Sixty-sixth Legislative Assembly of North Dakota

HOUSE BILL NO. 1500

Introduced by

Representatives Roers Jones, Blum, Heinert, D. Johnson, M. Johnson, Pyle, Zubke Senators Bekkedahl, J. Roers

1 A BILL for an Act to create and enact chapter 15-10.5 of the North Dakota Century Code,

2 relating to a new state higher education governance structure; members, terms, duties, and

- 3 authority for new entities comprising the new state higher education governance structure; and
- 4 transferring duties of the state board of higher education, the commissioner of higher education,
- 5 the North Dakota university system, and the North Dakota university system office to new

6 entities comprising the new state higher education governance structure; to amend and reenact

7 sections 1-01-49 and 11-38-12, subdivisions s and w of subsection 2 of section 12-60-24,

8 sections 15-10.1-01.1, 15-10.1-02, 15-10.1-03, 15-10.1-04, 15-10.1-05, 15-10.3-02, 15-10.3-03,

9 15-10.3-04, 15-11-15, 15-11-22, and 15-11-30, subsection 2 of section 15-11-35, sections

10 15-12-10, 15-12.1-01, 15-12.1-02, and 15-12.1-04, subsection 4 of section 15-12.1-14, sections

11 15-12.1-17, 15-17-03, 15-17-05, 15-18-06, 15-18.1-01, 15-18.1-02, 15-18.1-03, 15-18.1-04,

12 15-18.1-05, 15-18.1-06, 15-18.1-07, 15-18.1-10, and 15-18.1-12, subsection 4 of section

13 15-18.1-13, section 15-18.1-15, subsection 2 of section 15-18.1-16, sections 15-18.2-01,

14 15-18.2-02, and 15-18.2-03, subsection 1 of section 15-18.2-04, sections 15-18.2-05 and

15 15-20.1-02, subdivision d of subsection 12 of section 15-39.1-04, sections 15-39.1-25,

16 15-39.2-01, 15-39.2-01.1, 15-39.2-04.1, 15-39.2-05, and 15-52-02, subdivision b of

17 subsection 2 of section 15-52-03, sections 15-52-05 and 15-52-10, subsection 1 of section

18 15-52-16, sections 15-52-25, 15-52-26, 15-52-28, 15-52-29, 15-52-30, 15-52-31, 15-55-01,

19 15-55-02, 15-55-03, 15-55-04.1, 15-55-05.1, 15-55-06, 15-55-07, 15-55-09, 15-55-10, 15-55-14,

20 15-55-20, 15-62.4-01, 15-62.4-02, 15-62.4-03, 15-62.4-05, 15-62.5-01, 15-62.5-02, 15-62.5-03,

21 15-62.5-04, 15-63-01, 15-69-01, 15-69-03, 15-70-03, 15-70-04, 15-71-01, 15-71-02, 15-71-03,

22 15.1-01-02, and 15.1-07-25.1, subsection 1 of section 15.1-15-12, sections 15.1-21-02.6 and

23 15.1-21-02.8, subdivision f of subsection 1 of section 15.1-37-02, sections 18-12-03, 18-12-04,

and 18-12-23, subdivision e of subsection 12 of section 20.1-02-05, subsection 7 of section

25 26.1-05-19, section 26.1-22-09, subdivision j of subsection 2 of section 28-32-01, section

1 29-29.5-03, subsection 5 of section 34-11.1-04, sections 37-07.2-01 and 44-04-18.4, 2 subsection 1 of section 44-04-18.15, sections 44-04-18.16 and 44-04-18.28, subsection 7 of 3 section 44-04-20, subsection 2 of section 44-08-05.1, section 48-01.2-02, subsection 7 of 4 section 51-35-01, subdivision c of subsection 13 of section 52-02.1-01, sections 52-08-08, 5 52-08-09, 52-08-10, 52-08-11, 54-10-22.1, 54-10-30, and 54-12-08, subsections 1 and 5 of 6 section 54-12-35, sections 54-27-10, 54-27-11, 54-27-12, and 54-27-27, subsection 1 of section 7 54-27-27.1, sections 54-27-27.2, 54-35-15.2, and 54-44.1-04, subsection 4 of section 8 54-44.1-06, subsection 8 of section 54-44.3-20, section 54-44.4-11, subsections 1 and 2 of 9 section 54-44.4-13, subsection 1 of section 54-46-02, subsection 3 of section 54-52.6-01, 10 subsection 1 of section 54-57-03, sections 54-59-02.1, 54-59-05, 54-59-07, and 54-59-11.1, 11 section 54-59-12, subdivision c of subsection 2 of section 54-59-17, section 54-59-22, 12 subdivision e of subsection 1 of section 54-59-22.1, subsection 1 of section 54-59-23, 13 subsection 1 of section 54-59-32, subdivision f of subsection 4 of section 54-59-34, section 14 54-60-06, subdivision a of subsection 1 of section 54-60-19, section 54-60-26, subdivision h of 15 subsection 1 of section 54-63-03, subsection 6 of section 54-65-01, subsection 6 of section 16 54-65-02, and section 65-05.1-06.3 of the North Dakota Century Code, relating to a new state 17 higher education governance structure; members, terms, duties, and authority for new entities 18 comprising the new state higher education governance structure; and transferring duties of the 19 state board of higher education, the commissioner of higher education, the North Dakota 20 university system, and the North Dakota university system office to new entities comprising the 21 new state higher education governance structure; to repeal chapter 15-10 of the North Dakota 22 Century Code, relating to the state board of higher education; to provide a penalty; and to 23 provide a contingent effective date. 24 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 1-01-49 of the North Dakota Century Code is amended
 and reenacted as follows:

- 27 **1-01-49.** Other general definitions.
- As used in this code, unless the context otherwise requires:
- 29 1. "Depose" includes every mode of written statement under oath or affirmation.
- 30 2. "Executor" includes administrator and "administrator" includes executor.

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1	3.	"Higher education governing board" means a governing board of a state institution of
2		higher education, as established under chapter 15-10.5.
3	<u>4.</u>	"Individual" means a human being.
4	<u>4.5.</u>	"Oath" includes "affirmation".
5	<u>5.6.</u>	"Organization" includes a foreign or domestic association, business trust, corporation,
6		enterprise, estate, joint venture, limited liability company, limited liability partnership,
7		limited partnership, partnership, trust, or any legal or commercial entity.
8	6.<u>7.</u>	"Partnership" includes a limited liability partnership registered under chapter 45-22.
9	7.<u>8.</u>	"Penitentiary" includes any affiliated facilities.
10	8.<u>9.</u>	"Person" means an individual, organization, government, political subdivision, or
11		government agency or instrumentality.
12	9.<u>10.</u>	"Personal property" includes money, goods, chattels, things in action, and evidences
13		of debt.
14	10.<u>11.</u>	"Preceding" and "following" when used by way of reference to a chapter or other part
15		of a statute means the next preceding or next following chapter or other part.
16	11.<u>12.</u>	"Primary sector business" means an individual, corporation, limited liability company,
17		partnership, or association certified by the department of commerce division of
18		economic development and finance which through the employment of knowledge or
19		labor adds value to a product, process, or service which results in the creation of new
20		wealth.
21		For purposes of this subsection, "new wealth" means revenues generated by a
22		business in this state through the sale of products or services to:
23		a. Customers outside of this state; or
24		b. Customers in this state if the products or services were previously unavailable or
25		difficult to obtain from a business in this state.
26	12.<u>13.</u>	"Process" means a writ or summons issued in the course of judicial proceedings.
27	13.<u>14.</u>	"Property" includes property, real and personal.
28	14.<u>15.</u>	"Real property" shall be coextensive with lands, tenements, and hereditaments.
29	15.<u>16.</u>	"Rule" includes regulation.

- 1 16.17. "Signature" or "subscription" includes "mark" when the person cannot write, the
- 2 person's name being written near it and written by a person who writes that person's
 3 own name as a witness.
- 4 <u>17.18.</u> "State" when applied to the different parts of the United States, includes the District of
 5 Columbia and the territories.
- 6 <u>18.19.</u> "Testify" includes every mode of oral statement under oath or affirmation.
- 7 <u>19.20.</u> "United States" includes the District of Columbia and the territories.
- 8 <u>20.21.</u> "Will" includes codicils.
- 9 <u>21.22.</u> "Writ" means an order or precept in writing, issued in the name of the state or of a
 10 court or judicial officer.

11 SECTION 2. AMENDMENT. Section 11-38-12 of the North Dakota Century Code is

- 12 amended and reenacted as follows:
- 13

11-38-12. Administration - Position adjustments - Budget section report.

- 14 The state board of agricultural research and education and the president of North Dakota 15 state university shall control and administer the North Dakota state university extension service 16 subject to the supervision of the state board of higher education North Dakota state university 17 governing board. Funds appropriated to the North Dakota state university extension service 18 may not be commingled with funds appropriated to North Dakota state university. An 19 appropriation request to defray expenses of the North Dakota state university extension service 20 must be separate from an appropriation request to defray expenses of North Dakota state 21 university. Subject to the availability of funds, the director of the North Dakota state university 22 extension service may adjust or increase full-time or part-time equivalent positions to carry out 23 the mission of the extension service. All full-time or part-time positions must be separate from 24 North Dakota state university. Annually, the director of the North Dakota state university 25 extension service shall report to the office of management and budget and to the budget section 26 any adjustments or increases made under this section. 27 SECTION 3. AMENDMENT. Subdivision s of subsection 2 of section 12-60-24 of the North 28 Dakota Century Code is amended and reenacted as follows: 29 All agencies, departments, bureaus, boards, commissions, or institutions of the s. 30 state, including the North Dakota university system higher education advisory
- 31 <u>committee, office of higher education, higher education governing boards, and</u>

1	institutions controlled by higher education governing boards, for all employees or
2	final applicants for employment as a security guard or to otherwise provide
3	security.
4	SECTION 4. AMENDMENT. Subdivision w of subsection 2 of section 12-60-24 of the North
5	Dakota Century Code is amended and reenacted as follows:
6	w. The North Dakota university system higher education advisory committee, office
7	of higher education, higher education governing boards, and institutions
8	controlled by higher education governing boards for a final applicant for or
9	employee in a specified position in the university system or a university system-
10	institutionone of the entities or for each student applying for or admitted to a
11	specified program of study, as designated by the chancellorhigher education
12	administrator.
13	SECTION 5. AMENDMENT. Section 15-10.1-01.1 of the North Dakota Century Code is
14	amended and reenacted as follows:
15	15-10.1-01.1. Legislative intent on reciprocityReciprocal agreements.
16	It is the intent of the legislative assembly that the board of Each higher education
17	thoroughlygoverning board shall investigate thoroughly the possibility of entering into-
18	appropriate reciprocal agreements with the appropriate institutions in the states of South
19	Dakota, Montana, and Minnesota, and that such the agreements, if found feasible, must be
20	entered into by the board. It is further declared to be the intent of the legislative assembly that
21	beforeBefore entering into any suchan agreement whichthat necessitates the expenditure of
22	state funds, the state board of higher education governing board shall return to the legislative
23	assembly for approval of such <u>the</u> expenditures.
24	SECTION 6. AMENDMENT. Section 15-10.1-02 of the North Dakota Century Code is
25	amended and reenacted as follows:
26	15-10.1-02. Agreements - Reciprocal basis.
27	The state board of higherHigher education governing boards may enter into agreements
28	with public or private institutions of higher education, or the governing boards thereof of those
29	institutions, in this state and in contiguous states on a reciprocal basis in order to accomplish
30	the following:

- To enable a student at any institution party to such an<u>the</u> agreement to take a
 specialized course or courses at a different institution from that in which the student is
 enrolled, with or without the payment of tuition charges at the other institution.
- To enable a student enrolled in any of the institutions party to the agreement to attend
 another institution party to such the agreement without being required to pay
- 6 nonresident tuition fees and in accordance with the terms of suchthe agreement.
- 7 SECTION 7. AMENDMENT. Section 15-10.1-03 of the North Dakota Century Code is
- 8 amended and reenacted as follows:
- 9 **15-10.1-03.** Remission of nonresident tuition Agreements.
- The state board of higher<u>Higher</u> education <u>governing boards</u> may enter into agreements for the remission of nonresident tuition for designated categories of students at state institutions of higher education. <u>Such agreementsAgreements under this section</u> must have as their purpose the mutual improvement of educational advantages for residents of this state and such other states or institutions of other states with whom<u>which</u> agreements are made.
- 15 **SECTION 8. AMENDMENT.** Section 15-10.1-04 of the North Dakota Century Code is
- 16 amended and reenacted as follows:
- 17 **15-10.1-04.** Procedures Limitations.
- 18 The state board of higher Higher education governing boards may prescribe the procedures
- 19 for carrying out the authority conferred by sections 15-10.1-02 and 15-10.1-03. An agreement
- 20 entered into pursuant tounder this chapter must provide for approximately equal advantages
- 21 between the contracting institutions or the contracting states.
- 22 SECTION 9. AMENDMENT. Section 15-10.1-05 of the North Dakota Century Code is
- 23 amended and reenacted as follows:
- 24 **15-10.1-05.** Supplementary authority.
- 25 The authority granted the state board of to higher education governing boards by this
- chapter is supplemental to the authority granted such to each board by section 15-10-28 chapter
- 27 <u>15-10.5</u>.
- SECTION 10. AMENDMENT. Section 15-10.3-02 of the North Dakota Century Code is
 amended and reenacted as follows:

1	15-1	0.3-02. Mandatory fees - Fees for optional purposes or services - Publication for	
2	compari	son purposes.	
3	The state board of <u>Each</u> higher education <u>governing board</u> shall publish on its website in a		
4	clear and	d comprehensible form that allows for ease of comparison among all state institutions	
5	under its	controlof higher education:	
6	1.	The amount of mandatory fees that each institutiongoverning board has determined	
7		itthe institutions under its control shall assess each full-time and part-time student	
8		during the ensuing academic year, together with a breakdown of the fees by purpose	
9		or service;	
10	2.	The amount of any program-specific fees that each institutiongoverning board has	
11		determined it the institutions under its control shall assess each student in a particular	
12		program during the ensuing academic year; and	
13	3.	The amount of fees for optional purposes or services that each institutiongoverning	
14		board has determined it the institutions under its control may assess a full-time or a	
15		part-time student during the ensuing academic year, together with a breakdown of the	
16		fees by purpose or service.	
17	SEC	TION 11. AMENDMENT. Section 15-10.3-03 of the North Dakota Century Code is	
18	amende	d and reenacted as follows:	
19	15-1	0.3-03. Mandatory fees - Limitation on increases - Exemption.	
20	1.	The total amount of mandatory fees, other than program-specific fees, which ana state	
21		institution under the control of the state board of higher education assesses each	
22		full-time and part-time student, may not increase from one academic year to the	
23		ensuing academic year by more than one percent of the latest available average	
24		full-time, resident, on-campus, undergraduate tuition rate at that institution, unless the	
25		stategoverning board of the institution determines that an exemption from the	
26		requirements of this section is necessitated as a result of student demand, as	
27		evidenced by a campuswide student election or formal action by an institution's	
28		student governing board or committee.	
29	2.	a. Before mandatory fees on students may be increased to support the construction	
30		or renovation of a campus building valued at more than one million dollars, the	

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1			use must be approved by a majority of the students voting on the question at a
2			campuswide election.
3		b.	This subsection does not apply to any construction or renovation for which the
4			use of mandatory fees was authorized before July 1, 2013.
5	SEC	TIO	N 12. AMENDMENT. Section 15-10.3-04 of the North Dakota Century Code is
6	amende	d and	d reenacted as follows:
7	15-1	0.3-0	04. Mandatory fee increases - Criteria - Explanation.
8	1.	Bef	ore the state board of higher educationa higher education governing board may
9		арр	rove an institution's request to increase a mandatory fee, other than a program-
10		spe	cific fee, the institution shall provide to the governing board the following
11		info	rmation:
12		a.	The estimated revenue collection to be generated by the proposed fee increase;
13		b.	The specific purpose to which the generated revenue will be allocated;
14		C.	Other anticipated tuition and fee increases;
15		d.	A delineation of fee increases during the preceding five-year period and the
16			revenues collected as a result of each increase;
17		e.	The extent to which students were allowed to participate in the decisionmaking
18			process that preceded and resulted in the request for a fee increase; and
19		f.	The approximate number of students that would be assessed the fee each year.
20	2.	The	governing board shall examine the information provided by the requesting
21		insti	itution and shall support its decision to grant or deny a request for a mandatory fee
22		incr	ease with specific reference to each piece of information required by this section.
23	SEC	TIO	N 13. Chapter 15-10.5 of the North Dakota Century Code is created and enacted
24	as follow	vs:	
25	<u>15-1</u>	0.5-0	01. Definitions.
26	For	purpo	oses of this chapter, unless the context otherwise requires:
27	<u>1.</u>	<u>"Hic</u>	her education governing boards" or "governing boards" means the university of
28		<u>Nor</u>	th Dakota governing board, the North Dakota state university governing board, and
29		<u>the</u>	community and regional institutions governing board.
30	<u>2.</u>	<u>"Ins</u>	titution of higher education" means a public institution of higher education under
31		<u>the</u>	control of a higher education governing board.

1	<u>3.</u>	<u>"Re</u>	view committee" means the review committee that approves or disapproves
2		nor	ninations of voting members of higher education governing boards under
3		<u>sec</u>	tion 15-10.5-04.
4	<u>15-1</u>	10.5-	02. Higher education governing boards - Quorum.
5	The	publ	ic institutions of higher education in North Dakota are governed by three boards.
6	The univ	versit	y of North Dakota governing board shall govern the university of North Dakota. The
7	North D	akota	a state university governing board shall govern North Dakota state university. The
8	<u>commur</u>	<u>nity a</u>	nd regional institutions governing board shall govern the remaining institutions. The
9	presider	<u>nt of e</u>	each public institution of higher education shall report and be accountable to the
10	board g	overr	ning the institution. A majority of the members of a higher education governing
11	board is	a qu	orum of the board.
12	<u>15-</u> 2	10.5-	03. Higher education governing boards - Members.
13	<u>1.</u>	The	e university of North Dakota governing board consists of twelve members, including
14		nine	e voting members and three nonvoting members.
15	<u>2.</u>	<u>The</u>	North Dakota state university governing board consists of twelve members,
16		incl	uding nine voting members and three nonvoting members.
17	<u>3.</u>	<u>The</u>	e community and regional institutions governing board consists of fourteen
18		me	mbers, including eleven voting members and three nonvoting members.
19	<u>4.</u>	<u>On</u>	each higher education governing board:
20		<u>a.</u>	At least five voting members must be residents of the state.
21		<u>b.</u>	One voting member must be a student member.
22		<u>C.</u>	One nonvoting member must be a faculty member.
23		<u>d.</u>	One nonvoting member must be a staff member.
24		<u>e.</u>	The superintendent of public instruction or the superintendent's designee shall
25			serve as a nonvoting member.
26		<u>f.</u>	A nonresident voting member must hold an undergraduate degree from a North
27			Dakota institution of higher education, unless fewer than three voting members
28			on the board are nonresidents.
29		<u>g.</u>	The membership of higher education governing boards must be maintained in a
30			balanced, equitable, and representative manner.

1 In addition to the requirements in subsection 4, on the community or regional 5. 2 institutions governing board: 3 а. No more than two voting members, excluding the student member, may hold a 4 degree from the same institution of higher education governed by the board. 5 The faculty member and staff member may not represent the same institution <u>b.</u> 6 during a term. 7 The faculty member may not represent the same institution for more than two C. 8 consecutive years. 9 <u>d</u>. The staff member may not represent the same institution for more than two 10 consecutive years. 11 15-10.5-04. Selection of voting members. 12 For each open position for a voting member of a higher education governing board other 13 than a student member, the governor shall solicit applications from the public and nominate one 14 applicant to fill the open position. A review committee consisting of the superintendent of public 15 instruction, president pro tempore of the senate, speaker of the house of representatives, 16 secretary of state, and a representative of North Dakota united shall consider the nominated 17 applicant. A member of the review committee may appoint a designee to serve on the 18 committee in place of the member. The superintendent or the designee of the superintendent 19 shall serve as chairman of the review committee. Upon approval by four of the review 20 committee members, the nominated applicant shall fill the open position. If the nominated 21 applicant is not approved, the governor shall nominate another applicant to the review 22 committee. 23 15-10.5-05. Selection of student members. 24 1. Each year, by a date chosen by the governor, the North Dakota student association 25 shall submit at least two but no more than four nominees for the student member of 26 the community and regional institutions governing board. A student government 27 organization of an institution of higher education governed by the board may submit 28 one nominee for the student member of the board by the date chosen by the governor. 29 Each nominee must be a full-time student attending an institution governed by the 30 board. The governor shall appoint one nominee as the student member of the board.

1	<u>2.</u>	Each year, by a date chosen by the governor, the student government organization of
2		the university of North Dakota and the student government organization of North
3		Dakota state university each shall submit to the governor at least two but no more than
4		four nominees for the student member of the governing board of the respective
5		university. The governor shall appoint one nominee from each university as the
6		student member of the governing board for the university.
7	<u>15-</u> 1	10.5-06. Selection of faculty and staff members.
8	Eac	h year, by July first:
9	<u>1.</u>	The North Dakota council of college faculties shall appoint one faculty member to the
10		community and regional institutions governing board. The faculty member must be in a
11		benefited position at an institution governed by the board.
12	<u>2.</u>	The North Dakota staff senate shall appoint one staff member to the community and
13		regional institutions governing board. The staff member must be in a benefited position
14		at an institution governed by the board.
15	<u>3.</u>	The university of North Dakota faculty and staff organizations each shall appoint one
16		member to the university of North Dakota governing board. The members must be in
17		benefited positions at the university of North Dakota.
18	<u>4.</u>	The North Dakota state university faculty and staff organizations each shall appoint
19		one member to the North Dakota state university governing board. The members must
20		be in benefited positions at North Dakota state university.
21	<u>15-</u> 1	10.5-07. Terms of higher education governing board members.
22	<u>1.</u>	The term of each member of a higher education governing board other than a student
23		member, faculty member, or staff member is six years. The six-year terms must be
24		staggered so no more than two six-year terms expire in a year. The terms of the initial
25		members of a board may be less than six years to provide for staggered terms.
26	<u>2.</u>	The term of each student member, faculty member, and staff member of a board
27		begins on July first and ends on June thirtieth of the following year.
28	<u>3.</u>	If a member is unable to fulfill the member's term, a new member must be selected in
29		the same manner as the member unable to fulfill the term. The term of the new
30		member expires on the date the term of the original member would have expired.

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1	<u>4.</u>	<u>An</u> i	individual who serves two terms as a member of a higher education governing
2		<u>boa</u>	rd may not serve the terms consecutively and may not serve additional terms,
3		rega	ardless whether the individual served the two terms on one board or two different
4		<u>boa</u>	rds. An individual may not serve on two higher education governing boards
5		<u>sim</u>	ultaneously. The following terms are excluded from the number of terms served for
6		pur	poses of the limitations in this subsection:
7		<u>a.</u>	A term as a student member, faculty member, or staff member of a higher
8			education governing board.
9		<u>b.</u>	A term of less than three years for a member selected under subsection 3.
10	<u>15-</u> 2	10.5-0	08. Removal of higher education governing board members.
11	<u>1.</u>	<u>A m</u>	ember of a higher education governing board may be impeached by the same
12		mea	ans and for the same reasons as the governor under chapter 44-09.
13	<u>2.</u>	<u>lf th</u>	e governor recommends to the review committee a member be removed from a
14		gov	erning board and provides reasons supporting the recommendation, and the
15		<u>revi</u>	ew committee reviews the reasons and approves the recommendation within thirty
16		<u>cale</u>	endar days, the member is removed from the governing board. Approval by the
17		<u>revi</u>	ew committee under this subsection requires a vote of at least four members of the
18		<u>con</u>	nmittee.
19	<u>15-</u> 2	10.5-0	09. Higher education governing board duties and authority.
20	<u>1.</u>	Eac	ch higher education governing board shall:
21		<u>a.</u>	Annually select one member of the board to serve as chairman;
22		<u>b.</u>	Represent the full educational value and intent of students and the state within
23			the mission of each individual institution;
24		<u>C.</u>	Maintain high-quality academic programs;
25		<u>d.</u>	Ensure excellence in programs, faculty, staff, and students;
26		<u>e.</u>	Provide responsible policies and procedures for proper governance and holding
27			each institution's leadership accountable;
28		<u>f.</u>	Undertake periodic strategic planning to guide institutions governed by the board,
29			advance the needs of the state, and compete within the global higher education
30			market;

1	<u>g.</u>	Appoint, monitor, advise, motivate, support, evaluate and, if necessary or
2		advisable, replace an institution president;
3	<u>h.</u>	Ensure collaboration and partnership with other public institutions in the state and
4		the private sector;
5	<u>i.</u>	Hear appeals when appropriate and provided by law;
6	<u>j.</u>	Regularly evaluate the board members' performance;
7	<u>k.</u>	Ensure regular and proper training of board members;
8	<u>l.</u>	Receive proposals for budgets, tuition and fee modifications, and ranked capital
9		construction projects from presidents of institutions governed by the board to
10		promote equity and appropriate investment of state resources through each
11		institution;
12	<u>m.</u>	Approve tuition and fee levels for institutions governed by the board;
13	<u>n.</u>	Biennially, provide a budget recommendation to the governor and legislative
14		assembly for consideration;
15	<u>0.</u>	Approve new and discontinuance of academic programs;
16	<u>p.</u>	Engage with, listen to, and deliver value to stakeholders, including students, state
17		government entities, and alumni who provide direct financial support;
18	<u>q.</u>	Shield institutions from direct political and other outside interference;
19	<u>r.</u>	Ensure an ongoing reporting mechanism for accountability in research enterprise,
20		collaboration, and student learning;
21	<u>S.</u>	Ensure academic freedom at institutions governed by the board;
22	<u>t.</u>	For the university of North Dakota governing board and the North Dakota state
23		university governing board, hold one joint board meeting per year to review
24		collaboration efforts and determine where additional collaboration could be
25		advanced;
26	<u>u.</u>	Fix the salaries of the presidents, professors, instructors, teachers, officers, and
27		other employees of the institutions under its control;
28	<u>V.</u>	Determine policy for purchasing by the institutions under its control in
29		coordination with the office of management and budget as provided by law;
30	<u>W.</u>	Establish by rule an early retirement program for faculty and officers of the
31		governing board. The limitations on severance pay pursuant to section

1			54-14-04.3 and on requiring an employee to pay contributions to continue on the
2			state uniform group insurance program upon retirement or upon termination of
3			employment pursuant to section 54-52.1-03 do not apply to the early retirement
4			program;
5		<u>X.</u>	Adopt rules to protect the confidentiality of student records, medical records, and
6			consistent with section 44-04-18.4, trade secret, proprietary, commercial, and
7			financial information;
8		<u>у.</u>	Authorize and encourage institutions and entities under its control to enter
9			partnerships, limited liability companies, joint ventures, or other contractual
10			arrangements with private business and industry for the purpose of business or
11			industrial development or fostering basic and applied research or technology
12			transfer; and
13		<u>Z.</u>	Adopt rules promoting research, encouraging development of intellectual
14			property and other inventions and discoveries by employees, and protecting and
15			marketing the inventions and discoveries. The rules must govern ownership or
16			transfer of ownership rights and distribution of income that may be derived from
17			an invention or discovery resulting from research or employment in the university
18			system. The rules may provide for transfer of ownership rights or distribution of
19			income to a private, nonprofit entity created for the support of a public institution
20			of higher education.
21	<u>2.</u>	Eac	ch higher education governing board may organize or reorganize, within
22		<u>con</u>	stitutional and statutory limitations, the work of each institution under its control
23		and	do everything necessary and proper for the efficient and economical
24		<u>adn</u>	ninistration of the institution.
25	<u>3.</u>	Eac	ch higher education governing board may delegate to its executive director and
26		<u>staf</u>	f and the staff of the office of higher education, the details of administration of each
27		<u>inst</u>	itution under the governing board's control.
28	<u>15-</u>	<u>10.5-′</u>	10. Executive director and support staff for higher education governing
29	<u>boards</u>		
30	The	com	munity and regional institutions governing board shall appoint an executive director
31	and up	<u>to fou</u>	r additional staff members to support the work of the board. The staff members for

1	the boa	rd shall report to the executive director. The university of North Dakota and North Dakota			
2	state university shall provide staff support to the university of North Dakota governing board and				
3	North Dakota state university governing board, respectively. The university of North Dakota and				
4	<u>North D</u>	North Dakota state university may not hire or contract with additional staff to provide support			
5	services	s to their governing boards.			
6	<u>15-</u>	10.5-11. Executive director and support staff duties.			
7	The	executive director of the community and regional institutions governing board and the			
8	<u>support</u>	staff for higher education governing boards shall:			
9	<u>1.</u>	Provide administrative support to their respective boards;			
10	<u>2.</u>	Coordinate with their board chairmen to develop agendas and supporting materials for			
11		board meetings;			
12	<u>3.</u>	Support the presidents of institutions governed by their respective boards in advancing			
13		educational opportunities within the state;			
14	<u>4.</u>	Administer presidential searches for the institutions governed by their boards;			
15	<u>5.</u>	Serve as liaisons to the higher education administrator, the legislative assembly, and			
16		the executive branch; and			
17	<u>6.</u>	Draft, maintain, and coordinate procedures and policies for their respective boards.			
18	<u>15-</u>	10.5-12. Higher education administrator and office of higher education - Duties.			
19	<u>A hi</u>	gher education administrator must be appointed in the same manner as voting			
20	membe	rs of higher education governing boards. The administrator shall report to the governor,			
21	serve as	s a member of the governor's cabinet, and lead the office of higher education. The			
22	<u>adminis</u>	trator may hire staff to help carry out the administrator's duties. The administrator also			
23	<u>shall:</u>				
24	<u>1.</u>	Represent, articulate, and advocate the needs of the state, as set forth by the			
25		legislative and executive branches, to the higher education governing boards;			
26	<u>2.</u>	Support the executive director and staff of the respective boards;			
27	<u>3.</u>	Maintain common course numbering across boards and institutions:			
28	<u>4.</u>	Maintain student transferability agreements across boards and institutions;			
29	<u>5.</u>	Administer state scholarship programs including scholarships for members of Indian			
30		tribes:			

1 Serve as the administrator of federal grant moneys to public institutions of higher 6. 2 education when required by federal law; 3 7. Manage state authorization reciprocity agreements; 4 8. Manage loan forgiveness programs for teachers and North Dakota residents in 5 science, technology, engineering, and mathematics fields; 6 9. Administer student exchange and reciprocity programs with states that are members 7 of the western interstate commission for higher education, and the Minnesota and 8 midwest student exchanges for veterinary medicine, dentistry, and optometry; 9 10. Administer a student health insurance program; 10 11. Manage participation in the midwestern higher education compact; 11 <u>12.</u> Manage the higher education challenge grant program; 12 13. Administer data support and research support for the department of public instruction; 13 14. Provide institutional data to the higher education governing boards, and state and 14 federal entities, and for longitudinal studies; 15 15. Implement statewide higher education studies; 16 <u>16.</u> Establish a retirement program as an alternative to chapter 15-39.1 for employees of 17 higher education governing boards and institutions of higher education, provide for the 18 administration of the program, and establish rules for the program consistent with 19 section 15-10.5-30; 20 <u>17.</u> Administer the telemental health services for institution personnel and students; 21 18. Administer a hotline for, and conduct investigations of, allegations regarding fraud or 22 abuse by members of higher education governing boards, the higher education 23 administrator or office of higher education staff, institution presidents, or other persons 24 at institutions governed by the higher education governing boards; 25 19. Administer the interactive video network; 26 <u>20.</u> Maintain a data warehouse for public institutions of higher education, the governing 27 board of each institution, and the office of higher education; 28 21. License private, in-state institutions of higher education and assure out-of-state 29 institutions of higher education that have entered reciprocity agreements with North 30 Dakota comply with the agreements; 31 22. Prepare consolidated financial reports for state institutions of higher education;

1	<u>23.</u>	Maintain a core technology services department to provide information technology to	
2		state institutions of higher education; and	
3	<u>24.</u>	Other tasks deemed necessary by higher education governing boards, leaders of state	
4		executive branch agencies, and the higher education office.	
5	<u>15-1</u>	0.5-13. Higher education advisory committee - Members.	
6	<u>1.</u>	The higher education advisory committee consists of the chairman of each higher	
7		education governing board, an additional member appointed by the community and	
8		regional institutions governing board, and the higher education administrator, who	
9		serves as the chairman of the committee.	
10	<u>2.</u>	If the chairman of the community and regional institutions governing board and the	
11		committee member appointed by the governing board both are alumni of state	
12		institutions of higher education, one must be an alumnus of a two-year college and the	
13		other must be an alumnus of a four-year college or university.	
14	15-10.5-14. Higher education advisory committee - Duties.		
15	The higher education advisory committee facilitates collaboration and communication		
16	<u>among t</u>	among the higher education governing boards and shall:	
17	<u>1.</u>	Seek and advance efficiencies and opportunities for shared services among the higher	
18		education governing boards;	
19	<u>2.</u>	Assist the higher education administrator in activities involving collaboration and	
20		coordination among higher education governing boards;	
21	<u>3.</u>	Review petitions for new programs, program changes, and program cancellations	
22		under section 15-10.5-15; and	
23	<u>4.</u>	Undertake other duties assigned by the legislative and executive branches of state	
24		government or agreed upon by members of the committee.	
25	<u>15-1</u>	0.5-15. Program petitions.	
26	<u>1.</u>	A state institution of higher education may not implement a program change that would	
27		result in a new major, or a new program or program cancellation unless the institution	
		result in a new major, or a new program or program cancentation unless the institution	
28		submits a petition for the program change, new program, or program cancellation to its	

1	<u>2.</u>	An institution of higher education may submit a protest petition to the governing board	
2		that approved a program change, new program, or program cancellation. The protest	
3		petition must be submitted within thirty calendar days after the governing board first	
4		provides notice of the petition under subsection 1 at a board meeting. After a protest	
5		petition is submitted timely, the two institutions of higher education involved shall make	
6		reasonable efforts to design a plan for program collaboration. If the institutions are	
7		satisfied with the plan, the protest petition is deemed satisfied.	
8	<u>3.</u>	If the protest petition is not deemed satisfied and the original petition is approved, the	
9		approval is subject to review by the higher education advisory committee, which shall	
10		consider the original petition and the protest petition. If at least three of the members	
11		of the higher education advisory committee vote against the program change, new	
12		program, or program cancellation, the original petition is deemed denied, and the	
13		program change, new program, or program cancellation may not be implemented.	
14	<u>15-1</u>	10.5-16. Compensation - Expenses - Legislative appropriations.	
15	<u>Eac</u>	h member of a higher education governing board, except student members, and each	
16	member of the higher education advisory committee is entitled to receive as compensation one		
17	hundred forty-eight dollars per day for each calendar day actually spent devoted to the duties of		
18	office, and necessary expenses in the same manner and amounts as other state officials for		
19	attending meetings and performing other functions of office. The legislative assembly shall		
20	provide adequate funds to carry out the duties and functions of the advisory committee and		
21	governing boards.		
22	<u>15-1</u>	10.5-17. Gifts and bequests - Deposit of funds.	
23	<u>Eac</u>	h higher education governing board may receive, subject to the limitations of section	
24	<u>15-10.5</u>	-18, donations, gifts, grants, and bequests offered or tendered to or for the benefit of	
25	any inst	itution of higher education under its control, and all moneys coming into the hands of the	
26	governir	ng board as donations, gifts, grants, and bequests must be used for the specific purpose	
27	for whic	h the moneys are donated or given. A special revenue fund for each institution of higher	
28	educatio	on under the control of a higher education governing board must be maintained within	
29	the state	e treasury, and all institutional income from tuition collections must be placed in the	
30	special fund for the use of the institution for which the money was raised. All rent, interest, or		
31	income	from land, money, or property, donated or granted by the United States and allocated to	

1	specific institutions of higher education under the terms of the Enabling Act and the Constitution
2	of North Dakota must be deposited in the special revenue fund of each institution and expended
3	in accordance with section 1 of article IX of the Constitution of North Dakota. Moneys in the
4	special revenue fund are subject to legislative appropriations. All other funds, unless restricted
5	by the terms of a grant, donation, or bequest, received by the institutions from federal, state,
6	and local grants and contracts, indirect cost recoveries, special student fees, room and board
7	fees and other auxiliary enterprise fees, student activity fees, continuing education program
8	fees, internal service fund revenues, and all other revenues must be deposited in the institution
9	special revenue funds. The state treasurer immediately shall transfer the funds deposited in the
10	special revenue funds to institution accounts in the Bank of North Dakota. Biennial estimates of
11	revenue and expenditures of the other funds by source of funds must be presented at the same
12	time biennial budget requests for appropriations from the special revenue fund and state
13	general fund are prepared and submitted to the office of the budget. Payments from each
14	institution's general fund appropriation must be made in amounts as may be necessary for the
15	operation and maintenance of each institution, except that at the close of the biennium the
16	balance of funds not paid from the general fund appropriation must be deposited in the special
17	revenue funds of the institutions. All the appropriations are subject to proration in the same
18	manner as other appropriations are prorated if insufficient funds are available to meet
19	expenditures from the general fund. Sinking funds for the payment of interest and principal of
20	institutional revenue bonds must be deposited pursuant to section 15-55-06.
21	15-10.5-18. Acceptance of buildings and campus improvements - Legislative
22	approval.
23	Each higher education governing board may authorize campus improvements and building
24	maintenance on land under the control of the governing board which are financed by donations,
25	gifts, grants, and bequests, if the cost of the improvement or building maintenance is not more
26	than seven hundred thousand dollars. The consent of the legislative assembly is required for
27	construction of any building or any addition to a building on land under the control of the
28	governing board which is financed by donations, gifts, grants, and bequests. The consent of the
29	legislative assembly is required for campus improvements or building maintenance financed by
30	donations, gifts, grants, and bequests if the cost of the improvements or maintenance is more
31	than seven hundred thousand dollars. During the time the legislative assembly is not in session,

1	except for the six months preceding the convening of a regular session and the three months
2	following the close of a regular session, and unless otherwise restricted by previous legislative
3	action or other law, a higher education governing board, with the approval of the budget section
4	of the legislative management, may authorize campus improvements and building maintenance
5	financed by donations, gifts, grants, and bequests if the cost of the improvement or
6	maintenance is more than seven hundred thousand dollars. The budget section approval must
7	include a specific dollar limit for each campus improvement project or maintenance project. A
8	higher education governing board may authorize the sale of any real property or buildings that
9	an institution of higher learning under its control has received by gift or bequest. The governing
10	board shall prescribe the conditions for the sale of the property it determines necessary. The
11	conditions must include requiring an appraisal and public auction or advertisement for bids,
12	unless the gift instrument requires a different process. If the higher education governing board
13	submits a request for campus improvements or building maintenance under this section to the
14	budget section for approval, the legislative council shall notify each member of the legislative
15	assembly of the date of the budget section meeting at which the request will be considered and
16	provide a copy of the meeting agenda to each member of the legislative assembly. The
17	chairman of the budget section shall allow any member of the legislative assembly an
18	opportunity to present testimony to the budget section regarding any such request.
19	15-10.5-19. College and university investment income.
20	All income earned on college and university funds not deposited in the state treasury must
21	be retained by those funds.
22	<u>15-10.5-20. Capital construction projects - Local fund sources - Local matching funds</u>
23	- Report to budget section.
24	If any institution under the control of a higher education governing board undertakes a
25	capital construction project, including any renovation or expansion, with the approval of the
26	legislative assembly, all local funds to be used for the project must be derived from sources that
27	have been presented to and approved by the legislative assembly or the budget section
28	pursuant to section 15-10.5-18. The source of any local matching funds required for state-
29	funded or bonded projects must be funds raised and designated for the project and may not
30	include funding from the state general fund, state and federal grant and contract funds, tuition or
21	fees and summer ter investment income institutional cales and convises income including

31 fees, endowment or investment income, institutional sales and services income including

1	indirect and administrative costs, or transfers or loans from other institutions' funds or agency						
2	funds unless the institution has received prior approval from the legislative assembly or from the						
3	budget section pursuant to section 15-10.5-18. Each institution undertaking a capital						
4	<u>construc</u>	ction project approved by the legislative assembly and for which local funds are to be					
5	used sh	all present a biennial report to the budget section of the legislative management					
6	detailing	the source of all funds used in the capital construction project, including local funds.					
7	<u>15-</u>	10.5-21. Faculties of institutions of higher education.					
8	<u>In e</u>	ach institution of higher education under the control of a higher education governing					
9	<u>board, t</u>	he faculty consists of the president, instructors, teachers, and assistants. The faculty					
10	shall ad	opt, subject to policies the higher education governing board for the institution may					
11	<u>adopt, a</u>	Il necessary rules and regulations for the government of the school.					
12	<u>15-</u>	10.5-22. Faculty - English language proficiency.					
13	A professor, instructor, teacher, assistant, or graduate assistant at a state institution of						
14	higher education must exhibit written and verbal proficiency in the English language. Any						
15	deficiency must be remedied by special training or coursework provided by the institution.						
16	15-10.5-23. Institutions of higher education - Faculty members - Oath or affirmation.						
17	<u>1.</u>	Before entering upon the discharge of duties, each faculty member employed by an					
18		institution under the control of a higher education governing board shall take the					
19		following oath or affirmation: I do solemnly swear (or affirm) that I will support the					
20		Constitution of the United States and the Constitution of the state of North Dakota, and					
21		that I will faithfully discharge the duties of my position, according to the best of my					
22		<u>ability.</u>					
23	<u>2.</u>	The faculty member shall execute the oath or affirmation in duplicate. One copy of the					
24		oath or affirmation must be filed with the higher education governing board of the					
25		institution where the faculty member is employed. The faculty member shall retain the					
26		other copy.					
27	15-10.5-24. Institutions of higher education - Alien faculty members - Oath or						
28	<u>affirmat</u>	tion.					
29	Before entering upon the discharge of duties, a faculty member employed by an institution						
30	under the control of a higher education governing board who is not a citizen of the United States						

1 shall take an oath or affirmation to support the institutions and policies of the United States 2 during the period of the individual's employment within the state. 3 15-10.5-25. Higher education reports. 4 Each higher education governing board shall submit the reports required under section 5 15-10.5-26 and other reports requested by the legislative assembly or governor. 6 15-10.5-26. Higher education strategic plan - Reports. 7 1. Each higher education governing board shall adopt a strategic planning process and 8 develop a strategic plan to define and prioritize its goals and objectives. The governing 9 board shall provide an annual performance and accountability report regarding 10 performance and progress toward the goals outlined in the strategic plan and 11 accountability measures. 12 2. The higher education administrator shall report to the legislative assembly during each 13 regular legislative session regarding the status of higher education in this state. 14 15-10.5-27. Control of funds and appropriations. 15 Each higher education governing board controls the expenditure of the funds belonging and 16 allocated to the institutions under its control and also of those appropriated by the legislative 17 assembly for the institutions, but funds appropriated by the legislative assembly and specifically 18 designated for any one or more institutions may not be used for any other institution. 19 15-10.5-28. Loans from Bank of North Dakota. 20 Institutions under the control of a higher education governing board are authorized to 21 borrow, and the Bank of North Dakota is authorized to loan to those institutions, amounts not to 22 exceed ninety percent of the value of an institution's certificate of deposit held by the Bank. The 23 term of the loan may not exceed the term of the certificate of deposit offered as security for the 24 loan. The loans are subject to such additional terms and conditions as may be established by 25 the Bank. 26 15-10.5-29. Law enforcement officers. 27 1. Each higher education governing board may authorize the employment of law 28 enforcement officers having jurisdiction on property owned or leased by the respective 29 governing board to enforce laws and regulations at the respective institution under the 30 control of the governing board, or as otherwise provided in this section.

1	<u>2.</u>	A law enforcement officer employed by the university of North Dakota has jurisdiction
2		on all property owned or leased by the university of North Dakota governing board and
3		property on and within the boundaries of the intersection of demers avenue and north
4		fifty-fifth street; north fifty-fifth street, north to university avenue; university avenue east
5		to north forty-second street; north forty-second street, north to gateway drive; gateway
6		drive east to north columbia road; north columbia road south to tenth avenue north;
7		tenth avenue north, east to north twenty-fifth street; north twenty-fifth street south to
8		sixth avenue north; sixth avenue north, east to north twentieth street; north twentieth
9		street south to fifth avenue north; fifth avenue north, west to north twenty-third street;
10		north twenty-third street, south to university avenue; university avenue east to north
11		twenty-first street; north twenty-first street, south to dyke avenue; dyke avenue east to
12		north washington street; north washington street, south to demers avenue; and
13		demers avenue west to north fifty-fifth street. Jurisdiction under this subsection
14		includes Grand Forks international airport.
15	<u>3.</u>	A law enforcement officer employed by North Dakota state university has jurisdiction
16		on all property owned or leased by the North Dakota state university governing board
17		and property on and within the boundaries of the intersection of nineteenth avenue
18		north and Dakota drive, south to eighth avenue north; eighth avenue north, east to
19		tenth street north; tenth street north, north to nineteenth avenue north; nineteenth
20		avenue north west to Dakota drive.
21	<u>4.</u>	A law enforcement officer employed by the North Dakota state college of science has
22		jurisdiction on all property owned or leased by the community and regional institutions
23		governing board and property on and within the boundaries of the intersection of
24		seventh avenue north and eleventh street north; eleventh street north to sixteenth
25		avenue north; sixteenth avenue north, east to fourth street north; and fourth street
26		north south, to seventh avenue north.
27	<u>5.</u>	A law enforcement officer employed by an institution under the control of a higher
28		education governing board who is in "hot pursuit" may continue beyond the
29		jurisdictional boundaries of an institution to make an arrest, in compliance with a
30		warrant or without a warrant under the conditions of section 29-06-15, if obtaining the
31		aid of peace officers having jurisdiction beyond that limit would cause a delay

1		permitting escape. As used in this subdivision, "hot pursuit" means the immediate		
2		pursuit of a person who is endeavoring to avoid arrest.		
3	<u>6.</u>	A higher education governing board may enter a joint powers agreement with a		
4		political subdivision to enable law enforcement from the political subdivision and law		
5		enforcement from an institution under the control of the governing board to provide		
6		secondary response to each other outside the jurisdictional boundaries provided in this		
7		section.		
8	<u>7.</u>	Notwithstanding any other provision of law or joint powers agreement, any		
9		misdemeanor or felony violation of law occurring in or on property owned or leased by		
10		a higher education governing board or within the extraterritorial jurisdiction must be		
11		filed in district court unless the primary law enforcement officer involved is not		
12		employed by the governing board. An infraction or noncriminal offense occurring in or		
13		on property owned or leased by the governing board or within the extraterritorial		
14		jurisdiction may be filed in municipal court.		
15	<u>15-</u>	10.5-30. Retirement program.		
16	The	retirement program established by the office of higher education under section		
17	<u>15-10.5</u>	-12 does not derogate any existing retirement program for employees of higher		
18	8 education governing boards or institutions of higher education, and is subject to the following			
19	guidelin	es.		
20	<u>1.</u>	Benefits under the program must be provided through annuity contracts purchased by		
21		the office of higher education, but which become the property of the participants;		
22	<u>2.</u>	The cost of the annuity contracts must be defrayed by contributions made pursuant to		
23		rules of the office of higher education;		
24	<u>3.</u>	Eligible employees appointed before July 1, 1973, shall participate in the alternate		
25		retirement program only by the employee's individual election. When the electing		
26		eligible employee is a member of the teachers' fund for retirement, the employee's		
27		assessments and employer's contributions, together with interest credited at the		
28		current rate for one-year certificates then being paid by the Bank of North Dakota must		
29		be transferred to the employee's account in the alternate program. The election		
30		relinquishes all rights the eligible employee or the employee's beneficiary may have to		
31		benefits provided in chapters 15-39 and 15-39.2; and		

1	<u>4.</u>	Employees of higher education governing boards and institutions of higher education					
2		who are members of the public employees retirement system under chapter 54-52 or					
3	54-52.6 and who become entitled to participate in the alternate retirement program a						
4	entitled to a special annuity purchase in the alternate retirement program in						
5		accordance with this subdivision. An eligible employee who consents to have that					
6		employee's contribution included is entitled to have that employee's contribution and					
7		employer's contribution, with interest, in the public employees retirement system fund,					
8		used by the retirement board of the public employees retirement system to purchase					
9		for that employee an annuity in the alternate retirement program in lieu of any other					
10		rights under the public employees retirement fund. However, before the employer's					
11		contribution may be used for an annuity purchase, the employee's combined years of					
12		service with the public employees retirement system and the alternate retirement					
13		program must equal or exceed the years of service necessary to be eligible for					
14		retirement benefits under the public employees retirement system. An employee who					
15		transferred from the public employees retirement system before March 30, 1987, and					
16		who received a refund of that employee's contribution is entitled to have the					
17		employer's contribution, with interest, used to purchase an annuity even if that					
18	employee did not purchase an annuity in the alternate employee program with the						
19		employee's contribution. If an employee makes the election allowed under this					
20		subdivision, that employee relinquishes all rights the employee or any of the					
21		employee's beneficiaries may have had to benefits provided under chapters 54-52 and					
22		<u>54-52.6.</u>					
23	<u>15-1</u>	0.5-31. Political advertising - Student housing.					
24	<u>A sta</u>	ate institution of higher education may not include in student housing leases provisions					
25	that prohibit lessees from placing political advertisements on the leased property. A political						
26	advertising sign placed on student housing property must be placed in compliance with any						
27	applicable city ordinance relating to signs.						
28	<u>15-1</u>	0.5-32. Contract - Preparation and provision of meals - Policy.					
29	<u>1.</u>	An institution under the control of a higher education governing board may enter a					
30		contract to prepare and provide meals, snacks, or other food services for persons or					
31		programs not affiliated with the institution, and may provide catering services for an					

	- 0	-					
1		<u>eve</u>	event if the event is organized predominantly for persons affiliated with the institution,				
2		<u>the</u>	the event is held predominantly for persons enrolled in the institution, or the event is				
3		helo	held under the auspices of the institution, provided the institution first establishes a				
4		poli	cy regarding such services and specifically addresses issues related to competition				
5		<u>with</u>	n private sector entities.				
6	<u>2.</u>	<u>The</u>	e limitations provided under subsection 1 do not apply to an institution if no private				
7		<u>sec</u>	tor entity located in the same city as the institution is capable and willing to meet				
8		<u>the</u>	facility or personnel requirements necessary to:				
9		<u>a.</u>	Prepare and provide the meals, snacks, or other food services for a specific				
10			<u>event; or</u>				
11		<u>b.</u>	Provide the catering services for a specific event.				
12	<u>3.</u>	<u>An</u>	institution under the control of a higher education governing board may not				
13		<u>adv</u>	ertise to the general public its willingness to provide the services permitted under				
14		<u>this</u>	section.				
15	<u>4.</u>	<u>Thi</u>	s section may not be construed to limit the activities of a private sector entity that				
16		prov	vides meals, snacks, or other food services to an institution of higher education				
17		und	ler the provisions of a contract.				
18	<u>15-1</u>	-10.5-33. Definitions.					
19	<u>1.</u>	<u>"De</u>	"Dependent" for purposes of section 15-10.5-34 means:				
20		<u>a.</u>	A child, stepchild, spouse, widow, or widower of a resident veteran, as "veteran"				
21			is defined in section 37-01-40, who was killed in action or died from wounds or				
22			other service-connected causes, has a one hundred percent service-connected				
23			disability as determined by the department of veterans' affairs, has an extra-				
24			schedular rating to include individual unemployability that brings the veteran's				
25			total disability rating to one hundred percent as determined by the department of				
26			veterans' affairs, died from service-connected disabilities, was a prisoner of war,				
27			or was declared missing in action;				
28		<u>b.</u>	A child or a stepchild of a veteran, as defined in section 37-01-40, who was killed				
29			in action or died from wounds or other service-connected causes, has a one				
30			hundred percent service-connected disability as determined by the department of				
31			veterans' affairs, has an extra-schedular rating to include individual				

1			unemployability that brings the veteran's total disability rating to one hundred
2			percent as determined by the department of veterans' affairs, died from service-
3			connected disabilities, was a prisoner of war, or was declared missing in action,
4			provided the child's other parent has been a resident of this state and was a
5			resident of this state at the time of death or determination of total disability of the
6			veteran; or
7		<u>C.</u>	A child or a stepchild of a veteran, as defined in section 37-01-40, who was killed
8			in action or died from wounds or other service-connected causes, has a one
9			hundred percent service-connected disability as determined by the department of
10			veterans' affairs, has an extra-schedular rating to include individual
11			unemployability that brings the veteran's total disability rating to one hundred
12			percent as determined by the department of veterans' affairs, died from service-
13			connected disabilities, was a prisoner of war, or was declared missing in action,
14			provided the child's other parent establishes residency in this state and maintains
15			that residency for a period of five years immediately preceding the child's or
16			stepchild's enrollment at an institution under the control of the state board of
17			higher education.
18	<u>2.</u>	<u>"Re</u>	esident veteran" means a veteran who:
19		<u>a.</u>	Was born in and lived in this state until entrance into the armed forces of the
20			United States;
21		<u>b.</u>	Was born in, but was temporarily living outside this state not having abandoned
22			residence therein prior to entrance into the armed forces of the United States;
23		<u>C.</u>	Was born elsewhere but had resided within this state for at least six months prior
24			to entrance into military service and had, prior to or during such six-month period:
25			(1) Registered for voting, or voted in this state;
26			(2) Being an unemancipated minor during such period of residence, lived with a
27			parent or person standing in loco parentis who had acquired a residence as
28			set forth in this section; or
29			(3) If not registered for voting in this state, not registered for voting in another
30			state; or

waiver.

- 1
- d. Has been a resident of this state for the ten years prior to the request for tuition
- 2
- 3 <u>15-10.5-34. Free tuition in state institutions of higher education.</u>
- 4 <u>Any dependent, as defined in section 15-10.5-33, upon being duly accepted for enrollment</u>
- 5 into any undergraduate degree or certificate program of a North Dakota state institution of
- 6 higher education, must be allowed to obtain a bachelor's degree or certificate of completion, for
- 7 so long as the dependent is eligible, free of any tuition and fee charges if the bachelor's degree
- 8 or certificate of completion is earned within a forty-five-month or ten-semester period or its
- 9 equivalent and if tuition and fee charges do not include costs for aviation flight charges or
- 10 expenses. Once an individual qualifies as a dependent under section 15-10.5-33 and this
- 11 <u>section, the dependent may not be disqualified from the benefits of this section:</u>
- 12 <u>1.</u> <u>Due to the return of the prisoner of war;</u>
- 13 <u>2.</u> <u>Due to the return of the individual missing in action; or</u>
- Because the veteran through whom the benefit was obtained had a one hundred
 percent service-connected disability at the time of death.

16 <u>15-10.5-35. Definitions.</u>

- 17 For purposes of section 15-10.5-36:
- 18 <u>1.</u> "Firefighter" means a person who is a member of a paid or volunteer fire department
- that is a part of, or administered by this state, any political subdivision of this state, or
 a rural fire protection district.
- 21 <u>2.</u> <u>"Peace officer" means any person who is employed by a state law enforcement</u>
- 22 agency or a political subdivision of the state who is charged with the prevention and
- 23 detection of crime and the enforcement of the criminal laws of the state, and who has
 24 <u>full power of arrest.</u>
- 25 3. "Stepchild" means a child of the decedent's spouse or predeceased spouse, and not
 26 of the decedent.
- 27 <u>4.</u> "Survivor" means, at the time of the firefighter's or peace officer's death, the
- 28 firefighter's or peace officer's biological or adopted child under the age of twenty-one,

29 <u>stepchild under the age of twenty-one, and spouse.</u>

1	<u>15-10.5-36. Free tuition in state institutions of higher education for survivor of</u>					
2	firefighter, emergency medical services personnel, or peace officer.					
3	If a firefighter, an emergency medical services personnel, as defined under section					
4	<u>23-27-0</u>	4.3, c	or a po	eace officer dies as a direct result of injuries received while engaged in the		
5	perform	ance	of off	icial duties under circumstances dangerous to human life, the survivor, upon		
6	<u>being du</u>	uly ac	cepte	ed for enrollment into any undergraduate degree or certificate program of a		
7	state ins	stitutio	on of	higher education, must be allowed to obtain a bachelor's degree or certificate		
8	of comp	letior	n, for s	so long as the dependent is eligible, free of any tuition and fee charges;		
9	provided	the	bach	elor's degree or certificate of completion is earned within a forty-five-month or		
10	ten-sem	ester	perio	od or its equivalent; and further provided tuition and fee charges may not		
11	include	costs	for a	viation flight charges or expenses.		
12	<u>15-</u>	10.5-3	37. No	onresident and resident student definitions for tuition purposes.		
13	<u>1.</u>	<u>"No</u>	nresi	dent student" for tuition purposes means any student other than a resident		
14		<u>stuc</u>	dent.			
15	<u>2.</u>	<u>"Re</u>	siden	t student" for tuition purposes means:		
16		<u>a.</u>	<u>An i</u>	individual whose guardian, custodial parent, or parents are legal residents of		
17			<u>this</u>	state and have resided in this state for twelve months, or a dependent child		
18			<u>whc</u>	ose custodial parent moved into the state with the intent to establish legal		
19			resi	dency for a period of years within the last twelve months immediately prior to		
20			<u>the</u>	beginning of the academic term;		
21		<u>b.</u>	<u>An i</u>	individual eighteen years of age or over who is a legal resident of this state		
22			and	has resided in this state after reaching eighteen years of age for twelve		
23			mor	nths immediately prior to the beginning of the academic term:		
24		<u>C.</u>	<u>An i</u>	individual who graduated from a North Dakota high school;		
25		<u>d.</u>	(1)	A full-time active duty member of the armed forces;		
26			<u>(2)</u>	A member of the North Dakota national guard;		
27			<u>(3)</u>	A member of the armed forces reserve component stationed in this state; or		
28			<u>(4)</u>	A veteran, as defined in section 37-01-40;		
29		<u>e.</u>	<u>A be</u>	enefited employee of a higher education governing board, office of higher		
30			<u>edu</u>	cation, or an institution under the control of a higher education governing		
31			<u>boa</u>	<u>rd;</u>		

1	<u>f.</u>	The	spouse of:
2		<u>(1)</u>	A full-time active duty member of the armed forces;
3		<u>(2)</u>	A member of the North Dakota national guard;
4		<u>(3)</u>	A member of the armed forces reserve component stationed in this state;
5		<u>(4)</u>	A veteran, as defined in section 37-01-40, provided the veteran is eligible to
6			transfer entitlement under the Post 9-11 Veterans Educational Assistance
7			Act of 2008 [38 U.S.C. 3301];
8		<u>(5)</u>	A benefited employee of a higher education governing board, office of
9			higher education, or an institution under the control of a higher education
10			governing board; or
11		<u>(6)</u>	Any other individual who is a resident for tuition purposes;
12	<u>g.</u>	<u>A de</u>	ependent of:
13		<u>(1)</u>	A full-time active duty member of the armed forces;
14		<u>(2)</u>	A member of the North Dakota national guard;
15		<u>(3)</u>	A member of the armed forces reserve component stationed in this state;
16		<u>(4)</u>	A veteran, as defined in section 37-01-40, provided the veteran is eligible to
17			transfer entitlement under the Post 9-11 Veterans Educational Assistance
18			Act of 2008 [38 U.S.C. 3301]; or
19		<u>(5)</u>	A benefited employee of a higher education governing board, office of
20			higher education, or an institution under the control of a higher education
21			governing board;
22	<u>h.</u>	<u>An i</u>	ndividual who was a legal resident of this state for at least three consecutive
23		year	s within six years of the beginning of the academic term;
24	<u>i.</u>	<u>A ch</u>	ild, widow, or widower of a veteran as defined in section 37-01-40 who was
25		kille	d in action or died from wounds or other service-connected causes, was
26		<u>total</u>	ly disabled as a result of service-connected causes, died from service-
27		<u>conr</u>	nected disabilities, was a prisoner of war, or was declared missing in action;
28		<u>or</u>	
29	<u>j.</u>	<u>A co</u>	overed individual as defined by section 702 of Pub. L. 113-146 [128 Stat.
30		<u>1797</u>	7; 38 U.S.C. 3679].

	0							
1	<u>3.</u>	<u>A te</u>	emporary absence from the state for vacation or other special or temporary					
2		pur	poses may not be considered an abandonment of residency in this state, provided					
3		<u>a re</u>	esidence is maintained in this state during the temporary absence. However, a					
4	student who leaves the state and resides in another state for a period of months is not							
5		<u>con</u>	sidered a resident of this state during those months if the student does not					
6		ma	intain a place of residence in this state during the student's absence.					
7	<u>15-</u>	10.5-	38. Agreements with other states' institutions of higher learning and regional					
8	<u>educati</u>	ion c	ompacts.					
9	<u>The</u>	e offic	e of higher education or a higher education governing board may enter agreements					
10	with ins	titutio	ns of higher education in other states and regional education compacts. The office					
11	<u>or gove</u>	rning	board, subject to the limits of legislative appropriations, may make expenditures as					
12	necessa	ary to	utilize the educational facilities of the institutions for teaching North Dakota					
13	student	<u>s. In a</u>	addition, the office or governing board may enter agreements with institutions of					
14	<u>higher e</u>	educa	ation in other states and regional education compacts for the acceptance of					
15	students from other states in North Dakota institutions of higher education.							
16	<u>15-</u>	10.5-	39. Regional veterinary medical education program - Authority to enter					
17	<u>agreem</u>	<u>ients</u>	- Limitations.					
18	<u>1.</u>	<u>A h</u>	igher education governing board may enter agreements with the university of					
19		Nel	braska board of regents and with the appropriate governing entities or institutions of					
20		<u>hig</u> l	her education in other states to provide a program of regional veterinary medical					
21		<u>edı</u>	acation and services.					
22	<u>2.</u>	<u>Any</u>	agreements entered pursuant to subsection 1 may provide for the following:					
23		<u>a.</u>	Service by the university of Nebraska as the degree-granting institution.					
24		<u>b.</u>	Assumption by the university of Nebraska of final responsibility for the overall					
25			governance and administration of the educational aspects of the program.					
26		<u>C.</u>	Cooperation by North Dakota state university in providing input in the					
27			establishment of policies relating to curriculum, academic standards, student					
28			admissions, and other matters.					
29	<u>3.</u>	<u>Wit</u>	hin the limits of legislative appropriations, any agreements entered pursuant to					
30		<u>sub</u>	section 1 may provide for the payment by the higher education governing board of					
31		<u>Nor</u>	th Dakota's share of the cost of facility construction in Nebraska based upon the					

1		pro	proportion of North Dakota students in the program, provided the payment is based			
2		upon a per student annual facilities use charge.				
3	<u>4.</u>	<u>Witl</u>	Within the limits of legislative appropriations, any agreements entered pursuant to			
4		<u>sub</u>	section 1 may provide for the payment by the higher education governing board of			
5		Nor	th Dakota's share of the operating costs during the planning, startup, and full			
6		<u>ope</u>	rational phases, based upon the proportion of North Dakota students in the			
7		prog	gram.			
8	<u>15-</u>	10.5-4	40. Student registration with selective service system.			
9	<u>An i</u>	ndivi	dual who is required by the Military Selective Service Act [Pub. L. 759; 62 Stat.			
10	<u>604; 50</u>	<u>U.S.</u>	C. App. 451 et seq.] to register with the selective service system may not receive			
11	1 student financial aid funds from the state until that individual has registered. Each higher					
12	education governing board may adopt rules to achieve the purpose of this section.					
13	<u>15-</u>	15-10.5-41. Technology occupations student loan program.				
14	<u>1.</u>	The	The office of higher education shall administer a science, technology, engineering, and			
15		mat	hematics occupations student loan program that encourages college students to			
16		pur	sue studies in these fields, to participate in internship programs, and to remain in			
17		<u>the</u>	the state after graduation. The office shall adopt rules to implement the program,			
18		incl	uding internship requirements, guidelines to determine which technology-related			
19		<u>cou</u>	rses of study are eligible under the program, and standards for eligibility.			
20	<u>2.</u>	<u>Gra</u>	duates of office-approved colleges may apply for the technology occupations			
21		<u>stuc</u>	dent loan program. To be eligible to receive student loan grants under the program,			
22		<u>the</u>	applicant:			
23		<u>a.</u>	Must have graduated from an office-approved college:			
24		<u>b.</u>	Must have completed successfully the office-approved technology-related			
25			<u>courses;</u>			
26		<u>C.</u>	Must have maintained at least a 2.5 grade point average, based on a 4.0 grading			
27			system, at an office-approved college;			
28		<u>d.</u>	Must have a student loan with the Bank of North Dakota or other participating			
29			lender;			

1		e. Following graduation, must be employed in the state in an office-approved
2		technology occupation with a salary or equivalent hourly wage of sixty thousand
3		dollars or less per year; and
4		f. Must have met and must continue to meet any requirements established by rule.
5	<u>3.</u>	The office of higher education shall distribute student loan grants directly to the Bank
6		of North Dakota or other participating lender to repay outstanding student loan
7		principal balances for eligible applicants. The maximum student loan grant amount for
8		which an applicant may qualify is one thousand five hundred dollars per year and a
9		total of six thousand dollars, or a lesser amount established by rule adopted by the
10		office of higher education.
11	<u>4.</u>	If an individual is receiving loan forgiveness under any other provision, the individual
12		may not receive loan forgiveness under this section during the same application year.
13	<u>15-1</u>	<u> 0.5-42. Loans - Teacher shortages - Loan forgiveness.</u>
14	<u>1.</u>	The office of higher education shall administer a student loan forgiveness program for
15		individuals teaching at grade levels, in content areas, and in geographical locations
16		identified as having a teacher shortage or critical need. The office may approve loan
17		forgiveness for no more than two teachers per year in a school district. The office shall
18		adopt rules to implement the program.
19	<u>2.</u>	The superintendent of public instruction annually shall identify grade levels, content
20		areas, and geographical locations in which a teacher shortage or critical need exists.
21	<u>3.</u>	To be eligible for loan forgiveness under this section, an individual must have:
22		a. Graduated from an accredited teacher preparation program and signed a
23		contract to teach at a grade level or in a content area and in a geographical
24		location identified by the superintendent of public instruction as having an
25		existing teacher shortage or critical need; and
26		b. An existing student loan.
27	<u>4.</u>	For purposes of this section, the definitions of rural school district and remote town
28		school district have the same meaning as the definitions under the national center for
29		education statistics locale codes.
30	<u>5.</u>	If an individual is receiving loan forgiveness under any other provision, the individual
31		may not receive loan forgiveness under this section during the same application year.

1	<u>6.</u>	An eligible individual may receive loan forgiveness under the program as follows:				
2		<u>a.</u>	If the individual accepts one of up to five positions of critical need in a nonrural			
3			school district or nonremote town school district, the individual may receive up to			
4			three thousand dollars per year for a maximum of four years.			
5		<u>b.</u>	If the individual accepts a position in a rural school district or remote town school			
6			district with an enrollment of fewer than one thousand students, the individual			
7			may receive up to four thousand five hundred dollars per year for a maximum of			
8			four years.			
9		<u>C.</u>	If the individual accepts one of up to five positions of critical need in a rural			
10			school district or remote town school district with an enrollment of fewer than one			
11			thousand students, the individual may receive up to six thousand five hundred			
12			dollars per year for a maximum of four years.			
13	<u>7.</u>	<u>The</u>	e superintendent of public instruction shall consider all applications under this			
14		<u>sec</u>	tion based on the number of unfilled school vacancies, prioritized by critical need,			
15		and	I geographic location.			
16	<u>8.</u>	<u>Upo</u>	on notification the individual has completed a full year of teaching in a school			
17		<u>dist</u>	rict, state-supported school, or nonpublic school in this state at a grade level or in a			
18		<u>con</u>	tent area and in a geographical location identified by the superintendent of public			
19		<u>inst</u>	ruction as one in which a teacher shortage or critical need exists, the office shall			
20		<u>dist</u>	ribute funds directly to the lending institution of the individual to repay outstanding			
21	loan principal balances on behalf of eligible applicants. The office shall terminate loan					
22		forg	giveness payments to eligible individuals when the loan principal balance of the			
23		<u>elig</u>	ible individual is paid in full.			
24	15-10.5-43. Fees - Room and meals - Authorization.					
25	An institution of higher education may charge a fee for room and meals when provided by					
26	the institution in connection with summer programs at the institution for which high school credit					
27	is award	is awarded. If a student or the student's parent or guardian is unable to pay the fee for room and				
28	<u>meals, t</u>	he in	stitution shall waive the fee.			

1	15-10.5-44. Long-term lease and leaseback transaction revenue.					
2	Each higher education governing board shall use revenue earned from long-term lease and					
3	<u>leaseba</u>	leaseback transactions under chapter 54-01 for the repair and upkeep of campus buildings				
4	<u>commor</u>	commonly referred to as deferred maintenance projects.				
5	<u>15-</u> 2	10.5-45. Faculty - English pronunciation - Policy - Report.				
6	Each higher education governing board shall create a policy for all institutions under its					
7	<u>control,</u>	control, relating to the assessment of faculty and teaching assistant communication skills,				
8	including the ability to speak English clearly and with good pronunciation, the notification to					
9	students of opportunities to file complaints, the process for responding to student complaints,					
10	and the	resolution of reported communication problems.				
11	15-10.5-46. Veterinary medical education program - Kansas state university -					
12	<u>Contrac</u>	<u>xt.</u>				
13	<u>1.</u>	In addition to any contracts under section 15-10.5-39, a higher education governing				
14		board may contract with Kansas state university to provide an opportunity for up to five				
15		eligible students to enroll in the veterinary medical education program at Kansas state				
16		university.				
17	<u>2.</u>	Eligible students must be residents of this state and selected for enrollment by an				
18		admissions committee consisting of one faculty member from the department of				
19		veterinary and microbiological sciences at North Dakota state university, one				
20		veterinarian practicing in this state, one member of the legislative assembly, and one				
21		livestock producer, all of whom must be appointed by the legislative management, and				
22		the chairman of the admissions committee at the Kansas state university school of				
23		veterinary medicine. The legislative management and the chairman of the admissions				
24		committee at the Kansas state university school of veterinary medicine may select an				
25		alternative for each of the designated positions to serve as necessary.				
26	<u>3.</u>	The admissions committee shall determine the criteria to be used in the selection of				
27		eligible students, with eligible students interested in large animal veterinary medicine				
28		receiving a priority.				
29	<u> 15-10.5-47. Higher education information technology - Core technology services.</u>					
30	<u>1.</u>	The office of higher education shall manage and regulate information technology				
31		planning and services for institutions of higher education including:				

1		<u>a.</u>	Development of information technology policies, standards, and guidelines in		
2			coordination with the information technology department.		
3		<u>b.</u>	Implementation of a process for project management oversight and reporting.		
4		<u>C.</u>	Integration of higher education information technology planning and reporting		
5			with the higher education governing boards' strategic planning process and		
6			annual performance and accountability report required by section 15-10.5-26.		
7		<u>d.</u>	Participation in internet2 or other advanced higher education or research-related		
8			networking projects as provided in section 54-59-08.		
9		<u>e.</u>	Development of an annual report concerning higher education information		
10			technology planning and services.		
11		<u>f.</u>	Requiring utilization by each institution under the control of a higher education		
12			governing board of systemwide electronic mail services provided by the office of		
13			higher education for all public business electronic correspondence.		
14		<u>g.</u>	Development and implementation of an electronic mail retention policy for the		
15			higher education governing boards and institutions under control of the governing		
16			boards which requires retention of nonstudent employee electronic mail		
17			messages for at least two years after the creation or receipt of the messages.		
18	<u>2.</u>	<u>The</u>	e office of higher education shall collaborate with the information technology		
19		<u>dep</u>	partment to coordinate higher education information technology planning with		
20		<u>stat</u>	ewide information technology planning.		
21	<u>3.</u>	<u>The</u>	e office of higher education shall provide advice to the information technology		
22		<u>dep</u>	partment regarding the development of policies, standards, and guidelines relating		
23		<u>to a</u>	access to or use of wide area network services as provided by section 54-59-09.		
24	<u>4.</u>	<u>The</u>	e office of higher education shall present information regarding higher education		
25		info	rmation technology planning, services, and major projects to the information		
26		<u>tecl</u>	nnology committee on request of the committee.		
27	<u>15-</u>	<u>10.5-</u>	48. Required use of electronic mail, file server administration, database		
28	<u>adminis</u>	strati	on, application server, and hosting services.		
29	Each institution and entity under the control of a higher education governing board shall				
30	obtain electronic mail, file server administration, database administration, research computing,				
31	storage, application server, and hosting services through a delivery system established by the				

1	office of	high	er education. The office shall establish policies and guidelines for the delivery of	
2	services, including the transition from existing systems to functional consolidation, with			
3	<u>conside</u>	consideration given to the creation of efficiencies, cost-savings, and improved quality of service.		
4	<u>15-1</u>	10.5-4	49. Audits of computer systems - Penalty.	
5	<u>1.</u>	<u>An a</u>	auditor hired to conduct audits of the higher education advisory committee, the	
6		offic	ce of higher education, a higher education governing board, or an institution of	
7		<u>higł</u>	ner education may:	
8		<u>a.</u>	Conduct a review and assessment of any computer system or related security	
9			system of the higher education advisory committee, the office of higher	
10			education, a higher education governing board, or an institution of higher	
11			education. A review and assessment under this section may include an	
12			assessment of system vulnerability, network penetration, any potential security	
13			breach, and the susceptibility of the system to cyber attack or cyber fraud.	
14		<u>b.</u>	Disclose the findings of a review and assessment to the office of higher education	
15			or an individual or committee designated by the office of higher education. Any	
16			record relating to a review and assessment, including a working paper or	
17			preliminary draft of a review and assessment report and a report of the findings of	
18			a review and assessment, and any record that may cause or perpetuate	
19			vulnerability of a computer system or related security system which is obtained or	
20			created during a review and assessment is an exempt record.	
21		<u>C.</u>	In conjunction with the office of higher education, procure the services of a	
22			specialist in information security systems or any other contractor deemed	
23			necessary in conducting a review and assessment under this section.	
24	<u>2.</u>	<u>A pe</u>	erson hired or contracted to provide services in relation to a review and	
25		<u>ass</u>	essment under this section is subject to the privacy and confidentiality provisions of	
26		<u>sub</u>	section 1 and any other section of law, including section 44-04-27, and for the	
27		pur	poses of section 12.1-13-01, is a public servant.	
28	<u>15-1</u>	10.5-	50. Telecommunications and information services competition prohibited -	
29	<u>Report.</u>			
30	<u>1.</u>	<u>The</u>	e northern tier network, part of a national research network infrastructure, serves	
31		<u>enti</u>	ties within and outside this state. The office of higher education, a higher education	

1		gov	erning board, or an institution of higher education may use the northern tier
2		<u>net</u>	work infrastructure only for the purpose of supporting the research and education
3		<u>mis</u>	sions of the entity. The office of higher education, a higher education governing
4		<u>boa</u>	rd, or an institution of higher education may not use the northern tier network
5		infra	astructure for traditional internet, voice, video, or other telecommunications
6		<u>ser</u>	vices beyond those required for research networks.
7	<u>2.</u>	<u>The</u>	office of higher education, a higher education governing board, an institution of
8		<u>high</u>	ner education, or an affiliated entity may not resell any portion of the northern tier
9		<u>net</u>	work infrastructure to nonuniversity entities other than research collaborators.
10	<u>3.</u>	<u>The</u>	northern tier network may not replace any wide area network services to any city,
11		<u>cou</u>	nty, or school district which are provided by the information technology department
12		und	<u>er section 54-59-08.</u>
13	<u>4.</u>	<u>An e</u>	entity using the northern tier network under this section shall submit to a biennial
14		<u>aud</u>	it of the northern tier network activities.
15	<u>15-</u>	10.5-	51. Construction projects at institutions of higher education - Variance
16	<u>reports</u>		
10		•	
17	<u>1.</u>		en any new construction, renovation, or repair valued at more than two hundred
	-	Whe	en any new construction, renovation, or repair valued at more than two hundred thousand dollars is underway on the campus of an institution of higher education,
17	-	<u>Who</u> fifty	
17 18	-	<u>Whe</u> fifty the	thousand dollars is underway on the campus of an institution of higher education,
17 18 19	-	<u>Whe</u> fifty the repo	thousand dollars is underway on the campus of an institution of higher education, governing board for the institution shall provide semiannual project variance
17 18 19 20	-	<u>Whe</u> fifty the repo	thousand dollars is underway on the campus of an institution of higher education, governing board for the institution shall provide semiannual project variance orts to the director of the office of management and budget. Each report must
17 18 19 20 21	-	Whe fifty the repo inclu	thousand dollars is underway on the campus of an institution of higher education, governing board for the institution shall provide semiannual project variance orts to the director of the office of management and budget. Each report must ude:
17 18 19 20 21 22	-	Whe fifty the repo incli a.	thousand dollars is underway on the campus of an institution of higher education, governing board for the institution shall provide semiannual project variance orts to the director of the office of management and budget. Each report must ude: The name or a description of the project;
17 18 19 20 21 22 23	-	Whe fifty the repo inclu a. b.	thousand dollars is underway on the campus of an institution of higher education, governing board for the institution shall provide semiannual project variance orts to the director of the office of management and budget. Each report must ude: The name or a description of the project; The expenditure authorized by the legislative assembly;
17 18 19 20 21 22 23 24	-	Whe fifty the repo inclu a. b. c.	thousand dollars is underway on the campus of an institution of higher education, governing board for the institution shall provide semiannual project variance orts to the director of the office of management and budget. Each report must ude: The name or a description of the project; The expenditure authorized by the legislative assembly; The amount of the original contract;
 17 18 19 20 21 22 23 24 25 	-	Whe fifty the repo inclu a. b. c. d.	thousand dollars is underway on the campus of an institution of higher education, governing board for the institution shall provide semiannual project variance orts to the director of the office of management and budget. Each report must ude: The name or a description of the project; The expenditure authorized by the legislative assembly; The amount of the original contract; The amount of any change orders;
 17 18 19 20 21 22 23 24 25 26 	-	<u>Whe</u> <u>fifty</u> <u>the</u> <u>repo</u> <u>inclu</u> <u>a.</u> <u>b.</u> <u>c.</u> <u>d.</u> <u>e.</u>	thousand dollars is underway on the campus of an institution of higher education, governing board for the institution shall provide semiannual project variance. The director of the office of management and budget. Each report must ude: The name or a description of the project; The expenditure authorized by the legislative assembly; The amount of the original contract; The amount of any change orders; The amount of any potential or anticipated change orders;
 17 18 19 20 21 22 23 24 25 26 27 	-	<u>Whe</u> <u>fifty</u> <u>the</u> <u>repo</u> <u>inclu</u> <u>a.</u> <u>b.</u> <u>c.</u> <u>d.</u> <u>e.</u>	thousand dollars is underway on the campus of an institution of higher education, governing board for the institution shall provide semiannual project variance orts to the director of the office of management and budget. Each report must ude: The name or a description of the project; The expenditure authorized by the legislative assembly; The amount of the original contract; The amount of any change orders; The amount of any potential or anticipated change orders; The sum of subdivisions c through e and the amount by which that sum varies.
 17 18 19 20 21 22 23 24 25 26 27 28 	-	<u>Whe</u> fifty the repo inclu a. b. c. d. <u>c.</u> d. <u>f.</u>	thousand dollars is underway on the campus of an institution of higher education. governing board for the institution shall provide semiannual project variance orts to the director of the office of management and budget. Each report must ude: The name or a description of the project; The expenditure authorized by the legislative assembly; The amount of the original contract; The amount of any change orders; The amount of any potential or anticipated change orders; The sum of subdivisions c through e and the amount by which that sum varies from the expenditure authorized by the legislative assembly;

1	<u>2.</u>	<u>The</u>	governing board also shall provide to the director of the office of management and
2		budg	get, at the same time as the project variance report required by subsection 1:
3		<u>a.</u>	A brief description of each change order included in subdivision d of
4			subsection 1; and
5		<u>b.</u>	A list of each public and nonpublic entity that has a contractually reflected
6			financial obligation with respect to the project.
7	<u>3.</u>	<u>The</u>	office of management and budget shall review the information received under this
8		<u>sect</u>	ion and provide reports to the budget section of the legislative management upon
9		<u>requ</u>	est.
10	<u>15-1</u>	<u>0.5-5</u>	2. Advancement of academics - Matching grants - University of North Dakota
11	and Nor	th Da	ikota state university.
12	<u>1.</u>	<u>a.</u>	Subject to legislative appropriations, each biennium during the period beginning
13			July first of each odd-numbered year and ending December thirty-first of each
14			even-numbered year, the office of higher education shall award one dollar in
15			matching grants for every two dollars raised by the institutional foundations of the
16			university of North Dakota and North Dakota state university for projects
17			dedicated exclusively to the advancement of academics.
18		<u>b.</u>	To be eligible for a matching grant, an institution must demonstrate:
19			(1) The institution's foundation has raised at least fifty thousand dollars in cash
20			or monetary pledges for a qualifying project; and
21			(2) The project has been approved by the grant review committee established
22			in section 15-10.5-55.
23		<u>C.</u>	The office may award up to two hundred thousand dollars in matching grants to
24			each institution.
25		<u>d.</u>	Projects at the university of North Dakota school of medicine and health sciences
26			are not eligible to receive a grant under this section.
27	<u>2.</u>	<u>a.</u>	If any available dollars have not been awarded by the office before January first
28			of each odd-numbered year, in accordance with subsection 1, the university of
29			North Dakota or North Dakota state university may apply for an additional
30			matching grant.

1		<u>b.</u>	An application submitted under this subsection must meet the same criteria as an
2			original application.
3		<u>C.</u>	The office shall consider each application submitted under this subsection in
4			chronological order.
5		<u>d.</u>	If the remaining dollars are insufficient to provide a matching grant in the amount
6			of one dollar for every two dollars raised by the institutional foundation, the office
7			shall award a lesser amount.
8	<u>3.</u>	<u>The</u>	office of higher education shall retain up to one-quarter of one percent of any
9		grar	t awarded under this section to assist with administrative expenses incurred in the
10		grar	t review process.
11	<u>15-</u>	10.5-5	3. Advancement of academics - Matching grants - Two-year and four-year
12	<u>institut</u>	ions (of higher education.
13	<u>1.</u>	<u>a.</u>	Subject to legislative appropriations, each biennium during the period beginning
14			July first of each odd-numbered year and ending December thirty-first of each
15			even-numbered year, the office of higher education shall award one dollar in
16			matching grants for every two dollars raised by the institutional foundations of
17			Bismarck state college, Dakota college at Bottineau, Lake Region state college,
18			Mayville state university, Minot state university, North Dakota state college of
19			science, Valley City state university, and Williston state college for projects
20			dedicated exclusively to the advancement of academics.
21		<u>b.</u>	To be eligible for a matching grant, an institution must demonstrate:
22			(1) The institution's foundation has raised at least twenty-five thousand dollars
23			in cash or monetary pledges for a qualifying project; and
24			(2) The project has been approved by the grant review committee established
25			in section 15-10.5-55.
26		<u>C</u>	The office may award up to two hundred thousand dollars in matching grants to
27			each institution.
28	<u>2.</u>	<u>a.</u>	If any available dollars have not been awarded by the board before January first
29			of each odd-numbered year, in accordance with subsection 1, any institution
30			listed in subsection 1 may apply for an additional matching grant.

1 An application submitted under this subsection must meet the same criteria as an b. 2 original application. 3 <u>C.</u> The office shall consider each application submitted under this subsection in 4 chronological order. 5 If the remaining dollars are insufficient to provide a matching grant in the amount d. 6 of one dollar for every two dollars raised by the institutional foundation, the office 7 shall award a lesser amount. 8 The office of higher education shall retain up to one-quarter of one percent of any <u>3.</u> 9 grant awarded under this section to assist with administrative expenses incurred in the 10 grant review process. 11 15-10.5-54. Liability for pledged amount. 12 If in accordance with section 15-10.5-52 or 15-10.5-53, the office of higher education 13 provides grant funds to an institution, on the basis of a monetary pledge, and if the amount 14 forthcoming is less than the amount pledged, the institutional foundation is liable to the 15 institution for any shortfall. 16 15-10.5-55. Grant review committee. 17 1. The grant review committee consists of: 18 <u>a.</u> The governor, or the governor's designee, who shall serve as the chairman; 19 <u>Two members of the house of representatives appropriations committee</u>, <u>b.</u> 20 selected by the majority leader of the house of representatives; 21 Two members of the senate appropriations committee, selected by the majority С. 22 leader of the senate; 23 Two members appointed by the governor, with the consent of the legislative <u>d.</u> 24 management; and 25 Two members appointed by the office of higher education, with the consent of the <u>e.</u> 26 legislative management. 27 2. The gubernatorial appointees must have an understanding of higher education's role 28 in advancing agriculture, the arts, commerce and finance, manufacturing, mineral 29 extraction, natural resources, and the professions.

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1	<u>3.</u>	<u>The</u>	e grant review committee shall establish its rules of operation and procedure and
2		<u>sha</u>	Il develop and publish the criteria upon which all requests for matching grants will
3		<u>be</u>	reviewed.
4	<u>4.</u>	<u>a.</u>	A request for a matching grant may be presented to the committee by:
5			(1) The president of the institution; or
6			(2) <u>A designee of the president.</u>
7		<u>b.</u>	Either presenter may be accompanied by other individuals having an expertise
8			with respect to the project.
9		<u>C.</u>	If the request is to be presented by a designee of a president, the designee shall
10			provide to the committee a written statement signed by the president and
11			certifying the president has full knowledge of all aspects of the request, as it is
12			presented.
13	<u>15-</u>	10.5-	56. Grant review committee - Compensation.
14	Eac	<u>ch me</u>	mber of the grant review committee is entitled to receive compensation in the
15	<u>amount</u>	of or	e hundred thirty-five dollars per day plus reimbursement for expenses as provided
16	<u>by law f</u>	or sta	te officers if the member is attending meetings or performing duties directed by the
17	<u>commit</u>	tee. T	he compensation provided for in this section may not be paid to any member of the
18	<u>commit</u>	ee w	ho receives a salary or other compensation as an employee or official of this state
19	if the inc	dividu	al is serving on the committee by virtue of the individual's state office or state
20	<u>employ</u> ı	ment.	
21	<u>15-</u>	10.5-	57. Definition.
22	<u>For</u>	purp	oses of sections 15-10.5-52 through 15-10.5-56, projects dedicated to the
23	advance	emen	t of enhanced academics include investments in research, scholarships,
24	technolo	ogy, e	endowed chairs, and investments in educational infrastructure, but exclude
25	scholars	<u>ships</u>	intended solely for the benefit of athletics, campus facility repair projects, and new
26	capital o	const	ruction projects.
27	<u>15-</u>	10.5-	58. Student journalists - Freedom of expression - Civil remedy.
28	<u>1.</u>	<u>As</u>	used in this section:
29		<u>a.</u>	"Protected activity" means an expression of free speech or freedom of the press.
30		<u>b.</u>	"School-sponsored media" means any material prepared, substantially written,
31			published, or broadcast by a student journalist at a public institution of higher

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1			education, distributed or generally made available to members of the student
2			body, and prepared under the direction of a student media adviser. The term
3			does not include any media intended for distribution or transmission solely in the
4			classroom in which the media is produced.
5		<u>C.</u>	"Student journalist" means a student of a public institution of higher education
6			who gathers, compiles, writes, edits, photographs, records, or prepares
7			information for dissemination in school-sponsored media.
8		<u>d.</u>	"Student media adviser" means an individual employed, appointed, or designated
9			by a public institution of higher education to supervise or provide instruction
10			relating to school-sponsored media.
11	<u>2.</u>	<u>Exce</u>	pt as provided in subsection 3, a student journalist has the right to exercise
12		freed	om of speech and of the press in school-sponsored media, regardless of whether
13		<u>the n</u>	nedia is supported financially by the institution or by use of facilities of the
14		<u>instit</u>	ution or produced in conjunction with a class in which the student is enrolled.
15		<u>Subj</u>	ect to subsection 3, a student journalist is responsible for determining the news,
16		<u>opini</u>	on, feature, and advertising content of school-sponsored media. This subsection
17		<u>may</u>	not be construed to prevent a student media adviser from teaching professional
18		stand	dards of English and journalism to student journalists. A student media adviser
19		<u>may</u>	not be dismissed, suspended, or disciplined for acting to protect a student
20		journ	alist engaged in a protected activity or for refusing to infringe on a protected
21		<u>activ</u>	i <u>ty.</u>
22	<u>3.</u>	<u>This</u>	section does not authorize or protect expression by a student that:
23		<u>a.</u>	Is libelous, slanderous, or obscene;
24		<u>b.</u>	Constitutes an unwarranted invasion of privacy;
25		<u>C.</u>	Violates federal or state law; or
26		<u>d.</u>	So incites students as to create a clear and present danger of the commission of
27			an unlawful act, the violation of policy of an institution of higher education or its
28			governing board, or the material and substantial disruption of the orderly
29			operation of the institution.
30	<u>4.</u>	<u>An e</u>	xpression of free speech or freedom of the press made by a student journalist
31		unde	er this section may not be construed as an expression of school policy. A school,

1		school official, employee, or parent or legal guardian of a student journalist may not be
2		liable in any civil or criminal action for an expression of free speech or freedom of the
3		press made by a student journalist, except in the case of willful or wanton misconduct.
4	<u>15-1</u>	0.5-59. Disciplinary proceedings - Right to counsel for students and
5	organiza	ations - Appeals.
6	<u>1.</u>	Any student enrolled at an institution of higher education has the right to be
7		represented, at the student's expense, by the student's choice of either an attorney or
8		a nonattorney advocate, who may participate fully during any disciplinary proceeding
9		or during any other procedure adopted and used by that institution to address an
10		alleged violation of the institution's rules or policies. This right applies to both the
11		student who has been accused of the alleged violation and to the student who is the
12		accuser or victim. This right only applies if the disciplinary proceeding involves a
13		violation that could result in a suspension or expulsion from the institution. This right
14		does not apply to matters involving academic misconduct. Before the disciplinary
15		proceeding is scheduled, the institution shall inform the students in writing of the
16		students' rights under this section.
17	<u>2.</u>	Any student organization officially recognized by an institution of higher education has
18		the right to be represented, at the student organization's expense, by the student
19		organization's choice of either an attorney or nonattorney advocate, who may fully
20		participate during any disciplinary proceeding or during any other procedure adopted
21		and used by the institution to address an alleged violation of the institution's rules or
22		policies. This right only applies if the disciplinary proceeding involves a violation that
23		could result in the suspension or the removal of the student organization from the
24		institution. This right applies to both the student organization accused of the alleged
25		violation and to the accuser or victim.
26	<u>3.</u>	a. Any student who is suspended or expelled from an institution of higher education
27		for a violation of the rules or policies of that institution and any student
28		organization found to be in violation of the rules or policies of that institution must
29		be afforded an opportunity to appeal the institution's initial decision to an
30		institutional administrator or body that did not make the initial decision for a
31		period of one year after receiving final notice of the institution's decision. The

1		right to appeal the result of the institution's disciplinary proceeding applies to a
2		student who is the accuser or victim.
3		b. The right of the student or the student organization under subsection 1 or 2 to be
4		represented, at the student's or the student organization's expense, by the
5		student's or the student organization's choice of either an attorney or a
6		nonattorney advocate, also applies to the appeal.
7		c. The issues that may be raised on appeal include new evidence, contradictory
8		evidence, and evidence the student or student organization was not afforded due
9		process. The institutional body considering the appeal may consider police
10		reports, transcripts, and the outcome of any civil or criminal proceeding directly
11		related to the appeal.
12	<u>4.</u>	Upon consideration of the evidence, the institutional body considering the appeal may
13		grant the appeal, deny the appeal, order a new hearing, or reduce or modify the
14		suspension or expulsion. If the appeal results in the reversal of the decision or a
15		lessening of the sanction, the institution may reimburse the student for any tuition and
16		fees paid to the institution for the period of suspension or expulsion which had not
17		been previously refunded.
18	<u>5.</u>	For purposes of this section, "participate fully" includes the opportunity to make
19		opening and closing statements, to examine and cross-examine witnesses, and to
20		provide the accuser or accused with support, guidance, and advice. This section does
21		not require an institution to use formal rules of evidence in institutional disciplinary
22		proceedings. The institution, however, shall make good faith efforts to include relevant
23		evidence and exclude evidence which is neither relevant or probative.
24	<u>6.</u>	This section does not affect the obligation of an institution to provide equivalent rights
25		to a student who is the accuser or victim in the disciplinary proceeding under this
26		section, including equivalent opportunities to have others present during any
27		institutional disciplinary proceeding, to not limit the choice of attorney or nonattorney
28		advocate in any meeting or institutional disciplinary proceeding, and to provide
29		simultaneous notification of the institution's procedures for the accused and the
30		accuser or victim to appeal the result of the institutional disciplinary proceeding.

1	15-10.5-60. Workforce, vocational, and technical education program.			
2	The higher education advisory committee shall ensure institutions of higher education offer			
3	coordinated workforce training, vocational education, and technical education programs. The			
4	advisory committee periodically shall review programs offered by the institutions and revise			
5	program offerings based on the workforce needs of the state identified by the workforce			
6	education advisory council. The advisory committee shall develop administrative arrangements			
7	that make possible the efficient use of facilities and staff. The advisory committee shall limit			
8	administrative costs by working with governing boards to eliminate duplicative administrative			
9	positions.			
10	15-10.5-61. Workforce education advisory council - Membership - Duties.			
11	The office of higher education shall establish a workforce education advisory council to			
12	advise the advisory council regarding skills and qualifications needed for workforce training,			
13	vocational, and technical education programs offered at institutions of higher education. The			
14	council is composed of a representative of the department of career and technical education, a			
15	representative of job service North Dakota, a representative of the department of commerce,			
16	and eight members representing business and industry in the state. The eight members			
17	representing business and industry are appointed by the chairman of the legislative			
18	management. The office of higher education shall provide staff services for the workforce			
19	education advisory council. Members of the council who are not employees of the state are			
20	entitled to expense reimbursement from the office of higher education, as provided by law for			
21	state officers, for attending meetings of the council.			
22	<u>15-10.5-62. Annual report - Scholarships.</u>			
23	The office of higher education shall provide to the legislative management an annual report			
24	regarding the number of North Dakota academic scholarships and career and technical			
25	education scholarships provided and demographic information pertaining to the recipients.			
26	<u>15-10.5-63. Dual-credit courses - Pilot program.</u>			
27	1. The office of higher education shall establish a four-year pilot program to offer a credit			
28	incentive to instructors teaching dual-credit courses in core subject matter areas at			
29	public or private high schools in the state. An instructor who participates in the			
30	program is entitled to receive a credit-for-credit coupon that may be used toward			
31	graduate level classes at a public or private postsecondary education institution in the			

1		state. The office shall provide a qualified participant with a coupon that covers the cost
2		of tuition for one graduate level credit in an amount not exceeding the tuition charged
3		for the credit at the institution in which the participant is enrolled, except the amount
4		may not exceed the highest tuition for a graduate level credit charged at a state
5		institution of higher education, for every credit-hour of a dual-credit course the
6		individual teaches. An individual is eligible for the program if the individual teaches a
7		concurrent dual enrollment class at a public or private high school in the state and the
8		class includes at least four students receiving dual credit.
9	<u>2.</u>	If an individual eligible for a credit coupon offered under this section has met
10		accreditation qualification standards, the individual may transfer a credit coupon to a
11		family member or to a student being taught by the individual.
12	<u>3.</u>	The office of higher education shall develop a long-term sustainability plan for the
13		program and, if determined necessary, continue the program for up to five additional
14		<u>years.</u>
15	<u>15-</u>	10.5-64. Nickel trophy.
16	<u>To p</u>	promote national recognition and statewide enthusiasm, the legislative assembly
17	<u>encoura</u>	iges the university of North Dakota and the North Dakota state university of agriculture
18	and app	lied science to play for the nickel trophy during the course of a national collegiate
19	athletic	association football game. If the athletic director or president of either institution elects
20	<u>not to pl</u>	ay for the nickel trophy, the nickel trophy must be permanently displayed in the heritage
21	<u>center.</u>	
22	<u>15-</u>	10.5-65. Capital project and capital lease requests - Maintenance reserve account.
23	<u>1.</u>	Notwithstanding any existing agreements, an institution of higher education shall
24		obtain approval from the legislative assembly before the institution acquires any
25		additional facility space to be used by the institution for any purpose, if the acquisition
26		would result in additional operating costs funded from any source. This subsection
27		does not apply to operating lease agreements that preclude the ownership of the
28		leased facility.
29	<u>2.</u>	Notwithstanding any existing agreements, an institution of higher education shall
30		obtain approval from the legislative assembly before an institution purchases, rents,
31		occupies, or otherwise utilizes a building or any portion of a building for a purpose that

1		directly or indirectly supports or relates to the institution's educational or administrative
2		functions if the building is located more than ten miles from the campus of the
3		institution. This subsection does not apply to buildings used by an institution to offer
4		dual-credit courses, buildings used by the agricultural experiment station and research
5		extension centers, and buildings used by the North Dakota state university extension
6		service. For purposes of this section, "campus" means the campus of the institution
7		under the Federal Clery Act [Pub. L. 105-244; 20 U.S.C. 1092(f)].
8	<u>3.</u>	An institution of higher education may undertake a facility renovation project only if the
9		project will reduce the deferred maintenance amount of the facility by no less than
10		seventy-five percent of the total cost of the renovation. The institution shall maintain
11		documentation that demonstrates the cost and scope of the deferred maintenance
12		reduction that results directly from the renovation. This subsection does not apply to
13		projects undertaken solely to correct building code deficiencies or to installations of
14		infrastructure determined by the institution's governing board to be essential to the
15		mission of the institution.
16	<u>4.</u>	Facility construction and renovation projects undertaken by an institution of higher
17		education must conform to campus master plan and space utilization requirements
18		approved by the institution's governing board and the higher education advisory
19		committee.
20	<u>5.</u>	An institution that obtains legislative approval under subsection 1 shall establish a
21		maintenance reserve fund of three percent of the total construction cost or
22		replacement value, whichever is greater, of the acquired space. The institution's plans
23		for funding the maintenance reserve fund must be included in the request for
24		legislative approval under subsection 1. Maintenance reserve funds must be deposited
25		in an account under the control of the institution's higher education governing board
26		before the acquired space may be occupied, and the funds may be used for
27		maintenance repairs after the total deferred maintenance of the space exceeds thirty
28		percent of its replacement value. The funds may not be used for any other purpose.
29		This subsection does not apply to additional space acquired through the sale of
30		revenue bonds that require by covenant the establishment of maintenance reserve
31		<u>funds.</u>

SECTION 14. AMENDMENT. Section 15-11-15 of the North Dakota Century Code is
amended and reenacted as follows:
15-11-15. Tests of state mineral and other resources - Duty of state board of higher
educationuniversity of North Dakota governing board - Bulletins published.
The state board of higher educationuniversity of North Dakota governing board shall
provide at the university of North Dakota suitable means for experimentation and practical
testing of the mineral and other allied resources of the state in order to demonstrate their fitness
for mining and manufacturing industries.
SECTION 15. AMENDMENT. Section 15-11-22 of the North Dakota Century Code is
amended and reenacted as follows:
15-11-22. State university alumni building - Construction on campus - Power of state
board of higher educationuniversity of North Dakota governing board.
The alumni association of the university of North Dakota, a corporation, with the advice and
consent of the state board of higher educationuniversity of North Dakota governing board, may
select a space and plat of ground upon the campus of the university, not exceeding three
hundred feet [91.44 meters] in length and one hundred fifty feet [45.72 meters] in width, for the
purpose of erecting and maintaining thereonon the space an alumni building by the alumni
association, to cost not less than seventy-five thousand dollars.
SECTION 16. AMENDMENT. Section 15-11-30 of the North Dakota Century Code is
amended and reenacted as follows:
15-11-30. Sale of university land to fraternal societies.
The state board of higher educationuniversity of North Dakota governing board is hereby
authorized to plat and replat, and after such platting, to sell and convey tracts of land lying
within the east thirty-one acres [12.55 hectares] of the north half of the southwest quarter of
section five in township one hundred fifty-one north, range fifty west of the fifth meridian, in
Grand Forks County, North Dakota, of sucha size as may in the judgment of saidthe governing
board be for the best interests of the university, at such prices as may be determined by saidthe
governing board to be adequate and proper in the light of the cost thereofof the land and of the
improvements provided, to fraternities, sororities, and institutional dormitory corporations for use
solely and only as sites for fraternity houses, sorority houses, dormitories, and like buildings, for
the housing of students and faculty of the university of North Dakota.

1 All such deeds of conveyance for conveyances under this section must contain a provision 2 for the reversion of the title theretoto the land and improvements to the state of North Dakota 3 should saidthe premises ever be used for purposes other than those above provided permitted 4 under this section. 5 Conveyances of said property under this section must be executed in the name of the state 6 of North Dakota by the governor and attested by the secretary of state, under the great seal of 7 the state of North Dakota, upon resolution duly adopted by the state board of higher-8 educationuniversity of North Dakota governing board and filed with the secretary of state. 9 SECTION 17. AMENDMENT. Subsection 2 of section 15-11-35 of the North Dakota Century 10 Code is amended and reenacted as follows: 11 2. The state board of higher education administrator shall appoint a director of the fetal 12 alcohol syndrome program. The director shall prepare an annual report on the status 13 of fetal alcohol syndrome in North Dakota. 14 SECTION 18. AMENDMENT. Section 15-12-10 of the North Dakota Century Code is 15 amended and reenacted as follows: 16 15-12-10. Experiment station - Administered by board - Purpose. 17 The agricultural experiment station established in connection with the North Dakota state 18 university of agriculture and applied science must be operated under the direction of the state-19 board of higher education North Dakota state university governing board for the purpose of 20 conducting experiments in agriculture according to the provisions of section _1 of the Act of 21 Congress approved March 2, 1887, entitled "An act to establish agricultural experiment stations 22 in connection with the colleges established in the several states under the provisions of an act 23 approved July 2, 1862, and of the acts supplementary thereto". 24 SECTION 19. AMENDMENT. Section 15-12.1-01 of the North Dakota Century Code is 25 amended and reenacted as follows: 26 15-12.1-01. Definitions. 27 In this chapter, unless the context otherwise requires: 28 "Agricultural experiment station" means the North Dakota state university main 1. 29 research center, the Dickinson research extension center, the Williston research 30 extension center, the Langdon research extension center, the central grasslands 31 research extension center, the Carrington research extension center, the Hettinger

- research extension center, the north central research extension center, the agronomy
 seed farm, and any other department or agency designated by the state board of
 higher educationNorth Dakota state university governing board.
- 4 2. "Center director" means the administrator in charge of a research or research
 5 extension center.
- 6 3. "Station director" means the administrator of the agricultural experiment station.

7 SECTION 20. AMENDMENT. Section 15-12.1-02 of the North Dakota Century Code is
8 amended and reenacted as follows:

9

15-12.1-02. Agricultural experiment station.

10 The state board of agricultural research and education and the president of North Dakota

- 11 state university shall control and administer the North Dakota agricultural experiment station
- 12 subject to the supervision of the state board of higher education North Dakota state university
- 13 governing board. Funds appropriated to the agricultural experiment station may not be
- 14 commingled with funds appropriated to North Dakota state university. Appropriation requests to
- 15 defray expenses of the agricultural experiment station must be separate from appropriation
- 16 requests to defray expenses of North Dakota state university.
- SECTION 21. AMENDMENT. Section 15-12.1-04 of the North Dakota Century Code is
 amended and reenacted as follows:
- 19 **15-12.1-04. Reports.**
- Each center director shall submit an annual report to the station director. Each report must
 set forth in detail the investigations and experiments made during the preceding year,
- 22 recommendations for the welfare of the center, the financial condition of the center, how all
- 23 moneys have been expended during the preceding year, and the results of all experiments that
- 24 have been completed during the preceding year. By September first of each year, the station
- 25 director shall submit these reports, with a report of the North Dakota state university main
- 26 research center, to the state board of agricultural research and education and the state board of
- 27 higher educationNorth Dakota state university governing board.
- 28 SECTION 22. AMENDMENT. Subsection 4 of section 15-12.1-14 of the North Dakota
- 29 Century Code is amended and reenacted as follows:
- 30 4. a. At least ninety days before the term of a member appointed by the ag coalition
 31 expires, the ag coalition shall provide to the state board of higher educationNorth

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1		Dakota state university governing board a list of one or more names from which		
2		the state board of higher educationgoverning board shall appoint a successor.		
3		The state board of higher educationgoverning board shall ensure four out of the		
4		five seats are held by agricultural producers.		
5		b. At least ninety days before the term of a member appointed by the extension		
6		service's multicounty program units expires, the units through their advisory		
7		groups shall provide to the state board of higher educationNorth Dakota state		
8		university governing board a list of one or more names from which the state-		
9		board of higher educationgoverning board shall appoint a successor. The state		
10		board of higher educationgoverning board shall ensure four out of the five seats		
11		are held by agricultural producers.		
12	SEC	CTION 23. AMENDMENT. Section 15-12.1-17 of the North Dakota Century Code is		
13	amended and reenacted as follows:			
14	15-12.1-17. State board of agricultural research and education - Duties.			
15	Within the policies of the state board of higher education North Dakota state university			
16	governing board, the state board of agricultural research and education is responsible for			
17	budgeting and policymaking associated with the agricultural experiment station and the North			
18	Dakota	state university extension service. The state board of agricultural research and		
19	educatio	on shall:		
20	1.	Determine the causes of any adverse economic impacts on crops and livestock		
21		produced in this state;		
22	2.	Develop ongoing strategies for the provision of research solutions and resources to		
23		negate adverse economic impacts on crops and livestock produced in this state;		
24	3.	Develop proactive strategies for the extension service to fulfill the mission of improving		
25		the lives and livelihood of the citizens of North Dakota by providing research-based		
26		education;		
27	4.	Implement the strategies developed under subsections 2 and _3, subject to approval		
28		by the state board of higher educationNorth Dakota state university governing board;		
29	5.	Develop, with the agricultural experiment station and the North Dakota state university		
30		extension service, an annual budget for the operations of these entities;		

1	6.	Develop a biennial budget request based on its prioritized needs list and submit that			
2		request to the president of North Dakota state university and the state board of higher-			
3		educationNorth Dakota state university governing board, and forward its prioritized			
4		needs list and request without modification to the office of management and budget			
5		and the appropriations committees of the legislative assembly;			
6	7.	Maximize the use of existing financial resources, equipment, and facilities to generate			
7		the greatest economic benefit from research and extension efforts and to promote			
8		efficiency;			
9	8.	Annually evaluate the results of research and extension activities and expenditures			
10		and report the findings to the legislative management and the state board of higher-			
11		educationNorth Dakota state university governing board;			
12	9.	Advise the president of North Dakota state university regarding the recruitment,			
13		selection, and performance of the vice president of agricultural affairs, the extension			
14		service director, and the station director; and			
15	10.	Provide a status report to the budget section of the legislative management.			
16	SEC	TION 24. AMENDMENT. Section 15-17-03 of the North Dakota Century Code is			
17	amende	d and reenacted as follows:			
18	15-1	7-03. Limitations on powers of institutional holding association.			
19	An ir	nstitutional holding association is subject to the following limitations and restrictions:			
20	1.	Dormitories and their equipment and appurtenances must be erected and installed			
21		only according to plans and specifications therefor approved by the state board of			
22		higher education governing board for the institution for which the dormitories and their			
23		equipment and appurtenances are erected and installed, and at a cost for site,			
24		building, and equipment to be fixed by the governing board within the maximum limit			
25		provided in this section.			
26	2.	Such dormitories A dormitory and theirits equipment and appurtenances for a state			
27		institution of higher education under this chapter must be owned, managed, operated,			
28		and conducted at all times by the association, its successors or assigns, solely for the			
29		educational purpose provided in this chapter in connection with one of the state			
30		educational institutions and must beinstitution of higher education; under the control			
31		and supervision of the state board of higher education , governing board for the			

1		institution; and operated according to such rules and regulations, including rental			
2		charges, as must be prescribed by the <u>governing</u> board , but such<u>.</u> The rental charges			
3		may not be less than an amount sufficient to pay the interest on the bonded			
4		indebtedness and the serial bonds of the association as they mature.			
5	3.	An institutional holding association must be nonprofit sharing, shall and may not issue			
6		no corporate stock, and no. A member of the association may not have or acquire any			
7		divisional or other share or interest in any of its property <u>of the association</u> .			
8	4.	The income of suchan association under this chapter must be applied only to the			
9		payment of its debts and operating expenses, including necessary repairs and upkeep			
10		of its properties.			
11	5.	When all of the debts against any site, dormitory, and equipment are paid, all of the			
12		right, title, and interest of the association or its successors or assigns thereinin the			
13		site, dormitory, and equipment terminates immediately, and the same becomes right,			
14		title, and interest become the property of and must be conveyed to the state.			
15	6.	Any transfer or encumbrance of the property of an institutional holding association,			
16		except as permitted in this chapter, is prohibited and is null and void.			
17	7.	The amount of money borrowed or debts contracted by an institutional holding			
18		association may not exceed the aggregate cost of the site, dormitory, and equipment			
19		as fixed by the state board of higher educationgoverning board of the institution of			
20		higher education for which the dormitory and equipment were constructed, and the			
21		payment thereofof the debts may not extend over a period of more than fifty years.			
22		The terms and conditions of such loans or debts under the chapter, except as herein-			
23		provided in the chapter, must be fixed and approved by the governing board.			
24	8.	Dormitories must be erected only at the state educational institutions herein named of			
25		higher education in this subsection, and within the cost limits for site, building, and			
26		equipment herein specified in this subsection:			
27		a. One at or near the university at a cost of not more than two hundred thousand			
28		dollars.			
29		b. One at or near the North Dakota state university of agriculture and applied			
30		science at a cost of not more than two hundred thousand dollars.			

1		c. One at or near each of the normal schools located at Valley City, Mayville, Mino	t,		
2		and Dickinson at a cost of not more than one hundred fifty thousand dollars.			
3		d. One at or near the state school of science at Wahpeton at a cost of not more th	an		
4		one hundred thousand dollars.			
5		e. One at or near Dakota college, at Bottineau at a cost of not more than fifty			
6		thousand dollars.			
7	9.	NoA dormitory may not be erected upon the campus of any state educational			
8		institution of higher education until a written permit thereforfor the dormitory first is			
9		granted and issued to the association by the state board of higher educationgovernir	ıg		
10		board for the institution at which the dormitory would be erected. Such The permit mu	st		
11		describe the ground to be used and must provide that the dormitory to be erected			
12		thereon must be erected, owned, and operated only by the association, its successo	rs		
13		and assigns. The association and its successors and assigns shall acquire no right,			
14		title, or interest in and to the campus site, the dormitory erected thereonon the			
15		campus, or the equipment thereof of the dormitory, except the right to operate the			
16	dormitory solely for the educational purposes, in the manner, and upon the terms and				
17		conditions provided in this chapter.			
18	SEC	FION 25. AMENDMENT. Section 15-17-05 of the North Dakota Century Code is			
19	amende	and reenacted as follows:			
20	15-1	7-05. State board of higher<u>Higher</u> education <u>governing boards</u> may lease or			
21	purchas	e dormitory - State to incur no liability.			
22	The	state board of Each higher education governing board has the power, and the state			
23	shall<u>may</u>	not incur noany liability whatever by reason of the exercise of the authority granted to	С		
24	the <u>a gov</u>	erning board of higher education by<u>under</u> this chapter:			
25	1.	To take all necessary and proper action and proceedings to carry out the terms and			
26		provisions of this chapter and to do and perform all of the acts and duties imposed			
27		upon said board.			
28	2.	To lease from an institutional holding association, its successors or assigns, the site,			
29		dormitory, and equipment, or any of them, for a term of not to exceed fifty years, to b	е		
30		used and operated by the board solely for educational purposes in connection with			
31		one of the educational institutions of higher education governed by the board			

1 enumerated in this chapter. Such The lease must provide for the payment to such the 2 association, its successors or assigns, of a net cash annual rental of not more than 3 fifteen percent of the cost of the site, dormitory, and equipment, but at least equal to 4 an amount sufficient to pay the interest on the bonded indebtedness of the association 5 and to retire its serial bonds as they mature. The annual rental shallmust be payable 6 solely and exclusively out of the income derived from the operation of the dormitory. 7 To purchase from an institutional holding association, its successors or assigns, the 3. 8 site, dormitory, and equipment, or any of them, at a price not to exceed the cost of the 9 same, to be used and operated by saidthe governing board solely for educational 10 purposes in connection with one of the educational institutions of higher education 11 governed by the board enumerated in this chapter. Such The purchase price shall must 12 be payable for not more than fifty years, in annual installments of not more than fifteen 13 percent of the purchase price, at a rate of interest of not more than five percent per 14 annum, payable semiannually, and shallmust be payable solely and exclusively out of 15 the income derived from the operation of suchthe dormitory.

SECTION 26. AMENDMENT. Section 15-18-06 of the North Dakota Century Code is
 amended and reenacted as follows:

18

15-18-06. Proceeds of levy to be certified to special school district.

The proceeds of any tax levy hereby authorized <u>under this section</u> must be certified quarterly to the clerk of any special school district which maintained a junior college or off-campus educational center pursuant to this chapter as it existed on June 30, 1984. The proceeds must be placed in a special junior college fund or an off-campus center fund and must be used to finance any residual or other fiscal obligations of the special school district under the terms of an agreement between the district and <u>a higher education governing board, institution</u> <u>of higher education, or</u> the state board of higher education, its successors or assigns.

SECTION 27. AMENDMENT. Section 15-18.1-01 of the North Dakota Century Code is
 amended and reenacted as follows:

28 **15-18.1-01. Definitions.**

As used in this chapter:

"Authorization to operate" or like term means approval of the boardoffice to operate or
 to contract to operate a postsecondary educational institution in this state.

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1 "Board" means the state board of higher education. 2. 2 3. "Education" or "educational services" or like term includes any class, course, or 3 program of training, instruction, or study. 4 4.3. "Educational credentials" means degrees, diplomas, certificates, transcripts, reports, 5 documents, or letters of designation, marks, appellations, series of letters, numbers, or 6 words which signify, purport, or are generally taken to signify enrollment, attendance, 7 progress, or satisfactory completion of the requirements or prerequisites for education 8 at a postsecondary educational institution operating in this state. 9 5.<u>4.</u> "Office" means office of higher education. 10 <u>5.</u> "Postsecondary educational institution" means an academic, technical, home study, 11 business, professional or other school, college, or university, or other person, 12 operating in this state, offering educational credentials or offering instruction or 13 educational services, primarily to any individual who has completed or terminated 14 secondary education or who is beyond the age of compulsory high school attendance. 15 for attainment of educational, or professional objectives at the associate in arts level or 16 higher. 17 "To grant" includes awarding, selling, conferring, bestowing, or giving. 6. 18 7. "To offer" includes, in addition to its usual meanings, advertising, publicizing, soliciting, 19 or encouraging any individual, directly or indirectly, in any form, to perform the act 20 described. 21 8. "To operate" an educational institution, or like term, means to establish, keep, or 22 maintain any facility or location in this state where, from, or through which, education 23 is offered or given, or educational credentials are offered or granted, and includes 24 contracting with any person to perform any such act. 25 SECTION 28. AMENDMENT. Section 15-18.1-02 of the North Dakota Century Code is 26 amended and reenacted as follows: 27 15-18.1-02. Exemptions. 28 The following education and educational schools or institutions are exempted from the 29 provisions of this chapter:

1	1.	Education sponsored by a bona fide trade, business, professional, or fraternal			
2		organization, so recognized by the boardoffice, solely for that organization's			
3		membership, or offered on a no-fee basis.			
4	2.	Education offered by charitable institutions, organizations, or agencies, so recognized			
5		by the boardoffice, provided the education is not advertised or promoted as leading			
6		toward educational credentials.			
7	3.	Postsecondary educational institutions established, operated, and governed by this or			
8		any other state or its political subdivisions, as determined by the boardoffice and any			
9		educational consortium that includes one or more of the institutions.			
10	4.	Private four-year institutions chartered or incorporated and operating in the state prior			
11		to July 1, 1977, so long as the institutions retain accreditation by national or regional			
12		accrediting agencies recognized by the United States office of education.			
13	5.	Schools of nursing regulated under chapter 43-12.1.			
14	6.	Native American colleges operating in this state, established by federally recognized			
15		Indian tribes.			
16	7.	Postsecondary educational institutions not operating in this state.			
17	8.	Institutions whose only physical presence in this state consists of students enrolled in			
18		practicums, internships, clinicals, or student teaching in this state.			
19	9.	Postsecondary career schools regulated under chapter 15-20.4.			
20	SEC	TION 29. AMENDMENT. Section 15-18.1-03 of the North Dakota Century Code is			
21	amende	d and reenacted as follows:			
22	15-1	8.1-03. Voluntary application for authorization to operate.			
23	Alth	ough a postsecondary educational institution not operating in this state is exempt from			
24	this chap	oter by section 15-18.1-02, the institution may subject itself to the requirements of this			
25	chapter	by applying for and being awarded an authorization to operate by the boardoffice. An			
26	authorization to operate, as applied to a postsecondary educational institution not operating in				
27	this state	e, means approval of the boardoffice to offer to students in this state educational			
28	services leading to educational credentials.				
29	SEC	TION 30. AMENDMENT. Section 15-18.1-04 of the North Dakota Century Code is			
30	amended and reenacted as follows:				

1	15-1	15-18.1-04. BoardOffice powers and duties.			
2	The	e board<u>office</u> shall:			
3	1.	Establish and require compliance with minimum standards and criteria for			
4		postsecondary educational institutions under this chapter. The standards and criteria			
5		must include quality of education, ethical and business practices, health and safety			
6		and fiscal responsibility, which applicants for authorization to operate shall meet:			
7		a. Before such authorization may be issued; and			
8		b. To continue such authorization in effect.			
9	2.	Prescribe forms and conditions for, receive, investigate as it may deem necessary, and			
10		act upon applications for authorization to operate postsecondary educational			
11		institutions.			
12	3.	Maintain a list of postsecondary educational institutions authorized to operate in this			
13		state.			
14	4.	Consider entering interstate reciprocity agreements with similar agencies in other			
15		states.			
16	5.	Receive and maintain in a permanent file, copies of academic records specified by the			
17		boardoffice in the event any postsecondary educational institution required to have a			
18		authorization to operate under this chapter proposes to discontinue its operation.			
19	6.	Adopt policies for the conduct of its work and the implementation of this chapter.			
20	7.	Adopt policies to investigate on its own initiative or in response to any complaint			
21		lodged with it, any person subject to, or reasonably believed by the board to be subject			
22		to, the jurisdiction of this chapter. The boardoffice may, after hearing, revoke or			
23		suspend authorizations to operate.			
24	8.	Require fees or bonds from postsecondary educational institutions in such sums and			
25		under such conditions as it may establish.			
26	9.	Apply fees received under this chapter to implement and manage its duties under this			
27		chapter.			
28	10.	Take any action necessary to carry out the provisions of this chapter.			
29	SEC	CTION 31. AMENDMENT. Section 15-18.1-05 of the North Dakota Century Code is			
30	amende	d and reenacted as follows:			

	-	•		
1	15-18.1-0	05. Minimum standards.		
2	All postsecondary educational institutions must be accredited by national or regional			
3	accrediting a	gencies recognized by the United States department of education. The boardoffice		
4	may addition	ally require such further evidence and make such further investigation as in its		
5	judgment ma	y be necessary. Any postsecondary educational institution operating in this state		
6	seeking its fir	st authorization to operate may be issued a provisional authorization to operate on		
7	an annual ba	sis until the institution becomes eligible for accreditation by a recognized		
8	accrediting a	gency. Institutions issued a provisional authorization to operate must demonstrate		
9	a substantial	good-faith showing of progress toward such status. Only upon accreditation may		
10	an institution	become eligible for a regular authorization to operate. An institution shall give		
11	written notific	ation to the boardoffice within thirty days of any change to the institution's		
12	accreditation	status.		
13	SECTIO	N 32. AMENDMENT. Section 15-18.1-06 of the North Dakota Century Code is		
14	amended and	d reenacted as follows:		
15	15-18.1-0	06. Prohibition - Penalty.		
16	1. A p	erson may not:		
17	a.	Operate, in this state, a postsecondary educational institution not exempted from		
18		the provisions of this chapter, unless the institution has a currently valid		
19		authorization to operate issued under this chapter.		
20	b.	Instruct or educate, or offer to instruct or educate, including advertising or		
21		soliciting for such purposeinstructing or educating, enroll or offer to enroll,		
22		contract or offer to contract with any person for such purposeinstructing or		
23		educating, or award any educational credential, or contract with any institution or		
24		party to perform any such actor the acts in this subdivision, at a facility or location		
25		in this state unless such<u>the</u> person, group, or entity observes and is in		
26		compliance with the minimum standards and criteria established by the		
27		boardoffice and the policies adopted by the boardoffice.		
28	С.	Use the term "university", "institute", or "college" without authorization to do so		
29		from the boardoffice.		
30	d.	Grant, or offer to grant, educational credentials, without authorization to do so		
31		from the boardoffice.		

1	2.	A person who violates this section, or who fails or refuses to deposit with the			
2		boardoffice the records required by the boardoffice under this chapter, is subject to a			
3		civil penalty not to exceed one hundred dollars for each violation. Each day's failure to			
4		comply with these provisions is a separate violation. The fine may be imposed by the			
5		board in an administrative proceeding or by any court of competent jurisdiction.			
6	3.	A person who willfully violates this section, or who willfully fails or refuses to deposit			
7		with the boardoffice the records required by the boardoffice under this chapter, is guilty			
8		of a class B misdemeanor. The criminal sanctions may be imposed by a court of			
9		competent jurisdiction in an action brought by the attorney general of this state or a			
10		state's attorney pursuant to section 15-18.1-12.			
11	SEC	CTION 33. AMENDMENT. Section 15-18.1-07 of the North Dakota Century Code is			
12	amende	d and reenacted as follows:			
13	15- 1	18.1-07. Refund of tuition fees.			
14	Pos	tsecondary educational institutions shall refund tuition and other charges, other than a			
15	reasona	ble application fee, in accordance with the schedule determined by the boardoffice.			
16	SEC	CTION 34. AMENDMENT. Section 15-18.1-10 of the North Dakota Century Code is			
17	amended and reenacted as follows:				
18	15-18.1-10. Board<u>Office</u> review.				
19	A person aggrieved by a decision of the boardoffice respecting denial or revocation of an				
20	authorization to operate, or the placing of conditions thereonon an authorization to operate,				
21	whether on initial application or on application for renewal may appeal to the board office in the				
22	manner provided by the boardoffice.				
23	SEC	CTION 35. AMENDMENT. Section 15-18.1-12 of the North Dakota Century Code is			
24	amended and reenacted as follows:				
25	15-1	18.1-12. Enforcement - Injunction.			
26	1.	The attorney general of this state, or the state's attorney of any county in which a			
27		postsecondary educational institution is found, at the request of the boardoffice or on			
28		the attorney general's own motion, may bring any appropriate action or proceeding,			
29		including injunctive proceedings or criminal proceedings, in any court of competent			
30		jurisdiction for the enforcement of the provisions of this chapter.			

1	2.	Wh	eneve	er it appears to the board that<u>office</u> a person is about to, or has been violating			
2		any	of the	e provisions of this chapter or any policies or orders of the boardoffice, the			
3		board<u>office</u> may <u>file,</u> on its own motion or on the written complaint of any individual, fil					
4		a petition for injunction in the name of the boardoffice in any court in this state again					
5		a th	<u>e</u> pers	on, for the purpose of enjoining such<u>to enjoin the</u> violation or for an order			
6		dire	ecting	compliance with this chapter, and any policies or orders issued by the			
7		boa	ard <u>offi</u>	<u>ce</u> . It is not necessary that the board <u>The office need not</u> allege or prove that it			
8		has	s no a	dequate remedy at law. The right of injunction provided in this section is in			
9		ado	dition t	to any other legal remedy which the board <u>the office</u> has, and is in addition to			
10		any	right	of criminal prosecution provided by law; provided, however, the boardoffice			
11		ma	y not (obtain a temporary restraining order without notice to the person affected.			
12	SEC	стіо	N 36.	AMENDMENT. Subsection 4 of section 15-18.1-13 of the North Dakota			
13	Century	Cod	e are	amended and reenacted as follows:			
14	4.	As	used	in this section, "duly authorized institution of higher learning" means an			
15		inst	titutior	n that:			
16		a.	Has	accreditation recognized by the United States secretary of education or has			
17			the	foreign equivalent of such accreditation;			
18		b.	Has	an authorization to operate under this chapter or under chapter 15-20.4;			
19		C.	Оре	rates in this state, and is exempt from this chapter under section 15-18.1-02			
20			or is	exempt from chapter 15-20.4 under section 15-20.4-02;			
21		d.	Doe	s not operate in this state and is:			
22			(1)	Licensed by the appropriate state agency; and			
23			(2)	An active applicant for accreditation by an accrediting body recognized by			
24				the United States secretary of education; or			
25		e.	Has	been found by the state board of higher education office of higher education			
26			or th	ne state board for career and technical education to meet standards of			
27			aca	demic quality comparable to those of an institution located in the United			
28			Stat	es that has accreditation recognized by the United States secretary of			
29			edu	cation to offer degrees of the type and level claimed.			
30	SEC	тю	N 37.	AMENDMENT. Section 15-18.1-15 of the North Dakota Century Code is			
31	amende	d an	d reer	nacted as follows:			

1	15-18.1-15. Consumer protection - False academic degrees.				
2	The North Dakota university system office of higher education, in collaboration with the state				
3	board for career and technical education, shall provide information via internet websites to				
4	protect students, businesses, and others from persons that issue, manufacture, or use false				
5	academic degrees.				
6	SECTION 38. AMENDMENT. Subsection 2 of section 15-18.1-16 of the North Dakota				
7	Century Code is amended and reenacted as follows:				
8	2. As used in this section:				
9	a. "Accreditation mill" means an accrediting entity that is not recognized by the				
10	United States department of education, the state board of higher education office				
11	of higher education, or the state board for career and technical education.				
12	b. "Operate" includes to use an address, telephone number, facsimile number, or				
13	other contact point located in North Dakota.				
14	SECTION 39. AMENDMENT. Section 15-18.2-01 of the North Dakota Century Code is				
15	amended and reenacted as follows:				
16	15-18.2-01. Credit-hours - Determination.				
17	1. For each institution under its control, the state board of a higher education governing				
18	board shall determine the number of credit-hours completed by students during the				
19	two-year period ending June thirtieth of each odd-numbered year.				
20	2. For purposes of this section, a completed credit-hour is one for which a student met all				
21	institutional requirements and obtained a passing grade.				
22	SECTION 40. AMENDMENT. Section 15-18.2-02 of the North Dakota Century Code is				
23	amended and reenacted as follows:				
24	15-18.2-02. Weighted credit-hours - Determination - Instructional program				
25	classification factors - Submission to legislative management.				
26	1. In order to To determine the weighted credit-hours for each institution under its control,				
27	the state board ofa higher education governing board shall multiply each of an				
28	institution's completed credit-hours, as determined under section 15-18.2-01, by an				
29	instructional program classification factor, as set forth in this section.				
30	a. The factors for credits completed in agriculture are:				
31	(1) 1.9 for lower division credits;				

1		(2)	3.8 for upper division credits;
2		(3)	5.7 for professional level credits; and
3		(4)	7.6 for graduate level credits.
4	b.	The	factors for credits completed in architecture are:
5		(1)	1.8 for lower division credits;
6		(2)	3.6 for upper division credits;
7		(3)	5.4 for professional level credits; and
8		(4)	7.2 for graduate level credits.
9	С.	The	factors for credits completed in transportation are:
10		(1)	1.9 for lower division credits;
11		(2)	3.8 for upper division credits;
12		(3)	5.7 for professional level credits; and
13		(4)	7.6 for graduate level credits.
14	d.	The	factors for credits completed in the biological and physical sciences are:
15		(1)	1.9 for lower division credits;
16		(2)	3.8 for upper division credits;
17		(3)	5.7 for professional level credits; and
18		(4)	7.6 for graduate level credits.
19	e.	The	factors for credits completed in business are:
20		(1)	1.9 for lower division credits;
21		(2)	3.8 for upper division credits;
22		(3)	5.7 for professional level credits; and
23		(4)	7.6 for graduate level credits.
24	f.	The	factors for credits completed in education are:
25		(1)	1.9 for lower division credits;
26		(2)	3.8 for upper division credits;
27		(3)	5.7 for professional level credits; and
28		(4)	7.6 for graduate level credits.
29	g.	The	factors for credits completed in engineering are:
30		(1)	2.5 for lower division credits;
31		(2)	5.0 for upper division credits;

1			(3) 7.5 for professional level credits; and
2			(4) 10.0 for graduate level credits.
3		h.	The factors for credits completed in the health sciences are:
4			(1) 3.0 for lower division credits;
5			(2) 6.0 for upper division credits;
6			(3) 9.0 for professional level credits;
7			(4) 12.0 for graduate level credits; and
8			(5) 38.0 for medical school credits.
9		i.	The factors for credits completed in legal studies are:
10			(1) 3.5 for lower division credits;
11			(2) 7.0 for upper division credits;
12			(3) 10.5 for professional level credits; and
13			(4) 14.0 for graduate level credits.
14		j.	The factors for credits completed in the core disciplines are:
15			(1) 1.0 for lower division credits;
16			(2) 2.0 for upper division credits;
17			(3) 3.0 for professional level credits; and
18			(4) 4.0 for graduate level credits.
19		k.	The factor for credits completed in career and technical education is 2.0.
20		I.	The factor for completed basic skills credits is 2.3.
21	2.	a.	The state board of <u>A</u> higher education governing board shall ensure that all
22			delineations in this section reflect the requirements of a nationally recognized and
23			standardized instructional program classification system.
24		b.	Before adopting any changes to the delineations implemented in accordance with
25			this section, the state board of a higher education governing board shall present
26			the proposed changes to and receive the approval of the legislative
27			management.
28	SEG	стю	N 41. AMENDMENT. Section 15-18.2-03 of the North Dakota Century Code is
29	amende	ed an	d reenacted as follows:

1	15- ⁻	18.2-03. Credit completion factor - Determination.		
2	1.	Except as provided in subsections 2 and 3 of this section, for each institution under its		
3		control, the state board ofa higher education governing board shall multiply the		
4		product determined under section 15-18.2-02 by a factor of:		
5		a. 1.00 if the number of credit-hours is at least 240,000;		
6		b. 1.05 if the number of credit-hours is at least 180,000 but less than 240,000;		
7		c. 1.10 if the number of credit-hours is at least 120,000 but less than 180,000;		
8		d. 1.15 if the number of credit-hours is at least 90,000 but less than 120,000;		
9		e. 1.20 if the number of credit-hours is at least 80,000 but less than 90,000;		
10		f. 1.30 if the number of credit-hours is at least 70,000 but less than 80,000;		
11		g. 1.40 if the number of credit-hours is at least 60,000 but less than 70,000;		
12		h. 1.50 if the number of credit-hours is at least 50,000 but less than 60,000;		
13		i. 1.60 if the number of credit-hours is at least 40,000 but less than 50,000;		
14		j. 1.70 if the number of credit-hours is at least 30,000 but less than 40,000; and		
15		k. 1.80 if the number of credit-hours is less than 30,000.		
16	2.	If the square footage of an institution, when divided by the institution's weighted credit-		
17		hours results in a quotient greater than 5.00, the state board of higher education		
18		governing board for the institution shall multiply the product determined under section		
19		15-18.2-02 by a factor of 1.00. For purposes of this subsection, the square footage of		
20		an institution includes real property as determined by the state board of higher		
21		education governing board in accordance with section 15-18.2-04.		
22	3.	If the number of credit-hours completed by an institution causes a decrease in the		
23		credit completion factor for that institution, the new credit completion factor shall not be		
24		in effect for calculation purposes for the first two fiscal years following the change.		
25	4.	For purposes of this section, the number of credit-hours must be those determined by		
26		the state board of higher education governing board for the institution in accordance		
27		with section 15-18.2-01.		
28	SECTION 42. AMENDMENT. Subsection 1 of section 15-18.2-04 of the North Dakota			
29	Century	Code is amended and reenacted as follows:		

1		1.	For	each institution under its control, the state board of a higher education governing		
2			<u>boar</u>	rd shall multiply the product determined under section 15-18.2-03 by a size factor		
3			of:			
4			a.	1.0 if the square footage of the institution, when divided by the institution's		
5				weighted credit-hours results in a quotient of less than 5.00; or		
6			b.	1.7 if the square footage of the institution, when divided by the institution's		
7				weighted credit-hours results in a quotient of 5.00 or more.		
8	:	SEC	TION	43. AMENDMENT. Section 15-18.2-05 of the North Dakota Century Code is		
9	amended and reenacted as follows:					
10		15-1	8.2-0	5. Base funding - Determination of state aid.		
11		1.	Exce	ept as provided under subsection 2, in order to determine the state aid payment to		
12			whic	ch each institution under its control is entitled, the state board of a higher education		
13			gove	erning board shall multiply the product determined under section 15-18.2-04 by a		
14			base	e amount of:		
15			a.	\$58.65 in the case of North Dakota state university and the university of North		
16				Dakota;		
17			b.	\$86.95 in the case of Dickinson state university, Mayville state university, Minot		
18				state university, and Valley City state university; and		
19			C.	\$93.03 in the case of Bismarck state college, Dakota college at Bottineau, Lake		
20				Region state college, North Dakota state college of science, and Williston state		
21				college.		
22		2.	An ir	nstitution is entitled to an amount equal to seventy-five percent of the product		
23			dete	ermined under subsection 1 for credits completed by students receiving a tuition		
24			waiv	ver pursuant to section 54-12-35.		
25	:	SEC	TION	44. AMENDMENT. Section 15-20.1-02 of the North Dakota Century Code is		
26	ame	ndeo	d and	I reenacted as follows:		
27		15-2	0.1-0	2. State board for career and technical education - Director of career and		
28	tech	nica	al edu	ucation - Appointment, qualifications, assistants, duties.		
29	-	The	state	board for career and technical education consists of the members of the state		
30	boar	board of public school education, the executive director of job service North Dakota, and the				
31	com	commissioner of higher education administrator or the commissioner's administrator's designee.				

1	The state board shall oversee the department and appoint a director and executive officer of					
2	career and technical education who are charged with the administration, under the direction and					
3	supervision of the board, of the provisions of this chapter relating to career and technical					
4	education. The state board shall designate such assistants to the director as may be necessary					
5	to carry out the provisions of this chapter. The duties, terms of office, and compensation of the					
6	director and of the director's assistants must be determined by the state board. The director					
7	shall hold as a minimum a baccalaureate degree received from a recognized college or					
8	university. The director shall enforce suchthe rules and regulations as the state board may					
9	adoptadopts and shall prepare such reports concerning career and technical education as the					
10	state board may requirerequires.					
11	SECTION 45. AMENDMENT. Subdivision d of subsection 12 of section 15-39.1-04 of the					
12	North Dakota Century Code is amended and reenacted as follows:					
13	d. Employees of institutions under the control and administration of the state board-					
14	of <u>a</u> higher education governing board who are members of the fund on July 16,					
15	1989.					
16	SECTION 46. AMENDMENT. Section 15-39.1-25 of the North Dakota Century Code is					
17	amended and reenacted as follows:					
18	15-39.1-25. Certain rights and obligations fixed.					
19	Except as otherwise provided in chapter 15-39.2, the laws pertaining to the teachers' fund					
20	for retirement, as contained in chapter 15-39.1, apply to teachers, superintendents, assistant					
21	superintendents, principals, assistant principals, special teachers, supervisors of instruction and					
22	other supervisors, presidents, deans, school librarians, and registrars employed by any state					
23	institution under the supervision and control of the state board of a higher education governing					
24	board and the commissioneroffice of higher education, only in the form and substance as					
25	chapter 15-39 existed as of July 1, 1967, and all such persons have only suchthe rights,					
26	benefits, and privileges as provided in chapter 15-39 as it existed on July 1, 1967. Such <u>The</u>					
27	persons are responsible or liable for only those costs or assessments provided for in chapter					
28	15-39 as such laws and chapter existed on July 1, 1967. The state board of <u>A</u> higher education					
29	<u>governing board</u> or any institution under the supervision or control of the state board of a higher					
30	education governing board is not liable for any costs, assessments, or payments under the					
31	provisions of chapter 15-39 in excess of that provided or required under the provisions of					

19.0909.01000

1 chapter 15-39 as suchthe laws and chapter existed on July 1, 1967. It is hereby declared to be-2 the intent of the legislative assembly to freeze the rights, benefits, privileges, assessments, 3 payments, and obligations of the persons, offices, and institutions specified in this section to 4 those rights, benefits, privileges, assessments, payments, and obligations as they existed under 5 the provisions of chapter 15-39 as such the laws and chapter existed in form and substance as 6 of July 1, 1967, and that all legislative enactments subsequent to such that date do not affect or 7 apply to those persons, offices, and institutions specified in this section or their rights, benefits, 8 privileges, assessments, payments, and obligations as fixed by this section.

9 SECTION 47. AMENDMENT. Section 15-39.2-01 of the North Dakota Century Code is
10 amended and reenacted as follows:

11 **15-39.2-01.** Retired teachers - Election of coverage - Eligibility - Limitation.

12 Notwithstanding the provisions of chapter 15-39.1, any person who retired from teaching 13 under the teachers' insurance and retirement fund prior to July 1, 1971, who had ten or more 14 years of teaching credit under that program is entitled to elect to gualify for benefits under the 15 teachers' fund for retirement by complying with the provisions of this chapter. A college teacher 16 who retired from teaching after July 1, 1971, may, notwithstanding the provisions of section 17 15-39.1-25, may elect to receive benefits in accordance with chapter 15-39.1 and section 18 15-39.2-05. The amount of monthly benefits to which an annuitant electing to come under the 19 1971 law is entitled until death is equal to one and one-half percent of the monthly salary of the 20 annuitant for the last school year for each year of service of that annuitant. Monthly salary within 21 the meaning of this provision is deemed to be an amount equal to one-twelfth of the annual 22 salary of the teacher. If for any reason the earnings of the teacher for the last year of teaching 23 are shown to have been nonrepresentative of the teacher's typical earnings, the board shall 24 readjust the credit to be allowed for past years of service to the last year of typical earnings. As 25 used in this section, "college teacher" means a retired teacher who is entitled to receive an 26 annuity through the teachers' insurance and annuity association of America - college retirement 27 equities fund (TIAA-CREF) as a result of having participated in the North Dakota state-28 board office of higher education TIAA-CREF retirement plan for North Dakota state institutions of 29 higher education.

30 SECTION 48. AMENDMENT. Section 15-39.2-01.1 of the North Dakota Century Code is
 31 amended and reenacted as follows:

1

15-39.2-01.1. Retired teachers - Minimum benefits.

2 Any teacher who was sixty-five years of age at retirement and who is eligible to receive or 3 who is receiving benefits under former chapter 15-39 may receive benefits which are not less 4 than:

5 1. Six six dollars per month per year of teaching to twenty-five years-

6 2. Sevenor seven dollars and fifty cents per month per year of teaching over twenty-five 7 years.

8 Teachers, superintendents, assistant superintendents, principals, assistant principals,

9 special teachers, supervisors of instruction and other supervisors, presidents, deans, school

10 librarians, and registrars employed by any state institution under the supervision and control of

11 the state board of higher education and any person employed in teaching as lay faculty in a

12 nonpublic school are not eligible for the minimum benefits provided by this section. As used in

13 this section, the term "lay faculty" means any person who teaches elementary or high school

14 students in a nonpublic school, and is neither a member of an ecclesiastical order or religious

15 house, nor an ordained member of the clergy.

16 A teacher who retired at any time prior to sixty-five years of age is entitled to benefits not 17 less than the minimum benefits established by this section reduced to the actuarial equivalent of 18 the benefit credits earned to the date of early retirement.

19 SECTION 49. AMENDMENT. Section 15-39.2-04.1 of the North Dakota Century Code is 20 amended and reenacted as follows:

21 15-39.2-04.1. Beneficiaries of deceased college teachers.

22 If a college teacher who is eligible to make the election provided by this chapter dies prior to

23 receiving an annuity, the college teacher's designated beneficiary may elect to receive a

24 monthly annuity computed according to the provisions of this chapter in a manner which the

25 deceased teacher's annuity would have been computed if the deceased teacher had lived,

26 made such an<u>the</u> election, and selected option one as outlined in section 15-39.1-16. The

27 designated beneficiary of a college teacher who exercised the election in section

28 15-10-1715-10.5-30 is not eligible for benefits provided in this section.

29 SECTION 50. AMENDMENT. Section 15-39.2-05 of the North Dakota Century Code is

30 amended and reenacted as follows:

15-39.2-05. Benefits payable - Calculation.

1

2 A retired teacher who makes the election authorized under section 15-39.2-01 shall receive 3 from the teachers' fund for retirement a benefit amount equal to the difference between the 4 benefit payable under the single life annuity option to which that teacher would otherwise be 5 entitled under the teachers' fund for retirement and an income offset. The income offset is equal 6 to the single life annuity income, as of the first day of the month coinciding with or next following 7 a teacher's retirement date under the teachers' fund for retirement based on accumulations 8 attributed to employee and employer contributions under the TIAA-CREF retirement plan 9 adopted by the state board of higher education for North Dakota institutions of higher education 10 and assuming that all such the contributions were paid to TIAA. 11 A retired teacher who made the election authorized under section 15-39.2-01 prior to May 1, 12 1979, shall have a TIAA-CREF income offset which will be fixed at the value of the May 1, 1979, 13 TIAA-CREF income offset as calculated in accordance with this section prior to its being 14 amended. 15 No payment may be made from the teachers' fund for retirement to a retired teacher 16 affected by this section unless the board of trustees of the teachers' fund for retirement, or its 17 agent, has received notice of the amount of the teacher's income offset from TIAA-CREF. 18 SECTION 51. AMENDMENT. Section 15-52-02 of the North Dakota Century Code is 19 amended and reenacted as follows: 20 15-52-02. Control and operation. 21 The control and operation of the university of North Dakota school of medicine and health 22 sciences is the duty and responsibility of the administrative authorities of the university of North 23 Dakota and its medical school under the policies of the state board of higher-24 educationuniversity of North Dakota governing board or its successor in authority. 25 SECTION 52. AMENDMENT. Subdivision b of subsection 2 of section 15-52-03 of the North 26 Dakota Century Code is amended and reenacted as follows: 27 b. One member selected by each of the following: 28 The department of human services; (1) 29 (2) The state board of higher education university of North Dakota governing 30 board; The state department of health; 31 (3)

1	(4) The North Dakota medical association;
2	(5) The North Dakota hospital association;
3	(6) The veterans administration hospital in Fargo;
4	(7) The North Dakota center for nursing; and
5	(8) The university of North Dakota center for rural health; and
6	SECTION 53. AMENDMENT. Section 15-52-05 of the North Dakota Century Code is
7	amended and reenacted as follows:
8	15-52-05. Facilities.
9	The university authorities shall make the facilities of the university of North Dakota school of
10	medicine and health sciences available to all agencies of the state, federal, and local
11	governments engaged in health and welfare activities to the fullest extent possible within the
12	limits of a complete and coordinated program for the use thereofof the facilities on terms
13	commensurate with the cost of services rendered and facilities furnished. The work of the
14	school of medicine and health sciences must be coordinated with the work of the other
15	departments of the university of North Dakota. Means must be provided wherebyfor regularly
16	enrolled students in other schools or departments of the university of North Dakota may enroll,
17	upon approval of the dean of such the other school or department, enroll in elective courses in
18	the medical school and receive credit thereforfor the courses in the school or department in
19	which they are regularly enrolled, subject to suchany policy and procedures as may be-
20	established by the university of North Dakota and the state board of higher educationuniversity
21	of North Dakota governing board may establish. Medical students may enroll in other
22	departments and schools. Such action must be taken as may serve to The university of North
23	Dakota and the university of North Dakota governing board shall make both the school of
24	medicine and health sciences and the other departments and schools of the university of North
25	Dakota more efficient and responsive to needs of the people through the mutual interchange of
26	facilities, and service, wherever possible.
27	SECTION 54. AMENDMENT. Section 15-52-10 of the North Dakota Century Code is
28	amended and reenacted as follows:
29	15-52-10. School of medicine and health sciences revolving loan fund.
30	The school of medicine and health sciences loan fund must be administered as a revolving

31 Ioan fund by the university of North Dakota under the direction and control of the state board of

- 1 higher education university of North Dakota governing board. As used in this chapter, the word
- 2 "university" means the university of North Dakota under the direction and control of the state-
- 3 board of higher education. All moneys transferred into the fund, interest upon moneys in the
- 4 fund, and payments to the fund of principal and interest on loans made from the fund are
- 5 appropriated for the purpose of providing loans to qualified applicants.
- 6 SECTION 55. AMENDMENT. Subsection 1 of section 15-52-16 of the North Dakota
- 7 Century Code is amended and reenacted as follows:
- 8 1. Meets the criteria as a resident for tuition purposes as defined by section
- 9 <u>15-10-19.115-10.5-37;</u> and

10 SECTION 56. AMENDMENT. Section 15-52-25 of the North Dakota Century Code is

11 amended and reenacted as follows:

- 12 **15-52-25.** Deposit and payment of funds.
- 13 All funds made available to the university pursuant to the provisions of this chapter are to be
- 14 deposited by it and are to be paid out only upon vouchers signed by the official properly
- 15 designated by the state board of higher education university of North Dakota governing board.

16 SECTION 57. AMENDMENT. Section 15-52-26 of the North Dakota Century Code is

17 amended and reenacted as follows:

18 **15-52-26**. Availability of funds.

The state board of higher education is hereby directed and authorized to <u>university of North</u>
 <u>Dakota governing board shall</u> make available to the university, from the portion of the proceeds

21 of the one-mill levy provided by section 10 of article X of the Constitution of North Dakota as the

22 stategoverning board of higher education shall have retained in its possession pursuant to the

23 provisions of section 15-52-09, suchthe funds as may be required for the operation of the

24 school of medicine and health sciences revolving loan fund, but not in excess of one hundred

25 thousand dollars in any one year.

26 **SECTION 58. AMENDMENT.** Section 15-52-28 of the North Dakota Century Code is 27 amended and reenacted as follows:

- 28 **15-52-28. Biennial report.**
- 29 The state board of higher education <u>university of North Dakota governing board</u> may submit
- a biennial report to the governor and the secretary of state in accordance with section 54-06-04.

1	SEC	CTION 59. AMENDMENT. Section 15-52-29 of the North Dakota Century Code is		
2	amende	d and reenacted as follows:		
3	15-52-29. Training of psychiatric personnel.			
4	The	university of North Dakota school of medicine and health sciences, under the policies		
5	of the st	ate board of higher educationuniversity of North Dakota governing board, shall provide		
6	or encou	urage means for providing for the training of such psychiatrists and other psychiatric		
7	personn	el as may be necessary to properly staff state institutions and agencies providing		
8	services	in the field of mental health. The school of medicine and health sciences may execute		
9	contract	s with any suitable public or private agency providing suchthe training services and		
10	facilities	and to pay for suchthe services from funds of the school of medicine and health		
11	sciences	s as provided in section 15-52-09.		
12	SEC	CTION 60. AMENDMENT. Section 15-52-30 of the North Dakota Century Code is		
13	amende	d and reenacted as follows:		
14	15-5	52-30. Contracts or agreements authorized - Legislative intent.		
15	1.	The state board of higher education is authorized touniversity of North Dakota		
16		governing board may enter into contracts or agreements, both interstate and		
17		intrastate, to provide medical education opportunities. These The contracts and		
18		agreements must be made within the limits of available legislative appropriation and		
19		may be for such periods of time as the state board of higher education governing board		
20		deems necessary.		
21	2.	It is the intent of the legislative assembly that the state of North Dakota, through its-		
22		state board of higher educationthe university of North Dakota governing board, provide		
23		for a comprehensive program of medical education leading to a doctor of medicine		
24		degree.		
25	SEC	CTION 61. AMENDMENT. Section 15-52-31 of the North Dakota Century Code is		
26	amende	d and reenacted as follows:		
27	15-5	52-31. Admission of students - Qualifications.		
28	The	faculty of the school of medicine and health sciences at the university of North Dakota		
29	may <u>ado</u>	opt, with the advice of the school of medicine and health sciences advisory council and		
30	with the	approval of the state board of higher educationuniversity of North Dakota governing		
31	<u>board,</u> a	nd in accordance with applicable accreditation requirements as specified by the liaison		

1 committee on medical education, adopt such rules and regulations governing the education and

2 residency qualifications of applicants for admission to the school of medicine and health

3 sciences as it deems necessary and proper to carry out its purpose as provided in<u>under</u> section
4 15-52-01.

5 SECTION 62. AMENDMENT. Section 15-55-01 of the North Dakota Century Code is
6 amended and reenacted as follows:

7 15-55-01. Portions of campuses set aside for authorized revenue-producing buildings
8 or other revenue-producing campus improvements.

9 Subject to and in accordance with the terms of this chapter, the state board of each higher

10 education governing board, for and on behalf of the institutions under its supervision and

11 control, from time to time, may set aside such portions of the respective campuses of saidthe

12 institutions as may be necessary and suitable for the construction thereon of such-

13 revenue-producing buildings or other revenue-producing campus improvements as, from time to-

14 time, may be authorized by the legislative assembly, and including additions to existing

15 buildings or other campus improvements used for suchrevenue-producing purposes, and. Each

16 governing board also may construct such campus improvements and buildings or additions

17 thereonon the portions of the campus set aside, and may equip, furnish, maintain, and operate

18 suchthe buildings and other campus improvements.

19 SECTION 63. AMENDMENT. Section 15-55-02 of the North Dakota Century Code is

20 amended and reenacted as follows:

15-55-02. BoardGoverning boards may borrow money and issue bonds - Conditions Bonds tax free.

23 For the purpose of payingTo pay all or part of, but not to exceed, the cost of construction, 24 equipment, and furnishing of any such buildings or any addition to existing buildings, or other 25 campus improvements under this chapter, or in order to refund any outstanding bonds or interim 26 financing issued for such that purpose, the state board of higher education governing board 27 may borrow money on the credit of the income and revenue to be derived from the operation of 28 the said building or buildings or other campus improvements, and, in anticipation of such-29 collections of such the income and revenues, may issue negotiable bonds in such an amount 30 asthat, in the opinion of the board, may be necessary for such those purposes, all within the 31 limits of the authority granted by the legislative assembly in each instance, and may provide for

1 the payment of such the bonds and the rights of the bond holders thereof as provided in this 2 chapter. The bonds may bear such the date or dates; mature at such the time or times not 3 exceeding fifty years from their date; be in suchthe denomination or denominations; be in 4 such the form, either coupon or registered; carry such the registration and conversion privileges; 5 be executed in suchthe manner; be payable in suchthe medium of payment at suchthe place or-6 places; be subject to such the terms of redemption with or without premium; bear such the rate or-7 rates of interest; and be subject to such the other terms or conditions as may be provided by 8 resolution or resolutions to be adopted by the governing board. The bonds may be sold in 9 such the manner and at such the price or prices as may be considered by the governing board to 10 be advisable. The average net interest cost to maturity for any bond issues sold at private sale 11 may not exceed twelve percent per annum. There is no interest rate ceiling on those the issues 12 sold at public sale or to the state of North Dakota or any of its agencies or instrumentalities. Any 13 grants agreed to be made by the United States of America or any agency or instrumentality 14 thereof of the United States to reduce the interest cost of bonds, whether or not pledged to the 15 payment of the bonds or interest thereonon the bonds as part of the income and revenue to be 16 derived from the operation of the buildings or improvements pledged to the payment of the 17 issue, must be considered as a reduction in the interest costs of the bonds with respect to which 18 the grant is made, for purposes of the rate limitations on interest costs provided hereinin this 19 section. The bonds have all of the qualities and incidents of negotiable paper and are not 20 subject to taxation by the state of North Dakota, or by any county, municipality, or political 21 subdivision therein. The governing board, in its discretion, may authorize one issue of bonds 22 hereunder for the construction, furnishing, and equipment of more than one building or other 23 campus improvement and may make the bonds payable from the combined revenues of all 24 buildings or other campus improvements acquired in whole or in part with the proceeds thereof, 25 and when bonds are so issued, the words "the building", as herein used in this section, refers to 26 all the buildings or other campus improvements so acquired.

SECTION 64. AMENDMENT. Section 15-55-03 of the North Dakota Century Code is
 amended and reenacted as follows:

1 **15-55-03.** Bonds are special obligations and <u>the governing</u> board may insert special 2 provisions in bonds.

- 3 1. The bonds issued under the provisions of this chapter may not be an indebtedness of 4 the state of North Dakota nor of; the institution for which they the bonds are issued nor-5 of; the state board of higher education thereof governing board of the institution, nor-6 of; or the individual members, officers, or agents thereof nor may anyof the institution. 7 A building or other campus improvement or the land upon which it is situated, or any 8 part thereofof the building, improvement, or land may not be security for or be, levied 9 upon, or sold for the payment of saidthe bonds, but the said bonds must be special 10 obligations payable solely from the revenues to be derived from the operation of the 11 building or other campus improvement, and the governing board is authorized and 12 directed tomay pledge all or any part of such the revenues to the payment of principal 13 and interest on the bonds. In order to secure the prompt payment of such the principal 14 and interest and the proper application of the revenues pledged thereto, the governing 15 board is authorizedmay, by appropriate provisions in the resolution or resolutions-16 authorizing the bonds: 17 1. To covenant Covenant as to the use and disposition of the proceeds of the sale of a. 18 suchthe bonds; 19 2. b. To covenant Covenant as to the operation of the building or other campus 20 improvement and the collection and disposition of the revenues derived from 21 suchthe operation;
- 3. <u>c.</u> To covenant<u>Covenant</u> as to the rights, liabilities, powers, and duties arising from
 the breach of any covenant or agreement into which it may enter in authorizing
 and issuing the bonds;
- 4. d. To covenant Covenant and agree to carry such insurance on the building or other
 campus improvement, and the use and occupancy thereof of the building or
 improvement as may be considered desirable and, in itsthe discretion of the
 governing board, to provide that the cost of such the insurance shall beis
 considered as part of the expense of operating the building or other campus
 improvement;

1 To vest<u>Vest</u> in a trustee or trustees for the bondholders the right to receive all or 5. е. 2 any part of the income and revenues pledged and assigned to or for the benefit 3 of the holder or holders of bonds issued hereunderunder this chapter and to hold, 4 apply, and dispose of the same, and the right to enforce any covenant made to 5 secure the bonds and to execute and deliver a trust agreement or agreements-6 which may setsetting forth the powers and, duties, and the remedies available to 7 such the trustee or trustees and may limit the liabilities thereof of the trustee and 8 prescribe the terms and conditions upon which such the trustee or trustees or the 9 holder or holders of the bonds in any specified amount or percentage may 10 exercise such rights and, enforce any or all such covenants, and resort to such-11 remedies as may be appropriate;

12 6. f. To fix Fix rents, charges, and fees to be imposed in connection with and for the 13 use of the building or other campus improvement and the facilities supplied 14 thereby, which rents, charges, and fees shallmust be considered to be income 15 and revenues derived from the operation of the building or campus improvement, 16 and are hereby expressly required to must be fully sufficient to assure the prompt 17 payment of principal and interest on the bonds as each becomes due, and to 18 make and enforce such rules and regulations with reference to the use of the 19 building or campus improvement, and with reference to requiring any class or-20 classes of students to use the buildings or other campus improvements as it may 21 deem desirable for the welfare of the institutionsinstitution and its students or for-22 the accomplishments of the purposes to satisfy the requirements of this chapter;

23 7. g. <u>To covenantCovenant</u> to maintain a maximum percentage of occupancy of the
 24 building or other campus improvement;

 8. <u>h.</u> To covenant <u>Covenant</u> against the issuance of any other obligations payable from the revenues to be derived from the building or other campus improvement; and 9. <u>i.</u> To make<u>Make</u> covenants other than and in addition to those herein expresslymentioned of such character<u>under this chapter</u> as may be considered necessary or advisable to affect the purposes of this chapter.

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2 chapter are enforceable by appropriate action or suit at law or in equity, which may be 3 brought by any holder or holders of bonds issued hereunderunder this chapter. 4 SECTION 65. AMENDMENT. Section 15-55-04.1 of the North Dakota Century Code is 5 amended and reenacted as follows: 6 15-55-04.1. Lease of revenue-producing buildings. 7 The state board of A higher education governing board may, at such times as it deems-8 necessary, enter into agreements with other persons, including any federal or state agency, for 9 the lease of revenue-producing buildings, constructed or purchased under the provisions of this 10 chapter, upon such terms and conditions as the board deems proper. However, any such lease 11 entered into pursuant tounder this section must be limited to a maximum term of ten years. 12 SECTION 66. AMENDMENT. Section 15-55-05.1 of the North Dakota Century Code is 13 amended and reenacted as follows: 14 15-55-05.1. Interim financing. 15 <u>1.</u> TheA higher education governing board may provide for interim financing pending 16 completion of <u>a</u> revenue-producing projects project at <u>a</u> state institutions institution of 17 higher learningeducation and for financing the cost thereof and of the project. A higher 18 education governing board may authorize the issuance and sale of special interim 19 warrants for that essential governmental purpose, such provided the warrants to be are 20 paid with interest from: 21 1. <u>a.</u> The proceeds of definitive bonds issued in accordance with this chapter; 22 2. Warrants issued to refund outstanding warrants; or b. 23 3. The combined net revenues to be derived from the operation of buildings and <u>C.</u> 24 campus improvements for which bonds are outstanding with which the definitive 25 bonds to be issued for such the project will be on a parity. 26 <u>2.</u> The higher education governing board shall arrange for the proper preparation and 27 sale of the warrants and shall issue the warrants in an aggregate principal amount not 28 exceeding the sum of bonds authorized and necessary to finance completion of the 29 project. Interim warrants are subject to call and prepayment on thirty days' prior written 30 notice to the place of payment at par and accrued interest to date of prepayment at 31 the option of the governing board; must mature not more than three years from their Page No. 79 19.0909.01000

All such agreements and covenants entered into by the governing board under this

1 date; and may bear sucha rate or rates of interest as the board may provide, not 2 exceeding an average net interest cost of twelve percent per annum on issues sold at 3 private sale. There is no interest rate ceiling on warrant issues sold at public sale or to 4 the state of North Dakota or any of its agencies or instrumentalities. Interim warrants 5 may be sold on the basis of ninety-five percent of par plus accrued interest to date of 6 delivery. All warrants for a particular project must mature within three years from the 7 date of issuing the first warrants for the project. If warrants are issued to refund 8 warrants, the refunded warrants must be paid and canceled upon the issuance of the 9 refunding warrants, or the proceeds at the sale of the refunding warrants, excepting 10 the accrued interest received, must be used to purchase direct obligations of the 11 United States of America. Such The obligations must mature at such the time or times, 12 with interest thereonon or the proceeds received therefrom from the obligations, to 13 provide funds adequate to pay, when due or called for redemption prior to maturity, the 14 warrants to be refunded together with the interest accrued thereon and any 15 redemption premium due thereonon the obligations. Such The proceeds or obligations 16 of the United States of America must, with all other funds legally available for such the 17 purpose, must be deposited in escrow with a banking corporation or national banking 18 association located in and doing business in the state of North Dakota, with power to 19 accept and execute trusts, or any successor thereto, which is also a member of the 20 federal deposit insurance corporation and of the federal reserve system. The proceeds 21 or obligations are to be held in an irrevocable trust solely for and until the payment and 22 redemption of the warrant to be refunded. Any balance remaining in escrow after the 23 payment and retirement of the warrants to be refunded must be returned to the 24 governing board to be used and held for use as revenues pledged for the payment of 25 the definitive bonds. Interim warrants have all of the qualities and incidents of 26 negotiable paper and are not subject to taxation by the state of North Dakota or by any 27 county, municipality, or political subdivision-therein. Interim warrants are eligible for 28 investment of funds the same as definitive bonds are or would be eligible for 29 investment under section 15-55-08.

30 <u>3.</u> Such<u>The</u> warrants may not constitute a general obligation indebtedness of the state of
 31 North Dakota nor of; the institution for which theythe warrants are issued nor of the-

1 state board of; a higher education nor ofgoverning board; or the individual members,

2 officers, or agents thereof; of the governing board. The warrants are, and must state

3 <u>the warrants are</u>, payable solely as provided in this section; and the warrants issued
4 and sold must so state.

5 SECTION 67. AMENDMENT. Section 15-55-06 of the North Dakota Century Code is
6 amended and reenacted as follows:

7 15-55-06. Designations of agent and depositories - Disposition and use of revenues 8 Funds created.

9 All income and revenues derived from the operation of any building or other campus 10 improvement financed or the revenues of which are pledged in the manner provided in this 11 chapter must be collected by such an officer or agent of the institution where the building or 12 other campus improvement is located as the state board of higher education from time to time-13 may designate governing board designates, and must be accounted for by such the officer or 14 agent, deposited, and remitted as provided in this section provided. The said governing board, in 15 its resolution authorizing the bonds or in the trust agreement or agreements executed and 16 delivered by the governing board, shall provide for the disposition of and accounting for all such-17 revenues under this section by such the officer or agent, including the designation of a 18 depository or depositories, the payment of expenses of operation and maintenance, the 19 remittance of revenues to the paying agent designated in the bonds for payment of principal of 20 and interest on the bonds when due, and the investment and disposition of revenues not 21 immediately required for payment of expenses, principal, and interest. The governing board 22 may designate as a depository for such the revenues and funds either the state treasury or, the 23 Bank of North Dakota er, the trustee under the trust agreement for the bondholders er, a bank 24 which<u>that</u> is a duly designated depository for state funds, or as provided in section 15-55-05. 25 The saidgoverning board may provide, in its resolution authorizing the bonds or in the trust 26 agreement or agreements executed and delivered by the governing board, provide for an 27 expense fund to be retained by the collecting officer for the purpose of payingto pay, and may 28 direct the collecting officer to pay, the accrued or anticipated expenses of operation and 29 maintenance of the building or campus improvement, and if the board so directs or if such the 30 expense fund is so provided, the collecting officer may pay such the expenses as so directed by 31 the board or from saidthe fund. The funds required to be remitted to the state treasurer, if any,

1 and any funds derived from revenues pledged to the bondholders must be held by the collecting 2 officer or in the depository for such the funds designated by the governing board in a special 3 fund or funds, to be applied solely to the payment of the principal and interest on saidthe bonds, 4 and the establishment of a reserve for future payments until all of said the bonds and interest 5 thereonon the bonds have been fully paid; provided, that to the extent not prohibited or 6 restricted by any covenant made with or for the benefit of the bondholders, the board may 7 invest any such of the funds in direct obligations of, or obligations the principal of and interest on 8 which are guaranteed by, the United States of America, or obligations of the state of North 9 Dakota or of any municipality as defined in section 21-03-01, and may devote revenues not 10 currently required for payment of principal and interest, for the creation or maintenance of a 11 debt service reserve, or for expenses of operation and maintenance to such purposes as the 12 board from time to time may designate, including replacing the furnishings and equipment of 13 such the building or buildings or campus improvements and improving said the building or-14 buildings or campus improvements.

SECTION 68. AMENDMENT. Section 15-55-07 of the North Dakota Century Code is
amended and reenacted as follows:

17 15-55-07. Endorsement of bonds - Attorney general to approve - Incontestable 18 Exception.

19 All bonds issued under the provisions of this chapter must have endorsed thereonon the 20 bonds a statement to the effect that the same the bonds do not constitute an obligation of the 21 state of North Dakota, the state board of; the higher education, nor governing board; the 22 individual members, officers, or agents thereof, nor of; or the institution upon the campus of 23 which the building or campus improvement is located, and that the said bonds are payable 24 solely and only out of the revenues to be produced and received from the operation of saidthe 25 building or campus improvement. Such The bonds must be submitted to the attorney general of-26 North Dakota for examination, and when such the bonds have been examined and certified as 27 legal obligations by the attorney general in accordance with such requirements as the attorney 28 general may make, are incontestable in any court in this state unless suit thereon on the bonds 29 is brought in a court having jurisdiction thereofover the matter within thirty days from the date of 30 such the approval. Bonds so approved by the attorney general are prima facie valid and binding 31 obligations according to their terms, and the only defense which may be offered thereto in any

1 suit instituted after such<u>the</u> thirty-day period has expired is forgery, fraud, or violation of the

2 constitution.

3 SECTION 69. AMENDMENT. Section 15-55-09 of the North Dakota Century Code is
4 amended and reenacted as follows:

5 **15-55-09.** Construction of chapter not to permit obligating of state.

6 Nothing in this This chapter may not be construed to authorize or permit the state board of a 7 higher education governing board, or any officer or agency of the state, to create any state 8 debts, or to incur any obligations of any kind or nature, except as are payable solely and only 9 from the special funds to be created from the revenues of the building or buildings or other 10 campus improvements erected or constructed under the terms and provisions of this chapter, 11 nor may the. The state of North Dakota orand any funds or moneys of this state other than the 12 special funds derived from the income of saidthe building or buildings or campus improvements 13 respectively evermay not be deemed obligated for the payment of the said bonds or any part 14 thereofof the bonds.

SECTION 70. AMENDMENT. Section 15-55-10 of the North Dakota Century Code is
amended and reenacted as follows:

17 15-55-10. Limitation on buildings and other campus improvements and issuance of18 bonds.

19 NoA building or other campus improvement may not be erected or constructed under this 20 chapter, and no bonds may not be issued for the payment of the cost of any building or other 21 campus improvement under this chapter, unless authorized by legislative act, nor may any. A 22 building or other campus improvement may not be erected at a cost exceeding the amount fixed 23 by the legislative assembly as the maximum to be expended for the building or other campus 24 improvement undertaken under this chapter. The legislative authorization may be aggregated. 25 and the appropriation of the proceeds of the bonds for the construction of the buildings or 26 improvements are not subject to cancellation under section 54-44.1-11. Authorization for the 27 issuance of bonds by the legislative assembly expires four years after the effective date of the 28 authorization unless bonds have been issued for the construction of buildings or improvements 29 in the amounts so authorized or a contract for the design of the building has been signed by the-30 state board of a higher education governing board before the expiration date or the 31 authorization specifies a different expiration date. Refunding bonds may be issued by the state-

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2 at or before the maturity of or pursuant to any privilege of prepayment reserved in or granted 3 with respect to, any bonds issued to pay the cost of buildings or other campus improvements 4 designated and authorized by legislative act. 5 SECTION 71. AMENDMENT. Section 15-55-14 of the North Dakota Century Code is 6 amended and reenacted as follows: 7 15-55-14. Rental income from unencumbered revenue-producing buildings or other 8 campus improvements may be applied to bond retirement. 9 The state board of higher education, when issuing bonds under the provisions of this 10 chapter and the powers herein granted, has additional powers as follows: 11 1. When the state board of higher education governing board has issued bonds as 12 provided in this chapter for the purpose of securingto secure funds for all or part of the 13 cost of construction, equipment, and furnishing of any new revenue-producing building 14 or other campus improvement for any of the state-supported institutions institution of 15 higher learning of the state of North Dakotaeducation under its control, or for the 16 purpose of refunding any such bonds, saidthe governing board is hereby authorized-17 tomay cover, from time to time, into the interest and principal payment fund for bonds 18 issued, or into a fund for operation and maintenance of the building or other campus 19 improvement so financed or into a fund for repair or replacement of the building or 20 other campus improvement, its equipment and furnishings, the rental or income from 21 revenue-producing buildings or other campus improvements which that are not 22 encumbered or impressed with any lien and which are located upon the campuses of 23 such institutionson the campus of the institution. 24 2. In case of destruction of such If a revenue-producing buildings or campus-25 improvements building or campus improvement is destroyed by fire, tornado, cyclone, 26 or other cause, the proceeds from insurance on such revenue-producing buildings or 27 campus improvements shall the building or campus improvement must be covered into 28 the bond payment fund for the payment of bonds issued under this chapter unless 29 such the insurance may be and is used for the repair or replacement of the building or 30 campus improvement, its equipment and furnishings.

board of a higher education governing board under this chapter without legislative act to refund,

1	3.	The rental income from said revenue-producing buildings or other revenue-producing			
2		campus improvements, and the proceeds of insurance thereonon them, may be			
3		irrepealably pledged to the payment of the principal and interest of the bonds issued			
4		as inunder this chapter provided, or to the expenses of operation and maintenance or			
5		repair or replacement of the building or campus improvement, its equipment and			
6		furnishings.			
7	4.	The bonds issued under the provisions of this chapter may not be an indebtedness or			
8		obligation of the state of North Dakota or of; any of the state institutions nor of; or any			
9		board, bureau, or officer of the state of North Dakota, but suchthe bonds must be			
10		payable solely out of income and revenue as provided in this chapter.			
11	<u>5.</u>	The rental income from the revenue-producing buildings or other revenue-producing			
12		campus improvements, as defined herein, of any educational institutions of higher-			
13		learning of the state shallstate institution of higher education must be covered only into			
14		a fund for a revenue-producing building or other revenue-producing campus			
15		improvement for such educationalthe institution and not to any other institution.			
16	SEC	CTION 72. AMENDMENT. Section 15-55-20 of the North Dakota Century Code is			
17	amende	d and reenacted as follows:			
18	15-55-20. Financial records required.				
19	Eac	h state institution under the control of the state board of higher education which has			
20	constructed student housing, a food service facility, or a student union under the provisions of				
21	this cha	pter shall maintain records of financial accounts to provide a record of revenues			
22	received and expenses incurred in the use of suchthe revenue-producing building. The				
23	definition of "expenses incurred" includes, but is not limited to, the estimated value of heat,				
24	electricit	y, water, repairs, insurances, and janitorial and maintenance services provided. From			

25 the information recorded in suchthe records, appropriate financial statements must be prepared

and included in the institutions'institution's published and audited annual or biennial financial
reports.

SECTION 73. AMENDMENT. Section 15-62.4-01 of the North Dakota Century Code is
 amended and reenacted as follows:

1	15-62.4-01. Student financial assistance program.			
2	The state boardoffice of higher education shall administer the North Dakota student			
3	financia	l assi	stance program for the purpose of providingto provide a grant to an individual who	
4	demons	trates	s significant financial need and who:	
5	1.	a.	Graduated from a high school in this state;	
6		b.	Graduated from a high school in a bordering state, pursuant to chapter 15.1-29;	
7		C.	Graduated from a nonpublic high school in a bordering state while residing with a	
8			custodial parent in this state;	
9		d.	Completed a program of home education supervised in accordance with chapter	
10			15.1-23; or	
11		e.	Received a general educational development high school diploma from the	
12			superintendent of public instruction;	
13	2.	a.	Is enrolled at an accredited institution of higher education in this state, provided	
14			the institution offers a program of instruction equal to at least two academic	
15			years; or	
16		b.	Because of a medically certifiable disability is enrolled at an accredited institution	
17			of higher education outside of this state which offers the individual special	
18			services or facilities not available in this state, provided the institution offers a	
19			program of instruction equal to at least two academic years; and	
20	3.	ls p	ursuing a course of study determined by the state boardoffice of higher education	
21		to b	e at least quarter-time.	
22	SEC		N 74. AMENDMENT. Section 15-62.4-02 of the North Dakota Century Code is	
23	amende	ed and	d reenacted as follows:	
24	15-0	62.4-(02. Student financial assistance program - Criteria and procedures.	
25	The	state	e boardoffice of higher education shall adopt:	
26	1.	Crit	eria governing the application process;	
27	2.	Crit	eria governing the determination of financial need, which must include	
28		con	sideration of parental contributions to educational expenses;	
29	3.	Crit	eria governing the selection process; and	
30	4.	Pro	cedures for providing fiscal control, fund accounting, and reports.	

1	SECTION 75. AMENDMENT. Section 15-62.4-03 of the North Dakota Century Code is			
2	amende	d and	reenacted as follows:	
3	15-6	62.4-0	3. Student financial assistance program - Grants.	
4	1.	The	state boardoffice of higher education shall provide to each eligible student a	
5		fina	ncial assistance grant in an amount not exceeding:	
6		a.	Nine hundred seventy-five dollars per semester; or	
7		b.	Six hundred fifty dollars per quarter.	
8	2.	a.	A student is not entitled to receive grants under this chapter for more than the	
9			equivalent of:	
10			(1) Eight semesters of full-time enrollment; or	
11			(2) Twelve quarters of full-time enrollment.	
12		b.	Notwithstanding subdivision a, a student is not entitled to receive a grant under	
13			this chapter after the student obtains a baccalaureate degree.	
14	3.	The	boardoffice shall forward grants payable under this chapter directly to the	
15		insti	tution of higher education in which the student is enrolled.	
16	SEC		76. AMENDMENT. Section 15-62.4-05 of the North Dakota Century Code is	
17	amended and reenacted as follows:			
18	15-62.4-05. Student financial assistance program - Gifts and grants - Acceptance.			
19	The	state	boardoffice of higher education may receive, administer, and expend moneys	
20	from public and private sources for the purposes of this chapter.			
21	SEC		77. AMENDMENT. Section 15-62.5-01 of the North Dakota Century Code is	
22	amended and reenacted as follows:			
23	15-6	62.5-0	1. Scholars program.	
24	The	state	boardoffice of higher education shall administer the scholars program for the	
25	purpose	of pr	oviding a merit-based scholarship to an individual who:	
26	1.	a.	Graduated from a high school in this state;	
27		b.	Graduated from a high school in a bordering state, pursuant to chapter 15.1-29;	
28		C.	Graduated from a nonpublic high school in a bordering state while residing with a	
29			custodial parent in this state; or	
30		d.	Completed a program of home education supervised in accordance with chapter	
31			15.1-23;	

1	2.	On the ACT, achieved composite scores that ranked the individual at or above the	
2		ninety-fifth percentile among those who took the ACT prior to July first in the calendar	
3		year preceding the individual's enrollment;	
4	3.	a. Is enrolled at an accredited institution of higher education in this state that offers	
5		a program of instruction equal to at least two academic years;	
6		b. Because of a medically certifiable disability is enrolled at an accredited institution	
7		of higher education outside of this state that offers the individual special services	
8		or facilities not available in this state, provided the institution offers a program of	
9		instruction equal to at least two academic years; and	
10	4.	Is pursuing a course of study determined by the boardoffice to be full-time.	
11	SEC	TION 78. AMENDMENT. Section 15-62.5-02 of the North Dakota Century Code is	
12	amende	d and reenacted as follows:	
13	15-6	2.5-02. Scholars program - Criteria and procedures.	
14	The	state boardoffice of higher education shall adopt:	
15	1.	Criteria governing the application process;	
16	2.	Criteria governing the selection process, within the requirements of section	
17		15-62.5-03; and	
18	3.	Procedures for providing fiscal control, fund accounting, and reports.	
19	SECTION 79. AMENDMENT. Section 15-62.5-03 of the North Dakota Century Code is		
20	amende	d and reenacted as follows:	
21	15-6	2.5-03. Scholars program - Ranking and selection of recipients.	
22	1.	The state boardoffice of higher education shall rank scholars program applicants by	
23		their ACT composite scores.	
24	2.	If two or more applicants have the same composite scores, they must be ranked by	
25		the numeric sum of their four scale scores on the ACT.	
26	3.	If two or more applicants have the same composite scores and the same numeric sum	
27		of the four scale scores, they must be ranked by the numeric sum of their English and	
28		mathematics scores.	
29	4.	The state boardoffice of higher education may establish additional criteria to rank	
30		applicants who have the same numeric sum of their English and mathematics scores.	

1	5.	Sch	olarships must be offered to applicants in descending order according to this			
2		ranking until available funds have been expended or until the pool of applicants has				
3		been exhausted.				
4	SEC		N 80. AMENDMENT. Section 15-62.5-04 of the North Dakota Century Code is			
5	amende	d and	d reenacted as follows:			
6	15-6	62.5-0	04. Scholars program - Scholarship amounts - Stipends.			
7	1.	a.	Each semester, the state boardoffice of higher education shall provide to an			
8			eligible student a scholarship in an amount not exceeding the tuition charged at			
9			the institution in which the student is enrolled, provided the amount may not			
10			exceed the highest undergraduate semester tuition charged at ana state			
11			institution of higher education under the control of the state board of higher			
12			education.			
13		b.	Each quarter the state boardoffice of higher education shall provide to an eligible			
14			student a scholarship in an amount not exceeding the tuition charged per quarter			
15			at the institution in which the student is enrolled, provided the amount may not			
16			exceed two-thirds of the highest undergraduate semester tuition charged at ana			
17			state institution of higher education under the control of the state board of higher-			
18			education.			
19		C.	For purposes of this subsection, the rates are calculated using a traditional fall			
20			and spring academic year.			
21	2.	The	scholarships provided for under this section are conditioned on the student			
22		mai	ntaining a 3.5 cumulative grade point average, based on a 4.0 grading system.			
23	3.	Any	student eligible for a scholarship under this section is also eligible for a stipend in			
24		an a	amount not exceeding two thousand dollars annually. The state boardoffice of			
25		high	ner education may distribute the stipend on a semester or a quarter basis.			
26	4.	a.	A student is not entitled to receive scholarships under this chapter for more than			
27			the equivalent of:			
28			(1) Eight semesters of full-time enrollment; or			
29			(2) Twelve quarters of full-time enrollment.			
30		b.	Notwithstanding subdivision a, a student is not entitled to receive a scholarship			
31			under this chapter after the student obtains a baccalaureate degree.			

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1	5.	The state boardoffice of higher education shall forward scholarships and stipends			
2		payable under this chapter directly to the institution in which the student is enrolled.			
3	SECTION 81. AMENDMENT. Section 15-63-01 of the North Dakota Century Code is				
4	amende	ed and reenacted as follows:			
5	15-0	63-01. State board for Indian scholarships.			
6	The	re is hereby established a <u>A</u> state board for Indian scholarships consisting of an Indian			
7	appointe	ed by the governor, the executive director of the state Indian affairs commission, and the-			
8	commis	sioner of higher education or the commissioner's designeethe higher education			
9	<u>adminis</u>	trator is established. The commissioner of higher education or the commissioner's			
10	designe	eadministrator shall serve as chairperson, and the executive director of the state Indian			
11	affairs c	ommission shall serve as secretary of the board for Indian scholarships. The state-			
12	board <u>of</u>	fice of higher education shall request scholarship funds and staff to administer the			
13	Indian s	cholarship program in the board'soffice's biennial budget request.			
14	SEC	CTION 82. AMENDMENT. Section 15-69-01 of the North Dakota Century Code is			
15	amende	ed and reenacted as follows:			
16	15-0	69-01. Definitions. (Effective through July 31, 2023)			
17	In th	nis chapter, unless the context otherwise requires:			
18	1.	"Board" means the state board of "Administrator" means the higher education			
19		administrator.			
20	2.	"Center" means a center of excellence relating to economic development which has			
21		been designated or named under this chapter.			
22	3.	"Commission" means the centers of excellence commission.			
23	4.	"Department" means the department of commerce.			
24	5.	"Foundation" means the North Dakota economic development foundation.			
25	6.	"Infrastructure" means new building construction or major building renovation. The			
26		term does not include a purchase of equipment or remodel of an existing building.			
27	SEC	CTION 83. AMENDMENT. Section 15-69-03 of the North Dakota Century Code is			
28	amende	ed and reenacted as follows:			
29	15-0	69-03. Centers of excellence commission. (Effective through July 31, 2023)			
30	The	centers of excellence commission consists of six members. The foundation shall			
31	appoint	three of the foundation's members to serve on the commission, and the			

1 boardadministrator shall appoint three of the board's members of higher education governing 2 boards to serve on the commission. The commission members shall designate a chairman and 3 a vice chairman of the commission. Each member of the commission shall serve for a term of 4 three years, beginning July first; may be reappointed for additional terms; and serves at the 5 pleasure of the appointing entity. If a commission member ceases to serve as a member of the 6 appointing entity, that member's membership on the commission ceases immediately and the 7 appointing entity shall appoint a new member for the remainder of the term. Terms of 8 commission members must be staggered. On a meeting-by-meeting basis, an appointing entity 9 may substitute a member of that appointing entity to serve in place of one of the regular 10 members appointed by that entity. If the commission chairman and vice chairman are not 11 present at a meeting, the commission members present at that meeting shall select a 12 commission member to serve as chairman for that meeting. A commission member may receive 13 compensation and travel and expense reimbursement from the appointing entity. The 14 department of commerce shall provide the commission with appropriate staff services as may 15 be requested by the commission. 16 SECTION 84. AMENDMENT. Section 15-70-03 of the North Dakota Century Code is 17 amended and reenacted as follows: 18 15-70-03. Grant authorization. 19 The state board of higher education administrator shall make grants to tribally controlled 20 community colleges to defray the costs of education associated with enrollment of 21 nonbeneficiary students. Grants made pursuant to this section must go directly to the recipient 22 institutions. 23 SECTION 85. AMENDMENT. Section 15-70-04 of the North Dakota Century Code is 24 amended and reenacted as follows: 25 15-70-04. Submission of grant application - Distribution of grants. 26 1. In order to qualify for a grant under this chapter, a tribally controlled community college 27 shall submit an application at the time and in the manner required by the state board-

- 28 of higher education <u>administrator</u>. The application must:
- a. Include the name and address of each student who qualifies for financial
 assistance under this chapter; and

- 1b.Document the enrollment status of each student who qualifies for financial2assistance under this chapter.
- 3 2. If an application is approved, the state board of higher education administrator shall 4 distribute to the tribally controlled community college, during each year of the 5 biennium, an amount equivalent to the most recent per student payment provided in 6 accordance with the Tribally Controlled Colleges and Universities Assistance Act of 7 1978 [25 U.S.C. 20] for each nonbeneficiary student who is a resident of the state. If 8 the amount appropriated is insufficient to meet the requirements of this section, the 9 board shall prorate the amount to be distributed. The boardadministrator may 10 distribute no more than one-half of the biennial legislative appropriation provided for 11 grants under this section during the first year of the biennium.
- If after meeting the requirements of this section any amount remains available for
 distribution at the conclusion of each year of the biennium, the state board of higher
 education <u>administrator</u> shall provide prorated distribution based on criteria set forth in
 this section.
- At the time and in the manner determined by the state board of higher education
 administrator, each tribally controlled community college receiving assistance under
 this section shall file a report indicating:
- 19
 - a. The graduation rate of nonbeneficiary students; and
- b. The ratio between the amount of funding received by the tribally controlled
 community college under this section and the college's annual budget.
- 22 SECTION 86. AMENDMENT. Section 15-71-01 of the North Dakota Century Code is
- 23 amended and reenacted as follows:

24 15-71-01. State board of higher Higher education advisory committee - Biomass
 25 energy center.

- 26 The state board of higher education <u>advisory committee</u> is encouraged to establish or name
- 27 a biomass energy center or centers at an institution or institutions under the control of thea
- 28 <u>higher education governing</u> board to conduct research and provide education and technical
- 29 assistance related to biomass production, harvesting, transportation, and conversion.
- 30 SECTION 87. AMENDMENT. Section 15-71-02 of the North Dakota Century Code is
- 31 amended and reenacted as follows:

- 1 **15-71-02.** Biomass research responsibilities.
- 2 If established or named by the state board of higher education advisory committee, the
- 3 biomass energy center or centers shall:
- Complete agronomic research to determine the most efficient perennial grasses or
 other plants for cellulose production and the amount of fertilization required.
- 6 2. Conduct research to determine the most efficient method of harvesting biomass.
- 7 3. Determine the benefits of biomass densification or preprocessing.
- 8 4. Complete an economic evaluation of all steps in the utilization of biomass for energy.
- 9 SECTION 88. AMENDMENT. Section 15-71-03 of the North Dakota Century Code is
- 10 amended and reenacted as follows:
- 11 **15-71-03. Ethanol and biomass incentives.**

12 If established or named by the state board of higher education advisory committee, the

- 13 biomass energy center or centers shall work to identify and evaluate incentives for cellulosic
- 14 ethanol production and biomass energy through the legislative assembly or at the federal level.
- 15 The center or centers shall identify and evaluate incentives for producers, such as providing
- 16 payment for producers to grow a dedicated bio-energy crop or support equipment, harvesting,
- 17 and transportation costs.

18 SECTION 89. AMENDMENT. Section 15.1-01-02 of the North Dakota Century Code is
19 amended and reenacted as follows:

20 **15.1-01-02.** Joint meetings - State board of public school education - State board of

21 higherHigher education advisory committee - Education standards and practices board -

22 State board for career and technical education.

The state board of public school education, the state board of higher education <u>advisory</u> <u>committee</u>, the education standards and practices board, and the state board for career and technical education shall meet together at least once each year at the call of the superintendent of public instruction, the commissioner of higher education <u>administrator</u>, the executive director of the education standards and practices board, and the director of career and technical education for the purposes of:

Coordinating elementary and secondary education programs, career and technical
 education programs, and higher education programs;

	Legislati	ve Assembly
1	2.	Establishing high standards and expectations of students at all levels of the education
2		continuum;
3	3.	Ensuring that all students have access to challenging curricula;
4	4.	Ensuring that the individuals instructing students at all levels of the education
5		continuum are highly qualified and capable;
6	5.	Cooperating in the provision of professional growth and development opportunities for
7		individuals instructing students at all levels of the education continuum; and
8	6.	Ensuring cooperation in any other jointly beneficial project or program.
9	SEC	CTION 90. AMENDMENT. Section 15.1-07-25.1 of the North Dakota Century Code is
10	amende	d and reenacted as follows:
11	15.1	-07-25.1. Student names and addresses - Authorized disclosure.
12	Noty	withstanding section 44-04-18.13, and subject to any limitations on the disclosure of
13	directory	r information under title 34, Code of Federal Regulations, part 99, sections 31, 33, and
14	37, each	high school shall provide to the North Dakota university systemoffice of higher
15	educatio	on a list of all students enrolled in grades ten and eleven as of April fifteenth of each
16	year, tog	gether with the students' addresses and telephone numbers. The North Dakota-
17	universit	ty systemoffice of higher education shall disclose this information to each institution
18	under th	e control of the state board ofa higher education governing board and to each
19	nonpubl	ic university and college in this state.
20	SEC	CTION 91. AMENDMENT. Subsection 1 of section 15.1-15-12 of the North Dakota
21	Century	Code is amended and reenacted as follows:
22	1.	Any individual employed to teach at an institution of higher education under the control
23		of the state board of a higher education governing board;
24	SEC	CTION 92. AMENDMENT. Section 15.1-21-02.6 of the North Dakota Century Code is
25	amende	d and reenacted as follows:
26	15.1	-21-02.6. North Dakota scholarship - Amount - Applicability.
27	1.	a. The state board office of higher education shall provide to any student certified as
28		being eligible by the superintendent of public instruction either a North Dakota
29		academic scholarship or a North Dakota career and technical education
30		scholarship in the amount of seven hundred fifty dollars for each semester during
31		which the student is enrolled full time at an accredited institution of higher

1			education in this state, maintains a cumulative grade point average of 2.75, and	
2			maintains progress toward degree completion.	
3		b.	The state boardoffice of higher education shall provide to any student certified as	S
4			being eligible by the superintendent of public instruction either a North Dakota	
5			academic scholarship or a North Dakota career and technical education	
6			scholarship in the amount of five hundred dollars for each quarter during which	
7			the student is enrolled full time at an accredited institution of higher education in	
8			this state, maintains a cumulative grade point average of 2.75, and maintains	
9			progress toward degree completion.	
10	2.	The	state boardoffice of higher education shall monitor each scholarship recipient to	
11		ensu	re that the student meets the academic and other requirements of this section.	
12		Upo	n determining that a recipient student has failed to meet the requirements of this	
13		sect	on, the boardoffice shall provide notification to the student within ten days.	
14	3.	A stu	Ident is not entitled to receive more than six thousand dollars under this section.	
15	4.	The	state boardoffice of higher education shall forward the scholarship directly to the	
16		instit	ution in which the student is enrolled.	
17	5.	a.	(1) This section does not require a student to be enrolled in consecutive	
18			semesters.	
19			(2) This section does not require a student to be enrolled in consecutive	
20			quarters.	
21		b.	A scholarship under this section is valid only for six academic years after the	
22			student's graduation from high school and may be applied to a graduate program	∩.
23	6.	A sc	holarship under this section is available to any eligible resident student who fulfills	5
24		the requirements of section 15.1-21-02.4 or 15.1-21-02.5 and who:		
25		a.	Graduates from a high school in this state;	
26		b.	Graduates from a high school in a bordering state under chapter 15.1-29;	
27		C.	Graduates from a nonpublic high school in a bordering state while residing with a	Э
28			custodial parent in this state; or	
29		d.	Completes a program of home education supervised in accordance with chapter	
30			15.1-23.	

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1	7.	a.	For purposes of North Dakota scholarship eligibility under this section, "full-time"		
2			has the same meaning as the term is defined by the institution the student is		
3			attending.		
4		b.	For the purpose of North Dakota scholarship eligibility under this section,		
5			"progress toward degree completion" means earning the following minimum		
6			number of credits after each semester or quarter term disbursement to qualify for		
7			the subsequent disbursement:		
8			(1) Twenty-four credits after disbursement two;		
9			(2) Thirty-nine credits after disbursement three;		
10			(3) Fifty-four credits after disbursement four;		
11			(4) Sixty-nine credits after disbursement five;		
12			(5) Eighty-four credits after disbursement six; and		
13			(6) Ninety-nine credits after disbursement seven.		
14	SEC		93. AMENDMENT. Section 15.1-21-02.8 of the North Dakota Century Code is		
15	amende	d and	reenacted as follows:		
16	15.1	-21-0	2.8. North Dakota scholarship - Eligibility - One-time exception.		
17	1.	a.	Notwithstanding section 15.1-21-02.6, if a student's cumulative grade point		
18			average as determined by the state boardoffice of higher education at the		
19			conclusion of a semester is below 2.75, the boardoffice shall grant an exception		
20			and provide the North Dakota scholarship to which the student would otherwise		
21			be entitled for the next semester in which the student is enrolled full time. The		
22			exception provided by this section is applicable to a student only one time.		
23		b.	If a student's cumulative grade point average as determined by the state-		
24			boardoffice of higher education at the conclusion of a semester is below 2.75 for		
25			a second time, the student is no longer eligible to receive any additional North		
26			Dakota academic or career and technical education scholarships.		
27	2.	a.	Notwithstanding section 15.1-21-02.6, if a student's cumulative grade point		
28			average as determined by the state boardoffice of higher education at the		
29			conclusion of a quarter is below 2.75, the boardoffice shall grant an exception		

1		be entitled for the next quarter in which the student is enrolled full time. The
2		exception provided by this section is applicable to a student only one time.
3	b.	If a student's cumulative grade point average as determined by the state-
4		boardoffice of higher education at the conclusion of a quarter is below 2.75 for a
5		second time, the student is no longer eligible to receive any additional North
6		Dakota academic or career and technical education scholarships.
7	SECTION	94. AMENDMENT. Subdivision f of subsection 1 of section 15.1-37-02 of the
8	North Dakota	Century Code is amended and reenacted as follows:
9	f.	The commissioner of higher education administrator, or the
10		commissioner'sadministrator's designee;
11	SECTION	95. AMENDMENT. Section 18-12-03 of the North Dakota Century Code is
12	amended and	reenacted as follows:
13	18-12-03	. Plans and specifications.
14	Plans and	d specifications for all new public school buildings and for all additions to and
15	remodeling of	f existing public school buildings must be submitted for approval to the state fire
16	marshal, chie	f of the fire department or fire protection district with jurisdiction, and the
17	superintende	nt of public instruction or state boardoffice of higher education. Private school
18	plans and spe	ecifications must be submitted directly to the state fire marshal and the chief of the
19	fire departme	nt or fire protection district with jurisdiction for approval.
20	SECTION	96. AMENDMENT. Section 18-12-04 of the North Dakota Century Code is
21	amended and	reenacted as follows:
22	18-12-04	. Employment of registered architects and engineers.
23	All plans	and specifications for construction, except agricultural sheds and barns, the
24	monetary wor	th of which is one hundred thousand dollars or more, must be prepared by and the
25	construction a	administration and construction observation services supervised by architects or
26	engineers reg	sistered in this state. The architect or engineer is legally responsible for designing
27	the building ir	accordance with the provisions of this chapter of adequate strength so as to
28	resist fire, and	d constructing the building in a workmanlike manner, according to the plans and
29	specifications	as approved. School district projects are subject to the approval requirements of
30	section 15.1-3	36-01 and projects involving institutions of higher education under the control of

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1 the state board of a higher education governing board are subject to the approval requirements

2 of chapter 15-10.

3 SECTION 97. AMENDMENT. Section 18-12-23 of the North Dakota Century Code is
4 amended and reenacted as follows:

5 **18-12-23. Electrical.**

All electrical wiring and apparatus must be installed in accordance with the provisions of the
state electrical law, rules, and regulations and local ordinances and the current edition of the
National Electrical Code.

9 Electrical plans and specifications must be reviewed by the state electrical board upon
10 referral by the superintendent of public instruction, the state boardoffice of higher education,
11 and the state fire marshal, and complete inspection service with final certificate of compliance
12 covering the electrical installation must be made by the same agency or by the local inspection
13 authority where available.

14 All educational facilities must be provided with exit marking, illumination of means of egress,

15 and emergency lighting as provided for within the N.F.P.A. Life Safety Code, standard 101

16 edition, corresponding to that of the state building code as defined in section 54-21.3-03.

SECTION 98. AMENDMENT. Subdivision e of subsection 12 of section 20.1-02-05 of the
 North Dakota Century Code is amended and reenacted as follows:

- 19e.A nonresident full-time student living in this state who is attending an institution20under the jurisdiction of the state boardcontrol of a higher education governing21board, a private institution of higher education, or a tribal college. A license may22not be issued under this subdivision unless a valid student identification number
- 23 accompanies the application.

SECTION 99. AMENDMENT. Subsection 7 of section 26.1-05-19 of the North Dakota
 Century Code is amended and reenacted as follows:

- 26 7. Bonds issued by the state board of a higher education governing board under chapter
- 27 15-55.

SECTION 100. AMENDMENT. Section 26.1-22-09 of the North Dakota Century Code is
 amended and reenacted as follows:

1 26.1-22-09. Buildings to be reported to commissioner. 2 In each odd-numbered year, or upon application for insurance, the state board of each 3 higher education, and governing board; each officer, department, or agent of the state and of 4 any industry thereof having in charge any public building belonging to the state; each county 5 auditor, city auditor, township clerk, and school district business manager, as the case may be; 6 the agent for an international peace garden; and the agent for a winter show, if applicable, shall 7 report to the commissioner the insurable value of each public building, or of each building 8 owned by an international peace garden or a winter show with the exception of buildings 9 insured by private insurance companies, and of the fixtures and permanent contents thereinin 10 the buildings, with the exception of fixtures and permanent contents insured by private 11 insurance companies, belonging to the state, political subdivision, an international peace 12 garden, or a winter show, and shall supply such other information as may be required by the 13 commissioner on forms provided by the commissioner. 14 SECTION 101. AMENDMENT. Subdivision j of subsection 2 of section 28-32-01 of the 15 North Dakota Century Code is amended and reenacted as follows: 16 j. The board of higher education advisory committee, office of higher education, 17 and higher education governing boards. 18 SECTION 102. AMENDMENT. Section 29-29.5-03 of the North Dakota Century Code is 19 amended and reenacted as follows: 20 29-29.5-03. Limitation on use of campus police. 21 A law enforcement officer employed under section 15-10-17 may not enter an informant 22 agreement with a student enrolled in an institution under the control of the state board of a 23 higher education governing board. 24 SECTION 103. AMENDMENT. Subsection 5 of section 34-11.1-04 of the North Dakota 25 Century Code is amended and reenacted as follows: 26 An employee of the state may appeal a claim of reprisal under this section in the 5. 27 manner prescribed for a classified employee under chapter 54-44.3. This subsection 28 does not apply to an employee under the jurisdiction of the state board of a higher 29 education governing board or the judicial branch of government. 30 SECTION 104. AMENDMENT. Section 37-07.2-01 of the North Dakota Century Code is 31 amended and reenacted as follows:

1 **37-07.2-01.** National guard tuition grants - Terms of grants.

2 Any qualifying member of the national guard who enrolls in an accredited postsecondary 3 institution in North Dakota may receive, subject to the limitations of available appropriated funds 4 and subject to national guard rules adopted by the adjutant general, receive a grant in an 5 amount not to exceed the cost of tuition and fees for similar courses and credit hours for each 6 qualifying member of the national guard who is enrolled at a North Dakota university system-7 schoolstate institution of higher education with the highest tuition and fee rate. Any accredited 8 postsecondary institution that agrees to participate in such the a program must waive twenty-five 9 percent of the tuition for qualifying national guardsmen. These grants must be distributed 10 according to rules promulgated by the adjutant general and are available only so long as the 11 member maintains satisfactory performance with the guard, meets the gualification 12 requirements of the rules, and pursues a course of study which satisfies the normal 13 requirements of the school. 14 SECTION 105. AMENDMENT. Section 44-04-18.4 of the North Dakota Century Code is 15 amended and reenacted as follows: 16 44-04-18.4. Confidentiality of trade secret, proprietary, commercial, financial, and 17 research information. 18 1. Trade secret, proprietary, commercial, and financial information is confidential if it is of 19 a privileged nature and it has not been previously publicly disclosed. 20 2. Under this section, unless the context otherwise requires: 21 "Commercial information" means information pertaining to buying or selling of a. 22 goods and services that has not been previously publicly disclosed and that if the 23 information were to be disclosed would impair the public entity's future ability to 24 obtain necessary information or would cause substantial competitive injury to the 25 person from which the information was obtained. 26 "Financial information" means information pertaining to monetary resources of a b. 27 person that has not been previously publicly disclosed and that if the information 28 were to be disclosed would impair the public entity's future ability to obtain 29 necessary information or would cause substantial competitive injury to the person 30 from which the information was obtained. "Proprietary information" includes: 31 C.

1	(1)	Information shared between a sponsor of research or a potential sponsor of
2		research and a public entity conducting or negotiating an agreement for the
3		research.
4	(2)	Information received from a private business that has entered or is
5		negotiating an agreement with a public entity to conduct research or
6		manufacture or create a product for potential commercialization.
7	(3)	A discovery or innovation generated by the research information, technical
8		information, financial information, or marketing information acquired under
9		activities described under paragraph 1 or 2.
10	(4)	A document specifically and directly related to the licensing or
11		commercialization resulting from activities described under paragraph 1, 2,
12		or 6.
13	(5)	Technical, financial, or marketing records that are received by a public
14		entity, which are owned or controlled by the submitting person, are intended
15		to be and are treated by the submitting person as private, and the disclosure
16		of which would cause harm to the submitting person's business.
17	(6)	A discovery or innovation produced by the public entity that an employee or
18		the entity intends to commercialize.
19	(7)	A computer software program and components of a computer software
20		program that are subject to a copyright or a patent and any formula, pattern,
21		compilation, program, device, method, technique, or process supplied to a
22		public entity that is the subject of efforts by the supplying person to maintain
23		its secrecy and that may derive independent economic value, actual or
24		potential, from not being generally known to, and not being readily
25		ascertainable by proper means by, other persons that might obtain
26		economic value from its disclosure or use.
27	(8)	A discovery or innovation that is subject to a patent or a copyright, and any
28		formula, pattern, compilation, program, device, combination of devices,
29		method, technique, technical know-how or process that is for use, or is
30		used, in the operation of a business and is supplied to or prepared by a
31		public entity that is the subject of efforts by the supplying or preparing

1		person to maintain its secrecy and provides the preparing person an
2		advantage or an opportunity to obtain an advantage over those who do not
3		know or use it or that may derive independent economic value, actual or
4		potential, from not being generally known to, and not being readily
5		ascertainable by proper means by, a person that might obtain economic
6		value from its disclosure or use.
7		d. "Trade secret" means information, including a formula, pattern, compilation,
8		program, device, method, technique, technical know-how, or process, that:
9		(1) Derives independent economic value, actual or potential, from not being
10		generally known to, and not being readily ascertainable by proper means by,
11		other persons that can obtain economic value from its disclosure or use;
12		and
13		(2) Is the subject of efforts that are reasonable under the circumstances to
14		maintain the secrecy of the information.
15	3.	This section does not limit or otherwise affect a record pertaining to any rule of the
16		state department of health or to any record pertaining to the application for a permit or
17		license necessary to do business or to expand business operations within this state,
18		except as otherwise provided by law.
19	4.	This section does not limit the release or use of records obtained in an investigation by
20		the attorney general or other law enforcement official.
21	5.	Unless made confidential under subsection 1, the following economic development
22		records and information are exempt:
23		a. Records and information pertaining to a prospective location of a business or
24		industry, including the identity, nature, and location of the business or industry,
25		when no previous public disclosure has been made by the business or industry of
26		the interest or intent of the business or industry to locate in, relocate within,
27		expand within this state, or partner with a public entity to conduct research or to
28		license a discovery or innovation. This exemption does not include records
29		pertaining to the application for permits or licenses necessary to do business or
30		to expand business operations within this state, except as otherwise provided by
31		law.

1 Trade secrets and proprietary, commercial, or financial information received from b. 2 a person that is interested in applying for or receiving financing, technical 3 assistance, or other forms of business assistance. 4 6. Unless made confidential under subsection 1 or made exempt under subsection 5: 5 Bids received by a public entity in response to an invitation for bids by the public a. 6 entity are exempt until all of the bids have been received and opened by the 7 public entity. 8 Proposals received by a public entity in response to a request for proposals are b. 9 exempt records until a notice of intent to award is issued. 10 Records included with any bid or proposal naming and generally describing the C. 11 entity submitting the proposal are open. 12 7. Unless made confidential under subsection 1, records received by the state 13 department of emergency services under chapter 37-17.1 and the state local 14 intelligence center from the federal government and any public or private agency or 15 entity for disaster mitigation, preparation, response, and recovery, or for cyber threat 16 are exempt. 17 8. Unless made confidential under subsection 1, university research records are exempt. 18 "University research records" means data and records, other than a financial or 19 administrative record, produced or collected by or for faculty or staff of an institution 20 under the control of the state board of a higher education governing board in the 21 conduct of or as a result of study or research on an educational, commercial, scientific, 22 artistic, technical, or scholarly issue, regardless of whether the study or research was 23 sponsored by the institution alone, or in conjunction with a governmental or private 24 entity, provided the information has not been publicly released, published, or patented. 25 9. Personally identifiable study information is confidential. "Personally identifiable study 26 information" means information about an individual participating in a human research 27 study or project at an institution under the control of the state board of a higher 28 education governing board which requires prospective institutional review board 29 review or a determination of exemption, if the information can be used to distinguish or 30 trace the individual's identity, or is linked or linkable to the individual. Examples of 31 personally identifiable study information include name, maiden name, mother's maiden

1		name, alias, personal identification number, social security number, passport number,
2		driver's license number, taxpayer identification number, financial account or credit card
3		number, address, email address, photographic images, fingerprints, handwriting, and
4		other biometric data. Information about participants in human subjects research which
5		does not constitute personally identifiable study information but is part of a human
6		subjects research study or project at an institution under the control of the state board
7		ofa higher education governing board requiring prospective institutional review board
8		review or a determination of exemption is a university research record under
9		subsection 8.
10	10.	Subsections 8 and 9 do not apply to a student record or other information disclosed by
11		an institution under the control of the state board of a higher education governing board
12		to the statewide longitudinal data system.
13	(Co	ntingent effective date - <u>See note</u>) Confidentiality of trade secret, proprietary,
14	comme	ercial, financial, and research information.
15	1.	Trade secret, proprietary, commercial, and financial information is confidential if it is of
16		a privileged nature and it has not been previously publicly disclosed.
17	2.	Under this section, unless the context otherwise requires:
18		a. "Commercial information" means information pertaining to buying or selling of
19		goods and services that has not been previously publicly disclosed and that if the
20		information were to be disclosed would impair the public entity's future ability to
21		obtain necessary information or would cause substantial competitive injury to the
22		person from which the information was obtained.
23		b. "Financial information" means information pertaining to monetary resources of a
24		person that has not been previously publicly disclosed and that if the information
25		were to be disclosed would impair the public entity's future ability to obtain
26		necessary information or would cause substantial competitive injury to the person
27		from which the information was obtained.
28		c. "Proprietary information" includes:
29		(1) Information shared between a sponsor of research or a potential sponsor of
30		research and a public entity conducting or negotiating an agreement for the
31		research.

1	(2)	Information received from a private business that has entered or is
2		negotiating an agreement with a public entity to conduct research or
3		manufacture or create a product for potential commercialization.
4	(3)	A discovery or innovation generated by the research information, technical
5		information, financial information, or marketing information acquired under
6		activities described under paragraph 1 or 2.
7	(4)	A document specifically and directly related to the licensing or
8		commercialization resulting from activities described under paragraph 1, 2,
9		or 6.
10	(5)	Technical, financial, or marketing records that are received by a public
11		entity, which are owned or controlled by the submitting person, are intended
12		to be and are treated by the submitting person as private, and the disclosure
13		of which would cause harm to the submitting person's business.
14	(6)	A discovery or innovation produced by the public entity that an employee or
15		the entity intends to commercialize.
16	(7)	A computer software program and components of a computer software
17		program that are subject to a copyright or a patent and any formula, pattern,
18		compilation, program, device, method, technique, or process supplied to a
19		public entity that is the subject of efforts by the supplying person to maintain
20		its secrecy and that may derive independent economic value, actual or
21		potential, from not being generally known to, and not being readily
22		ascertainable by proper means by, other persons that might obtain
23		economic value from its disclosure or use.
24	(8)	A discovery or innovation that is subject to a patent or a copyright, and any
25		formula, pattern, compilation, program, device, combination of devices,
26		method, technique, technical know-how or process that is for use, or is
27		used, in the operation of a business and is supplied to or prepared by a
28		public entity that is the subject of efforts by the supplying or preparing
29		person to maintain its secrecy and provides the preparing person an
30		advantage or an opportunity to obtain an advantage over those who do not
31		know or use it or that may derive independent economic value, actual or

1				potential, from not being generally known to, and not being readily
2				ascertainable by proper means by, a person that might obtain economic
3				value from its disclosure or use.
4		d.	"Tra	de secret" means information, including a formula, pattern, compilation,
5			pro	gram, device, method, technique, technical know-how, or process, that:
6			(1)	Derives independent economic value, actual or potential, from not being
7				generally known to, and not being readily ascertainable by proper means by,
8				other persons that can obtain economic value from its disclosure or use;
9				and
10			(2)	Is the subject of efforts that are reasonable under the circumstances to
11				maintain the secrecy of the information.
12	3.	Thi	s sect	ion does not limit or otherwise affect a record pertaining to any rule of the
13		stat	te dep	partment of health or department of environmental quality or to any record
14		per	tainin	g to the application for a permit or license necessary to do business or to
15		exp	and b	ousiness operations within this state, except as otherwise provided by law.
16	4.	Thi	s sect	tion does not limit the release or use of records obtained in an investigation by
17		the	attori	ney general or other law enforcement official.
18	5.	Unl	ess n	nade confidential under subsection 1, the following economic development
19		rec	ords a	and information are exempt:
20		a.	Rec	cords and information pertaining to a prospective location of a business or
21			indu	stry, including the identity, nature, and location of the business or industry,
22			whe	en no previous public disclosure has been made by the business or industry of
23			the	interest or intent of the business or industry to locate in, relocate within,
24			exp	and within this state, or partner with a public entity to conduct research or to
25			lice	nse a discovery or innovation. This exemption does not include records
26			pert	aining to the application for permits or licenses necessary to do business or
27			to e	xpand business operations within this state, except as otherwise provided by
28			law.	
29		b.	Tra	de secrets and proprietary, commercial, or financial information received from
30			a pe	erson that is interested in applying for or receiving financing, technical
31			ass	istance, or other forms of business assistance.

1 Unless made confidential under subsection 1 or made exempt under subsection 5: 6. 2 Bids received by a public entity in response to an invitation for bids by the public а. 3 entity are exempt until all of the bids have been received and opened by the 4 public entity. 5 Proposals received by a public entity in response to a request for proposals are b. 6 exempt records until a notice of intent to award is issued. 7 Records included with any bid or proposal naming and generally describing the C. 8 entity submitting the proposal are open. 9 7. Unless made confidential under subsection 1, records received by the state 10 department of emergency services under chapter 37-17.1 and the state local 11 intelligence center from the federal government and any public or private agency or 12 entity for disaster mitigation, preparation, response, and recovery, or for cyber threat 13 are exempt. 14 8. Unless made confidential under subsection 1, university research records are exempt. 15 "University research records" means data and records, other than a financial or 16 administrative record, produced or collected by or for faculty or staff of an institution 17 under the control of the state board of a higher education governing board in the 18 conduct of or as a result of study or research on an educational, commercial, scientific, 19 artistic, technical, or scholarly issue, regardless of whether the study or research was 20 sponsored by the institution alone, or in conjunction with a governmental or private 21 entity, provided the information has not been publicly released, published, or patented. 22 9. Personally identifiable study information is confidential. "Personally identifiable study 23 information" means information about an individual participating in a human research 24 study or project at an institution under the control of the state board of a higher 25 education governing board which requires prospective institutional review board 26 review or a determination of exemption, if the information can be used to distinguish or 27 trace the individual's identity, or is linked or linkable to the individual. Examples of 28 personally identifiable study information include name, maiden name, mother's maiden 29 name, alias, personal identification number, social security number, passport number, 30 driver's license number, taxpayer identification number, financial account or credit card 31 number, address, email address, photographic images, fingerprints, handwriting, and

1		other biometric data. Information about participants in human subjects research which			
2		does not constitute personally identifiable study information but is part of a human			
3		subjects research study or project at an institution under the control of the state board			
4		ofa higher education governing board requiring prospective institutional review board			
5		review or a determination of exemption is a university research record under			
6		subsection 8.			
7	10.	Subsections 8 and 9 do not apply to a student record or other information disclosed by			
8		an institution under the control of the state board of a higher education governing board			
9		to the statewide longitudinal data system.			
10	SECTION 106. AMENDMENT. Subsection 1 of section 44-04-18.15 of the North Dakota				
11	Century	Code is amended and reenacted as follows:			
12	1.	Any private donor or prospective donor name, address, telephone number, electronic			
13		mail address, estate planning information, tax record or financial information, or other			
14		personal information or correspondence received or retained by a board of higher-			
15		education or university systeman officer or employee of the higher education advisory			
16		committee, the office of higher education, a higher education governing board, or an			
17		institution governed by a higher education governing board, or by an affiliated			
18		nonprofit organization that provides support to and is organized and operated for the			
19		benefit of an institution under the authority of the boardcontrol of a higher education			
20		governing board is exempt.			
21	SEC	TION 107. AMENDMENT. Section 44-04-18.16 of the North Dakota Century Code is			
22	amende	d and reenacted as follows:			
23	44-0	4-18.16. Confidentiality of patient records at student health services and			
24	univers	ity system clinics.			
25	Any	patient record of a patient at a state college or university student health service,			
26	universit	y of North Dakota medical center or family practice center, or other university system			
27	medical center or clinic under the control of a higher education governing board is confidential.				
28	SEC	TION 108. AMENDMENT. Section 44-04-18.28 of the North Dakota Century Code is			
29	amende	d and reenacted as follows:			

1	44-(04-18.28. Title IX records at state universities and colleges exempt.		
2	Any record related to a complaint or investigation under title IX of the Education			
3	Amendments of 1972 [Pub. L. 92-318; 20 U.S.C. 1681 et seq.] at an institution under the control			
4	of the st	ate board ofa higher education governing board which contains personally identifiable		
5	informat	ion about a party to the complaint is an exempt record. For purposes of this section,		
6	"persona	ally identifiable information" means information that directly identifies an individual, and		
7	informat	ion that, alone or in combination with other information, is linked or linkable to an		
8	individua	al and would allow a reasonable person who lacks knowledge of the relevant		
9	circums	tances to identify the individual.		
10	SEC	CTION 109. AMENDMENT. Subsection 7 of section 44-04-20 of the North Dakota		
11	Century	Code is amended and reenacted as follows:		
12	7.	A committee of an institution under the authority of the state boardcontrol of a higher		
13		education governing board, in lieu of the notice requirements in this section, may file in		
14		the office of the president of the institution the name, address, and telephone number		
15		of a person who may be contacted to obtain specific times, dates, and locations of any		
16		meetings of that committee or to request specific notification of each meeting of that		
17		committee.		
18	SEC	CTION 110. AMENDMENT. Subsection 2 of section 44-08-05.1 of the North Dakota		
19	Century	Code is amended and reenacted as follows:		
20	2.	The director of the office of management and budget, the state boardoffice of higher		
21		education, a higher education governing board, the governing body of any political		
22		subdivision, and the board of any school district may establish and administer a		
23		purchasing card system for use by its officers, employees, representatives, or agents.		
24		If the director of the office of management and budget establishes a cooperative		
25		purchasing contract under section 54-44.4-13, each participating government entity is		
26		responsible for its purchasing card system.		
27	SEC	CTION 111. AMENDMENT. Section 48-01.2-02 of the North Dakota Century Code is		
28	amende	d and reenacted as follows:		
29	48-0	01.2-02. Plans and specifications for a public improvement contract.		
30	Exc	ept as otherwise provided in this chapter, if the estimated cost for the construction of a		

31 public improvement is in excess of the threshold established under section 48-01.2-02.1, the

1	governing body shall procure plans, drawings, and specifications for the improvement from an			
2	architect or engineer. For a public building in use by or to be used by the North Dakota			
3	agricultural experiment station in connection with farm or agricultural research operations, the			
4	plans, drawings, and specifications, with the approval of the state board of higher			
5	educationNorth Dakota state university governing board, may be prepared by an engineer in the			
6	regular employment of the agricultural experiment station. For a public building in use by or to			
7	be used by the department of transportation for the storage and housing of road materials or			
8	road machinery, equipment, and tools, the plans, drawings, and specifications may be prepared			
9	by an engineer employed by the department of transportation. Plans, drawings, and			
10	specifications of an architect or engineer must be stamped and sealed by the date of the initial			
11	bid advertisement.			
12	SECTION 112. AMENDMENT. Subsection 7 of section 51-35-01 of the North Dakota			
13	Century Code is amended and reenacted as follows:			
14	7. "Scrap metal dealer" means a person, as defined in subsection 8 of section 1-01-49,			
15	engaged in the business of purchasing, selling, trading, or bartering scrap metal, and			
16	includes all employees of the scrap metal dealer.			
17	SECTION 113. AMENDMENT. Subdivision c of subsection 13 of section 52-02.1-01 of the			
18	North Dakota Century Code is amended and reenacted as follows:			
19	c. Subcontracted services with institutions governed by the state board of a higher			
20	education, governing board; private colleges or universities; federal, state, or			
21	local agencies; or other private training or educational services.			
22	SECTION 114. AMENDMENT. Section 52-08-08 of the North Dakota Century Code is			
23	amended and reenacted as follows:			
24	52-08-08. Institution to serve workforce needs.			
25	Subject to state board of higher education policies of the relevant higher education			
26	governing board, the president of an institution of higher education that, which is assigned			
27	primary responsibility for workforce training shall establish a division or other unit within the			
28	institution to serve the workforce needs of business and industry and to serve as a broker in			
29	arranging the delivery of training.			
30	SECTION 115. AMENDMENT. Section 52-08-09 of the North Dakota Century Code is			

31 amended and reenacted as follows:

1 **52-08-09. Workforce training board - Formation.**

Subject to state board of higher education policies of the relevant higher education.
governing board, the president of an institution of higher education that, which is assigned
primary responsibility for workforce training shall appoint a workforce training board consisting
of representatives from businesses, labor, and industries located within the institution's delivery
area. The workforce training board must consist of at least seven but no more than fifteen
members and must include at least one representative from either an Indian-owned business,
the tribal government, or the tribal colleges within the designated region.

9 SECTION 116. AMENDMENT. Section 52-08-10 of the North Dakota Century Code is
 10 amended and reenacted as follows:

11 **52-08-10.** Preparation of business plan - Revolving loans.

12 Subject to state board of higher education policies of the relevant higher education

13 governing board, the president of an institution of higher education that, which is assigned

14 primary responsibility for workforce training shall prepare an annual business plan that must

15 include provisions for use of the training capacity of the tribal colleges within the designated

16 region, in consultation with the workforce training board. The business plan may include

17 participation as a community under the new jobs training program under chapter 52-02.1. The

18 workforce training board shall approve the business plan and make recommendations for

19 funding of the business plan to the state board of higher education governing board of the

20 institution of higher education. Any state funds received under this program by the institutionsan

21 institution of higher education assigned primary responsibility for workforce training must be

22 used for business and customized training activities. The state board of higher education

23 governing board may establish for each institution of higher education <u>under the control of the</u>

24 governing board which is assigned primary responsibility for workforce training a revolving loan

25 fund for workforce training program startups using the borrowing authority provided in section

26 15-10-16.1<u>15-10.5-28</u>.

SECTION 117. AMENDMENT. Section 52-08-11 of the North Dakota Century Code is
amended and reenacted as follows:

29 **52-08-11.** Performance measurements for workforce training.

30 Subject to state board of higher education policies of the relevant higher education

31 governing board, the president of an institution of higher education that, which is assigned

- 1 primary responsibility for workforce training shall develop, in consultation with the workforce
- 2 training board, performance measurements for workforce training. The measurements must
- 3 include requirements for being time-sensitive and results-oriented and must determine how well
- 4 the training needs of business and industry are being met.
- 5 SECTION 118. AMENDMENT. Section 54-10-22.1 of the North Dakota Century Code is
 6 amended and reenacted as follows:
- 7

54-10-22.1. State auditor's access to information relating to operations of

8 governmental entities subject to audit.

9 Notwithstanding any other specific sections of law, the state auditor and persons employed 10 by the state auditor, when necessary in conducting an audit, shall have access to all information 11 relating to operations of all governmental units or component units subject to audit except active 12 investigatory work product of the attorney general as defined in section 44-04-19.1 and financial 13 records and estate planning records a donor provides to a nonprofit organization affiliated with 14 an institution under the control of the state board of a higher education governing board, which 15 provides support to and is organized and operated for the benefit of the institution. Except for 16 active investigatory work product of the attorney general as defined in section 44-04-19.1 and 17 tax records as described in section 54-10-24, the state auditor may inspect any state agency's 18 books, papers, accounts, or records that may be relevant to an ongoing audit of any other state 19 agency or computer system audit. The state auditor and persons employed by the state auditor 20 examining any information, which is confidential by law, shall guard the secrecy of such 21 information except when otherwise directed by judicial order or as is otherwise provided by law. 22 SECTION 119. AMENDMENT. Section 54-10-30 of the North Dakota Century Code is

amended and reenacted as follows:

54-10-30. State board of higher Higher education audits - Higher education audit
division.

- The state auditor shall establish a higher education audit division and employ a
 division audit manager to perform all <u>audits of and</u> audit related functions of the state
 board offor the higher education <u>advisory committee</u>, office of higher education, higher
 education governing boards, and state institutions of higher education, including the
 examination and evaluation of the adequacy and effectiveness of the board'seach
- 31 <u>entity's</u> governance, risk management, internal controls, performance of

1 constitutionally and statutorily required duties, and other areas as determined by the 2 state auditor. The audit manager shall conduct audits, as determined appropriate by 3 the state auditor, of each institution under the supervision and control of the state-4 board of a higher education governing board. The audit manager may consult with the 5 state board of institution's higher education governing board, or a committee 6 designated by the board, regarding audit plans, results of audit activities, and any 7 other appropriate issue. The state auditor shall determine the audit scope and related 8 audit areas of any audit conducted by the audit manager. This section does not require 9 the state auditor to perform any duties that would compromise the auditor's 10 independence under government auditing standards. 11 2. The audit manager may access and examine any record under the control of the state-12 board of a higher education governing board. For purposes of reviewing records under 13 the Family Educational Rights and Privacy Act [20 U.S.C. 1232g; 34 CFR 99] or any

- other federal privacy law, the audit manager must be considered a state educational
 official authorized to access student records for audit purposes.
- 163. The state auditor may hire employees necessary to carry out the duties and17responsibilities of this section. The state auditor may hire consultants to assist with18any duties required under this section subject to approval by the legislative audit and19fiscal review committee. The state board of higher educationThe entity regarding
- which the state auditor hires a consultant under this subsection shall pay for the cost
 of any consultant approved under this section.
- This section does not prohibit the state board of<u>a</u> higher education <u>governing board</u>
 from employing internal audit staff or contracting for internal audit services.

SECTION 120. AMENDMENT. Section 54-12-08 of the North Dakota Century Code is
 amended and reenacted as follows:

26 54-12-08. Assistant and special assistant attorneys general - Appointment -

- 27 Revocation Compensation.
- After consultation with the head of the state department or institution or with the state
 board, commission, committee, or agency affected, the attorney general may appoint
- 30 assistant or special assistant attorneys general to represent the state board,
- 31 commission, committee, or agency. A state officer, head of any state department,

1 whether elected or appointed, or state department, board, commission, committee, or 2 agency may not employ legal counsel, and no person may act as legal counsel in any 3 matter, action, or proceeding in which the state or any state department, board, 4 commission, committee, or agency is interested or is a party, except upon written 5 appointment by the attorney general. Workforce safety and insurance, the department 6 of transportation, the state tax commissioner, the public service commission, the 7 insurance commissioner, and the securities commissioner may employ attorneys to 8 represent them. These entities shall pay the salaries and expenses of the attorneys 9 they employ within the limits of legislative appropriations. The attorneys that represent 10 these entities must be special assistant attorneys general appointed by the attorney 11 general pursuant to this section. Absent good cause, the attorney general shall appoint 12 as special assistant attorneys general licensed attorneys selected by these entities. 13 The attorney general may revoke the appointment only for good cause or upon the 14 request of the entity. Good cause means an inadequate level of experience, 15 competence, or ethical standards.

- The powers conferred upon special assistant attorneys general are the same as are
 exercised by the regular assistant attorneys general, unless the powers are limited
 specifically by the terms of the appointment. Except as otherwise provided by this
 section, an appointment is revocable at the pleasure of the attorney general. The
 appointment may be made with or without compensation, and when compensation is
 allowed by the attorney general for services performed, the compensation must be
 paid out of the funds appropriated therefor.
- 23 3. The attorney general may require payment for legal services rendered by any 24 assistant or special assistant attorney general to any state official, board, department, 25 agency, or commission and those entities shall make the required payment to the 26 attorney general. Moneys received by the attorney general in payment for legal 27 services rendered must be deposited into the attorney general's operating fund. 28 General fund moneys may not be utilized for the payment of legal services provided by 29 the attorneys employed by the attorney general, except for those payments required of 30 the department of human services, state department of health, and the state hospital.

1	4.	An assistant or special assistant attorney general appointed to represent the state-
2		board of higher education advisory committee, the office of higher education, a higher
3		education governing board, or an institution under the control of the state board ofa
4		higher education governing board may access and examine any record under the
5		control of the state board of higher educationthe entity represented. For purposes of
6		reviewing records under the Family Educational Rights and Privacy Act [20 U.S.C.
7		1232g; 34 CFR 99] or any other federal privacy law, the assistant or special assistant
8		attorney general is considered a state educational official authorized to access student
9		records.

10 Assistant and special assistant attorneys general - Appointment - Revocation -

11 Compensation. (Contingent effective date - <u>See note</u>)

12 1. After consultation with the head of the state department or institution or with the state 13 board, commission, committee, or agency affected, the attorney general may appoint 14 assistant or special assistant attorneys general to represent the state board. 15 commission, committee, or agency. A state officer, head of any state department, 16 whether elected or appointed, or state department, board, commission, committee, or 17 agency may not employ legal counsel, and no person may act as legal counsel in any 18 matter, action, or proceeding in which the state or any state department, board, 19 commission, committee, or agency is interested or is a party, except upon written 20 appointment by the attorney general. Workforce safety and insurance, the department 21 of transportation, the state tax commissioner, the public service commission, the 22 insurance commissioner, and the securities commissioner may employ attorneys to 23 represent them. These entities shall pay the salaries and expenses of the attorneys 24 they employ within the limits of legislative appropriations. The attorneys that represent 25 these entities must be special assistant attorneys general appointed by the attorney 26 general pursuant to this section. Absent good cause, the attorney general shall appoint 27 as special assistant attorneys general licensed attorneys selected by these entities. 28 The attorney general may revoke the appointment only for good cause or upon the 29 request of the entity. Good cause means an inadequate level of experience, 30 competence, or ethical standards.

22

- 1 The powers conferred upon special assistant attorneys general are the same as are 2. 2 exercised by the regular assistant attorneys general, unless the powers are limited 3 specifically by the terms of the appointment. Except as otherwise provided by this 4 section, an appointment is revocable at the pleasure of the attorney general. The 5 appointment may be made with or without compensation, and when compensation is 6 allowed by the attorney general for services performed, the compensation must be 7 paid out of the funds appropriated therefor.
- 8 3. The attorney general may require payment for legal services rendered by any 9 assistant or special assistant attorney general to any state official, board, department, 10 agency, or commission and those entities shall make the required payment to the 11 attorney general. Moneys received by the attorney general in payment for legal 12 services rendered must be deposited into the attorney general's operating fund. 13 General fund moneys may not be utilized for the payment of legal services provided by 14 the attorneys employed by the attorney general, except for those payments required of 15 the department of human services, state department of health, department of 16 environmental quality, and the state hospital.
- 17 4. An assistant or special assistant attorney general appointed to represent the state-18 board of higher education advisory committee, the office of higher education, a higher 19 education governing board, or an institution under the control of the state board of a 20 higher education governing board may access and examine any record under the 21 control of the state board of higher educationentity represented. For purposes of
- reviewing records under the Family Educational Rights and Privacy Act [20 U.S.C. 23 1232g; 34 CFR 99] or any other federal privacy law, the assistant or special assistant 24 attorney general is considered a state educational official authorized to access student 25 records.

26 SECTION 121. AMENDMENT. Subsections 1 and 5 of section 54-12-35 of the North 27 Dakota Century Code are amended and reenacted as follows:

28 To the extent the annual cap under this section has not been met, an individual who is 1. 29 employed as a full-time law enforcement officer in this state, who has a minimum of 30 two years of employment, and who is licensed under chapter 12-63, is entitled to a 31 waiver of twenty-five percent of resident tuition and fees of any institution of higher

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- Legislative Assembly 1 education under the control of the state board of a higher education governing board if 2 the law enforcement officer: 3 a. Maintains satisfactory performance with the officer's law enforcement agency; 4 Obtains authorization to participate in the waiver program and a certificate of b. 5 verification from the law enforcement officer's superior officer which attests to the 6 officer's satisfactory performance; 7 Meets all admission requirements of the institution; and C. 8 Pursues studies leading to a degree from an associate degree program or a d. 9 baccalaureate degree program. 10 5. The total amount of waivers granted each academic year by institutions under the 11 control of the state board of a higher education governing board may not exceed five 12 hundred thousand dollars. 13 SECTION 122. AMENDMENT. Section 54-27-10 of the North Dakota Century Code is 14 amended and reenacted as follows:
- 15

54-27-10. Appropriations - When available.

16 Unless otherwise authorized as provided in this section, seventy-five percent of the 17 appropriations made by the legislative assembly for the line items of salaries and wages and 18 operating expenses for any state institution, department, board, commission, or bureau in the 19 executive branch of state government for the biennium, except institutions under the jurisdiction-20 and supervision of the state board of control of a higher education governing board, shall 21 become available on the first day of July next succeeding the enactment by the legislative 22 assembly. The remaining twenty-five percent of any such appropriations shall be available only 23 at the beginning of the fourth quarter of the biennium. No state institution, department, board, 24 commission, or bureau in the executive branch of government for which an appropriation for 25 salaries and wages and operating expenses is made may disburse more than seventy-five 26 percent of such appropriation during the first eighteen months of the biennium nor incur any 27 expense or liability which shall be discharged from such appropriation or for which such 28 appropriation shall become available. Whenever it is made to appear to the emergency 29 commission by a verified petition submitted by a state institution, department, board, 30 commission, or bureau in the executive branch of state government that the percentage of the 31 appropriation for operating expenses allocated for the first three-quarters of the biennium will

1	not be adequate to properly perform its duties and functions, because of seasonal or other				
2	unusual circumstances, it may authorize a revision of the allocated percentage in any such				
3	items, except salaries and wages, provided it will not deprive such state institution, department,				
4	board, c	omm	ission, or bureau from maintaining its office for the fourth quarter of the biennium.		
5	SEC	стю	N 123. AMENDMENT. Section 54-27-11 of the North Dakota Century Code is		
6	amende	d and	d reenacted as follows:		
7	54-2	27-11	. Appropriation - Record kept by office of management and budget - Duties		
8	and lim	itatio	ons.		
9	<u>1.</u>	The	e office of management and budget shall keep a record showing:		
10	1.	<u>a.</u>	The total amount appropriated for maintenance for each state officer or agency,		
11			and of each separate item thereofof the state officer or agency.		
12	2.	<u>b.</u>	The amount equal to seventy-five and twenty-five percent of the total		
13			appropriated and each separate item thereofof the state officer or agency.		
14	3.	<u>C.</u>	The amount expended and the balance on hand. The term expended includes		
15			amounts which are payable for which funds have not yet been disbursed.		
16	<u>2.</u>	The	e office of management and budget may not allow any expenditure or issue any		
17		war	rant during the first eighteen months of each biennium in excess of seventy-five		
18		per	cent of any item appropriated for salaries and wages and operating expenses for		
19	any state official or state agency in the executive branch of government. The duties				
20		and	l limitations imposed upon the office of management and budget apply only to the		
21		tota	I amount appropriated for salaries and wages and operating expenses for the		
22		bier	nnium but not to separate amounts appropriated for those line items, for all penal		
23		and	charitable institutions of this state and all institutions under the jurisdiction and		
24		sup	ervision of the state board ofcontrol of a higher education governing board. The		
25		adn	ninistrative department, office, or board shall keep a record showing the amount,		
26		equ	al to seventy-five and twenty-five percent, respectively, of the total amount and of		
27	each separate item appropriated for salaries and wages and operating expenses for				
28	all such institutions under its control and is responsible for the enforcement of the				
29	restrictions upon the expenditure of all moneys appropriated to such institutions for				
30		suc	h purposes.		

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SECTION 124. AMENDMENT. Section 54-27-12 of the North Dakota Century Code is
 amended and reenacted as follows:

54-27-12. Expenditure of amount in excess of appropriation for state institutions Unlawful.

5 The administrative department, office, or board of any penal or charitable state institution, or 6 the state board of a higher education governing board, or any person thereof of the entity, in the 7 transaction of the business of any state institution under its direction or control, may not make 8 nor authorize knowingly any expenditure in the matter of the erection or improvement of any 9 public building or structure, or the purchase of any real property, in excess of any appropriation 10 made by the legislative assembly for such that purpose. The president, superintendent, or 11 managing officer of any state institution conducted under the direction or control of any 12 department, office, or board, or the state board of higher education governing board may not 13 connive nor conspire knowingly with such departments, offices, or boards in violation of this 14 section, nor withor any member thereof of an entity in violation of this section, to procure to be 15 expended in the matter of the erection or improvement of any public building or structure, or the 16 purchase of any real property at the state institution of which the person is president, 17 superintendent, or managing officer, any sum in excess of the appropriation therefor as made 18 by the legislative assembly. 19 SECTION 125. AMENDMENT. Section 54-27-27 of the North Dakota Century Code is

20 amended and reenacted as follows:

21

54-27-27. Report on federal grant applications by state agency.

22 Each state agency, excluding entities under the control of the state board of a higher 23 education governing board, shall report to the office of management and budget before applying 24 for a federal grant for which the agency may receive estimated funding of twenty-five thousand 25 dollars or more. The report must include the purpose of the grant; the potential amount of the 26 grant; any additional employees that may be required because of the grant; the time period 27 covered by the grant; and grant requirements, including state matching requirements or 28 maintenance of effort. The state agency shall provide updates on the status of the grant 29 application as required by the office of management and budget. At each meeting of the budget 30 section of the legislative management, the office of management and budget shall report to the 31 budget section on the reports received from state agencies under this section.

1	SECTION 126. AMENDMENT. Subsection 1 of section 54-27-27.1 of the North Dakota				
2	Century Code is amended and reenacted as follows:				
3	1. Biennially, each executive branch state agency, excluding entities under the control of				
4	the state board ofa higher education governing board, receiving federal funds, shall				
5		repo	ort to the office of management and budget a plan to operate the state agency		
6		whe	en federal funds are reduced by five percent or more of the total federal funds the		
7		stat	e agency receives. The report must include information on whether the agency will		
8		requ	uest state funds to offset the decrease in federal funds. The report is not required		
9		to a	ddress a reduction in federal funds received by the agency which is a result of:		
10		a.	A decrease in caseloads or cost per case;		
11		b.	A change in the anticipated project completion date for a construction project		
12			qualifying for federal fund reimbursement; or		
13		C.	The completion of a one-time project funded in whole or in part by federal funds.		
14	SECTION 127. AMENDMENT. Section 54-27-27.2 of the North Dakota Century Code is				
15	amended and reenacted as follows:				
16	54-2	27-27	.2. Federal funding requirements - State agency analysis.		
17	Each state agency, excluding entities under the control of the state board of a higher				
18	educatio	on <u>go</u>	verning board, prior to applying for or accepting federal grant funds, shall:		
19	1.	Cor	nsider the federal requirements that the state must comply with as a condition of		
20		rece	eipt of the federal funds;		
21	2.	Det	ermine that acceptance of the federal funds does not subject the state to undue		
22		fede	eral oversight or regulations; and		
23	3.	Det	ermine that the federal requirements are not in conflict with legislative intent.		
24	SECTION 128. AMENDMENT. Section 54-35-15.2 of the North Dakota Century Code is				
25	amended and reenacted as follows:				
26	54-35-15.2. Information technology committee - Powers and duties.				
27	The information technology committee has continuing existence and may meet and conduct				
28	its business during the legislative session and in the interim between sessions. The committee				
29	shall:				
30	1.	Mee	et at least once each calendar quarter.		
31	2.	Rec	eive a report from the chief information officer of the state at each meeting.		

1	3.	Review the	e business plan of the information technology department.
2	4.	Review ma	acro-level issues relating to information technology.
3	5.	Review the	e activities of the information technology department.
4	6.	Review sta	tewide information technology standards.
5	7.	Review the	e statewide information technology plan.
6	8.	Review info	ormation technology efficiency and security.
7	9.	Review est	tablished or proposed information technology programs and information
8		technology	acquisition by the executive and judicial branches.
9	10.	Except as	provided in subsection 11, receive and review information, including a
10		project sta	rtup report summarizing the project description, project objectives, business
11		need or pro	oblem, cost-benefit analysis, and project risks and a project closeout report
12		summarizir	ng the project objectives achieved, project budget and schedule variances,
13		and lesson	is learned, from the information technology department and the affected
14		agency reg	parding any major information technology project of an executive branch
15		agency. Fo	or the purposes of this subsection, a major project is a project with a total
16		cost of five	hundred thousand dollars or more.
17	11.	a. Recei	ve and review information, including a project startup report summarizing
18		the pr	oject description, project objectives, business need or problem, cost-benefit
19		analys	sis, and project risks and a project closeout report summarizing the project
20		object	tives achieved, project budget and schedule variances, and lessons
21		learne	ed, from the state boardoffice of higher education regarding any major
22		projec	ct of the state boardoffice of higher education or any institution under the
23		contro	ol of the state board of<u>a</u> higher education <u>governing board</u> if the project:
24		(1) \$	Significantly impacts the statewide wide area network, including the campus
25		á	access routers;
26		(2) I	Impacts the statewide library system; or
27		(3) I	s an administrative project. An administrative project is a project that
28		C	directly collects, aggregates, modifies, stores, or reports institutional
29		5	student, financial, or human resources records or data and is provided
30		ŗ	primarily for administrative purposes.

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1 For the purposes of this subsection, a major project is a project with a total cost b. 2 of five hundred thousand dollars or more. 3 12. Receive and review information from the information technology department and the 4 affected agency regarding any information technology project of an executive branch 5 agency with a total cost of between one hundred thousand and five hundred thousand 6 dollars as determined necessary by the information technology department. 7 13. Receive a report from the chief information officer regarding the recommendations of 8 the state information technology advisory committee relating to the prioritization of 9 proposed major information technology projects and other information technology 10 issues. 11 Receive and review information, including a project startup report summarizing the 14. 12 project description, project objectives, business need or problem, cost-benefit 13 analysis, and project risks and a project closeout report summarizing the project 14 objectives achieved, project budget and schedule variances, and lessons learned. 15 from the affected legislative or judicial branch agency regarding any information 16 technology project of the legislative or judicial branch with a total cost of five hundred 17 thousand dollars or more. 18 15. Receive information from the state boardoffice of higher education regarding higher 19 education information technology planning, services, and major projects. 20 SECTION 129. AMENDMENT. Section 54-44.1-04 of the North Dakota Century Code is 21 amended and reenacted as follows: 22 54-44.1-04. Budget estimates of budget units filed with the office of the budget -23 Deadline. 24 The head of each budget unit, not later than July fifteenth of each year next preceding the 25 session of the legislative assembly, shall submit to the office of the budget, estimates of 26 financial requirements of the person's budget unit for the next two fiscal years, on the forms and 27 in the manner prescribed by the office of the budget, with such the explanatory data as is-28 required by the office of the budget and such additional data as the head of the budget unit 29 wishes to submit. The estimates of financial requirements for budget units under the control of 30 the state board of a higher education governing board must be made using the same forms, 31 supporting information, and documentation as other budget units. Any request for a new

1 full-time or part-time permanent position included in a budget unit's estimate of its financial 2 requirements for the next two fiscal years must include documentation justifying the need for the 3 position. The documentation must describe the circumstances resulting in the need for the 4 position and identify the number of hours the position will be involved in specific types of 5 activities and the anticipated outcomes of the activities. The estimates so submitted must bear 6 the approval of the board or commission of each budget unit for which a board or commission is 7 constituted. The director of the budget may extend the filing date for any budget unit if the 8 director finds there is some circumstance that makes it advantageous to authorize the 9 extension. If a budget unit has not submitted its estimate of financial requirements by the 10 required date or within a period of extension set by the director of the budget, the director of the 11 budget shall prepare the budget unit's estimate of financial requirements except the estimate 12 may not exceed ninety percent of the budget unit's previous biennial appropriation. The director 13 of the budget or a subordinate officer as designated by the director shall designate shall 14 examine the estimates and shall afford to the heads of budget units reasonable opportunity for 15 explanation in regard theretoregarding the estimates and, when requested, shall grant to the 16 heads of budget units a hearing thereon which must beon the estimates which is open to the 17 public.

SECTION 130. AMENDMENT. Subsection 4 of section 54-44.1-06 of the North Dakota
Century Code is amended and reenacted as follows:

20 Detailed comparative statements of expenditures and requests for appropriations by 4. 21 funds, budget units and classification of expenditures, showing the expenditures for 22 the previous biennium, the first fiscal year of the present biennium, the budget of the 23 current biennium, and the governor's recommendation for appropriations for each 24 budget unit for the next biennium, all distributed according to the prescribed 25 classification of expenditures. Following the lists of actual and proposed expenditures 26 of each budget unit there must be a brief explanation of the functions of the unit and 27 comments on its policies and plans and on any considerable differences among the 28 amounts recommended, with any descriptive, guantitative, comparative, and other 29 data as to work done, unit costs, and like information as may be considered necessary 30 or desirable. For capital outlay expenditures involving construction projects to be 31 completed in two or more fiscal years, there must be shown the total estimated cost of

1		each such project and the amount thereof recommended to be appropriated and
2		expended in each ensuing fiscal year until completion of the project. Capital outlay
3		needs may be projected for at least two years beyond the period covered by the
4		budget. The detailed comparative statements of budget units under the control of the-
5		state board of a higher education governing board must include the same information
6		presented for other budget units.
7	SEC	TION 131. AMENDMENT. Subsection 8 of section 54-44.3-20 of the North Dakota
8	Century	Code is amended and reenacted as follows:
9	8.	Employees of the institutions of higher education under the control of the state board-
10		əfa higher education governing board.
11	SEC	TION 132. AMENDMENT. Section 54-44.4-11 of the North Dakota Century Code is
12	amende	d and reenacted as follows:
13	54-4	4.4-11. Small purchases.
14	1.	A procurement not exceeding the amount established by written directive of the
15		director of the office of management and budget or by the state board ofa higher
16		education governing board under subdivision v of subsection 51 of section
17		15-10-17<u>15-10.5-09</u> may be made in accordance with small purchase procedures.
18	2.	A small purchase need not be made through competitive sealed bidding or competitive
19		sealed proposals. However, small purchases must be made with competition that is
20		practicable under the circumstances.
21	3.	Procurement requirements may not be artificially divided as to constitute a small
22		purchase under this section.
23	SEC	CTION 133. AMENDMENT. Subsections 1 and 2 of section 54-44.4-13 of the North
24	Dakota	Century Code are amended and reenacted as follows:
25	1.	The office of management and budget shall purchase commodities or services as
26		requested by agencies and institutions under the jurisdiction of the state boardcontrol
27		of higher education governing boards and the legislative and judicial branches of state
28		government.
29	2.	The office of management and budget and the agencies and institutions under the
30		jurisdictioncontrol of the state board of higher education governing boards shall make
31		joint purchases of like commodities or services of high common usage when the office

- 1 of management and budget and the state board of relevant higher education governing
- 2 <u>board</u> determine it is in the best interest of the state.
- 3 SECTION 134. AMENDMENT. Subsection 1 of section 54-46-02 of the North Dakota
 4 Century Code is amended and reenacted as follows:
- "Agency" means any department, office, commission, board, or other unit, however
 designated, of the executive branch of state government, including the state board of higher education advisory committee, office of higher education, higher education
 governing boards, and the entities institutions under the control of the state board of higher education governing boards.
- 10 SECTION 135. AMENDMENT. Subsection 3 of section 54-52.6-01 of the North Dakota
- 11 Century Code is amended and reenacted as follows:
- 12 3. "Eligible employee" means a permanent state employee, except an employee of the 13 judicial branch or an employee of the board of higher education advisory committee, 14 office of higher education, higher education governing boards, and state institutions 15 under the jurisdiction of the boardof higher education, who is eighteen years or more 16 of age and who is in a position not classified by North Dakota human resource 17 management services. If a participating member loses permanent employee status 18 and becomes a temporary employee, the member may still participate in the defined 19 contribution retirement plan.
- SECTION 136. AMENDMENT. Subsection 1 of section 54-57-03 of the North Dakota
 Century Code is amended and reenacted as follows:
- 22 Notwithstanding the authority granted in chapter 28-32 allowing agency heads or other 1. 23 persons to preside in an administrative proceeding, all adjudicative proceedings of 24 administrative agencies under chapter 28-32, except those of the public service 25 commission, the industrial commission, the insurance commissioner, the state 26 engineer, the department of transportation, job service North Dakota, and the labor 27 commissioner, must be conducted by the office of administrative hearings in 28 accordance with the adjudicative proceedings provisions of chapter 28-32 and any 29 rules adopted pursuant to chapter 28-32. But, appeals hearings pursuant to section 30 61-03-22 and drainage appeals from water resource boards to the state engineer 31 pursuant to chapter 61-32 must be conducted by the office of administrative hearings.

1 Additionally, hearings of the department of corrections and rehabilitation for the parole 2 board in accordance with chapter 12-59, regarding parole violations; job discipline and 3 dismissal appeals to the board of a higher education governing board; Individuals With 4 Disabilities Education Act and section 504 due process hearings of the superintendent 5 of public instruction; and chapter 37-19.1 veterans' preferences hearings for any 6 agency must be conducted by the office of administrative hearings in accordance with 7 applicable laws. 8 SECTION 137. AMENDMENT. Section 54-59-02.1 of the North Dakota Century Code is 9 amended and reenacted as follows: 10 54-59-02.1. Prioritization of proposed major information technology projects. 11 The department shall submit information regarding proposed major information technology 12 projects for executive branch state agencies, departments, and institutions, excluding 13 institutions under control of the state board of higher education governing boards and agencies 14 of the judicial and legislative branches, to the state information technology advisory committee. 15 The committee shall review the projects and rank those projects that receive the committee's 16 affirmative recommendation. The chief information officer shall submit recommendations of the 17 committee regarding the prioritization of major information technology projects to the 18 information technology committee, the office of management and budget, and the 19 appropriations committees of the legislative assembly. The judicial and legislative branches 20 shall notify biennially the committee on their major information technology projects and 21 priorities. 22 SECTION 138. AMENDMENT. Section 54-59-05 of the North Dakota Century Code is 23 amended and reenacted as follows: 24 54-59-05. Powers and duties of department. (Effective through July 31, 2023) 25 The department: 26 Shall provide, supervise, and regulate information technology of all executive branch 1. 27 state entities, excluding the higher education advisory committee, office of higher 28 education, higher education governing boards, and institutions under the control of the-29 board of higher education governing boards. 30 2. Shall provide network services in a way that ensures the network requirements of a 31 single entity do not adversely affect the functionality of the whole network, facilitates

open communications with the citizens of the state, minimizes the state's investment in
 human resources, accommodates an ever-increasing amount of traffic, supports rapid
 detection and resolution of problems, protects the network infrastructure from damage
 and security breaches, provides for the aggregation of data, voice, video, and
 multimedia into a statewide transport mechanism or backbone, and provides for the
 network support for the entity to carry out its mission.

7 8 May review and approve additional network services that are not provided by the department.

- 9 4. May purchase, finance the purchase, or lease equipment, software, or implementation 10 services or replace, including by trade or resale, equipment or software as may be 11 necessary to carry out this chapter. With the exception of agreements entered related 12 to the statewide interoperable radio network, an agreement to finance the purchase of 13 software, equipment, or implementation services may not exceed a period of five 14 years. The department shall submit any intended financing proposal for the purchase 15 of software, equipment, or implementation services under this subsection, which is in 16 excess of one million dollars, to the budget section of the legislative management or 17 the legislative assembly before executing a financing agreement. If the budget section 18 or the legislative assembly does not approve the execution of a financing agreement, 19 the department may not proceed with the proposed financing arrangement. With the 20 exception of financing for the statewide interoperable radio network, the department 21 may finance the purchase of software, equipment, or implementation services only to 22 the extent the purchase amount does not exceed seven and one-half percent of the 23 amount appropriated to the department during that biennium.
- 24 5. Shall review requests for lease, purchase, or other contractual acquisition of 25 information technology as required by this subsection. Each executive branch agency 26 or institution, excluding the institutions under the control of the board of higher 27 education governing boards, shall submit to the department, in accordance with 28 guidelines established by the department, a written request for the lease, purchase, or 29 other contractual acquisition of information technology. The department shall review 30 requests for conformance with the requesting entity's information technology plan and 31 compliance with statewide policies and standards. If the request is not in conformance

- or compliance, the department may disapprove the request or require justification for
 the departure from the plan or statewide policy or standard.
 6. Shall provide information technology, including assistance and advisory service, to the
 executive, legislative, and judicial branches. If the department is unable to fulfill a
- executive, legislative, and judicial branches. If the department is unable to fulfill a
 request for service from the legislative or judicial branch, the information technology
 may be procured by the legislative or judicial branch within the limits of legislative
 appropriations.
- 7. Shall request and review information, including project startup information
 summarizing the project description, project objectives, business need or problem,
 cost-benefit analysis, and project risks and a project closeout information summarizing
 the project objectives achieved, project budget and schedule variances, and lessons
 learned, regarding any major information technology project of an executive branch
 agency. The department shall present the information to the information technology
 committee on request of the committee.
- 8. May request and review information regarding any information technology project of
 an executive branch agency with a total cost of between one hundred thousand and
 five hundred thousand dollars as determined necessary by the department. The
 department shall present the information to the information technology committee on
 request of the committee.
- Shall study emerging technology and evaluate its impact on the state's system ofinformation technology.
- Shall develop guidelines for reports to be provided by each agency of the executive,
 legislative, and judicial branches, excluding the institutions under the control of the
 board of higher education, on information technology in those entities.
- Shall collaborate with the state boardoffice of higher education on guidelines for
 reports to be provided by the office of higher education and institutions under the
 control of the state board of higher education governing boards on information
 technology in those entities.
- 29 12. Shall perform all other duties necessary to carry out this chapter.
- 30 13. May provide wide area network services to a state agency, city, county, school district,
 31 or other political subdivision of this state. The information technology department may

1		not provide wide area network service to any private, charitable, or nonprofit entity
2		except the information technology department may continue to provide the wide area
3		network service the department provided to the private, charitable, and nonprofit
4		entities receiving services from the department on January 1, 2003.
5	14.	Shall assure proper measures for security, firewalls, and internet protocol addressing
6		at the state's interface with other facilities.
7	15.	Notwithstanding subsection 13, may provide wide area network services for a period
8		not to exceed four years to an occupant of a technology park associated with an
9		institution of higher education or to a business located in a business incubator
10		associated with an institution of higher education.
11	Pow	vers and duties of department. (Effective after July 31, 2023)
12	The	department:
13	1.	Shall provide, supervise, and regulate information technology of all executive branch
14		state entities, excluding the higher education advisory committee, office of higher
15		education, higher education governing boards, and institutions under the control of the
16		board of higher education governing boards.
17	2.	Shall provide network services in a way that ensures the network requirements of a
18		single entity do not adversely affect the functionality of the whole network, facilitates
19		open communications with the citizens of the state, minimizes the state's investment in
20		human resources, accommodates an ever-increasing amount of traffic, supports rapid
21		detection and resolution of problems, protects the network infrastructure from damage
22		and security breaches, provides for the aggregation of data, voice, video, and
23		multimedia into a statewide transport mechanism or backbone, and provides for the
24		network support for the entity to carry out its mission.
25	3.	May review and approve additional network services that are not provided by the
26		department.
27	4.	May purchase, finance the purchase, or lease equipment, software, or implementation
28		services or replace, including by trade or resale, equipment or software as may be
29		necessary to carry out this chapter. An agreement to finance the purchase of software,
30		equipment, or implementation services may not exceed a period of five years. The
31		department shall submit any intended financing proposal for the purchase of software,

1 equipment, or implementation services under this subsection, which is in excess of 2 one million dollars, to the budget section of the legislative management or the 3 legislative assembly before executing a financing agreement. If the budget section or 4 the legislative assembly does not approve the execution of a financing agreement, the 5 department may not proceed with the proposed financing arrangement. The 6 department may finance the purchase of software, equipment, or implementation 7 services only to the extent the purchase amount does not exceed seven and one-half 8 percent of the amount appropriated to the department during that biennium.

- 9 5. Shall review requests for lease, purchase, or other contractual acquisition of 10 information technology as required by this subsection. Each executive branch agency 11 or institution, excluding the institutions under the control of the board of higher 12 education governing boards, shall submit to the department, in accordance with 13 guidelines established by the department, a written request for the lease, purchase, or 14 other contractual acquisition of information technology. The department shall review 15 requests for conformance with the requesting entity's information technology plan and 16 compliance with statewide policies and standards. If the request is not in conformance 17 or compliance, the department may disapprove the request or require justification for 18 the departure from the plan or statewide policy or standard.
- Shall provide information technology, including assistance and advisory service, to the
 executive, legislative, and judicial branches. If the department is unable to fulfill a
 request for service from the legislative or judicial branch, the information technology
 may be procured by the legislative or judicial branch within the limits of legislative
 appropriations.
- Shall request and review information, including project startup information
 summarizing the project description, project objectives, business need or problem,
 cost-benefit analysis, and project risks and a project closeout information summarizing
 the project objectives achieved, project budget and schedule variances, and lessons
 learned, regarding any major information technology project of an executive branch
 agency. The department shall present the information to the information technology
 committee on request of the committee.

1	8.	May request and review information regarding any information technology project of
2		an executive branch agency with a total cost of between one hundred thousand and
3		five hundred thousand dollars as determined necessary by the department. The
4		department shall present the information to the information technology committee on
5		request of the committee.
6	9.	Shall study emerging technology and evaluate its impact on the state's system of
7		information technology.
8	10.	Shall develop guidelines for reports to be provided by each agency of the executive,
9		legislative, and judicial branches, excluding the institutions under the control of the
10		board of higher education, on information technology in those entities.
11	11.	Shall collaborate with the state boardoffice of higher education on guidelines for
12		reports to be provided by the office of higher education and institutions under the
13		control of the state board of higher education governing boards on information
14		technology in those entities.
15	12.	Shall perform all other duties necessary to carry out this chapter.
16	13.	May provide wide area network services to a state agency, city, county, school district,
17		or other political subdivision of this state. The information technology department may
18		not provide wide area network service to any private, charitable, or nonprofit entity
19		except the information technology department may continue to provide the wide area
20		network service the department provided to the private, charitable, and nonprofit
21		entities receiving services from the department on January 1, 2003.
22	14.	Shall assure proper measures for security, firewalls, and internet protocol addressing
23		at the state's interface with other facilities.
24	15.	Notwithstanding subsection 13, may provide wide area network services for a period
25		not to exceed four years to an occupant of a technology park associated with an
26		institution of higher education or to a business located in a business incubator
27		associated with an institution of higher education.
28	SEC	TION 139. AMENDMENT. Section 54-59-07 of the North Dakota Century Code is
29	amende	d and reenacted as follows:

1

54-59-07. State information technology advisory committee.

2 The state information technology advisory committee consists of the chief information 3 officer; the commissioner of higher education administrator or the commissioner's administrator's 4 designee; the attorney general or the attorney general's designee; the secretary of state or the 5 secretary of state's designee; the tax commissioner or the commissioner's designee; the chief 6 justice of the supreme court or the chief justice's designee; two members of the legislative 7 assembly appointed by the legislative management; a minimum of eight members representing 8 state agencies, appointed by the governor; and two members with technology management 9 expertise representing private industry, appointed by the governor. The appointees of the 10 governor serve at the pleasure of the governor. The governor shall designate the chairman of 11 the committee. Additional members may be asked to participate at the request of the chairman. 12 The department shall provide staff services to the committee. The members of the committee 13 representing private industry are entitled to be compensated for time spent in attendance at 14 meetings of the committee and for other travel as approved by the chairman of the committee at 15 the rate of sixty-two dollars and fifty cents per day and are entitled to reimbursement for actual 16 and necessary expenses incurred in the same manner as other state officials. The 17 compensation and expenses are to be paid from appropriations for the department. The 18 committee shall advise the department regarding statewide information technology planning 19 and budgeting, services of the information technology department, and statewide information 20 technology initiatives and policy and shall review reports on major information technology 21 projects as required by this chapter and policies, standards, and guidelines developed by the 22 department. The chief information officer shall submit recommendations of the committee 23 regarding information technology issues to the information technology committee for its 24 consideration.

SECTION 140. AMENDMENT. Section 54-59-11.1 of the North Dakota Century Code is
 amended and reenacted as follows:

27 54-59-11.1. Information technology project planning.

Each executive branch state agency, excluding entities under the control of the state board-

29 of higher education governing boards, considering the development of an information

30 technology project with an estimated cost of one hundred thousand dollars or more shall involve

31 the information technology department in the planning and study of the project. A state agency

- 1 must receive a recommendation from the information technology department prior to
- 2 proceeding with any study relating to the project.

3 SECTION 141. AMENDMENT. Section 54-59-12 of the North Dakota Century Code is
4 amended and reenacted as follows:

5 54-59-12. Coordination of activities - Reports.

6 The department shall cooperate with each state entity providing access to any computer 7 database or electronically filed or stored information under subsection 4 of section 44-04-18 to 8 assist in providing economical, efficient, and compatible access. The chief information officer 9 shall conduct conferences and meetings with political subdivisions to review and coordinate 10 information technology. The chief information officer and the chief information officer of the 11 North Dakota university systemoffice of higher education shall meet at least twice each year to 12 plan and coordinate their information technology. The chief information officer and the chief 13 information officer of the North Dakota university systemoffice of higher education shall consider 14 areas in which joint or coordinated information technology may result in more efficient and 15 effective state government operations. Upon request, the chief information officer shall report to 16 the legislative management regarding the coordination of services with political subdivisions, 17 and the chief information officer and the chief information officer of the North Dakota university-18 systemoffice of higher education shall report to the legislative management regarding their 19 findings and recommendations. 20 SECTION 142. AMENDMENT. Subdivision c of subsection 2 of section 54-59-17 of the 21 North Dakota Century Code is amended and reenacted as follows: 22 The commissioner of higher education administrator or the C. 23 commissioner'sadministrator's designee. 24 SECTION 143. AMENDMENT. Section 54-59-22 of the North Dakota Century Code is 25 amended and reenacted as follows:

- 26 54-59-22. Required use of electronic mail, file and print server administration,
- 27 database administration, application server, and hosting services.
- Each state agency and institution, excluding the legislative and judicial branches, the <u>higher</u>
- 29 education advisory committee, office of higher education, institutions under the control of the-
- 30 state board of higher education governing boards, the attorney general, and any entity
- 31 exempted by the office of management and budget after advisement by the information

1 technology department, shall obtain electronic mail, file and print server administration, 2 database administration, storage, application server, and hosting services through a delivery 3 system established by the information technology department in conjunction with the office of 4 management and budget. The office of management and budget, after receiving advice from 5 the information technology department, shall establish policies and guidelines for the delivery of 6 services, including the transition from existing systems to functional consolidation, with 7 consideration given to the creation of efficiencies, cost-savings, and improved quality of service. 8 SECTION 144. AMENDMENT. Subdivision e of subsection 1 of section 54-59-22.1 of the 9 North Dakota Century Code is amended and reenacted as follows: 10 North Dakota university system officeOffice of higher education. e. 11 SECTION 145. AMENDMENT. Subsection 1 of section 54-59-23 of the North Dakota 12 Century Code is amended and reenacted as follows: 13 An executive, legislative, or judicial branch agency, except for institutions under the 1. 14 control of the state board of higher education governing boards, shall report to the 15 state information technology advisory committee according to guidelines developed by 16 the department and reviewed by the state information technology advisory committee 17 regarding the plan for and status of any information technology project that is 18 estimated to cost more than five hundred thousand dollars. 19 SECTION 146. AMENDMENT. Subsection 1 of section 54-59-32 of the North Dakota 20 Century Code is amended and reenacted as follows: 21 1. An executive branch state agency, excluding institutions under the control of the state-22 board of a higher education governing board, proposing to conduct a major information 23 technology project as described in subsection 10 of section 54-35-15.2, the 24 department, and the office of management and budget, in consultation with the 25 attorney general, shall collaborate on the procurement, contract negotiation, and 26 contract administration of the project. The agency, the department, and the office of 27 management and budget, in consultation with the attorney general, shall approve the 28 solicitation, contract, or agreement, and any amendments relating to the project before 29 submission to the executive steering committee as provided in subsection 3. 30 SECTION 147. AMENDMENT. Subdivision f of subsection 4 of section 54-59-34 of the 31 North Dakota Century Code is amended and reenacted as follows:

1		f.	Require the provision of annual training regarding data protection to any		
2			individuals who have access to the statewide longitudinal data system, including		
3			school district employees, employees of the North Dakota university system		
4			office of higher education, higher education governing boards, and institutions		
5			under the control of the state board of higher education governing boards, and		
6			elected or appointed state or local governmental officials.		
7	SEC		148. AMENDMENT. Section 54-60-06 of the North Dakota Century Code is		
8	amende	d and	I reenacted as follows:		
9	54-6	60-06	Commerce cabinet.		
10	The	North	Dakota commerce cabinet is created. The cabinet is composed of the directors of		
11	each of	the de	epartment divisions and of the executive heads, or other authorized		
12	represer	ntative	es, of the state board for career and technical education, the state boardoffice of		
13	higher e	ducat	tion, the Bank of North Dakota, the department of agriculture, workforce safety and		
14	insuranc	e, the	e department of transportation, job service North Dakota, the game and fish		
15	department, and of any other state agency appointed by the commissioner. The commissioner				
16	is the chairman of the cabinet and shall determine which agencies are members of the cabinet.				
17	The cabinet shall:				
18	1.	Coo	rdinate and communicate economic development and tourism efforts of the		
19		age	ncies represented.		
20	2.	Меє	t at times determined by the commissioner.		
21	SEC		149. AMENDMENT. Subdivision a of subsection 1 of section 54-60-19 of the		
22	North Da	akota	Century Code is amended and reenacted as follows:		
23		a.	Consult with partners in the state's system for workforce development, workforce		
24			training, and talent attraction, including job service North Dakota, the department		
25			of career and technical education, the superintendent of public instruction, the		
26			state boardoffice of higher education, the department of human services, and		
27			other divisions of the department of commerce.		
28	SEC		150. AMENDMENT. Section 54-60-26 of the North Dakota Century Code is		
29	amende	d and	I reenacted as follows:		

1	54-6	60-26. Division of workforce development - Annual reports - North Dakota
2	workfor	ce development council - Budget acceptance.
3	1.	Annually, job service North Dakota, the department of career and technical education,
4		the department, and the state board<u>office</u> of higher education each shall submit a
5		report to the division of workforce development relating to the respective agency's
6		current workforce initiatives and activities and that agency's plan for future workforce
7		initiatives and activities. The division of workforce development shall consider these
8		reports in preparing the consolidated biennial statewide strategic plan for the state's
9		system for workforce development, workforce training, and talent attraction required
10		under section 54-60-19.
11	2.	Before November first of each even-numbered year, job service North Dakota, the
12		department of career and technical education, the department, and the state-
13		boardoffice of higher education each shall present the respective agency's
14		workforce-related budget initiatives for the upcoming biennium, including alignment of
15		these initiatives with the consolidated biennial statewide strategic plan, to the North
16		Dakota workforce development council, created by governor's executive order
17		1995-01, dated January 3, 1996. The North Dakota workforce development council
18		members shall consider potential areas for collaboration.
19	SEC	CTION 151. AMENDMENT. Subdivision h of subsection 1 of section 54-63-03 of the
20	North Da	akota Century Code is amended and reenacted as follows:
21		h. Fund technical assistance from the university systeminstitutions under the control
22		of higher education governing boards and private entities to producers.
23	SEC	CTION 152. AMENDMENT. Subsection 6 of section 54-65-01 of the North Dakota
24	Century	Code is amended and reenacted as follows:
25	6.	"Research university" means an institution under the control of the state board of
26		higher educationuniversity of North Dakota governing board or North Dakota state
27		university governing board which has a full-time student enrollment in excess of nine
28		thousand students.
29	SEC	CTION 153. AMENDMENT. Subsection 6 of section 54-65-02 of the North Dakota
30	Century	Code is amended and reenacted as follows:

The board rules adopted under subdivision z of subsection 91 of section 15-10 1715-10.5-09, relating to ownership of intellectual property, inventions, and
 discoveries, must address activities and issues unique to centers.

SECTION 154. AMENDMENT. Section 65-05.1-06.3 of the North Dakota Century Code is
 amended and reenacted as follows:

- 6
- 65-05.1-06.3. Rehabilitation services pilot programs Reports.

7 The organization may implement a system of pilot programs to allow the organization to 8 assess alternative methods of providing rehabilitation services. A pilot program may address 9 one or more of the organization's comprehensive rehabilitation services, including vocational, 10 medical, psychological, economic, and social rehabilitation services. The goal of a pilot program 11 must be to improve the outcome of the rehabilitation services offered by the organization to 12 assist the injured employee in making adjustments necessitated from the employee's injury and 13 to improve the effectiveness of vocational rehabilitation services in returning an employee to 14 substantial gainful employment. Notwithstanding laws to the contrary, a pilot program may 15 address a broad range of approaches, including collaborative efforts between the organization 16 and the injured employee through which there are variances from the rehabilitation services 17 hierarchy; return-to-work trial periods during which cash benefits are suspended; intensive job 18 search assistance; recognition of and focused services for injured employees who are at risk; 19 and coordination of services of public and private entities. If a pilot program utilizes coordination 20 of services of other state agencies, such as job service North Dakota, department of human 21 services, North Dakota university systeminstitutions under the control of higher education 22 governing boards, or department of public instruction, the organization shall consult with the 23 state agency in establishing the relevant portions of the pilot program and the state agency shall 24 cooperate with the organization in implementing the pilot program. The organization shall 25 include in its biennial report to the workers' compensation review committee under section 26 54-35-22 status reports on current pilot programs. 27 **SECTION 155. REPEAL.** Chapter 15-10 of the North Dakota Century Code is repealed.

SECTION 156. CONTINGENT EFFECTIVE DATE. This Act becomes effective on the date the proposed amendments to article VIII of the Constitution of North Dakota as contained in House Concurrent Resolution XXXX, as agreed to by the sixty-sixth legislative assembly and approved by the electors, becomes effective.