25.1144.01003 Title.02000 Adopted by the Government and Veterans Affairs Committee February 21, 2025

Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO

HOUSE BILL NO. 1424

Introduced by

Representative Koppelman

- 1 A BILL for an Act to create and enact a new section to chapter 16.1-03 of the North Dakota
- 2 Century Code, relating to the issuance of a certificate of endorsement by a district party; and to
- 3 amend and reenact sections 16.1-11-06 and 16.1-11-10 of the North Dakota Century Code,
- 4 relating to certificates of endorsement and the secretary of state's duty to place a candidate's
- 5 name on a primary election ballot.

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

- 7 **SECTION 1.** A new section to chapter 16.1-03 of the North Dakota Century Code is created and enacted as follows:
 - <u>District endorsements Complaint and investigation procedure.</u>
- Any political party of a district organization authorized to endorse a candidate under
 section 16.1-03-21 may hold an endorsing caucus to place a candidate on the primary
 election ballot. The district organization shall conduct the caucus according to its
 internal rules and bylaws.
 - 2. After completion of the endorsing caucus, the district chairman shall issuesign a certificate of endorsement to the endorsed candidate, and the candidate shall fileand forward the certificate of endorsement as provided under section 16.1-11-06 to the state committee of the party making the endorsement.
 - 3. Upon receiving the certificate of endorsement, the state party chairman may not sign and forward the certificate of endorsement to the secretary of state may not place the

- endersed-candidate for placement on the primary election ballot under section

 16.1-11-10 for at least seven days following the receipt of the certificate.
- 4. Any individual claiming the endorsing caucus was not conducted in the manner prescribed under subsection 1 may file a complaint with the secretary of state withininguiry committee. The individual shall file the complaint within seven days of the issuance of thestate committee receiving the certificate of endorsement. Upon receipt of a complaint, the secretary of state inquiry committee shall review the complaint. If the secretary of state inquiry committee determines the complaint is without merit, the secretary of state inquiry committee shall dismiss the complaint and the state party chairman shall sign the certificate of endorsement. Upon signing the certificate of endorsement to the secretary of state to place the endorsed candidate's name inon the primary election ballot.
- violated the applicable district organization's internal rules, bylaws, or any provision of law, the secretary of state inquiry committee shall forward the complaint to the attorney general to investigate the complaint and notify the secretary of state of the investigation. If the secretary of state forwards inquiry committee investigates the complaint to the attorney general, the secretary of state may not place the candidate's name on the ballot until the investigation is complete. The attorney generalinquiry committee shall complete the investigation within seven days of receiving a complaint from the secretary of state.
- 5.6. Upon completing the investigation under subsection 45, the atterney general inquiry committee shall issue a written determination outlining the atterney general's findings of the investigation. If Following the investigation, if the atterney general inquiry committee determines the district organization complied with the internal rules, bylaws, or applicable state law relating to the endorsing caucus, the atterney general state party chairman shall notify sign the certificate of endorsement and forward the signed certificate to the the secretary of state that the certificate of endorsement is valid for placement on the primary election ballot. If the atterney general inquiry committee determines the district organization failed to comply with the internal rules, bylaws, or

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1		app	licable state law relating to the endorsing caucus, the attorney generalinquiry			
2		com	committee shall notify the district organization and the secretary of state the certificate			
3		<u>of e</u>	ndorsement is void and the district organization shall hold the district caucus must			
4		be-	held at a later date.			
5	7	If th	ne subsequent caucus cannot be held before any applicable candidate filing			
6		<u>dea</u>	eadlines, any candidate seeking placement on a primary election ballot may circulate			
7		a no	nominating petition as described under section 16.1-11-06. If a valid certificate of			
8		end	orsement issued under this section is not filed with the secretary of state by four			
9		p.m	of the sixty-fourth day before any primary election, the certificate is void.			
10	8.	Ası	used in this section, "inquiry committee" means the state committee of the party			
11		mak	ting an endorsement in a legislative race or a committee created under the state			
12		com	mittee's bylaws to receive and investigate complaints filed under this section.			
13	SECTION 2. AMENDMENT. Section 16.1-11-06 of the North Dakota Century Code is					
14	4 amended and reenacted as follows:					
15	16.1	I-11-0	6. State candidate's petition or political party certificate of endorsement			
16	6 required to get name on ballot - Contents - Filing.					
17	1.	Eve	Every candidate for United States senator, United States representative, a state office,			
18		inclu	uding the office of state senator or state representative, and judges of the supreme			
19		and	district courts shall present to the secretary of state, between the first date			
20		can	candidates may begin circulating nominating petitions according to this chapter and			
21		before four p.m. of the sixty-fourth day before any primary election, either:				
22		a.	The certificate of endorsement signed by the state-or-district appropriate chairman			
23			of any legally recognized political party containing the candidate's name,			
24			post-office address, nongovernment issued electronic mail address, and			
25			telephone number, the title of the office to which the candidate aspires, and the			
26			party which the candidate represents; or			
27		b.	The Subject to subsection 4, the nominating petition containing the following:			
28			(1) The candidate's name, post-office address, nongovernment issued			
29			electronic mail address, and telephone number, and the title of the office to			
30			which the candidate aspires, the appropriate district judgeship number if			

1			appl	icable, and whether the petition is intended for nomination for an		
2			unexpired term of office if applicable.			
3		(2)	The name of the party the candidate represents if the petition is for an office			
4			under party designation.			
5		(3)	The signatures and printed names of qualified electors, the number of which			
6			must be determined as follows:			
7			(a)	If the office is under party designation, the signatures of three percent		
8				of the total vote cast for the candidates of the party with which the		
9				candidate affiliates for the same position at the last general election.		
10				However, no more than three hundred signatures may be required.		
11			(b)	If there was no candidate of a party for a position at the preceding		
12				general election, at least three hundred signatures.		
13			(c)	If the office is under the no-party designation, at least three hundred		
14				signatures.		
15			(d)	If the office is a legislative office, the signatures of at least one percent		
16				of the total resident population of the legislative district as determined		
17				by the most recent federal decennial census.		
18		(4)	The	mailing address and the date of signing for each signer.		
19	2.	If the petition or certificate of endorsement is for the office of governor and lieutenant				
20		governor, the petition or certificate must contain the names and other information				
21		required of candidates for both offices.				
22	3.	A petition or certificate of endorsement may be filed electronically, through the mail, or				
23		by personal delivery. However, the petition or certificate must be complete and in the				
24		possession of the secretary of state before four p.m. of the sixty-fourth day before the				
25		primary election.				
26	<u>4.</u>	Notwithstanding any other provision of law, if a political party issues certificates of				
27		endorsement under this chapter, no other candidate seeking the same office may				
28		appear on the primary election ballot as a representative of the same party issuing the				
29		certificates of endorsement. If a candidate submits a nominating petition under a party				
30		affiliation and that party has issued a certificate of endorsement for the same office the				

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1		secretary of state shall notify the petitioning candidate of the candidate's ineligibility to					
2		appear on the primary election ballot under the desired party affiliation.					
3	<u>5.</u>	A certificate of endorsement issued to a candidate for the legislative assembly must					
4	<u>o.</u>	be:					
5		a. Signed by the district party chairman:					
6		b. Signed by the state party chairman; and					
7		c. In a substantially similar form as the certificate of endorsement provided under					
8		section 16.1-11-09.					
9	6.	This section does not preclude a candidate who failed to receive a certificate of					
10		endorsement under this chapter from appearing on the general election or special					
11		election ballot as an independent candidate under section 16.1-12-02.					
12	SEC	TION 3. AMENDMENT. Section 16.1-11-10 of the North Dakota Century Code is					
13		amended and reenacted as follows:					
14	16.1-11-10. Applicant's name placed upon ballot - Affidavit to accompany petition.						
15	UponSubject to section 1 of this Act, upon receipt by the secretary of state of the petition or						
16	certificate of endorsement provided for in section 16.1-11-06 accompanied by the following						
17	affidavit, the secretary of state shall place the applicant's name upon the primary election ballot						
18	in the columns of the applicant's party as provided or within the no-party office for which the						
19	applicant desires nomination. Upon receipt by the county auditor of the petition provided for in						
20	section 16.1-11-11 accompanied by the following affidavit, the county auditor shall place the						
21	applicant's name upon the primary election ballot within the no-party office for which the						
22	applicant desires nomination. The affidavit may be filed electronically, through the mail, or by						
23	personal delivery. However, the affidavit must be in the possession of the appropriate filing						
24	officer before four p.m. on the sixty-fourth day before the primary election. If the affidavit is filed						
25	electronically, the candidate shall retain the original copy. The affidavit must be substantially as						
26	follows:						
27	State of North Dakota)						
28) ss.					
29	(County of)					
30		I,, being sworn, say that I reside at, in the city					
31	of _	of North Dakota; and zip code of					

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1	; that I am a candidate for nomination to the office of						
2	to be chosen at the primary election to be held on,, and I reque						
3	that my name be printed upon	the primary election ballot as provided by law, as a					
4	candidate of the party for said office. I am requesting that my name be						
5	listed on the ballot as I have identified my ballot name below. I understand that nicknames						
6	are allowed as part of my ballot name, but titles and campaign slogans are not permissible.						
7	I have reviewed the requirements to hold office and I certify that I am qualified to serve if						
8	elected.						
9							
10		Ballot name requested					
11							
12		Candidate's signature					
13	Subscribed and sworn to before	Subscribed and sworn to before me on,					
14							
15		Notary Public					
16	NOTARY SEAL	My Commission Expires					