lease or in
29			payments out of production under such a title or lease; collateral trust certificate;
30			preorganization certificate or subscription; transferable share; investment contract;
31			program, contract, or other arrangement in which persons invest in a common

1 enterprise the returns of which depend to any extent upon inducing other persons 2 to participate or invest in the enterprise; investment of money or money's worth 3 including goods furnished or services performed in the risk capital of a venture with 4 the expectation of profit or some other form of benefit to the investor where the 5 investor has no direct control over the investment or policy decisions of the 6 venture; voting-trust certificate; certificate of deposit for a security; or beneficial 7 interest in title to property, profits, or earnings; or, in general, any interest or 8 instrument commonly known as a "security"; or any certificate of interest or 9 participation in, temporary or interim certificate for, receipt for, guarantee of, or 10 warrant or right to subscribe to or purchase, any of the foregoing.

SECTION 2. AMENDMENT. Subsections 4 and 5 of section 10-04-03 of the 1997
 Supplement to the North Dakota Century Code are amended and reenacted as follows:

- 13 All fees collected under this chapter must be deposited in the general fund of the 4. 14 state treasury, except civil penalties collected from enforcement actions for the 15 purpose of distribution to aggrieved investors may be deposited in a special 16 securities protection fund. All an investor restitution fund, and all other civil 17 penalties and moneys collected, including those collected for the reasonable 18 expenses for the administration of a particular case, pursuant to an administrative 19 action, court order or judgment, including investigation costs and attorney's fees in 20 a securities action brought by the commissioner, must be deposited in the general 21 fund.
- 5. The commissioner may honor requests from interested persons for the issuance of
 a statement or opinion concerning the applicability of this chapter or the rules
 adopted under this chapter to any transaction or proposed transaction which may
 be subject to this chapter. Any such request must be accompanied by a
 <u>nonrefundable</u> fee to be set by the commissioner by rule, which may not exceed
 two of one hundred fifty dollars.

SECTION 3. AMENDMENT. Section 10-04-04 of the North Dakota Century Code is amended and reenacted as follows:

30 **10-04-04. Registration of securities.** It is unlawful <u>for any person</u> to sell, or offer for
 31 sale, any securities security in this state, except those <u>unless it is registered under this chapter</u>

1 or the security or transaction is exempt under section 10-04-05, those sold in transactions 2 exempt under section 10-04-06, or those registered by description under section 10-04-07 or by 3 announcement under section 10-04-07.1, unless such securities have been registered by 4 qualification as provided in section 10-04-08 or it is a federal covered security. 5 SECTION 4. AMENDMENT. Section 10-04-05 of the North Dakota Century Code is 6 amended and reenacted as follows: 7 **10-04-05.** Exempt securities. Sections 10-04-04, 10-04-07, 10-04-07.1, and 8 10-04-08, and 10-04-08.4 do not apply to any of the following securities: 9 1. Securities issued or guaranteed by the United States of America, or by any state, 10 territory, or insular possession thereof, or by any political subdivision of any such 11 state, territory, or insular possession, or by the District of Columbia, or by any 12 public agency or instrumentality of one or more of any of the foregoing, or payable 13 from assessments for improvements or revenues of publicly owned utilities therein; 14 or a certificate of deposit for any of the foregoing, but this exemption does not 15 include any security payable solely from revenues to be received from a 16 nongovernmental industrial or commercial enterprise unless the security is insured 17 or unconditionally guaranteed by, or the revenues are derived from, a person 18 whose securities are exempt from registration under this section. 19 Securities issued by and representing an interest in or a debt of, or guaranteed by, 2. 20 a national bank or a national bank and trust company or bank or credit or loan or 21 savings association or savings and loan association or credit union organized 22 pursuant to an act of Congress and supervised by the United States, or any 23 agency thereof, or issued or guaranteed as to both principal and interest by an 24 international bank of which the United States is a member, or issued by and 25 representing an interest in or a debt of, or guaranteed by, a state bank, trust 26 company, savings bank, savings institution, or credit union organized and 27 supervised under the laws of any state, and securities of any person subject to 28 examination by the commissioner of banking and financial institutions of North 29 Dakota. 30 3. Securities issued by a building and loan association subject to supervision by an 31 agency of the state of North Dakota, or policy contracts, including variable or fixed

annuity contracts, of an insurance company subject to supervision by an agency of the state of North Dakota.

- 3 4. Securities issued or guaranteed as to principal, interest, or dividends by a 4 corporation or limited liability company owning or operating a railroad or other 5 public service utility, if the corporation or limited liability company is subject to 6 regulation or supervision either as to its rates and charges or as to the issue of its 7 securities by a public service commission, or by a board, body, or official having 8 like powers, of the United States or of any state, territory, or insular possession 9 thereof, or of any municipality located therein, or of the District of Columbia, or of 10 the Dominion of Canada, or any province thereof, provided, however, that a 11 corporation or limited liability company issuing securities exempted under this 12 subsection and which has not filed an application for approval of such securities 13 with the public service commission of the state of North Dakota, shall file with the 14 commissioner a copy of the registration statement with all amendments thereto 15 filed with the securities and exchange commission of the United States, if such a 16 registration statement is made or filed, or a copy of the informative statement 17 made to or filed with any commission, board, or body of the United States or of any 18 state, territory, or insular possession thereof, or of any municipality located therein, 19 or of the District of Columbia, or of the Dominion of Canada, or any province 20 thereof, by which said corporation or limited liability company is subject to 21 regulation or supervision either as to its rates and charges or as to the issue of its 22 securities, and shall pay a filing fee of twenty-five dollars. 23 5. Securities Any security issued by a any person organized and operated not for 24 private profit but exclusively for religious, educational, benevolent, fraternal, 25 charitable, social, or reformatory purposes and not for pecuniary profit; provided 26 that prior to any offer of such security each person must meet the following 27 conditions:
- 28 a. Apply for and obtain the written approval of the commissioner.
 29 b. File an application, offering disclosure document, and pay a nonrefundable
 30 filing fee of one hundred fifty dollars, which document and fee must
 31 accompany the application.

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1		<u>C.</u>	File a notice identifying the basis of its qualification under this exemption with
2			such additional information as the commissioner may require.
3		<u>d.</u>	Must not pay a commission or other remuneration, directly or indirectly,
4			except to a dealer and agent registered in this state in connection with the
5			offer or sale of the security to a resident of this state.
6		<u>e.</u>	Provide a copy of the offering disclosure document to each person to whom
7			an offer to sell or sale is made.
8		The	approval is effective for a period of one year from the date of approval.
9	6.	Sec	curities issued by an issuer which meets all of the following conditions:
10		a.	If the issuer is not organized under the laws of the United States or a state, it
11			has appointed a duly authorized agent in the United States for service of
12			process and has set forth the name and address of such agent in its
13			prospectus.
14		b.	A class of the issuer's securities is required to be and is registered under
15			section 12 of the Securities Exchange Act of 1934 [Pub. L. 73-290; 48 Stat.
16			881; 15 U.S.C. 78a et seq.] and has been so registered for the three years
17			immediately preceding the offering date.
18		c.	Neither the issuer nor a significant subsidiary has had a material default
19			during the lesser of the last seven years or the issuer's existence in the
20			payment of (1) principal, interest, dividend, or sinking fund installment on
21			preferred stock or indebtedness for borrowed money, or (2) rentals under
22			leases with terms of three years or more. A "material default" is a failure to
23			pay, the effect of which is to cause indebtedness to become due prior to its
24			stated maturity or to cause termination or reentry under a lease prior to its
25			stated expiration, if the indebtedness or the rental obligation for the unexpired
26			term exceeds five percent of the issuer's and its consolidated subsidiaries'
27			total assets, or if the arrearage in required dividend payments on preferred
28			stock is not cured within thirty days.
29		d.	The issuer has had annual consolidated net income before extraordinary
30			items and the cumulative effect of accounting changes as follows: (1) at least
31			one million dollars in four of its last five fiscal years including its last fiscal

1		year, and (2) if the offering is of interest-bearing or of fixed or floating rate
2		dividend securities, at least one and a half times its annual interest and
3		dividend expense, calculating net income before deduction for income taxes
4		and depreciation and giving effect to the proposed offering and the intended
5		use of the proceeds for its last fiscal year. Floating rate dividend shall be
6		calculated with reference to interest rates in the marketplace at the time of the
7		offering. "Last fiscal year" means the most recent year for which audited
8		financial statements are available, provided that such statements cover a
9		fiscal period ended not more than fifteen months from the commencement of
10		the offering.
11	e.	If the offering is of stock or shares other than preferred stock or shares, and
12		except as otherwise required by law, the securities have voting rights at least
13		equal to the securities of each of the issuer's outstanding classes of stock or
14		shares other than preferred stock or shares, with respect to (1) the number of
15		votes per share, and (2) the right to vote on the same general corporate
16		decisions.
16 17	f.	decisions. I f the offering is of stock or shares other than preferred stock or shares, the
-	f.	
17	f.	If the offering is of stock or shares other than preferred stock or shares, the
17 18	f.	If the offering is of stock or shares other than preferred stock or shares, the securities are owned beneficially or of record, on any date within six months
17 18 19	f.	If the offering is of stock or shares other than preferred stock or shares, the securities are owned beneficially or of record, on any date within six months prior to the commencement of the offering, by at least one thousand two
17 18 19 20	f.	If the offering is of stock or shares other than preferred stock or shares, the securities are owned beneficially or of record, on any date within six months prior to the commencement of the offering, by at least one thousand two hundred persons, and on that date there are at least seven hundred fifty
17 18 19 20 21	f.	If the offering is of stock or shares other than preferred stock or shares, the securities are owned beneficially or of record, on any date within six months prior to the commencement of the offering, by at least one thousand two hundred persons, and on that date there are at least seven hundred fifty thousand of the shares outstanding with an aggregate market value, based
17 18 19 20 21 22	f.	If the offering is of stock or shares other than preferred stock or shares, the securities are owned beneficially or of record, on any date within six months prior to the commencement of the offering, by at least one thousand two hundred persons, and on that date there are at least seven hundred fifty thousand of the shares outstanding with an aggregate market value, based on the average bid price, of at least three million seven hundred fifty thousand
17 18 19 20 21 22 23	f.	If the offering is of stock or shares other than preferred stock or shares, the securities are owned beneficially or of record, on any date within six months prior to the commencement of the offering, by at least one thousand two hundred persons, and on that date there are at least seven hundred fifty thousand of the shares outstanding with an aggregate market value, based on the average bid price, of at least three million seven hundred fifty thousand dollars. In determining the number of persons who are beneficial owners of
17 18 19 20 21 22 23 24	f. g.	If the offering is of stock or shares other than preferred stock or shares, the securities are owned beneficially or of record, on any date within six months prior to the commencement of the offering, by at least one thousand two hundred persons, and on that date there are at least seven hundred fifty thousand of the shares outstanding with an aggregate market value, based on the average bid price, of at least three million seven hundred fifty thousand dollars. In determining the number of persons who are beneficial owners of the stock or shares, the issuer or a broker-dealer may rely in good faith upon
17 18 19 20 21 22 23 24 25		If the offering is of stock or shares other than preferred stock or shares, the securities are owned beneficially or of record, on any date within six months prior to the commencement of the offering, by at least one thousand two hundred persons, and on that date there are at least seven hundred fifty thousand of the shares outstanding with an aggregate market value, based on the average bid price, of at least three million seven hundred fifty thousand dollars. In determining the number of persons who are beneficial owners of the stock or shares, the issuer or a broker-dealer may rely in good faith upon written information furnished by record owners.
17 18 19 20 21 22 23 24 25 26		If the offering is of stock or shares other than preferred stock or shares, the securities are owned beneficially or of record, on any date within six months prior to the commencement of the offering, by at least one thousand two hundred persons, and on that date there are at least seven hundred fifty thousand of the shares outstanding with an aggregate market value, based on the average bid price, of at least three million seven hundred fifty thousand dollars. In determining the number of persons who are beneficial owners of the stock or shares, the issuer or a broker dealer may rely in good faith upon written information furnished by record owners.
 17 18 19 20 21 22 23 24 25 26 27 		If the offering is of stock or shares other than preferred stock or shares, the securities are owned beneficially or of record, on any date within six months prior to the commencement of the offering, by at least one thousand two hundred persons, and on that date there are at least seven hundred fifty thousand of the shares outstanding with an aggregate market value, based on the average bid price, of at least three million seven hundred fifty thousand dollars. In determining the number of persons who are beneficial owners of the stock or shares, the issuer or a broker dealer may rely in good faith upon written information furnished by record owners. Provided that, if the securities to be issued are listed, or approved for listing upon notice of issuance, on the New York stock exchange, inc., or the
 17 18 19 20 21 22 23 24 25 26 27 28 		If the offering is of stock or shares other than preferred stock or shares, the securities are owned beneficially or of record, on any date within six months prior to the commencement of the offering, by at least one thousand two hundred persons, and on that date there are at least seven hundred fifty thousand of the shares outstanding with an aggregate market value, based on the average bid price, of at least three million seven hundred fifty thousand dollars. In determining the number of persons who are beneficial owners of the stock or shares, the issuer or a broker dealer may rely in good faith upon written information furnished by record owners. Provided that, if the securities to be issued are listed, or approved for listing upon notice of issuance, on the New York stock exchange, inc., or the American stock exchange, inc., and the current original listing standards of

1		annual net carnings requirement of paragraph 1 of subd	ivision d shall be two
2		hundred fifty thousand dollars.	
3		And provided further that, if the issuer of the securities is) a finance company
4		with liquid assets of at least one hundred five percent of	its liabilities other
5		than deferred income taxes, deferred investment tax cre	dits, capital stock,
6		and surplus at the end of each of its last five fiscal years	, the net income
7		requirement of paragraph 2 of subdivision d, but before	deduction for interest
8		expense, shall be one and a quarter times its annual inte	erest expense.
9		"Finance company" means a company engaged directly	or through
10		consolidated subsidiaries primarily in the business of wh	olesale, retail,
11		installment, mortgage, commercial, industrial, or consum	ter financing,
12		banking, or factoring. "Liquid assets" means cash, recei	vables payable on
13		demand or not more than twelve years following the clos	e of the company's
14		last fiscal year, and readily marketable securities, in eac	h case less
15		applicable reserves and unearned income.	
16		If the issuer is a successor to another issuer, it shall be a	deemed to have met
17		the conditions in subdivisions b, c, and d if: (1) its prede	ecessor and it, taken
18		together, do so, provided that the succession was prima	rily for the purpose of
19		changing the state of incorporation of the predecessor o	r forming a holding
20		company and that the assets and liabilities of the succes	sor at the time of
21		succession were substantially the same as those of the	predecessor; or (2) if
22		all predecessors met the conditions at the time of succes	ssion and the issuer
23		has continued to do so since the succession.	
24	7.	ny note, draft, bill of exchange, or bankers' acceptance whic	h arises out of a
25		urrent transaction or the proceeds of which have been or are	e to be used for
26		urrent transactions, is not the subject of a public offering, is	prime quality
27		egotiable commercial paper which is eligible for discounting	by federal reserve
28		anks, has at the time of issuance a definite maturity (after al	I days of grace, if
29		ny) of not exceeding nine months, is payable in cash only, a	nd is not convertible
30		to and does not carry an option or right to receive payment	or any bonus in any
31		ther security.	

1 8. 7. Securities, other than common stock, providing for a fixed return, which have been 2 outstanding and in the hands of the public for not less than five years and upon 3 which no default has occurred during the five years next preceding the date of 4 sale. The exemptions herein specified must be proved by any person who may 5 legally offer such securities for sale in the state of North Dakota by filing with the 6 commissioner evidence in such form as the commissioner may require for each 7 issue of securities for which exemption is provided herein and paving a filing fee of 8 ten dollars.

9. <u>8.</u> Securities, including patronage dividends or refunds, issued by any cooperative
 formed organized under the statutes of the state of North Dakota this state.

- 11 10. 9. Any equipment security based on a chattel mortgage, lease, or agreement for the 12 conditional sale of cars, motive power, or other rolling stock mortgaged, leased, 13 sold to, or furnished for the use of a railroad or other public service utility 14 corporation or limited liability company, and any equipment security where the 15 ownership of or title to such equipment is pledged or retained in accordance with 16 the provisions of the laws of the United States or of any state thereof, or of the 17 Dominion of Canada, to secure the payments of such equipment security whether 18 it be an equipment trust certificate, bond, or note.
- 19 11. 10. Any bond, note, or other evidence of debt issued by a holding corporation or 20 limited liability company and secured by collateral consisting of any of the 21 securities described in subsections 4 and 10, if the collateral securities equal in fair 22 value at least one hundred twenty-five percent of the par value of the bonds, notes, 23 or other evidences of debts secured thereby. Before any security described in this 24 subsection is offered for sale, the person intending to offer it shall file with the 25 commissioner descriptive circulars of the collateral securities and pay a filing fee to 26 the commissioner of twenty-five dollars. Unless the commissioner makes an order 27 within three days after the receipt of such circulars requiring the securities to be 28 qualified by application under this chapter, the securities shall be exempt.
- 11. The execution of orders for purchase of securities by a registered dealer provided
 such dealer acts as agent for the purchaser, has made no solicitation of the order
 to purchase such securities, has no direct material interest in the sale or

1		dist	ributio	n of the securities ordered, receives no commission, profit, or other			
2		con	compensation other than the commissions involved in the purchase and sale of the				
3		sec	securities and delivery to the purchaser of written confirmation of the order which				
4		clea	clearly itemizes the commissions paid to the registered dealer. Clear and				
5		con	nplete	records of all transactions exempted under this subsection shall be			
6		mai	intaine	d by the registered dealer or broker.			
7	13. <u>12.</u>	Sec	curities	issued by a venture capital corporation or limited liability company			
8		org	anized	under chapter 10-30.1.			
9	14. <u>13.</u>	Any	/ secur	ity issued or guaranteed by Canada, any Canadian province, any			
10		poli	tical su	ubdivision of any such province, or any agency or corporate or other			
11		inst	rumen	tality of one or more of the foregoing, or any other foreign government			
12		<u>with</u>	<u>ı whic</u> t	the United States currently maintains diplomatic relations, if the security			
13		is re	ecogni	zed as a valid obligation by the issuer or guarantor. This exemption does			
14		not	includ	e any security payable solely from revenues to be received from a			
15		non	igoverr	nmental industrial or commercial enterprise.			
16	15. <u>14.</u>	a.	Any s	security, other than a security that is a federal covered security pursuant			
17			<u>to se</u>	ction 18(b)(1) of the Securities Act of 1933 and therefore not subject to			
18			<u>any f</u>	iling or registration requirements under this chapter, listed or designated,			
19			or ap	proved for listing or designation upon notice of issuance on:			
20			(1)	The New York stock exchange;			
21			(2)	The American stock exchange;			
22			(3)	The national association of securities dealers automated quotation			
23				national market system; or			
24			(4)	Tier I of the Philadelphia stock exchange;			
25			<u>(5)</u>	Tier I of the Pacific stock exchange;			
26			<u>(6)</u>	Chicago board options exchange; or			
27			<u>(7)</u>	Any other stock exchange or automated quotation system which the			
28				commissioner approves by rule;			
29		b.	Any o	other security of the same issuer which is of senior or substantially equal			
30			rank;				

1		c. Any security called for by subscription rights or warrants so listed or
2		approved; or
3		d. Any warrant or right to purchase or subscribe to any of the foregoing.
4		The commissioner may withdraw this exemption by order as to any exchange or
5		system, or any particular security, if the commissioner determines that the
6		exchange, system, or particular security does not comply with paragraphs 1
7		through 4 of the memorandum of understanding regarding a model uniform
8		marketplace exemption from state securities registration requirements [53 Federal
9		Register 52550, December 28, 1988], as they may be amended by agreement of
10		the parties to that memorandum. The commissioner shall make this determination
11		in accordance with the provisions of section 10-04-06.1, except that no summary
12		suspension may be entered pending a final determination for an exchange or
13		system it would be in the public interest.
14	16. <u>15.</u>	Securities issued by the North Dakota education association dues credit trust to
15		members of the North Dakota education association.
16	SEC	CTION 5. AMENDMENT. Section 10-04-06 of the 1997 Supplement to the North
17	Dakota Cer	ntury Code is amended and reenacted as follows:
18	10-0	04-06. Exempt transactions. Except as hereinafter in this section expressly
19	provided, se	ections 10-04-04, 10-04-07, 10-04-07.1, 10-04-08, <u>10-04-08.4,</u> and 10-04-10 do not
20	apply to any	y of the following transactions:
21	1.	Any judicial, executor's, administrator's, guardian's, or conservator's sale or any
22		sale by a receiver or trustee in insolvency or bankruptcy.
23	2.	The sale in good faith and not for the purpose of avoiding the provisions of this
24		chapter by a pledgee of securities pledged for a bona fide debt, provided that the
25		amount of such securities does not exceed two percent of the entire issue of each
26		issue of such securities outstanding, and provided further that before proceeding to
27		sell such pledged securities the pledgee shall notify the commissioner and obtain
28		the commissioner's permission to such sale, unless such securities are exempted
29		under section 10-04-05.
30	3.	Any isolated sale of any security made by or on behalf of a bona fide owner for the
31		owner's account, such owner not being an issuer, underwriter, dealer, or salesman

1agent
agent
and such sale not being made in the course of repeated and successive2transactions of a like character. This subsection shall not exempt any dealer or3salesman agent
participating in an isolated sale from registering in accordance4with section 10-04-10, nor shall this exemption be available in connection with any5sale not made in good faith but rather for the purpose of evading the registration6requirements imposed under chapter 10-04.

- 7 Stock Securities dividends or other distributions by a corporation or a limited 4. 8 liability company out of its earnings or surplus, or the sale or distribution of 9 additional capital stock of a corporation or membership interest of a limited liability 10 company to or among its own stockholders or members, including persons who at 11 the time of the transaction are holders of nontransferable warrants, or transferable 12 warrants exercisable within not more than ninety days of their issuance, where no 13 commission or other remuneration is paid or given directly or indirectly for soliciting 14 or effecting such sale or distribution to stockholders or members in this state.
- 5. Any offer or sale of securities to a bank, savings institution, trust company,
 insurance company, investment company as defined in the Investment Company
 Act of 1940, pension or profit-sharing trust, or similar benefit plan, or other financial
 institution or institutional buyer, or to a dealer, whether the purchaser is acting for
 itself or in a fiduciary capacity.
- 20 6. Any transaction incident to a vote by stockholders pursuant to the articles of 21 incorporation or the applicable corporation or limited liability company statute on a 22 merger, consolidation, reclassification of securities, or sale of corporate or limited 23 liability company assets in consideration of the issuance of securities of another 24 corporation or limited liability company, or any transaction incident to a judicially 25 approved reorganization in which a security is issued in exchange for one or more 26 outstanding securities, claims, or property interests, or partly in such exchange and 27 partly for cash.
- 7. The issuance and delivery of any securities in exchange for any other securities of
 the same issuer pursuant to a right of conversion entitling the holder of the
 securities surrendered to make such conversion; provided, that the securities
 surrendered were not offered for sale or sold in violation of section 10-04-04.

1	8.	The	sale by a registered dealer, acting either as principal or agent, of securities
2		there	etofore sold and distributed to the public, provided that:
3		a.	Such securities are sold at prices reasonably related to the current market
4			price thereof at the time of sale and, if such registered dealer is acting as
5			agent, the commission collected by such registered dealer on account of the
6			sale thereof is not in excess of usual and customary commissions collected
7			with respect to securities and transactions having comparable characteristics.
8		b.	Such securities do not constitute an unsold allotment to or subscription by
9			such dealer as a participant in the distribution of such securities by the issuer,
10			its officers, or directors or by or through an underwriter.
11		c.	A nationally recognized Such securities are listed in the standards and poor's
12			standard corporation descriptions, Moody's industrial manual approved by the
13			commissioner contains, and has contained for a period of not less than ninety
14			days prior to the sale, the names of the issuer's officers and directors, a
15			balance sheet of the issuer as of a date not more than eighteen months prior
16			to the date of such sale, and a profit and loss statement of the issuer for
17			either the fiscal year preceding that date or the most recent year of
18			operations, Moody's bank and finance manual, Moody's transportation
19			manual, Moody's public utility manual, or Fitch's individual stock bulletin.
20		d.	Such securities are limited to issuers organized under the laws of any state,
21			territory, or insular possession of the United States.
22		e.	Provided, however, that even though the foregoing conditions might all be
23			met, the exemption would not apply to the securities of open-end
24			management companies, mutual funds, unit investment trusts, contractual
25			plans, and face amount certificate companies.
26	9.	a.	Any transaction pursuant to an offer directed by the offeror to not more than
27			twenty-five thirty-five persons, other than those designated in subsection 5, in
28			this state during any period of twelve consecutive months, whether or not the
29			offeror or any of the offerees is then present in this state, if all of the following
30			conditions are met:

1		(1)	The seller reasonably believes that all the buyers in this state, other
2			than those designated in subsection 5, are purchasing for investment.
3		(2)	No commission or other remuneration is paid or given directly or
4			indirectly for soliciting any prospective buyer in this state, other than
5			those designated in subsection 5, except to a dealer and agent
6			registered in this state in connection with the offer or sale of the
7			security to a resident of this state.
8		(3)	The offeror applies for and obtains the written approval of the
9			commissioner prior to making any offers in this state and pays a
10			nonrefundable filing fee of one hundred fifty dollars, which fee must
11			accompany the application for approval.
12		Provi	ded, however, that the <u>The</u> commissioner may by rule or order , as to
13		any s	ecurity or transaction or any type of security or transaction, withdraw or
14		furthe	er condition this exemption, or increase or decrease the number of
15		offere	ees permitted, or waive the conditions <u>condition</u> in paragraphs
16		parag	graph 1 , 2, and 3 with or without the substitution of a limitation on
17		remu	neration.
18	b.	Any c	offer or sale in this state of common stock, preferred stock, limited liability
19		comp	any membership interests, or limited partnership interests of an issuer
20		during	g any period of twelve consecutive months if all of the following
21		condi	tions are met:
22		(1)	The issuer reasonably believes that all the buyers in this state, other
23			than those designated in subsection 5, are purchasing for investment.
24		(2)	No commission or other remuneration is paid or given directly or
25			indirectly for soliciting any prospective buyer in this state, other than
26			those designated in subsection 5, except reasonable and customary
27			commissions paid by the issuer to a dealer or salesman and agent
28			registered under this chapter or others who the commissioner may
29			designate by rule in this state in connection with the offer or sale of the
30			security to a resident of this state.

1		(3)	The issuer is both organized under the laws of this state and has its
2			principal place of business in this state.
3		(4)	No public advertising matter or general solicitation, other than except
4			tombstone advertisements that approved by the commissioner shall
5			prescribe by rule, is used in connection with any offers or sales.
6		(5)	At least eighty percent of the net proceeds from the sale of the
7			securities must be used in connection with the operations of the issuer
8			in this state. "Net proceeds" means gross proceeds less commissions
9			and sales expenses.
10		(6)	An offering disclosure document in the form approved by the
11			commissioner must be delivered to each offeree no less than
12			seventy-two hours prior to the sale of the security.
13	(7)	<u>(6)</u>	The gross proceeds of the offering may not exceed five hundred
14			thousand one million dollars.
15	(8)	<u>(7)</u>	The issuer must apply for and obtain the written approval of the
16			commissioner prior to making any offer or sale in this state by filing an
17			application prescribed by the commissioner, a copy of the offering
18			disclosure document, and any other information or documents the
19			commissioner may require, together with a nonrefundable filing fee of
20			one hundred fifty dollars.
21	(9)	<u>(8)</u>	All funds raised in the offering are placed in an escrow account until the
22			total offering amount has been sold.
23		Provi	ded, however, that the <u>The</u> commissioner may by rule or order, as to
24	i	any s	ecurity or transaction or any type of security or transaction, withdraw or
25	t	furthe	er condition this exemption or waive the conditions in paragraphs <u>5 and</u> 6
26		and 7	<u>.</u>
27	c	The c	offer or sale of a security offered or sold in compliance with a limited
28		offerii	ng transactional exemption that the commissioner, by rule, may adopt to
29	1	furthe	er the objectives of compatibility with the exemptions from securities
30		regist	ration authorized by the Securities Act of 1933 and uniformity among the
31		states	5. The issuer must file a report of all offers and sales made in this state

1		purs	uant to subdivision a or b on a form prescribed by the commissioner
2		<u>withi</u>	n thirty days after the completion of the offering or expiration of the
3		twel	ve-month approval period, whichever occurs first.
4	d.	The	exemptions provided under subdivisions a , <u>and</u> b , and c may not be
5		coml	bined.
6	<u>e.</u>	<u>An e</u>	xemption under this subsection is not available for the securities of any
7		issue	er if the issuer or any promoter, officer, director, manager, partner, or
8		unde	erwriter of the issuer:
9		<u>(1)</u>	Has filed a registration statement that is the subject of a currently
10			effective registration stop order entered pursuant to any federal or state
11			securities law within five years prior to the filing of the application
12			required under this exemption.
13		<u>(2)</u>	Has been convicted within five years prior to the filing of the application
14			required under this exemption of any felony or misdemeanor in
15			connection with the offer, purchase, or sale of any security or any
16			felony involving fraud or deceit, including forgery, embezzlement,
17			obtaining money under false pretenses, larceny, or conspiracy to
18			defraud.
19		<u>(3)</u>	Is currently subject to any state administrative enforcement order or
20			judgment entered by any state securities administrator or the securities
21			and exchange commission within five years prior to the filing of the
22			application required under this exemption or is subject to any federal or
23			state administrative enforcement order or judgment in which fraud or
24			deceit, including making untrue statements of material facts, was found
25			and the order of judgment was entered within five years prior to the
26			filing of the application required under this exemption.
27		<u>(4)</u>	Is subject to any federal or state administrative enforcement order or
28			judgment which prohibits, denies, or revokes the use of any exemption
29			from registration in connection with the offer, purchase, or sale of
30			securities.

1		<u>(5)</u>	Is currently subject to any order, judgment, or decree of any court of
2			competent jurisdiction temporarily or preliminarily restraining or
3			enjoining, or is subject to any order, judgment, or decree of any court of
4			competent jurisdiction, permanently restraining or enjoining, such part
5			from engaging in or continuing any conduct or practice in connection
6			with the purchase or sale of a security or involving the making of any
7			false filing with any state or with the securities and exchange
8			commission entered within five years prior to the filing of the application
9			required under this exemption.
10		<u>(6)</u>	Has been or is the subject of any order issued by the United States
11			postal service that was entered within five years prior to reliance on this
12			exemption and alleged any fraudulent or unlawful conduct.
13		<u>f.</u> <u>Subc</u>	livision e does not apply if the commissioner determines, upon a showing
14		<u>of go</u>	od cause, that it is not necessary under the circumstances that the
15		exem	nption should not be denied.
16	10.	The sale of	of capital stock of a corporation or membership interests of a limited
17		liability co	mpany may be exempted by the securities commissioner if the
18		corporatio	n or limited liability company is organized under chapter 10-30 or
19		approved	by the small business administration as qualifying for loans under
20		section 50	92 of the Small Business Investment Act of 1958, as amended; the
21		statutes of	f this state or the sale of memberships, including dues, in a nonprofit
22		corporatio	n incorporated under chapter 10-24 may be exempted by the securities
23		commissie	oner if the corporation or limited liability company is organized and
24		operated f	for the primary purpose of promoting community development.
25	11.	Any secur	ity issued in connection with an employees' stock purchase, savings,
26		pension, p	profit-sharing, a self-employed person's retirement plan, or similar benefit
27		plan ; prov	ided, that the securities which fund the plan or are the subject of the plan
28		are otherv	vise exempt pursuant to section 10-04-05.
29	12.	The sale of	of a security issued by the United States, or the state of North Dakota, or
30		any politic	al subdivision or instrumentality of the state of North Dakota; provided,
31		that the of	fer for sale and sale are made by an official or employee of the issuer or

1		of the Bank of North Dakota acting in an official capacity and not for personal
2		pecuniary profit, or by a bank or similar financial association or institution or an
3		official or employee thereof solely as an accommodation to customers of such
4		association or institution and without asking or receiving a commission or
5		remuneration other than an accommodation fee not to exceed fifty dollars in
6		connection with the transaction.
7	13.	The sale of capital stock or membership interests of a venture capital corporation
8		or limited liability company organized under chapter 10-30.1.
9	14.	Any offer or sale of shares of capital stock issued by a professional corporation or
10		professional limited liability company which is organized and operated pursuant to
11		chapter 10-31.
12	15.	The offer or sale of a security issued by the North Dakota education association
13		dues credit trust to members of the North Dakota education association.
14	16.	The distribution of a prospectus or similar disclosure document by an issuer to
15		"test the waters" with an offer of a security for the sole purpose of discussing
16		possible business strategies or economic development or soliciting potential
17		indications of interest from prospective purchasers if the issuer:
18		a. Is organized under the laws of this state and operates its principal place of
19		business in this state or is a person who is a member of the North Dakota
20		private capital investment network or multistate angel capital electronic
21		network who has registered with the commissioner and who offers, sells,
22		purchases, or exchanges only securities that are registered with the
23		commissioner or the securities and exchange commission.
24		b. Does not engage in or propose activities for petroleum exploration, oil
25		production, extractive mining, or any blind pool offering without a specific
26		business purpose.
27		c. Discusses potential business strategies and economic development or solicits
28		indications of potential interest in a project or business only within a period of
29		twelve months after receiving approval from the commissioner and does not
30		pay a commission or fee to any person for soliciting a potential investor or
31		prospective purchaser in this state or involving a resident of this state unless

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the person who receives the commission or fee is registered as a dealer or sales agent in this state.

- d. Intends to file an application to register securities in this state or to receive
 approval for an exemption under subsection 9 and the issuer intends to offer
 and sell securities described in section 3(a)11 of the federal Securities Act of
 1933, in regulation A or rule 504 of regulation D of the securities and
 exchange commission, in a small corporate offering registration, or in a state
 or federal securities registration for a private placement involving only
 accredited investors as defined by the securities and exchange commission.
- e. Files a solicitation of interest form and copies of any advertising or marketing
 materials, including scripts for use in telephone, television, electronic, or
 computer publications, for approval by the commissioner at least ten business
 days before the issuer begins soliciting indications of interest from potential
 purchasers and at least ten business days before publishing or distributing
 any materials or information to any person.
- f. Obtains approval of the commissioner for any amendments or changes in
 filed forms, marketing materials, or advertisements at least ten business days
 before distributing the amended marketing materials or amended advertising
 information to any person.
- 20g.Stops all communications with prospective investors made in reliance on this21exemption immediately after filing an application to register or qualify the22securities with the commissioner or with the securities and exchange23commission.
- h. Does not accept money or sign completed contracts for sales of securities
 with any person while soliciting indications of interest and does not complete
 any sales of securities until at least ten business days after completing a
 securities registration in this state.
- i. Includes the name, address, and telephone number of the chief executive
 officer of the issuer, a general description of the business and products, and
 the following statements in any published notice, marketing materials, or
 broadcast scripts:

1			NO MONEY OR OTHER CONSIDERATION IS BEING SOLICITED
2			AND NONE WILL BE ACCEPTED UNTIL AFTER THESE
3			SECURITIES ARE REGISTERED OR QUALIFIED WITH THE
4			SECURITIES COMMISSIONER OF THIS STATE AND WITH THE
5			SECURITIES AND EXCHANGE COMMISSION.
6			NO SALES OF THESE SECURITIES WILL BE MADE OR
7			COMMITMENT TO PURCHASE ACCEPTED UNTIL AFTER
8			DELIVERY OF A PROSPECTUS THAT INCLUDES ADDITIONAL
9			INFORMATION ABOUT THE OFFERING.
10			A PROSPECTIVE INVESTOR WHO EXPRESSES AN INTEREST IN
11			THIS INVESTMENT OR PROJECT IS NOT OBLIGATED OR
12			COMMITTED TO INVEST MONEY OR PURCHASE SECURITIES.
13		j. Doe	s not know and, in the exercise of reasonable care, could not have known
14		that	the issuer or any officer, director, ten percent shareholder, promoter,
15		part	ner, manager or agent of the issuer has:
16		(1)	Been the subject of or filed a registration statement that is the subject
17			of a stop order, administrative enforcement order, judgment, injunction,
18			or restraining order issued by any federal or state securities agency,
19			any court of competent jurisdiction, or the United States postal service
20			and which prohibits, denies, or revokes the registration, offer, sale, or
21			purchase of a security, franchise, commodity, or other financial
22			transaction or which involves fraud, deceit, misstatements of material
23			facts, forgery, embezzlement, obtaining money under false pretenses,
24			larceny, conspiracy to defraud, or similar deceptive acts; or
25		(2)	Been convicted of any felony or misdemeanor involving the offer,
26			purchase, or sale of a security, franchise, commodity, or financial
27			transaction, or any felony or misdemeanor involving fraud, deceit,
28			forgery, embezzlement, obtaining money under false pretenses,
29			larceny, conspiracy to defraud, or a similar financial crime.
30	<u>17.</u>	An offer of	or sale of common stock, limited liability company membership interests,
31		or limited	partnership interests by a person to a person or other subscribers, not

1		exceeding ten in number, for the	sole purpose of organization in this state, if the
2		ecurities are not acquired for the	e purpose of resale to others for a period of twelve
3		nonths, advertising has not been	published or circulated in connection with the
4		ffer or sale, and all sales are con	nsummated within ten days after the date of
5		rganization.	
6	<u>18.</u>	ny offer or sale of a security by	an issuer in a transaction provided all of the
7		ollowing conditions are met:	
8		. Sales of securities may be n	nade only to persons who are, or the issuer
9		reasonably believes are, acc	credited investors as defined in 17 CFR
10		230.501(a) promulgated by	the securities and exchange commission.
11		. The exemption is not availab	ble to an issuer that is in the development stage
12		that either has no specific bu	usiness plan or purpose or has indicated that its
13		business plan is to engage i	n a merger or acquisition with an unidentified
14		company or companies, or c	other entity or person.
15		. The issuer reasonably believ	ves that all purchasers are purchasing for
16		investment and not with the	view to, or for, sale in connection with a
17		distribution of the security.	Any resale of a security sold in reliance of this
18		exemption within twelve mor	nths of sale must be presumed to be with a view
19		to distribution and not for inv	vestment, except a resale pursuant to a
20		registration statement effect	ive under section 10-04-04 or to an accredited
21		investor pursuant to an exer	nption available under subsection 5.
22		I. (1) The exemption is not	available to an issuer if the issuer, any of the
23		issuer's predecessors	, any affiliated issuer, any of the issuer's
24		directors, officers, ger	neral partners, beneficial owners of ten percent or
25		more of any class of it	ts equity securities, any of the issuer's promoters
26		presently connected v	vith the issuer in any capacity, any underwriter of
27		the securities to be of	fered, or any partner, director, or officer of such
28		underwriter:	
29		(a) Within the last f	ive years, has filed a registration statement that is
30		the subject of a	currently effective registration stop order entered

1			by any state securities administrator or the securities and
2			exchange commission;
3		<u>(b)</u>	Within the last five years, has been convicted of any criminal
4			offense in connection with the offer, purchase, or sale of any
5			security, or involving fraud or deceit;
6		<u>(c)</u>	Is currently subject to any state or federal administrative
7			enforcement order or judgment, entered within the last five years,
8			finding fraud or deceit in connection with the purchase or sale of
9			any security; or
10		<u>(d)</u>	Is currently subject to any order, judgment, or decree of any court
11			of competent jurisdiction, entered within the last five years,
12			temporarily, preliminarily, or permanently restraining or enjoining
13			such party from engaging in or continuing to engage in any
14			conduct or practice involving fraud or deceit in connection with
15			the purchase or sale of any security.
16	<u>(2)</u>	<u>Para</u>	graph 1 does not apply if:
17		<u>(a)</u>	The party subject to the disqualification is licensed or registered
18			to conduct securities-related business in the state in which the
19			order, judgment, or decree creating the disqualification was
20			entered against such party;
21		<u>(b)</u>	Before the first offer under this exemption, the state securities
22			administrator, or the court or regulatory authority that entered the
23			order, judgment, or decree, waives the disqualification; or
24		<u>(c)</u>	The issuer establishes that it did not know and in the exercise of
25			reasonable care, based on a factual inquiry, could not have
26			known that a disqualification existed under this subdivision.
27	<u>e. (1)</u>	<u>A ge</u>	neral announcement of the proposed offering may be made by any
28		mea	<u>ns.</u>
29	<u>(2)</u>	The	general announcement must include only the following information,
30		unles	ss additional information is specifically permitted by the
31		<u>com</u> i	missioner:

1		<u>(a)</u>	The	name, address, and telephone number of the issuer of the
2			<u>secu</u>	<u>irities;</u>
3		<u>(b)</u>	The	name, a brief description, and price, if known, of any security
4			to be	e issued;
5		<u>(c)</u>	<u>A br</u>	ief description of the business of the issuer in twenty-five
6			word	<u>ls or less;</u>
7		<u>(d)</u>	The	type, number, and aggregate amount of securities being
8			offer	<u>ed;</u>
9		<u>(e)</u>	The	name, address, and telephone number of the person to
10			<u>cont</u>	act for additional information; and
11		<u>(f)</u>	<u>A sta</u>	atement that:
12			[1]	Sales will only be made to accredited investors;
13			[2]	No money or other consideration is being solicited or will
14				be accepted by way of this general announcement; and
15			[<u>3]</u>	The securities have not been registered with or approved
16				by any state securities agency or the securities and
17				exchange commission and are being offered and sold
18				pursuant to an exemption from registration.
19	<u>f.</u>	The issuer	, in coi	nnection with an offer, may provide information in addition to
20		the genera	<u>l anno</u>	uncement under subdivision e, if such information:
21		<u>(1)</u> <u>Is de</u>	elivered	d through an electronic data base that is restricted to persons
22		<u>who</u>	have l	peen prequalified as accredited investors; or
23		<u>(2)</u> <u>Is de</u>	elivere	d after the issuer reasonably believes that the prospective
24		purc	haser	is an accredited investor.
25	<u>g.</u>	<u>Telephone</u>	solicit	ation is not permitted unless prior to placing the call, the
26		issuer reas	sonably	y believes that the prospective purchaser to be solicited is an
27		accredited	invest	or.
28	<u>h.</u>	<u>Dissemina</u>	tion of	the general announcement of the proposed offering to
29		persons w	ho are	not accredited investors does not disqualify the issuer from
30		claiming th	ne exer	nption.

1		<u>i.</u>	The issuer shall file with the commissioner a notice of transaction, a consent
2			to service of process, a copy of the general announcement, and a
3			nonrefundable filing fee of one hundred dollars within fifteen days after the
4			first sale in this state.
5	<u>19.</u>	<u>The</u>	offer or sale of a security issued by an organization organized under and
6		ope	rated in compliance with chapter 10-06.1.
7	SEC		N 6. AMENDMENT. Section 10-04-07.1 of the North Dakota Century Code is
8	amended a	nd re	enacted as follows:
9	10-0	04-07	7.1. Registration by announcement - Secondary.
10	1.	Sec	curities that have been outstanding and in the hands of the public for not less
11		thar	n one year as the result of prior original registration in North Dakota or through
12		sec	urities and exchange commission registration, by the issuer, or by the
13		und	lerwriter on behalf of an issuer, are entitled to registration by announcement in
14		the	manner and subject to the conditions provided by this section.
15			In addition to the foregoing, stock, having equal voting rights with other
16		clas	sses, of life insurance companies may also qualify for registration under this
17		sec	tion provided the company has been in continuous operation for twenty years
18		imm	nediately preceding the date of filing for registration and provided further that in
19		add	lition to supplying the information required by subdivisions a through c of
20		sub	section 2 the applicant can supply all of the following:
21		a.	A balance sheet and an earnings statement showing statutory net earnings
22			after all dividends (returned premiums) to policyholders and after all expenses
23			including state and federal income taxes for the fiscal period ended not more
24			than twelve months prior to the filing date upon which either an unqualified or
25			a qualified opinion has been expressed by a certified public accountant;
26			provided, however, that any qualification of opinion relates only to generally
27			accepted principles of accounting which may have been modified to meet the
28			reporting requirements of the various state insurance departments.
29		b.	Such balance sheet separates the surplus account into its component parts
30			and shows a positive balance in the accumulated unrestricted retained
31			earnings account, on statutory basis.

1		c.	Earnings statements for the four fiscal years immediately preceding the
2			beginning date of the earnings statement required in subdivision a prepared
3			by the same certified public accountant showing statutory net earnings after
4			the deductions enumerated in subdivision a for each fiscal year; provided,
5			however, that these statements need not be accompanied by an unqualified
6			or a qualified opinion of the certified public accountant unless such certified
7			public accountant did actually perform an audit of the company for any year or
8			years covered by the earnings statements in which case the requirements of
9			subdivision a apply for the year or years so audited.
10		d.	A statement prepared by a certified public accountant or actuary showing a
11			net gain in insurance in force for each of the last five fiscal years.
12	2.	Sec	urities entitled to registration by announcement may be registered only by a
13		deal	er registered in the office of the commissioner as provided for in section
14		10-0	4-10 by filing in the office of the commissioner a written announcement of
15		inter	ntion to trade in the securities, which announcement may be given by telegram
16		sent	to the commissioner by the dealer, containing the following:
17		a.	Name of issuer and location of the headquarters or principal office.
18		b.	A brief description of the security, including price and current earnings.
19		C.	A statement that the securities have been outstanding and in the hands of the
20			public not less than one year as aforesaid.
21		d.	A statement that a balance sheet not more than twelve months old has been
22			or will be mailed to the commissioner.
23		e.	A statement that the security has been registered in North Dakota or by the
24			securities and exchange commission.
25	3.	The	filing of such announcement in the office of the commissioner constitutes the
26		regis	stration of the security, unless advised to the contrary within forty-eight hours
27		or a	dvised to furnish additional information, and such dealer shall pay to the
28		com	missioner a filing fee of twenty-five dollars within thirty-six hours after the time
29		of s u	uch filing. Upon registration, such securities may be sold in this state for a
30		perio	od of one year from date of registration by registered dealers at a price or
31		price	es reasonably related to the current market price of such security at the time of

1 sale, subject, however, to any and all rights and authority granted the 2 commissioner and to any person or purchaser under chapter 10-04, in respect of 3 securities registered in the office of the commissioner by description or 4 qualification. No security registered under this section shall be sold directly or 5 indirectly for the benefit of the issuer, or an underwriter of such securities, or for 6 the promotion of any scheme or enterprise with the intent of violating or evading 7 any provision of this chapter; provided, that no security, the registration of which 8 has been revoked by the commissioner, or application for registration of which has 9 been denied by the commissioner, or withdrawn by the applicant, shall be 10 registered under this section.

11 4. Nothing in this section shall be held or construed to require registration of 12 securities under this section after said securities have been registered by 13 description or qualification as provided in section 10-04-07 or 10-04-08 for one 14 year after registration. Securities registered pursuant to section 10-04-07 or 15 10-04-08 become eligible for trading in the secondary market at current market 16 prices upon completion of the original offering when said securities are outstanding 17 and in the hands of the public and remain so until the end of the registration year 18 when renewal for secondary is permissible. Notification of completion of initial 19 offering should be sent to the commissioner when the offering is completed 20 requesting change to secondary.

21 **SECTION 7. AMENDMENT.** Section 10-04-08 of the North Dakota Century Code is 22 amended and reenacted as follows:

10-04-08. Registration by qualification. Securities required to be registered by
qualification under this chapter before they may be sold in this state must be registered as
provided in this section. Application for registration of securities by qualification must be made
by the issuer of the securities or by a registered dealer by filing in the office of the
commissioner:

An application for registration which must be made in writing or on forms
 prescribed by the commissioner and which must contain the following information
 and be accompanied by the following documents:

- 1a.With respect to the applicant or issuer and any significant subsidiary: its2name, address, and form of organization; the state of foreign jurisdiction and3date of its organization; the general character and location of its business; a4general description of its physical properties and equipment; and a statement5of the general competitive conditions in the industry or business in which it is6or will be engaged.
- 7 b. With respect to every director and officer of the issuer, or person occupying a 8 similar status or performing similar functions: the person's name, address, 9 and principal occupation for the past five years; the amount of securities of 10 the issuer held by the person as of a specified date within thirty days of the 11 filing of the application for registration; the amount of the securities covered 12 by the application for registration to which the person has indicated an 13 intention to subscribe; and a description of any material interest in any 14 transaction with the issuer or any subsidiary effected within the past three 15 years or proposed to be effected.
- 16 c. With respect to persons covered by subdivision b: the remuneration paid
 17 during the past twelve months and estimated to be paid during the next
 18 twelve months, directly or indirectly, by the issuer to all those persons in the
 19 aggregate.
- 20d.With respect to any person owning of record, or beneficially if known, ten21percent or more of the outstanding shares of any class of equity security of22the issuer: the information specified in subdivision b other than the person's23occupation.
- e. With respect to every promoter if the issuer was organized within the past
 three years: the information specified in subdivision b, any amount paid to
 the promoter within that period or intended to be paid to the promoter, and the
 consideration for any such payment.
- 28f.With respect to any person on whose behalf any part of the offering is to be29made in a nonissuer distribution: the person's name and address; the amount30of securities of the issuer held by the person as of the date of the filing of the31application for registration; a description of any material interest in any

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transaction with the issuer or any subsidiary effected within the past three years or proposed to be effected; and a statement of the person's reasons for making the offering.

- 4 The title, kind, classes, and amount of securities to be offered in this state; the g. 5 proposed offering price to the public or the method by which it is to be 6 computed: any variation therefrom at which any proportion of the offering is to 7 be made to any person or class of persons other than the underwriters, with a 8 specification of any such person or class; the basis upon which the offering is 9 to be made if otherwise than for cash; the maximum amount of commission or 10 other form of remuneration to be paid in cash or otherwise, directly or 11 indirectly, for or in connection with the sale or offering for sale of such 12 securities; the estimated aggregate underwriting and selling discounts or 13 commissions and finders' fees, including separately cash, securities, 14 contracts, or anything else of value to accrue to the underwriters or finders in 15 connection with the offering, or, if the selling discounts or commissions are 16 variable, the basis of determining them and their maximum and minimum 17 amounts; the estimated amounts of other selling expenses, including legal, 18 engineering, and accounting charges and a statement as to what person, 19 corporation, or limited liability company shall be responsible for payment of 20 the same; the name and address of every underwriter and every recipient of a 21 finder's fee; a copy of any underwriting or selling-group agreement pursuant 22 to which the distribution is to be made, or the proposed form of any such 23 agreement whose terms have not yet been determined; and a description of 24 the plan of distribution of any securities which are to be offered otherwise 25 than through an underwriter.
- h. The estimated cash proceeds to be received by the issuer from the offering;
 the purposes for which the proceeds are to be used by the issuer; the amount
 to be used for each purpose; the amounts of any funds to be raised from
 other sources to achieve the purposes stated; the sources of any such funds;
 and, if any part of the proceeds is to be used to acquire any property,
 including goodwill, otherwise than in the ordinary course of business, the

1		names and addresses of the vendors, the purchase price, the names of any
2		persons who have received commissions in connection with the acquisition,
3		and the amounts of any such commissions and any other expense in
4		connection with the acquisition.
5	i.	A description of each and every stock option or other security option
6		outstanding, or to be created in connection with the offering, including the
7		price at which such options may be exercised together with the amount of any
8		such options held or to be held by every person.
9	j.	The capitalization and long-term debt of the issuer and any subsidiary,
10		including a description of each security outstanding or being registered or
11		otherwise offered, and a statement of the amount and kind of consideration
12		for which the issuer or any subsidiary has issued any of its securities within
13		the past two years or is obligated to issue any of its securities.
14	k.	The dates of, parties to, and general effect concisely stated of, every
15		management or other material contract made or to be made otherwise than in
16		the ordinary course of business if it is to be performed in whole or in part at or
17		after the filing of the application for registration or was made within the past
18		two years, together with a copy of every such contract; and a description of
19		any pending litigation or proceeding to which the issuer is a party and which
20		affects its business or assets.
21	I.	A detailed statement showing the items of cash, property, services, patents,
22		goodwill, and any other consideration for which any securities of the issuer
23		have been within two years or are to be issued in payment.
24	m.	A copy of any prospectus, pamphlet, circular, form letter, advertisement, or
25		other sales literature intended as of the effective date to be used in
26		connection with the offering.
27	n.	A specimen or copy of the security being registered; a copy of the issuer's
28		articles of incorporation and bylaws, as currently in effect; and a copy of any
29		indenture or other instrument covering the security to be registered.
30	0.	A balance sheet of the issuer as of a date within four months prior to the filing
31		of the application for registration; a profit and loss statement and analysis of

1			surpl	us for each of the three fiscal years preceding the date of the balance
2			shee	t and for any period between the close of the last fiscal year and the date
3			of the	e balance sheet, or for the period of the issuer's and any predecessors'
4			exist	ence if less than three years; and, if any part of the proceeds of the
5			offeri	ng is to be applied to the purchase of any business, the same financial
6			state	ments which would be required if the business were the registrant.
7		p.	Othe	r states in which it is proposed to offer the securities for sale to the
8			publi	c; other states in which the securities are eligible for sale to the public;
9			state	s which have refused, by order or otherwise, to render the securities
10			eligib	le for sale to the public or have revoked or suspended the right to sell
11			the s	ecurities, or in which an application for registration has been withdrawn;
12			and,	if application has been made to register the securities under the Federal
13			Secu	rities Act of 1933, the date upon which the application to register the
14			secu	rities was first filed, and a statement as to whether registration under that
15			Act is	s effective, and if so, the effective date.
16		q.	Such	additional information as the commissioner requires by rule or order or
17			may	subsequently request.
18	2.	a.	Payn	nent of a registration filing fee for each security or class of security to be
19			regis	tered as follows:
20		(1)	<u>a.</u>	One-tenth of one percent of the first seven hundred fifty thousand
21				dollars of the aggregate offering price of each security or class of
22				security to be registered.
23		(2)	<u>b.</u>	One-twentieth of one percent of any amount in excess of seven
24				hundred fifty thousand dollars of the aggregate offering price of each
25				security or class of security to be registered.
26		(3)	<u>C.</u>	In no event may such registration filing fee be less than one hundred
27				dollars for each security or class of security to be registered. If the
28				application for registration filing is denied, such registration filing fee
29				less the actual cost to the state of processing and investigating as
30				determined by the commissioner must be returned to the applicant.

(4)	<u>d.</u>	Provided, further, that any applicant may register additional increase
		the aggregate amount of securities under this subdivision before the
		expiration of one year from the date of the registration certificate of
		effectiveness at the same reduced fee, which must be computed as
		provided in paragraphs 1 <u>subdivisions a</u> and 2 <u>b</u> as a separate fee for
		each additional amount registered, as if the additional securities had
		been included in the other registration of that year, registration year and
		not calendar year.
(5)	<u>e.</u>	For the renewal of the registration of securities for additional periods of
		one year there must be paid a renewal fee of one hundred dollars.
b.	(1)	Each open end management company, unit investment trust, and face
		amount certificate company, as defined in the Investment Company Act
		of 1940 [Pub. L. 76-768; 54 Stat. 789; 15 U.S.C. 80a-1 et seq.] may
		register an indefinite number or amount of securities by including on the
		facing sheet of its registration statement a declaration that an indefinite
		facing sheet of its registration statement a declaration that an indefinite number or amount of securities is being registered by such registration
	(2)	number or amount of securities is being registered by such registration
	(2)	number or amount of securities is being registered by such registration statement.
	(2) (3)	number or amount of securities is being registered by such registration statement. At the time a declaration is filed there must be paid a registration fee of
		number or amount of securities is being registered by such registration statement. At the time a declaration is filed there must be paid a registration fee of five hundred dollars.
		number or amount of securities is being registered by such registration statement. At the time a declaration is filed there must be paid a registration fee of five hundred dollars. Provided, further, that those issuers of several classes of such
	(3)	number or amount of securities is being registered by such registration statement. At the time a declaration is filed there must be paid a registration fee of five hundred dollars. Provided, further, that those issuers of several classes of such securities may not combine the registration of several classes.
	(3)	number or amount of securities is being registered by such registration statement. At the time a declaration is filed there must be paid a registration fee of five hundred dollars. Provided, further, that those issuers of several classes of such securities may not combine the registration of several classes. Each open-end management company, unit investment trust, and face
	(3)	number or amount of securities is being registered by such registration statement. At the time a declaration is filed there must be paid a registration fee of five hundred dollars. Provided, further, that those issuers of several classes of such securities may not combine the registration of several classes. Each open-end management company, unit investment trust, and face amount certificate company, as defined in the Investment Company Act
	(3)	number or amount of securities is being registered by such registration statement. At the time a declaration is filed there must be paid a registration fee of five hundred dollars. Provided, further, that those issuers of several classes of such securities may not combine the registration of several classes. Each open end management company, unit investment trust, and face amount certificate company, as defined in the Investment Company Act of 1940 [Pub. L. 76 768; 54 Stat. 789; 15 U.S.C. 80a-1 et seq.] having
	(3)	 number or amount of securities is being registered by such registration statement. At the time a declaration is filed there must be paid a registration fee of five hundred dollars. Provided, further, that those issuers of several classes of such securities may not combine the registration of several classes. Each open end management company, unit investment trust, and face amount certificate company, as defined in the Investment Company Act of 1940 [Pub. L. 76-768; 54 Stat. 789; 15 U.S.C. 80a-1 et seq.] having an effective registration statement relating to an indefinite number or
	(3)	 number or amount of securities is being registered by such registration statement. At the time a declaration is filed there must be paid a registration fee of five hundred dollars. Provided, further, that those issuers of several classes of such securities may not combine the registration of several classes. Each open end management company, unit investment trust, and face amount certificate company, as defined in the Investment Company Act of 1940 [Pub. L. 76-768; 54 Stat. 789; 15 U.S.C. 80a 1 et seq.] having an effective registration statement relating to an indefinite number or amount of securities shall, within sixty days after the end of any fiscal
	(3)	number or amount of securities is being registered by such registration statement. At the time a declaration is filed there must be paid a registration fee of five hundred dollars. Provided, further, that those issuers of several classes of such securities may not combine the registration of several classes. Each open end management company, unit investment trust, and face amount certificate company, as defined in the Investment Company Act of 1940 [Pub. L. 76 768; 54 Stat. 789; 15 U.S.C. 80a 1 et seq.] having an effective registration statement relating to an indefinite number or amount of securities shall, within sixty days after the end of any fiscal year and after the registration is terminated, file a report of the
	(5)	(5) <u>e.</u>

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hundred dollars nor more than two hundred fifty dollars. Failure to file 2 the report and fee is cause for the issuance of a stop order. 3 3. If the applicant is not domiciled in this state and is not a corporation or limited 4 liability company organized or authorized to transact business under the laws of 5 this state, a consent to service of process conforming to the requirements of 6 section 10-04-14. 7 The commissioner may by rule or order require as a part of the application for 4. 8 registration under this section that a prospectus containing any designated part of 9 the information specified in subsection 1 be submitted to the commissioner and the 10 same prospectus must be sent or given to each person to whom a sale or an offer 11 to sell is made. The commissioner may by rule or otherwise permit the omission of 12 any item of information or document from any application for registration. In all 13 cases in which an application is filed to register securities and a registration 14 statement covering the same securities has been filed with the federal securities 15 and exchange commission, a copy of the registration statement so filed must be 16 accepted by the commissioner in lieu of the information specified in subdivisions a 17 through q of subsection 1, except that it must be accompanied by a statement of 18 the amount of such securities to be offered in this state. All of the statements, 19 exhibits, or documents of every kind required under this section must be certified 20 by the applicant or the issuer or any person having knowledge of the facts. An 21 applicant may, with the consent of the commissioner, amend or withdraw an 22 application and any or all statements, exhibits, or documents filed therewith under 23 this section at any time prior to the registration or prior to any offering and sale of 24 the securities sought to be registered or the entry of an order denying the 25 registration of such securities, but in no event may the registration fee be returned. 26 Registration under this section is effective for a period of one year, except that the 27 effectiveness of a registration for an indefinite number or amount of securities under 28 paragraph 1 of subdivision b of subsection 2 shall continue until terminated by either the

29 commissioner or the issuer by filing within one hundred twenty days of the end of its fiscal year,

30 an updated prospectus, a balance sheet, and a statement of income of the issuer.

SECTION 8. AMENDMENT. Section 10-04-08.1 of the North Dakota Century Code is
 amended and reenacted as follows:

3 **10-04-08.1.** Authority of commissioner as to registration of securities. The right to 4 sell securities in this state shall not be granted in any case where it appears to the 5 commissioner that the sale of such securities would work a fraud or deception on purchasers or 6 the public, or that the proposed disposal of the securities is on unfair terms, or if the proposed 7 plan of business of the applicant appears to be unfair, unjust, or inequitable. When the 8 commissioner deems it necessary the commissioner has power, in connection with pending 9 applications and at the expense of the applicant, to require the applicant to furnish additional 10 information, to order appraisals, audits, or other examinations and reports, and, where the 11 applicant is the issuer of the securities, or the proposed sale is to be on behalf of the issuer, to 12 make an investigation of the books, records, property, business, and affairs of such issuer. 13 Upon compliance with all the provisions of this chapter relating to applications for 14 approval or registration by qualification and the requirements of the commissioner, the 15 commissioner shall either approve or register such securities or if the commissioner is of the 16 opinion that sale of the securities would be contrary to the provisions of this section, the 17 commissioner shall deny the application. The commissioner has power to place such 18 conditions, limitations, and restrictions on any approval or registration as may be necessary to

carry out the purposes of this chapter. Registration <u>or approval</u> must be by entry in the register
of securities, which entry must show the securities <u>approved or</u> registered and for whom
<u>approved or</u> registered, and the conditions, limitations, and restrictions, if any, or shall make
proper reference to a formal order of the commissioner on file showing such conditions,
limitations, and restrictions. Included among any other reasonable conditions, limitations, and
restrictions which the commissioner may deem necessary are the following:

 The commissioner may by rule, order, or directive require that any security issued or to be issued to a promoter for a consideration different from the public offering price, or to any person for a consideration other than cash, be deposited in escrow with the commissioner or some other depository satisfactory to the commissioner under an escrow agreement that the owners of such securities shall not be entitled to sell or transfer such securities or to withdraw such securities from escrow until all other stockholders who have paid for their stock in cash shall have been paid a

- dividend or dividends aggregating not less than six percent of the initial offering
 price shown to the satisfaction of the commissioner to have been held actually
 earned on the investment in any common stock as held. In case of dissolution or
 insolvency during the time such securities are held in escrow, the owners of such
 securities shall not participate in the assets until after the owners of all other
 securities have been paid in full.
- 7 2. The commissioner may by rule, order, or directive require that all the proceeds
 8 from the sale of the <u>approved or</u> registered security be impounded until the issuer
 9 receives a specified amount of funds, which amount shall be determined by the
 10 commissioner.
- The commissioner may refuse to allow the granting of any stock options to any
 person, but if such an option is allowed, the commissioner may prescribe that the
 price at which the option can be exercised shall be increased each year in which it
 is not exercised in an amount to be determined by the commissioner and that the
 option shall lapse altogether after a specified period to be set by the commissioner.
- If any stock is given for past services or consideration, the commissioner may
 require that the issuer submit to the commissioner a strict and comprehensive
 evaluation of such past services or consideration and may limit the amount of
 stock so given in order that it is commensurate with the value of the past services
 and in no case shall the commissioner allow stock to be given for future services.
- 5. The commissioner may limit the price at which the securities, either of par or no
 par value, may be sold, and if such securities are quoted by a recognized
 quotation list such price shall be limited to an amount not unreasonably in excess
 of the amount quoted.
- 6. The commissioner may by rule, order, or directive limit compensation, and all other
 expenses paid or incurred, directly or indirectly, in connection with the
 organization, <u>approval</u>, registration, or sale of securities, to an amount not in
 excess of compensation paid or expenses incurred in connection with the
 organization, <u>approval</u>, registration, or sale of similar securities.
- 30 7. If more than one class of stock is issued and one class of stock is issued for the
 31 purpose of giving preference as to dividends, the commissioner may require that a

- greater consideration, commensurate with the value of the dividend preference, be
 paid per share for such stock.
- 8. The commissioner may by rule, order, or directive require that any security
 approved or registered be sold only on a specified form of subscription or sale
 contract, and that a signed or conformed copy of each contract be filed with the
 commissioner or preserved by the corporation, partnership, or limited liability
 company for any period up to three years specified in the rule or, or
 directive.
- 9 9. So long as the <u>approval or</u> registration is effective, the commissioner may by rule 10 or order require the person who filed for <u>approval or</u> registration to file reports, not 11 more often than quarterly, to provide reasonably current information upon the 12 matters contained in the <u>application or</u> registration statement, and to disclose the 13 progress of the offering.
- 14 10. The commissioner has the authority to disapprove an application for <u>approval or</u>
 15 registration of any security when it is established that one or more of the promoters
 16 are not of good business reputation or character.
- 17 The provisions of this section do not apply to a federal covered security.
- 18 SECTION 9. AMENDMENT. Section 10-04-08.2 of the North Dakota Century Code is
 19 amended and reenacted as follows:
- 20

10-04-08.2. Advertising matter - Regulations.

21 No circular, prospectus, advertisement, form or market letter, report, document, 1. 22 pamphlet, leaflet, script, or other written or printed matter, or any communication 23 by radio, television, or similar communications media, hereinafter referred to as 24 advertising matter, used in connection with the offer, sale, or purchase of or 25 rendering investment advice with respect to any security in this state shall be 26 published, circulated, distributed, broadcast, or caused to be published, circulated, 27 distributed, or broadcast in any manner unless and until such advertising matter 28 shall have been filed with the commissioner at least five business days prior to its 29 first publication, circulation, distribution, or broadcast, unless such advertising 30 matter pertains to a security or transaction exempted in 10-04-05 or 10-04-06, 31 relates to a federal covered security, or is used by a federal covered adviser.

8

1 2. The commissioner may by rule or order and subject to such terms and conditions 2 as may be prescribed therein exempt any advertising matter from the filing 3 requirement imposed under subsection 1 if the commissioner finds that the 4 imposition of the filing requirement is not necessary or appropriate in the public 5 interest or for the protection of investors. 6 3. The commissioner has the power to disapprove any advertising matter filed 7 pursuant to subsection 1, which the commissioner deems in conflict with the

- purposes of this chapter.
- 94.Nothing in this section or section 10-04-04 shall be construed to prohibit the10publication or distribution to the public of <u>a</u> preliminary prospectuses or preliminary11summary prospectuses under the Securities Act of 1933, as amended prospectus,12provided that no solicitation is made or order or conditional order accepted prior to13registration in this state, and provided also that, unless the preliminary prospectus14relates to a federal covered security, the following legend appears on each such15prospectus or preliminary prospectus:
- 16 A registration statement relating to these securities has been filed with the 17 securities and exchange commission but has not yet become effective. 18 Information contained herein is subject to completion or amendment. These 19 securities may not be sold nor may offers to buy be accepted prior to the time 20 the registration statement becomes effective. This prospectus shall not 21 constitute an offer to sell or the solicitation of an offer to buy nor shall there be 22 any sale of these securities in any state in which such offer, solicitation, or 23 sale would be unlawful prior to registration or qualification approval under the 24 securities laws of any such state.

25 **SECTION 10. AMENDMENT.** Section 10-04-08.3 of the North Dakota Century Code is 26 amended and reenacted as follows:

27 **10-04-08.3.** Unlawful representations concerning registration or exemption.

- 28 1. Neither the fact that an application for <u>approval under sections 10-04-05 or</u>
- 29 <u>10-04-06 or</u> registration under sections 10-04-07, 10-04-07.1, 10-04-08, or
- 30 10-04-10 or a notice filing under section 10-04-08.4 has been filed nor the fact that
- 31 a security or person is effectively <u>approved or</u> registered constitutes a finding by

1		the	commissioner that any document filed under this chapter is true, complete, and
2		not	misleading. Neither any such fact nor the fact that an exemption or exception
3		is a	vailable for a security or a transaction means that the commissioner has
4		pas	sed in any way upon the merits or qualifications of, or recommended or given
5		арр	roval to, any security, transaction, or person.
6	2.	It is	unlawful to make, or cause to be made, to any prospective purchaser,
7		cust	tomer, or client any representation inconsistent with subsection 1.
8	SEC	СТІОІ	N 11. Section 10-04-08.4 of the North Dakota Century Code is created and
9	enacted as	follov	NS:
10	<u>10-0</u>	04-08	3.4. Federal covered security. A federal covered security may be offered and
11	sold in this	state	without registration, subject to the following:
12	<u>1.</u>	<u>Any</u>	federal covered security that is subject to section 18(b)(2) of the Securities Act
13		<u>of 1</u>	933, as amended, may be offered and sold upon the filing of:
14		<u>a.</u>	A copy of the issuer's registration statement or a notice of intent in writing or
15			electronically for an indefinite or definite dollar amount for each security or
16			class of security on a form prescribed by the commissioner with a consent to
17			service of process.
18		<u>b.</u>	If the notice filing is for a definite dollar amount, at the time of the initial notice
19			filing the issuer shall pay a nonrefundable filing fee of one-tenth of one
20			percent of the first seven hundred fifty thousand dollars and one-twentieth of
21			one percent of any amount in excess of seven hundred fifty thousand dollars
22			of the aggregate offering price of each security or class of security. In no
23			event, however, may such filing fee be less than one hundred dollars for each
24			security or class of security.
25		<u>C.</u>	If the notice filing is for an indefinite dollar amount, at the time of the initial
26			notice filing the issuer shall pay a nonrefundable filing fee of five hundred
27			dollars for each security or class of security.
28		<u>d.</u>	A notice filing for a definite dollar amount may be increased before the
29			expiration of one year from the date of the certificate of effectiveness at the
30			same reduced fee, which must be calculated as provided in subdivision b as a
31			separate fee for each additional amount.

1		<u>e.</u>	A notice filing for a definite dollar amount may be renewed for additional
2			periods of one year by filing, at least fifteen days prior to its expiration, a
3			renewal and sales report notice with a fee of one hundred dollars to renew the
4			unsold balance.
5		<u>f.</u>	A notice filing for an indefinite dollar amount may be renewed by filing, within
6			sixty days following the issuer's fiscal year, a renewal and sales report notice
7			with a fee of one-twentieth of one percent of the amount of securities sold in
8			this state during the period of the notice filing being renewed. In no case may
9			such fee be less than one hundred dollars nor more than two hundred fifty
10			dollars.
11		<u>g.</u>	A notice filing may be terminated by the issuer upon providing the
12			commissioner a notice of such termination.
13		<u>h.</u>	The provision for each security or class of security in this subsection is
14			effective when the federal registration statement becomes effective with the
15			securities and exchange commission or the date the notice of intent is
16			received by the commissioner, whichever is later. A filing notice for a definite
17			dollar amount is effective for a period of one year from the date of
18			effectiveness.
19		<u>i.</u>	A copy of any document filed with the securities and exchange commission
20			as the commissioner may require.
21	<u>2.</u>	<u>An</u> y	rederal covered security that is subject to section 18(b)(4)(D) of the Securities
22		Act	of 1933, as amended, may be offered and sold upon a filing of:
23		<u>a.</u>	A notice of intent is filed in writing on SEC form D or other prescribed form
24			with a consent to service of process and a nonrefundable filing fee of one
25			hundred dollars within fifteen calendar days after the first sale in this state.
26		<u>b.</u>	A copy of any document filed with the securities and exchange commission
27			as the commissioner may require.
28		<u>C.</u>	The notice filing is effective for a period of one year from the date the filing is
29			received by the commissioner.
30		For	any security offered or sold under this subsection, no commission or other
31		rem	nuneration may be paid, either directly or indirectly, for soliciting any prospective

1		buyer in this state, except to a dealer and agent registered in accordance with
2		section 10-04-10.
3	<u>3.</u>	The commissioner, by rule or otherwise, may require the filing of a notice or any
4		document filed with the securities and exchange commission under the Securities
5		Act of 1933 with respect to a federal covered security under section 18(b)(3) or
6		18(b)(4) of the Securities Act of 1933, together with a filing fee.
7	<u>4.</u>	The commissioner may issue a stop order suspending the offer and sale of a
8		federal covered security, except a federal covered security under section 18(b)(1)
9		of the Securities Act of 1933, as amended, if it is found to be in the public interest
10		or there is a failure to comply with any of the provisions stated in this section.
11	SEC	CTION 12. AMENDMENT. Section 10-04-09 of the North Dakota Century Code is
12	amended a	nd reenacted as follows:
13	10-0	04-09. Suspension or revocation of registration of securities. The
14	commissior	ner may revoke the registration of any securities registered under this chapter if,
15	after a hear	ing or opportunity for hearing as provided in section 10-04-12, the commissioner
16	finds that a	ny provisions of this chapter or any rule, order, or condition lawfully imposed under
17	this chapter	r has been violated, or if the commissioner finds any of the following:
18	1.	The sale of such securities would work or tend to work a fraud, or deception upon
19		the purchasers thereof or the public, or that the disposal of the securities is on
20		unfair terms, or if the plan of business of the applicant appears to be unfair, unjust,
21		or inequitable.
22	2.	The issuer of such securities is insolvent, or has violated any of the provisions of
23		this chapter or any order of the commissioner of which such issuer has notice, or
24		does not conduct its business in accord with law.
25	3.	The issuer of such securities has made any fraudulent representations in any
26		prospectus or in any circular or other literature that has been distributed
27		concerning the issuer or its securities.
28	4.	The issuer of such securities has refused to permit an examination into its affairs
29		as provided in this section or has failed to furnish the commissioner any further
30		information required pursuant to this section.
31	5.	Securities registered by description were not entitled to registration by description.

1 2 No action may be brought under this section by the commissioner after ten years from the date of the alleged violation.

3 If the commissioner has reasonable grounds to believe that the registration of any 4 securities registered under this chapter should be revoked upon any ground specified in this 5 section, the commissioner or the commissioner's agent may conduct an examination into the 6 affairs of the issuer of such securities; provided, that the commissioner or the commissioner's 7 agent may conduct such an examination only if the information sought by such examination 8 could not be obtained from other readily available sources. In making any such examination, 9 the commissioner or the commissioner's agent shall have access to and may compel the 10 production of all the books and papers of an issuer and may administer oaths to and examine 11 the officers and any employees of such issuer as to its business and affairs. They may also 12 require a balance sheet exhibiting the assets and liabilities of any such issuer or the issuer's 13 income statement, or both, to be certified to by a certified public accountant. Whenever the 14 commissioner may deem it necessary in connection with any such examination, the 15 commissioner may also require such balance sheet or income statement, or both, to be made 16 more specific in such particulars as the commissioner shall point out or to be brought down to 17 the latest practicable date. Such examination shall be made at the office of the commissioner, 18 unless the issuer or a registered dealer requests that the examination be made at some other 19 place, in which case the person making such request may be required by the commissioner to 20 advance sufficient funds to pay the actual expenses of such investigation.

21 If the commissioner has reasonable grounds to believe that the registration of any 22 securities under this chapter should be revoked on any ground specified in this section, the 23 commissioner may enter an order suspending the registration of such securities pending an 24 examination into the affairs of the issuer of such securities or pending a hearing or opportunity 25 for hearing as provided in section 10-04-12; provided, that no such suspension order shall be 26 effective for more than thirty days and such an order, if not withdrawn by the commissioner 27 within thirty days, shall automatically terminate thirty days after the date of its issuance. Such 28 suspension order shall state specifically the grounds for its issuance. Upon the entry of an 29 order suspending the registration of any securities or of an order withdrawing a suspension 30 order previously issued, the commissioner shall send a copy of such order to the issuer of such

securities and to all registered dealers by mail, or by telegraph, or by telephone, confirmed in
 writing.

3 If the commissioner finds, after a hearing or opportunity for hearing as provided in 4 section 10-04-12, that there are grounds for revoking the registration of certain securities, the 5 commissioner may enter in the register of securities an order revoking the registration of such 6 securities. Such order shall state specifically the grounds for its issuance. Upon the entry of an 7 order revoking the registration of securities, the commissioner shall send a copy of such order 8 to the issuer of such securities and to all registered dealers by mail, or by telegraph, or by 9 telephone, confirmed in writing. No order revoking the registration of securities shall invalidate 10 any sale of such securities made prior to the entry of such order.

SECTION 13. AMENDMENT. Section 10-04-10 of the North Dakota Century Code is
 amended and reenacted as follows:

13 **10-04-10.** Registration of dealers, salesmen agents, and investment advisers,
 14 and investment adviser representatives; notice filings by federal covered advisers. A

15 dealer or salesman agent may not offer for sale or sell any securities within or from this state,

16 except in transactions exempt under section 10-04-06, unless registered as a dealer or

17 salesman agent pursuant to the provisions of this section.

- Dealers. Application for registration as a dealer may be made by any person
 eighteen years of age or older. Such application for registration must be made in
 writing <u>or electronically</u> in a form prescribed by the commissioner, must be signed
 by the applicant, duly verified by oath, must be filed in the office of the
 commissioner, and must contain the following information:
- 23 a. The name of the applicant.
- 24b.The address of the principal place of business of the applicant and the25addresses of all branch offices, if any, of the applicant in this state.
- 26 c. The form of business organization and the date of organization of the27 applicant.
- d. The names and business addresses of all members, partners, officers,
 directors, trustees, or managers of the applicant; a statement of the
 limitations, if any, of the liability of any partner, member, manager, or trustee;
 and a statement setting forth in chronological order the occupational activities

1		of each such partner, member, officer, director, trustee, or manager during
2		the preceding ten years.
3	e.	A brief description of the general character of the business conducted or
4		proposed to be conducted by the applicant.
5	f.	A list of any other states in which the applicant is registered as a dealer, and,
6		if registration of the applicant as a dealer has ever been refused, canceled,
7		suspended, or withdrawn in any state, full details with respect thereto.
8	g.	Whether the applicant is registered as a dealer under the Securities
9		Exchange Act of 1934 or any act in amendment thereof and whether any
10		such registration of the applicant has ever been denied, revoked, or
11		suspended or is then the subject of proceedings for revocation or suspension
12		by the securities and exchange commission.
13	h.	The names of all organizations of dealers or brokers of which the applicant is
14		a member or before which any application for membership on the part of the
15		applicant is then pending, and whether any such membership of the applicant
16		has ever been denied, revoked, or suspended or is then the subject of
17		proceedings for revocation or suspension.
18	i.	The names of any securities exchange of which the applicant or any of its
19		partners, officers, directors, trustees, members, managers, or employees is a
20		member, and whether any such membership has ever been denied, revoked,
21		or suspended or is then the subject of proceedings for revocation or
22		suspension.
23	j.	A financial statement or balance sheet, prepared in accordance with standard
24		accounting practice, showing the financial condition of the applicant as of the
25		most recent practicable date prior to the date of such application, such
26		financial statement or balance sheet to be certified to by an independent
27		certified public accountant, or by a responsible officer or member of said
28		applicant as the commissioner may require. A dealer that is registered under
29		the Securities Exchange Act of 1934 may satisfy this requirement by filing
30		with the commissioner the dealer's most recent financial statements prepared
31		under such Act.

- k. Whether the applicant or any officer, director, partner, member, trustee, or
 manager of the applicant, has ever been convicted of a felony or any
 misdemeanor other than minor highway traffic offenses and, if so, all pertinent
 information with respect to any such conviction.
- I. Any other information which the commissioner may by rule or order require.
 The commissioner may also require such additional information as to the
 previous history, record, or association of the applicant, its officers, directors,
 employees, members, partners, managers, or trustees as the commissioner
 deems necessary to establish whether or not the applicant should be registered as
 a dealer under the provisions of this law.
- 11 There must be filed with such application a written consent to the service of 12 process upon the commissioner in actions against such dealer, conforming to the 13 requirements of section 10-04-14, and payment of the prescribed registration fee, 14 which must be returned if registration is refused.
- When an applicant has fully complied with the provisions of this subsection,
 the commissioner may register such applicant as a dealer unless the
 commissioner finds that the applicant is not of good business reputation, or is not
 solvent, or does not appear qualified by training or experience to act as a dealer in
 securities.
- 20The Except as prohibited by the Securities Exchange Act of 1934, the21commissioner may require an indemnity bond or a deposit of cash or other22properties approved by the commissioner running to the state of North Dakota23conditioned for the faithful compliance by the dealer and the dealer's agents and24salesmen with all the provisions of this law and for the faithful performance and25payment of all obligations of the dealer and the dealer's agents and
- The bond or deposit must be of such type as may be approved by the commissioner and must be in such amount as the commissioner deems necessary to protect purchasers when there is taken into consideration the volume of business engaged in by the applicant and the number of salesmen employed by the applicant. Any such bond must have as surety thereon a surety company authorized to do business in this state. When the commissioner has registered an

1		appl	licant as a dealer, the commissioner shall notify the applicant of such			
2		regis	registration.			
3	2.	Sale	esmen Agent. Application for registration as a salesman an agent may be			
4		mad	le by any individual eighteen years of age or older. Such application for			
5		regis	stration must be made in writing or electronically in a form prescribed by the			
6		com	missioner, must be signed by the applicant and by the registered dealer or			
7		issu	er employing or proposing to employ such applicant, duly verified by oath,			
8		mus	t be filed in the office of the commissioner and must contain the following			
9		infor	rmation:			
10		a.	Name and residence and business address of the applicant.			
11		b.	Name of the dealer or issuer employing or proposing to employ the applicant,			
12			unless the applicant is to be self-employed.			
13		C.	Names and addresses of three persons of whom the commissioner may			
14			inquire as to the character and business reputation of the applicant.			
15		d.	Applicant's age and education date of birth.			
16	e.	<u>d.</u>	The All full and part-time work, self-employment, military service,			
17			unemployment and full-time education for the period of ten years immediately			
18			preceding the date of application. For all employment, include the nature of			
19			the employment and the names and addresses of employers of the applicant			
20			for the period of ten years immediately preceding the date of application.			
21	f .	<u>e.</u>	Other state or federal laws under A list of the states or other jurisdictions with			
22			which the applicant has ever been is registered as a dealer or salesman			
23			agent of securities, and, if any such registration has ever been refused,			
24			canceled, limited, suspended, or revoked, full details with respect thereto.			
25	g.	<u>f.</u>	Whether the applicant has ever been convicted of or pled guilty or nolo			
26			contendere in a domestic, foreign, or military court to a felony or			
27			misdemeanor other than minor highway traffic offenses, and if so, all pertinent			
28			information with respect to any such conviction or plea.			
29			The commissioner shall require as a condition of registration that the			
30		appl	licant, and, in the case of a corporation, limited liability company, or			
31		part	nership, all officers, directors, managers, governors, or partners doing			

securities business in this state, pass a written examination as evidence of
knowledge of the securities business; provided, that not more than two officers or
managers of an issuer may be registered as a salesman an agent for a particular
original offering of the issuer's securities without being required to pass such
written examination; and provided, further, that no such officer or manager may
again register within five three years as such salesman agent for this or any other
issuer without passing the written examination.

8 The commissioner may also require such additional information as to the 9 applicant's previous business experience as the commissioner deems necessary 10 to determine whether or not the applicant should be registered as a salesman an 11 agent under the provisions of this law. If a salesman an agent proposes to be 12 self-employed, the salesman agent shall specifically state the particular security or 13 securities the salesman agent proposes to sell in this state in the application, and if 14 said security or securities are exempt under section 10-04-05, or have been 15 registered by description under section 10-04-07, or have been registered by 16 announcement under section 10-04-07.1, or have been registered by qualification 17 under section 10-04-08, then the commissioner shall require that said 18 self-employed salesman agent file an indemnity bond running to the state of North 19 Dakota conditioned for the faithful compliance by said self-employed salesman 20 agent with all the applicable provisions of this chapter and for the faithful 21 performance and payment of all obligations hereunder. The bond must be in a 22 form approved and in the amount required by the commissioner. There must be 23 filed with such application payment of the prescribed registration fee, which must 24 be returned if registration is refused.

When an applicant has fully complied with the provisions of this subsection, the commissioner may register such applicant as a salesman an agent unless the commissioner finds that such applicant is not of good business reputation, or that the dealer named on the application is not a registered dealer. When the commissioner has registered an applicant as a salesman an agent, the commissioner shall immediately notify the applicant dealer of such registration.

1			Every	registered dealer or issuer shall promptly notify the commissioner of the	
2		term	termination of the employment by the dealer or issuer of a registered salesman		
3		<u>agei</u>	agent. The registration of such salesman shall automatically be suspended from		
4		the t	he time of termination of such employment until the salesman notifies the		
5		com	commissioner of the salesman's employment by another registered dealer or		
6		issu	er.		
7	3.	Inve	stmen	t advisers.	
8		a.	It is u	nlawful for any person to transact business in this state as an	
9			invest	tment adviser unless:	
10			(1)	The person is registered under this chapter.	
11			(2)	The person's only clients in this state are investment companies as	
12				defined in the Investment Company Act of 1940, other investment	
13				advisers, federal covered advisers, dealers, banks, trust companies,	
14				savings and loan associations, insurance companies, employee benefit	
15				plans with assets of not less than one million dollars, and governmental	
16				agencies or instrumentalities, whether acting for themselves or as	
17				trustees with investment control, or other institutional investors as are	
18				designated by rule or order of the commissioner; or	
19			<u>(3)</u>	Such person is registered either under the laws of the state where its	
20				principal place of business is located or with the securities and	
21				exchange commission, if the investment adviser has no place of	
22				business in this state and, during the preceding twelve-month period	
23				has had not more than six clients, other than those specified in	
24				paragraph 2, who are residents of this state.	
25		b.	Applic	cation for registration as an investment adviser may be made by any	
26			perso	n eighteen years of age or older. Such application for registration must	
27			be ma	ade in writing or electronically in a form prescribed by the commissioner,	
28			must	be signed by the applicant, duly verified by oath, must be filed in the	
29			office	of the commissioner, and must contain the following information:	
30			(1)	Name, residence, and business address of the applicant.	

1		(2)	If the applicant is a corporation, limited liability company, or association,
2		. ,	give full information as to agents <u>officers</u> , partners, managers, and
3			managing officers.
4		(3)	Statement showing each individual named is of good repute and
5			possesses essential experience and education Information concerning
6			the educational and business background and disciplinary history of all
7			officers, directors, partners, control persons, and owners of five percent
8			or more of the investment adviser.
9		(4)	The plan and character of business, and the proposed method of
10			operation.
11		(5)	Such other information as may be required.
12	C.	If the	applicant is a foreign corporation, limited liability company, or
13		asso	ciation, it shall file with its application:
14		(1)	A copy of its articles.
15		(2)	Certificate showing authorization to transact business.
16	d.	The	commissioner may also require such additional information as to the
17		previ	ious history, record, or association of the applicant, its officers, directors,
18		empl	loyees, members, partners, managers, or trustees, as the commissioner
19		deen	ns necessary to establish whether or not the applicant should be
20		regis	stered as an investment adviser under the provisions of this chapter.
21	e.	Ther	e must be filed with such application:
22		(1)	A written consent to the service of process upon the commissioner in
23			actions against the investment adviser conforming to the requirements
24			of section 10-04-14.
25		(2)	Payment of the prescribed registration fee, which must be returned if
26			registration is refused.
27		(3)	A financial statement or balance sheet, prepared in accordance with
28			standard accounting practice, showing the financial condition of the
29			applicant as of the most recent practicable date prior to the date of
30			such application, such financial statement or balance sheet to be
31			certified to by an independent certified public accountant or by a

1		responsible officer or member of the applicant, as the commissioner
2		may require. An investment adviser that maintains its principal place of
3		business in a state other than this state and that is registered with and
4		in compliance with such state's financial reporting requirements may
5		satisfy this requirement by filing with the commissioner a copy of those
6		financial statements, if any, that are filed by the investment adviser with
7		the state in which it maintains its principal place of business.
8	f.	The Except as prohibited by the Investment Advisers Act of 1940, the
9		commissioner may require an indemnity bond or a deposit of cash or other
10		properties approved by the commissioner running to the state of North Dakota
11		conditioned for the faithful compliance by the investment adviser and the
12		investment adviser's representatives with all the provisions of this law and for
13		the faithful performance and payment of all obligations of the investment
14		adviser and the investment adviser's representatives. The bond or deposit
15		must be of such type as may be approved by the commissioner and must be
16		in such amount as the commissioner deems necessary to protect persons in
17		this state when there is taken into consideration the volume of business
18		engaged in by the applicant and the number of persons who represent the
19		applicant. Any such bond must have as surety thereon a surety company
20		authorized to do business in this state.
21	g.	The commissioner may by rule provide for an examination, which may be
22		written or oral or both, to be taken by any class of or all applicants, as well as
23		persons who represent or will represent an investment adviser in doing any of
24		the acts which make the person an investment adviser.
25	h.	When an applicant has fully complied with the provisions of this subsection,
26		the commissioner may register such applicant as an investment adviser
27		unless the commissioner finds that the applicant is not of good business
28		reputation or is not solvent.
29	i.	A registrant as investment adviser shall notify the commissioner of any
30		change of address.

1	4.	Federal covered adviser. Except with respect to a federal covered adviser whose	
2		clients are those described in paragraph 2 of subdivision a of subsection 3 or who	
3		meets the criteria of paragraph 3 of subdivision a of subsection 3, it shall be	
4		unlawful for a person to transact business in this state as a federal covered adviser	
5		unless such person has made a notice filing with the commissioner consisting of a	
6		copy of those documents that have been filed with the securities and exchange	
7		commission as the commissioner may require by rule or otherwise and the	
8		prescribed notice filing fee.	
9		A notice filing is effective from receipt until the following May first. It may be	
10		renewed by filing with the commissioner, prior to expiration, those documents filed	
11		with the securities and exchange commission as the commissioner may require by	
12		rule or otherwise, with the notice filing renewal fee.	
13		If the information contained in any document filed with the commissioner is or	
14		becomes inaccurate or incomplete in any material respect, the federal covered	
15		adviser shall file an amendment with the commissioner whenever such	
16		amendment is filed with the securities and exchange commission.	
17		A notice filing may be terminated by a federal covered adviser by filing a	
18		notice of termination with the commissioner.	
19	<u>5.</u>	Investment adviser representatives. Application for registration as an investment	
20		adviser representative may be made by any person eighteen years of age or older.	
21		The application for registration must be made submitted in writing or electronically	
22		in a form prescribed by the commissioner, be signed by the applicant and $\underline{i}\underline{f}$	
23		applicable, by the investment adviser employing or proposing to employ the	
24		applicant, be duly verified by oath, be filed in the office of the commissioner, and	
25		contain the following information:	
26		a. Name, residence, and business address of the applicant.	
27		b. Name of the investment adviser employing or proposing to employ the	
28		applicant, unless the applicant is to be self-employed.	
29		c. Applicant's age and education date of birth.	
30		d. The All full and part-time work, self-employment, military service,	
31		unemployment and full-time education for the period of ten years immediately	

1	preceding the date of application. For all employment, include the nature of
2	the employment and the names and addresses of employers of the applicant
3	for the period of ten years immediately preceding the date of the application.
4	e. Other state or federal laws under <u>A list of the states or other jurisdictions with</u>
5	which the applicant has ever been is registered as an investment adviser
6	representative, and, if any registration has ever been refused, canceled,
7	limited, suspended, or revoked, full details with respect thereto.
8	f. Whether the applicant has ever been convicted of or pled guilty or nolo
9	contendere in a domestic, foreign, or military court to a felony or
10	misdemeanor other than minor highway traffic offenses, and if so, all pertinent
11	information with respect to any such conviction or plea.
12	There must be filed with the application payment of the prescribed registration
13	fee, which must be returned if registration is refused.
14	When an applicant has fully complied with the provisions of this subsection,
15	the commissioner may register the applicant as an investment adviser
16	representative unless the commissioner finds that: the applicant is not of good
17	business reputation Θ ; that the investment adviser named in the application is not
18	a registered investment adviser; or the federal covered adviser named in the
19	application has not made a notice filing with the commissioner. When the
20	commissioner has registered an applicant as an investment adviser representative,
21	the commissioner shall immediately notify the applicant investment adviser or the
22	federal covered adviser, as applicable, of such registration.
23	Every registered investment adviser shall promptly notify the commissioner of
24	the termination of the employment by the adviser of a registered investment
25	adviser representative. Every registered investment adviser representative
26	employed by a federal covered adviser or the federal covered adviser shall
27	promptly notify the commissioner of the termination of such employment. The
28	registration of the investment adviser representative is automatically suspended
29	from the time of termination of employment until such time as the representative
30	notifies is registered by the commissioner of employment by as a representative of
31	another investment adviser or federal covered adviser.

- 1 The commissioner may by rule provide for an examination to be taken by the 2 applicant.
- 3 5. 6. Refusal of registration. If the commissioner has reason to believe there are 4 grounds to refuse the approval of any application under this section, the 5 commissioner may, by order, summarily postpone the approval of any application 6 made under this section. If, after affording an applicant a hearing or an opportunity 7 for a hearing as provided in section 10-04-12, the commissioner finds that there is 8 sufficient ground to refuse to register such applicant as provided in this section, the 9 commissioner shall enter an order refusing to register such applicant. Such order 10 shall state specifically the grounds for its issuance. A copy of such order must be 11 mailed to the applicant at the applicant's business address, and if the application is 12 for registration as a salesman an agent, to the registered dealer or issuer or if the 13 application is for registration as an investment adviser representative to the 14 investment adviser or federal covered adviser who proposed to employ such 15 applicant. If the commissioner finds that an applicant has been guilty of any act or 16 omission which would constitute a sufficient ground for revocation of a dealer's, 17 salesman's agent's, investment adviser's, or investment adviser representative's 18 registration under section 10-04-11, such act or omission may constitute a 19 sufficient ground for a finding by the commissioner that such applicant is not of 20 good business reputation.
- 21 6. <u>7.</u> Record and renewal of registrations. The names and addresses of all persons 22 who have been registered as dealers, salesmen agents, investment advisers, or 23 investment adviser representatives, and all orders with respect thereto, and the 24 names and addresses of all federal covered advisers who have made a notice 25 filing must be recorded in a register of dealers, salesmen agents, investment 26 advisers, federal covered advisers, and investment adviser representatives in the 27 office of the commissioner. Every registration and notice filing under this section 28 expires one year from its effective date on May first of each year unless renewed. 29 The commissioner may by rule provide for expirations and renewals, including 30 dates, forms, and procedures, adjust registration and notice filing fees to 31 correspond with expiration dates, and do any other thing which may be necessary

	Legislative	Assembly						
1		or convenient in order to participate in a central registration de	pository or any					
2		similar arrangement designed to promote uniformity, to ease regulatory burdens,						
3		or to encourage cooperation with other states, the securities and exchange						
4		commission, or any registered national securities association	or exchange. Upon					
5		any change in the proprietors, partners, officers, or directors o	f a registered dealer					
6		or investment adviser, such registered dealer or investment ad	dviser shall promptly					
7		notify the commissioner in writing of such changes. The comr	nissioner shall					
8		record such changes, without fee, in the register of dealers, sa	alesmen, investment					
9		advisers, and investment adviser representatives.						
10	7. <u>8.</u>	Fees. The fee, which must accompany the application, for rec	gistration, transfer, <u>or</u>					
11		notice filing, and for each annual renewal thereof is:						
12		a. For each dealer	\$200.00					
13		b. For each salesman agent	\$ 50.00 <u>60.00</u>					
14		c. For each investment adviser or federal covered adviser	\$100.00					
15		d. For each investment adviser representative	\$ 35.00					
16	An applicat	ion to register as a dealer, salesman <u>agent</u> , investment adviser	, or investment					
17	adviser representative may, with the consent of the commissioner, be withdrawn upon written							
18	application,	but in no event may any registration fees be returned.						
19	SEC	CTION 14. AMENDMENT. Section 10-04-10.1 of the North Da	kota Century Code is					
20	amended a	nd reenacted as follows:						
21	10-0	04-10.1. Advisory activities.						
22	1.	It is unlawful for any person who receives, directly or indirectly	, any consideration					
23		from another person for advising the other person as to the va	lue of securities or					
24		their purchase or sale, whether through the issuance of analys	ses or reports or					
25		otherwise:						
			_					

- 26 a. To employ any device, scheme, or artifice to defraud the other person; or
- b. To engage in any act, practice, or course of business which operates or
 would operate as a fraud or deceit upon the other person;
- 29 c. Acting as principal for the person's own account,

1	<u>2.</u>	It is unlawful for any person, in the solicitation of a client for investment advisory
2		services, to make any false or misleading statement of material fact, or to fail to
3		disclose a material fact.

- 4 It is unlawful for any person who provides investment advisory services subject to 3. 5 the provisions of this chapter to knowingly to sell any security to or purchase any 6 security from a client, or acting as broker for a person other than the client, knowingly to effect any sale or purchase of any security for the account of the 7 8 client, without disclosing to the client in writing before the completion of the 9 transaction the capacity in which the person is acting and obtaining the consent of 10 the client to the transaction. The prohibitions of this subsection do not apply to any 11 transaction with a customer of a dealer if the dealer is not acting as an investment 12 adviser in relation to the transaction; or while acting for the person's own account 13 or as a broker for another client unless the person first makes a written disclosure 14 to the client of the capacity in which the person is acting and obtains the client's 15 written consent to the transaction.
- 16 d. <u>4.</u> To <u>It is unlawful for any person who provides investment advisory services subject</u>
 17 <u>to the provisions of this chapter to engage in dishonest or unethical practices as</u>
 18 the commissioner may define by rule.
- 19 2. In the solicitation of advisory clients, it is unlawful for any person to make any
 20 untrue statement of a material fact, or omit to state a material fact necessary in
 21 order to make the statements made, in light of the circumstances under which they
 22 are made, not misleading.
- 3. <u>5.</u> It is unlawful for any investment adviser to enter into, extend, or renew any
 investment advisory contract unless it provides in writing <u>that</u>:
- 25a.That the The investment adviser shall not be compensated on the basis of a26share of capital gains upon, earnings, or capital appreciation of the funds or27any portion of the funds of the client. This does not prohibit an investment28advisory contract that provides for compensation based on the total value of a29fund determined as of a definite date or averaged as of definite dates or over30a definite period.

1	b.	That no An assignment of the investment advisory contract may not be made
2		by the investment adviser without unless the investment adviser notifies the
3		client of the intended assignment and obtains the prior written consent of the
4		other party to the contract client.

- c. That the <u>The</u> investment adviser, if a limited liability company or partnership,
 shall notify <u>shall provide written notice to</u> the other party to the contract <u>client</u>
 within fifteen days of any change in the membership of the limited liability
 company or partnership within a reasonable time after the change <u>of</u>
 ownership in excess of five percent.
- Subdivision a does not prohibit an investment advisory contract which provides for 10 11 compensation based upon the total value of a fund averaged over a definite 12 period, or as of definite dates or taken as of a definite date. "Assignment", as used 13 in subdivision b, includes any direct or indirect transfer or hypothecation of an 14 investment advisory contract by the assignor or of a controlling block of the assignor's outstanding voting securities by a securityholder of the assignor; but, if 15 16 the investment adviser is a limited liability company or partnership, no assignment 17 of an investment advisory contract is considered to result from the death or 18 withdrawal of a minority of the members of the investment adviser having only a 19 minority interest in the business of the investment adviser, or from the admission to 20 the investment adviser of one or more members who, after admission, will be only 21 a minority of the members and will have only a minority interest in the business.
- 22d.The investment adviser shall provide written notice to the client within fifteen23days of a change of controlling interest of the investment adviser. The client24may terminate the investment advisory contract without penalty by providing a25written notice to the investment adviser within thirty days after the client's26receipt of the notice of change of controlling interest.
- 4. <u>6.</u> It is unlawful for any investment adviser to take or have custody of any securities
 or funds of any client if:
- 29 a. The commissioner by rule prohibits custody; or
- 30 b. In the absence of rule, the <u>The</u> investment adviser fails to notify the
 31 commissioner that the investment advisor <u>adviser</u> has or may have custody.

1	5. <u>7.</u>	No action may be brought under this section by the commissioner after six years	
2		from the date of the alleged violation.	
3	SEC	CTION 15. AMENDMENT. Section 10-04-10.2 of the North Dakota Century Code is	
4	amended and reenacted as follows:		
5	10-0	04-10.2. Conviction not bar to registration - Exceptions. Conviction of an	
6	offense doe	es not disqualify a person from registration under this chapter unless the	
7	commissioner determines that the offense has a direct bearing upon a person's ability to serve		
8	the public as a dealer, salesman agent, investment adviser, or investment adviser		
9	representat	ive, or that, following conviction of any offense, the person is not sufficiently	
10	rehabilitate	d under section 12.1-33-02.1.	
11	SEC	CTION 16. AMENDMENT. Section 10-04-10.3 of the North Dakota Century Code is	
12	amended a	nd reenacted as follows:	
13	10-0	04-10.3. Postregistration provisions.	
14	1.	Every registered dealer, salesman agent, investment adviser, and investment	
15		adviser representative shall make and keep such accounts, correspondence,	
16		memoranda, papers, books, and other records as the commissioner prescribes by	
17		rule. All records so required must be preserved for three years unless the	
18		commissioner prescribes otherwise by rule for particular types of records.	
19	2.	Every registered dealer, salesman agent, investment adviser, and investment	
20		adviser representative shall file such financial reports as the commissioner	
21		prescribes by rule.	
22	3.	If the information contained in any document filed with the commissioner is or	
23		becomes inaccurate or incomplete in any material respect, the registrant shall	
24		promptly file a correcting amendment.	
25	4.	All the records referred to in subsection 1 are subject at any time or from time to	
26		time to such reasonable periodic, special, or other examinations by representatives	
27		of the commissioner, within or outside this state, as the commissioner deems	
28		necessary or appropriate in the public interest or for the protection of investors.	
29		For the purpose of avoiding unnecessary duplication of examinations, the	
30		commissioner, if deemed practicable in administering this subsection, may	
31		cooperate with the securities administrators of other states, the securities and	

1		exchange commission, any national securities exchange or national sec	urities
2		association registered under the Securities Exchange Act of 1934, or an	y other
3		urisdiction, agency, or organization charged by law or statute with regula	ating or
4		prosecuting any aspect of the securities business, and in so cooperating	may
5		share any information obtained as a result of any investigation or examir	nation.
6	5.	The commissioner and the commissioner's representatives may copy re	cords or
7		require a registrant to copy records and provide the copies to the commi	ssioner
8		and the commissioner's representatives to the extent and in a manner re	asonable
9		under the circumstances.	
10	SEC	TION 17. AMENDMENT. Section 10-04-11 of the North Dakota Century	y Code is
11	amended a	and reenacted as follows:	
12	10-0	04-11. Suspension or revocation of dealer's, salesman's agent's, investment	
13	adviser's, a	and investment adviser representative's registration.	
14	1.	The commissioner may <u>censure, place limitations on the activities of, su</u>	<u>spend for</u>
15		a period not exceeding twelve months, or revoke the registration of any	dealer,
16		salesman agent, investment adviser, or investment adviser representativ	ve <u>or any</u>
17		partner, officer, or director, any person occupying a similar status or per	forming
18		similar functions, or any person directly or indirectly controlling the deale	<u>r or</u>
19		nvestment adviser if, after a hearing or opportunity for hearing as provid	led in
20		section 10-04-12, the commissioner finds that such registered dealer, sa	lesman
21		agent, investment adviser, or investment adviser representative:	
22		a. Has violated or failed to comply with any provisions of this chapter of	or any
23		order or rule of the commissioner under this chapter;	
24		b. Is, in the case of a dealer or investment adviser, insolvent;	
25		c. Has engaged in dishonest, fraudulent, or unethical practices in the	securities
26		business;	
27		d. Conducts business in purchasing or selling securities at such variat	ions from
28		current market prices as, in the light of all the circumstances, are	
29		unconscionable or unfair to the purchasing public, or if such variant	ce,
30		including commissions on sales, unreasonably exceeds the price q	uoted by a
31		recognized national quotation list as prescribed by the commission	ər;

1	e.	Has failed to file with the commissioner any financial record required pursuant
2		to section 10-04-10.3, or has refused to permit an examination into the
3		person's affairs as provided by section 10-04-10.3 and subsection 3;
4	f.	Has filed an application for registration which, as of its effective date or as of
5		any date after filing in the case of an order denying effectiveness, was
6		incomplete in any material respect or contained any statement which was, in
7		light of the circumstances under which it was made, false or misleading with
8		respect to any material fact;
9	g.	Has been convicted of an offense determined by the commissioner to have a
10		direct bearing upon a person's ability to serve the public as a dealer,
11		salesman agent, investment adviser, or investment adviser representative, or
12		the commissioner finds that a person, following conviction of any offense, is
13		not sufficiently rehabilitated under section 12.1-33-02.1;
14	h.	Is permanently or temporarily enjoined by any court of competent jurisdiction
15		from engaging in or continuing any conduct or practice involving any aspect of
16		the securities business;
17	i.	Is the subject of an order of the commissioner denying, suspending, or
18		revoking registration as a dealer, salesman agent, investment adviser, or
19		investment adviser representative;
20	j.	Is the subject of an order entered by the securities administrator of any other
21		state or by the securities and exchange commission denying or revoking
22		registration as a dealer, salesman agent, investment adviser, or investment
23		adviser representative, or the substantial equivalent of those terms as defined
24		in this chapter, or is the subject of an order suspending or expelling
25		membership in or association with a member of a self-regulatory organization
26		registered under the Securities Exchange Act of 1934, the Commodity
27		Exchange Act, or the Investment Advisors Advisers Act of 1940; or is the
28		subject of a United States post-office fraud order;
29	k.	Has, in connection with the offer, sale, or purchase of any security, directly or
30		indirectly, effected a series of transactions creating actual or apparent active

Fifty-sixth

Legislative Assembly

1		trading in any security, or to raise or depress the price of a security, for the
2		purpose of inducing the purchase or sale of the security;
3		I. Is not qualified on the basis of such factors as training, experience, and
4		knowledge of the securities business;
5		m. Has failed reasonably to supervise the person's salesmen agents if the
6		person is a dealer or the person's employees or investment adviser
7		representatives if the person is an investment adviser; or
8		n. Is the subject of an order entered by the insurance administrator of any state
9		denying or revoking registration as an agent, broker, consultant, or the
10		substantial equivalent of those terms as defined in section 26.1-26-02.
11	2.	It is sufficient cause for revocation of registration of a dealer or investment adviser
12		as provided in this section, in case of a partnership, corporation, limited liability
13		company, or any unincorporated association, if any member of a partnership or
14		any officer or director of the corporation or association or any manager or governor
15		of a limited liability company has been guilty of any act or omission which would be
16		sufficient grounds for revoking the registration of an individual dealer or investment
17		adviser.
18	3.	If the commissioner has reasonable grounds to believe that the registration of any
19		registered dealer, salesman agent, investment adviser, or investment adviser
20		representative should be censured, suspended, or revoked upon any grounds
21		specified in this section, the commissioner or the commissioner's agent may
22		conduct an examination into the affairs of any such registered dealer, salesman
23		agent, investment adviser, or investment adviser representative. In making any
24		such examination, the commissioner or the commissioner's agent shall have
25		access to and may compel the production of all the books and papers of a
26		registered dealer, salesman agent, investment adviser, or investment adviser
27		representative, and may administer oaths to and examine the officers and
28		employees of such dealer or investment adviser as to the dealer's or investment
29		advisor's adviser's business and affairs.
30	4.	If the commissioner has reasonable grounds to believe that a registered dealer,

31

salesman, investment adviser, or investment adviser representative has been

1 guilty of any act or omission which would be sufficient grounds for revoking the 2 registration of such dealer, salesman, investment adviser, or investment adviser 3 representative makes written findings of fact to support the conclusion that 4 grounds exist pursuant to subsection 1 for the commissioner to suspend or revoke 5 any registration, the commissioner may enter an by order suspending the 6 registration of such dealer, salesman, investment adviser, or investment adviser 7 representative summarily suspend registration pending an examination into the 8 affairs of such dealer, salesman, investment adviser, or investment adviser 9 representative or pending a hearing or opportunity for hearing as provided in 10 section 10-04-12; provided, that no such order shall be effective for more than 11 thirty days, and such order, if not withdrawn by the commissioner within thirty days, 12 shall automatically terminate thirty days after the date of its issuance. Such 13 suspension order shall state specifically the grounds for its issuance. Upon the 14 entry of such suspension order, or of an order withdrawing a suspension order previously entered, the commissioner shall send a copy of such order by 15 16 registered or certified mail to the dealer, salesman, investment adviser, or 17 investment adviser representative whose registration is affected thereby at the 18 person's business address, and, to the registered dealer or registered investment 19 adviser who employs any salesman or investment adviser representative affected 20 by such order final determination of any proceeding under this section. Upon the entry of the summary order, the commissioner shall promptly notify the applicant, 21 22 as well as the employer or prospective employer if the applicant is an agent or 23 investment adviser representative, that it has been entered and the reasons. The 24 person subject to the order, if desiring a hearing, must make a written request for a 25 hearing to the commissioner within fifteen days after receipt of the notice. Within 26 fifteen days after receipt by the commissioner of a written request the matter will 27 be set for hearing to determine if the order should be modified, vacated, or 28 extended pending a final determination. If a hearing is not requested and none is 29 ordered by the commissioner, the order will remain in effect until modified or 30 vacated by the commissioner.

1 5. If the commissioner finds, after affording a registered dealer, a registered 2 salesman agent, a registered investment adviser, or a registered investment 3 adviser representative a hearing or opportunity for hearing as provided in section 4 10-04-12, that there are grounds to censure, suspend, or revoke the registration of 5 such dealer, salesman agent, investment adviser, or investment adviser 6 representative, the commissioner may enter an order in the register of dealers, 7 salesmen agents, investment advisers, and investment adviser representatives, 8 censuring, suspending, or revoking the registration of such dealer, salesman 9 agent, investment adviser, or investment adviser representative. Such order shall 10 state specifically the grounds for its issuance. A copy of such order shall be sent 11 by registered mail to the dealer, salesman agent, investment adviser, or 12 investment adviser representative whose registration is censured, suspended, or 13 revoked thereby at the person's business address and, if the censure, suspension, 14 or revocation is of the registration of a salesman an agent, or investment adviser 15 representative, to the registered dealer or registered investment adviser who 16 employs such person. Suspension or revocation of the registration of a dealer 17 shall also suspend or revoke the registration of all of the dealer's salesmen agents. 18 Suspension or revocation of the registration of an investment adviser also 19 suspends or revokes the registration of all of the investment adviser's investment 20 adviser representatives. Suspension or revocation of the registration of a 21 salesman an agent or investment adviser representative solely because of 22 employment by a dealer or investment adviser whose registration was suspended 23 or revoked shall not prejudice subsequent applications for registration by such 24 person. 25 6. No action may be brought under this section by the commissioner after ten years 26 from the date of the alleged violation.

SECTION 18. AMENDMENT. Section 10-04-12 of the North Dakota Century Code is
 amended and reenacted as follows:

10-04-12. Hearings. Before entering an order revoking the registration of any
 securities as provided in section 10-04-09, the commissioner shall send to the issuer of the
 securities, and if the application for registration of the securities was filed by a registered

1	dealer, to th	e registered dealer, a notice of opportunity for hearing. Before entering an order	
2	refusing to	register any person as a dealer, salesman agent, investment adviser, or investment	
3	adviser representative, as provided in section 10-04-10, or censuring, placing limitations,		
4	suspending, or revoking the registration of any person as a registered dealer, salesman agent,		
5	investment adviser, or investment adviser representative as provided in section 10-04-11, the		
6	commissioner shall send to that person, and if that person is a salesman an agent or		
7	investment adviser representative or an applicant for registration as a salesman an agent or		
8	investment	adviser representative, to the registered dealer or investment adviser who employs	
9	or proposes	to employ that salesman agent or investment adviser representative, a notice of	
10	opportunity	for hearing.	
11	1.	Notices of opportunity for hearing must be sent by registered mail, returned receipt	
12		requested, to the addressee's business address, and the notice must state:	
13		a. The order the commissioner proposes to issue.	
14		b. The grounds for issuing the proposed order.	
15		c. That the person to whom the notice is sent may be afforded a hearing upon	
16		request to the commissioner if the request is made within ten fifteen days	
17		after receipt of the notice.	
18	2.	Whenever a person requests a hearing in accordance with this section, the	
19		commissioner shall immediately set a date, time, and place for the hearing and	
20		shall forthwith notify the person requesting the hearing. The date set for the	
21		hearing must be within fifteen thirty days, but not earlier than five fifteen days, after	
22		the request for hearing has been made, unless otherwise agreed to by both the	
23		commissioner and the person requesting the hearing.	
24	3.	Any hearing conducted under this section must be conducted in accordance with	
25		chapter 28-32.	
26	4.	If the commissioner does not receive a request for a hearing within the prescribed	
27		time, the commissioner may enter a final order which must set forth the findings	
28		with respect to the matters involved.	
29	SEC	TION 19. AMENDMENT. Section 10-04-14 of the North Dakota Century Code is	
30	amended a	nd reenacted as follows:	
31	10-0	94-14. Service of process.	

1 Every applicant for registration under this chapter and, every issuer which 1. 2 proposes to offer a security in this state through any person acting on an agency 3 basis in the common-law sense, and every person making a notice filing under this 4 chapter shall file with the commissioner, in such form as the commissioner 5 prescribes, an irrevocable consent appointing the commissioner or the 6 commissioner's successor in office to be the applicant's attorney to receive service 7 of any lawful process in any noncriminal suit, action, or proceeding against the 8 applicant or the applicant's successor, executor, or administrator which arises 9 under this chapter or any rule or order hereunder after the consent has been filed, 10 with the same force and validity as if served personally on the person filing the 11 consent. A person who has filed such a consent in connection with a previous 12 registration or notice filing need not file another. Service may be made by leaving 13 a copy of the process in the office of the commissioner, but it is not effective unless 14 the plaintiff, who may be the commissioner in a suit, action, or proceeding 15 instituted by commissioner, forthwith sends notice of the service and a copy of the 16 process by registered or certified mail to the defendant or respondent at the 17 defendant's or respondent's last address on file with the commissioner, and the 18 plaintiff's affidavit of compliance with this subsection is filed in the case on or 19 before the return day of the process, if any, or within such further time as the court 20 allows.

21 2. When any person, including any nonresident of this state, engages in conduct 22 prohibited or made actionable by this chapter or any rule or order hereunder, and 23 the person has not filed a consent to service of process under subsection 1 and 24 personal jurisdiction over the person cannot otherwise be obtained in this state. 25 that conduct shall be considered equivalent to the person's appointment of the 26 commissioner or the commissioner's successor in office to be the person's 27 attorney to receive service of any lawful process in any noncriminal suit, action, or 28 proceeding against the person or the person's successor, executor, or 29 administrator which grows out of that conduct and which is brought under this 30 chapter or any rule or order hereunder, with the same force and validity as if 31 served on the person personally. Service may be made by leaving a copy of the

1 process in the office of the commissioner, and it is not effective unless the plaintiff, 2 who may be the commissioner in a suit, action, or proceeding instituted by the 3 commissioner, forthwith sends notice of the service and a copy of the process by 4 registered or certified mail to the defendant or respondent at the defendant's or 5 respondent's last known address or takes other steps which are reasonably 6 calculated to give actual notice, and the plaintiff's affidavit of compliance with this 7 subsection is filed in the case on or before the return day of the process, if any, or 8 within such further time as the court allows.

9 3. When process is served under this section, the court, or the commissioner in a
10 proceeding before the commissioner, shall order such continuance as may be

necessary to afford the defendant or respondent reasonable opportunity to defend.
 SECTION 20. AMENDMENT. Section 10-04-16.1 of the North Dakota Century Code is
 amended and reenacted as follows:

14

10-04-16.1. Investigations and subpoenas.

15 1. The commissioner may:

- 16 Make such public or private investigations within or outside of this state as the a. 17 commissioner deems necessary to determine whether any person has 18 violated, is violating, or is about to violate any provision of this chapter or any 19 rule or order hereunder, or to aid in the enforcement of this chapter or in the 20 prescribing of rules and forms hereunder. Any investigation under this 21 section may include an investigatory hearing held in accordance with section 22 28-32-08. In the discretion of the commissioner, the expense reasonably 23 attributed to an investigation under this section must be paid by the dealer, 24 salesman agent, investment adviser, or investment adviser representative 25 whose affairs are investigated, but the expense so payable may not exceed 26 an amount that the commissioner prescribes by rule.
- b. Require or permit any person to file a statement in writing, under oath or
 otherwise as the commissioner determines, as to all the facts and
 circumstances concerning the matter to be investigated.
- 30 c. Publish information concerning any violation of this chapter or any rule or
 31 order hereunder, and may keep confidential the information or documents

1	obtained or prepared in the course of any investigation conducted under this
2	section but only during an active and ongoing investigation. If an
3	investigation under this section extends beyond six months, the commissioner
4	shall, upon a request by any party, state in writing that the need for
5	confidentiality still exists, the general reason why the need exists, and the
6	date, as can best be determined at the time, when the need for confidentiality
7	will cease.

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 2. For the purpose of any investigation or proceeding under this chapter, the
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- 143.In case of contumacy by, or refusal to obey a subpoena issued to, any person, the15district court, upon application by the commissioner, may issue to the person an16order requiring the person to appear before the commissioner, or the officer17designated by the commissioner, there to produce documentary evidence if so18ordered or to give evidence touching the matter under investigation or in question.19Failure to obey the order of the court may be punished by the court as a contempt20of court.
- 21 4. No person is excused from attending and testifying or from producing any 22 document or record before the commissioner, or in obedience to the subpoena of 23 the commissioner or any officer designated by the commissioner, or in any 24 proceeding instituted by the commissioner, on the ground that the testimony or 25 evidence, documentary or otherwise, required of the person may tend to 26 incriminate the person or subject the person to a penalty or forfeiture. No 27 testimony or evidence, documentary or otherwise, compelled from an individual 28 after a valid claim of the privilege against self-incrimination has been made may be 29 used against the individual in any criminal proceeding, or in any proceeding to 30 subject the individual to a penalty or forfeiture, except that the individual testifying

1 2 is not exempt from prosecution and punishment for perjury or contempt committed in testifying.

3 SECTION 21. AMENDMENT. Section 10-04-17 of the North Dakota Century Code is
4 amended and reenacted as follows:

5 **10-04-17.** Remedies. Every sale or contract for sale made in violation of any of the provisions of this chapter, or of any rule or order issued by the commissioner under any 6 7 provisions of this chapter, shall be voidable at the election of the purchaser. The person 8 making such sale or contract for sale, and every director, officer, salesman, or agent of or for 9 such seller who shall have participated or aided in any way in making such sale shall be jointly 10 and severally liable to such purchaser who may sue either at law or in equity to recover the full 11 amount paid by such purchaser, together with all taxable court costs, interest as provided in 12 subsection 2, and reasonable attorney's fees, less the amount of any income received on the 13 securities, upon tender to the seller, in person or in open court, of the securities sold or of the 14 contracts made, or for damages if the purchaser no longer owns the securities. Damages are 15 the amount that would be recoverable upon a tender less the value of the securities when the 16 purchaser disposed of them and interest as provided in subsection 2 from the date of 17 disposition. Provided:

18 That no action may be brought under this section for the recovery of the purchase 1. 19 price after five years from the date that the aggrieved party knew or reasonably 20 should have known about the facts that are the basis for the alleged violation; and 21 2. That no purchaser shall claim or have the benefit of this section if the purchaser 22 shall have refused or failed to accept, within thirty days from the date of such offer, 23 an offer in writing of the seller to take back the securities in question and to refund 24 the full amount paid by such purchaser, together with interest on such amount for 25 the period from the date of payment by such purchaser down to the date of 26 repayment, such interest to be computed:

a. In case such securities consist of interest-bearing obligations, at the same
rate as provided in such securities, less the amount of any income received
on the securities.

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- Legislative Assembly 1 b. In case such securities consist of other than interest-bearing obligations, at 2 the legal rate specified in section 47-14-05, less the amount of any income 3 received on the securities. 4 The provisions of this section do not apply to a violation of section 10-04-08.4. 3. 5 4. Nothing in this chapter shall limit any statutory or common-law right of any person 6 in any court for any act involved in the sale of securities. 7 SECTION 22. AMENDMENT. Section 10-04-18 of the North Dakota Century Code is 8 amended and reenacted as follows: 9 10-04-18. Penalties. 10 1. Any person who willfully violates any provision of this chapter, except section 11 10-04-08.4 or subsection 4 of section 10-04-10, or any rule or order of the 12 commissioner made pursuant to the provisions of this chapter, or who engages in 13 any act, practice, or transaction declared by any provision of this chapter to be 14 unlawful shall be guilty of a class B felony. As used in this section, the term "willfully", except as it applies to subdivisions a 15 2. 16 and b of subsection 1 of section 10-04-10.1 and subsections 2 and 4 of section 17 10-04-15, means that the person acted intentionally in the sense that the person 18 was aware of what the person was doing. Proof of evil motive or intent to violate 19 the law or knowledge that the law was being violated is not required. 20 3. Each violative act or omission constitutes a separate offense, and a prosecution or 21 conviction for any one offense shall not bar a prosecution or conviction for any 22 other offense. 23 4. An information must be filed or an indictment must be found under this chapter 24 within five years after the alleged violation. No action may be brought under this chapter by the commissioner after five years 25 5. 26 from the date that the commissioner knew or reasonably should have known about
- 27 the facts that are the basis for the alleged violation. This subsection does not 28 apply to any action under sections 10-04-09, 10-04-10.1, 10-04-11, and 10-04-15.