Fifty-seventh Legislative Assembly of North Dakota

Introduced by

- 1 A BILL for an Act to create and enact chapters 15.1-13, 15.1-14, 15.1-15, 15.1-16, 15.1-17,
- 2 15.1-18, 15.1-20, 15.1-21, 15.1-22, 15.1-23, 15.1-27, 15.1-28, 15.1-29, 15.1-30, 15.1-31,
- 3 15.1-32, 15.1-33, 15.1-34, 15.1-35, and 15.1-36 of the North Dakota Century Code, relating to
- 4 elementary and secondary education; to repeal chapters 15-21.1, 15-29, 15-34.1, 15-34.2,
- 5 15-35, 15-36, 15-37, 15-38, 15-38.1, 15-38.2, 15-40.1, 15-40.2, 15-40.3, 15-41, 15-43, 15-44,
- 6 15-45, 15-47, 15-54, 15-59, 15-59.2, 15-59.3, and 15-60 of the North Dakota Century Code,
- 7 relating to elementary and secondary education provisions addressed in the creation of North
- 8 Dakota Century Code title 15.1; and to provide a penalty.

# 9 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. Chapter 15.1-13 of the North Dakota Century Code is created and
enacted as follows:

- 12 **15.1-13-01. Definitions.** For purposes of this chapter:
- 13 1. "Administrator" means an individual who holds an administrator's credential and 14 who is employed by the board of a school district for the primary purpose of 15 providing administrative services to the schools of the district. The term includes a 16 school district superintendent, an assistant or associate school district 17 superintendent, a school principal, an assistant or associate school principal, a 18 special education director, a director of a multidistrict special education unit, a 19 vocational education director, and a director of a vocational technology center. 20 The term may include an athletic or activity director who meets the requirements of 21 this subsection. 22 "Profession of teaching" means the provision in a public school district of teaching 2.
- 23 services, administrative services, or other services, which require licensure by the
  24 education standards and practices board.

- 1 **15.1-13-02.** Education standards and practices board Membership.
- 2 1. The governor shall appoint to the education standards and practices board:
  - a. Four individuals who are public school classroom teachers;
- 4 b. One individual who is a nonpublic school classroom teacher;
- 5 c. One individual who is a school board member;
- 6 d. Two individuals who are administrators; and
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e. One dean of a college of education or chairman of a department of education.

8 2. The superintendent of public instruction or the superintendent's designee shall
9 serve as a nonvoting ex officio member.

10 **15.1-13-03. Board compensation.** Each member of the education standards and 11 practices board is entitled to receive compensation in the amount of twenty-five dollars per day 12 and to reimbursement for expenses as provided by law for other state officers while attending 13 meetings or performing duties directed by the board. A member of the board may not lose the 14 member's regular salary and may not be required to refuse the compensation to which the 15 member is entitled under this section for serving on the board.

16 15.1-13-04. Term of office - Vacancy. The term of office for a member of the
education standards and practices board is three years, beginning on July first of the year of
appointment. No person may serve for more than two consecutive terms. If a vacancy occurs,
it must be filled for the duration of the unexpired term in the same manner as an original
appointment.

15.1-13-05. Officers. The education standards and practices board shall annually
select a chairman and a vice chairman. The executive director of the education standards and
practices board or the executive director's designee shall serve as secretary.

15.1-13-06. Meetings - Notice. The chairman of the education standards and
practices board shall set the date and time of the board meetings and shall provide at least ten
days' notice of the meeting to all board members. The chairman shall call a special meeting
when requested to do so, in writing, by a majority of the board members.

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15.1-13-07. Quorum - Revocation requirement.

29 1. A majority of the education standards and practices board constitutes a quorum.

30 2. Except as otherwise provided in this section, a majority of the quorum at any
31 meeting has the authority to act upon any matter properly before the board.

1	3.	At least five members of the board must consent to the revocation of an individual's
2		teaching license.
3	15. <sup>-</sup>	1-13-08. Board duties. The education standards and practices board shall:
4	1.	Supervise the licensure of teachers.
5	2.	Set standards for and approve teacher preparation programs.
6	3.	Seek the advice of teachers, administrators, school board members, teacher
7		education professors, and other interested citizens in developing and updating
8		codes or standards of ethics, conduct, professional performance, and professional
9		practices.
10	4.	Adopt, in accordance with chapter 28-32, codes or standards of ethics, conduct,
11		professional performance, and professional practices.
12	5.	Make recommendations for the inservice education of individuals engaged in the
13		profession of teaching.
14	6.	Issue minor equivalency endorsements.
15	7.	Appoint an executive director to serve at its discretion.
16	8.	Authorize the executive director to employ personnel, subject to approval by the
17		board.
18	15. <sup>-</sup>	1-13-09. Board powers. The education standards and practices board may:
19	1.	Adopt rules in accordance with chapter 28-32.
20	2.	Contract with other states for the reciprocal approval of teacher preparation
21		programs.
22	3.	Apply for and receive federal or other funds on behalf of the state for purposes
23		related to its duties.
24	4.	Perform any duty related to the improvement of instruction through teacher
25		education, professional development, and continuing education programs.
26	15.	1-13-10. Criteria for teacher licensure.
27	1.	The education standards and practices board shall establish by rule the criteria for
28		teacher licensure and the process for issuing teaching licenses. The criteria must
29		include considerations of character, adequate educational preparation, and general
30		fitness to teach.

1	2.	The education standards and practices board may not require a teacher who			
2		graduated from an accredited teacher education program on or before			
3		September 1, 1980, to earn any college credits in native American or other			
4		multicultural courses as a condition of licensure or license renewal.			
5	3.	Nothing in this section affects the validity of teaching certificates in effect on			
6		July 31, 2001.			
7	4.	Nothing in this section affects the qualifications for vocational education			
8		certificates, as otherwise established by law.			
9	<b>15.</b> 1	-13-11. Application and licensing fees.			
10	1.	The education standards and practices board may set and charge a fee for:			
11		a. Filing an application for a teaching license.			
12		b. The issuance of a teaching license.			
13	2.	Any fee collected by the board must be deposited and disbursed in accordance			
14		with section 54-44-12.			
15	<b>15.</b> 1	-13-12. Teaching license - Period of effectiveness. A teaching license issued by			
16	the education standards and practices board is effective for at least one school year, unless				
17	suspended	or revoked by the board. This section does not apply to provisional teaching			
18	licenses issued by the board under section 15.1-13-13.				
19	<b>15.</b> 1	-13-13. Provisional teaching license - Period of effectiveness - Renewal. The			
20	education s	tandards and practices board may issue a provisional teaching license to an			
21	applicant av	waiting completion of the background check required by section 15.1-13-14. The			
22	provisional license is valid for a period of forty days and may be renewed with the approval of				
23	the board.	The board may adopt rules governing the issuance of a provisional teaching license.			
24	An individual applying for a provisional teaching license may be charged a fee established by				
25	the board. However, an individual applying for the renewal of a provisional teaching license				
26	may not be	charged a fee.			
27	<b>15.</b> 1	-13-14. Initial licensure of teachers - Background check. The education			
28	standards a	ind practices board shall check, or cause to be checked, the background of each			
29	applicant fo	r initial licensure as a teacher. The board shall require each applicant for licensure			
30	to file a con	nplete set of the applicant's fingerprints, taken by a law enforcement officer, and all			

31 other information necessary to complete a statewide and nationwide criminal history check with

1 the bureau of criminal investigation for state processing and filing with the federal bureau of 2 investigation for federal processing. All costs associated with the background check and with 3 obtaining and processing the fingerprints are the responsibility of the applicant. Criminal history 4 records provided to the board pursuant to this section are confidential and closed to the public 5 and may only be used by the board for determining an applicant's eligibility for licensure and 6 obtaining documentation to support a denial of licensure. 7 15.1-13-15. Teaching license - Application - Oath or affirmation. 8 Each applicant for a teaching license shall subscribe to the following oath or 1. 9 affirmation: 10 I do solemnly swear (or affirm) that I will support the Constitution of the 11 United States and the Constitution of the state of North Dakota, and that I will 12 faithfully discharge the duties of my position, according to the best of my 13 ability. 14 The applicant shall execute the oath or affirmation in duplicate. One copy of the 2. 15 oath or affirmation must be filed with the education standards and practices board 16 when the applicant applies for a teaching license. The applicant shall retain the 17 other copy. 18 3. The education standards and practices board may not issue a license to teach 19 unless a duly witnessed or notarized oath or affirmation has been filed with the 20 board. 21 **15.1-13-16.** Teaching license - Student transcript. A student who has met all the 22 criteria necessary to receive a teaching license, but who has not graduated from a college or 23 university, may request that the college or university provide a copy of the student's completed 24 transcript to the education standards and practices board or to a comparable entity in another 25 state. Within ten days of the request by the student, the college or university shall provide a 26 copy of the transcript showing that the student has met all the criteria necessary to receive a 27 teaching license except graduation. The transcript must indicate areas in which the student has 28 a major or minor. 29 15.1-13-17. Teaching license - Requirements - Exceptions. 30 1. An individual may not engage in the profession of teaching unless:

1		a. The individual holds a teaching license issued by the education standards and		
2		practices board; or		
3		b. The individual is approved to teach by the education standards and practices		
4		board.		
5	2.	An individual may be approved to teach by the board only if the individual has		
6		previously held a North Dakota teaching certificate or license, holds a teaching		
7		certificate or license issued by another state, or has filed a completed application		
8		for licensure with the board.		
9	3.	The education standards and practices board shall adopt rules establishing the		
10		terms and conditions under which an individual may be approved to teach, as		
11		provided for in this section. The terms and conditions may include the payment of		
12		a fine to the board, enrollment in and completion of continuing education courses,		
13		and submission of a completed application for licensure by a date certain.		
14	<b>15.</b> 1	-13-18. Teaching license - Presentation to business manager. Before being		
15	employed to	o teach, an individual shall present to the school district business manager a		
16	teaching lic	ense or other evidence of approval to teach issued by the education standards and		
17	practices board.			
18	15.1-13-19. Teaching license - Expiration. Notwithstanding any other law, an			
19	individual whose teaching license expires within the final six weeks of a school year may			
20	continue teaching under the expired license until the completion of the school year.			
21	15.1-13-20. Interim reciprocal teaching license - Period of validity.			
22	1.	The education standards and practices board shall grant an interim reciprocal		
23		teaching license in accordance with sections 15.1-18-02 and 15.1-18-03 to an		
24		individual who holds a regular teaching license or certificate from another state,		
25		provided:		
26		a. The individual's licensure or certification is based upon a minimum of a		
27		bachelor's degree with a major that meets the issuing state's requirements in		
28		elementary education, middle-level education, or a content area taught at a		
29		public high school;		

1	I	b.	The individual's licensure or certification is based upon the completion of a	
2			professional education sequence from a state-approved teacher education	
3			program and includes supervised student teaching;	
4		C.	The individual submits to a background check as required of initial applicants	
5			by this chapter;	
6		d.	The background check reveals nothing for which a North Dakota applicant	
7			would be denied initial licensure; and	
8		e.	The individual submits a plan for meeting all requirements necessary to	
9			become a licensed teacher in this state.	
10	2.	An in	terim reciprocal license granted under this section is valid for two years.	
11	3.	The i	individual shall submit evidence of progress on the plan required by	
12	:	subs	ection 1 to the board prior to renewal of the interim reciprocal license.	
13	4.	The I	board may renew the interim reciprocal license for one additional two-year	
14	I	perio	d if the board finds that the individual has demonstrated satisfactory progress.	
15	5.	Notw	rithstanding any other law, an interim reciprocal license granted under this	
16	:	secti	on is the equivalent of a teaching license granted under this chapter.	
17	15.1-	·13-2	1. Reciprocal acceptance of teaching licenses. The education standards	
18	and practices	s boa	ard shall pursue the reciprocal acceptance of teaching licenses issued by other	
19	states.			
20	15.1-	·13-2	2. Licensure of North Dakota American Indian language instructors. The	
21	education sta	anda	rds and practices board may license an individual as an instructor of North	
22	Dakota Amei	rican	Indian languages and culture if the individual is recommended for licensure to	
23	teach North I	Dako	ta native languages by an indigenous language board created by a tribal	
24	4 government in this state and if the individual:			
25	1.	Displ	ays competence in North Dakota American Indian languages and culture and	
26	I	has s	successfully completed a three-semester-hour course in classroom instruction	
27	;	at a t	ribal college or other institution of higher education; or	
28	2.	Hold	s a baccalaureate degree and has knowledge of and experience in North	
29	l	Dako	ota American Indian languages and culture.	
30	15.1-	·13-2	3. School guidance and counseling services - Providers. Notwithstanding	
31	any other law	v, gui	idance and counseling services at the elementary and secondary school level	

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1	may be pro	vided by a	a person holding a graduate degree in counseling from a state-approved			
2	school cour	nseling program, with coursework and an internship in school counseling, as				
3	required for	required for all counselors by the superintendent of public instruction, provided the person has a				
4	North Dako	ta teachin	g license or will obtain one within seven years from the date of first			
5	employmer	nt under th	e provisions of this section. The education standards and practices board			
6	shall adopt	rules rela	ting to the background check of a person hired under this section. All			
7	costs assoc	ciated with	a background check are the responsibility of the person being hired. The			
8	board shall	monitor a	person hired under this section to ensure that the person annually			
9	completes a	at least or	e-seventh of the total credits required for that person to obtain a teaching			
10	license, as	determine	d at the time of employment under this section.			
11	15.1	I-13-24. (	Complaints against teachers or administrators.			
12	1.	Any pers	on may file with the education standards and practices board a complaint			
13		against a	a teacher or an administrator. The complaint must state the claims or			
14		charges	and it must be signed. The complaint may include supporting			
15		docume	ntation.			
16	2.	Upon ree	ceiving the complaint, the board shall serve a copy of the complaint and			
17		any supp	porting documentation upon the individual personally or by certified mail.			
18	3.	The indiv	vidual has twenty days from the date the individual receives the complaint			
19		within wl	nich to file a response. The response may include supporting			
20		docume	ntation.			
21	4.	If the ind	ividual files a timely response, the board shall meet to review the			
22		complair	t, the response, and any documentation submitted by the parties, but may			
23		not acce	pt testimony.			
24	5.	Based o	n the complaint, the response, and the documentation submitted in			
25		accorda	nce with this section, the board may:			
26		a. Dis	miss the complaint as unfounded; or			
27		b. (1)	Determine there is a reasonable basis to believe the claims or charges			
28			are true and subject to action by the board under this chapter;			
29		(2)	File a formal complaint against the individual in accordance with			
30			chapter 28-32; and			

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- (3) Schedule and hold a public hearing on the complaint in accordance with chapter 28-32.
- 3 6. If the individual fails to file a timely response, the board shall determine whether 4 the individual's failure to file a timely response constitutes an admission of the 5 allegations in the complaint and whether the individual's teaching license should be 6 subject to action by the board. If the board determines that the individual's failure 7 to file a timely response is an admission of the allegations in the complaint and that 8 the individual's teaching license should be subject to action by the board, the board 9 shall hold a hearing in accordance with chapter 28-32 to take any appropriate 10 action.

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## 15.1-13-25. Teaching license - Action by board - Causes.

- After holding a public hearing in accordance with chapter 28-32, the education
   standards and practices board may issue a written warning or reprimand to the
   individual, suspend the individual's teaching license, or revoke the individual's
   teaching license if:
- 16a.The individual obtained a license by means of fraud, misrepresentation, or17concealment of facts.
- b. The board becomes aware of any fact or circumstance that would have
  caused the board to deny licensure had the board known of the fact or
  circumstance at the time of initial licensure.
- 21 c. The individual is incompetent, immoral, intemperate, or cruel.
- d. The individual has been convicted of, has pled guilty to, or has pled
  nolo contendere to an offense deemed by the board to have a direct bearing
  upon an individual's ability to serve as a teacher or an administrator.
- e. The board believes that the individual, having been convicted of an offense,
  has not been sufficiently rehabilitated under section 12.1-33-02.1.
- 27 f. The individual has refused to perform the duties of a teacher or an28 administrator.
- 29 g. The individual has breached a contract with a school district.
- 30 h. The individual has violated this chapter or any rule adopted by the board.

1	2.	Any action of the board taken under this section may be appealed to the district			
2		court of Burleigh County in accordance with chapter 28-32.			
3	15.1	-13-26. Crimes against a child and sexual offenses - Denial of or immediate			
4	revocation	of teaching license.			
5	1.	The education standards and practices board shall deny an application for a			
6		teaching license and shall immediately revoke the teaching license of an individual			
7		who has been found guilty of a crime against a child or a sexual offense.			
8	2.	An individual who is denied a teaching license or who has had a teaching license			
9		revoked under subsection 1 may file a request with the education standards and			
10		practices board for a due process hearing under chapter 28-32. The hearing must			
11		be held within ten days of the request. The scope of the hearing is limited to			
12		determining whether the individual was convicted of a crime against a child or a			
13		sexual offense and whether the conviction has been overturned on appeal.			
14	3.	A final decision denying a teaching license or revoking a teaching license under			
15		this section is appealable pursuant to chapter 28-32. A court may not stay the			
16		decision pending an appeal. A court shall affirm the decision denying a teaching			
17		license or revoking a teaching license unless the court finds that the individual was			
18		not convicted of a crime against a child or a sexual offense or that the conviction			
19		was overturned on appeal.			
20	4.	The education standards and practices board may impose a fee against a licensee			
21		as reimbursement for all or part of the costs of administrative actions that result in			
22		disciplinary action against the licensee under this section.			
23	5.	As used in this section:			
24		a. "Conviction" means a finding of guilt, a guilty plea, a plea of no contest, a plea			
25		of nolo contendere, a judgment of conviction even though the court			
26		suspended execution of sentence in accordance with subsection 3 of section			
27		12.1-32-02, or a deferred imposition of sentence in accordance with			
28		subsection 4 of section 12.1-32-02 or an equivalent statute. The term does			
29		not include a finding of guilt overturned on appeal.			
30		b. "Crime against a child" means violation of section 12.1-16-01, 12.1-16-02,			
31		12.1-16-03, 12.1-16-04, 12.1-17-01.1, 12.1-17-02, 12.1-17-03, 12.1-17-04,			

1		12.1-17-05, 12.1-17-06, 12.1-17-07, 12.1-17-07.1, 12.1-17-10, 12.1-18-01,
2		12.1-18-02, 12.1-18-03, 12.1-29-01, 12.1-29-02, or 12.1-29-03, or an
3		equivalent ordinance, in which the victim is a minor or is otherwise of the age
4		required for the act to be a crime or an attempt to commit these offenses.
5	C.	"Sexual offense" means a violation of section 12.1-20-03, 12.1-20-03.1,
6		12.1-20-04, 12.1-20-05, 12.1-20-06, 12.1-20-07, 12.1-20-11, or 12.1-22-03.1,
7		or chapter 12.1-27.2, or an equivalent ordinance.
8	15.1-1	3-27. Suspension or revocation of teaching license - Notice.
9	1. If	an individual's teaching license is suspended or revoked, the education
10	st	andards and practices board shall notify the individual, the business manager of
11	th	e school district employing the individual, each county superintendent of schools
12	in	the state, and the superintendent of public instruction.
13	2. U	pon being notified that one's teaching license has been suspended or revoked,
14	th	e individual shall return the license to the education standards and practices
15	b	pard. If the individual fails to return the license within the time period set by the
16	b	pard, the board may publish notice of the suspension or revocation in the official
17	n	ewspaper of the county in which the individual was employed.
18	15.1-1	3-28. Teaching license - Effect of revocation. The revocation of an
19	individual's tea	aching license results in the immediate termination of the individual's employment
20	by a school di	strict. The school district shall, however, compensate the individual for services
21	rendered only	until such time as the notice of revocation is received by the district.
22	15.1-1	3-29. Teaching license of administrator - Determinations by subcommittee.
23	1. N	otwithstanding the provisions of any other law, when a complaint regarding an
24	a	dministrator is filed with the education standards and practices board, all actions
25	a	nd determinations provided for in this chapter must be made by a subcommittee
26	of	the education standards and practices board.
27	2. T	he subcommittee must consist of the two education standards and practices
28	b	pard members who are administrators, the education standards and practices
29	b	pard member who is a school board member, and two education standards and
30	р	ractices board members who are teachers and who have been appointed to the
31	SI	ubcommittee by the education standards and practices board.

1	3.	The	subcommittee shall convene at a regular or special meeting of the education	
2		star	ndards and practices board.	
3	4.	The	subcommittee shall select its own chairman and vice chairman and the	
4		exe	cutive director of the education standards and practices board, or the director's	
5		des	ignee, shall serve as its secretary.	
6	5.	a.	A majority of the subcommittee constitutes a quorum for purposes of this	
7			section.	
8		b.	Except as otherwise provided in this section, a majority of the quorum has the	
9			authority to act on any matter properly before the subcommittee.	
10		c.	At least three members of the subcommittee must consent to the revocation	
11			of an administrator's teaching license.	
12	6.	Any	action or determination by the subcommittee regarding the teaching license of	
13		an a	administrator:	
14		a.	Must be taken or made by the same process and on the same grounds as	
15			provided in sections 15.1-13-24, 15.1-13-25, and 15.1-13-26;	
16		b.	Has the same force and effect as an action or determination by the education	
17			standards and practices board;	
18		c.	May not be modified by the education standards and practices board; and	
19		d.	May be appealed under this chapter in the same manner as actions or	
20			determinations by the education standards and practices board.	
21	15.1	-13-:	30. Venue for legal actions. Burleigh County, North Dakota, is the venue for	
22	all actions to which the education standards and practices board is a party.			
23	15.1-13-31. Conviction of individual holding teaching license - Written			
24	notification. A state's attorney shall provide written notification to the education standards and			
25	practices board when an individual holding a teaching license is convicted of a felony or a			
26	class A misdemeanor.			
27	SECTION 2. Chapter 15.1-14 of the North Dakota Century Code is created and			
28	enacted as follows:			
29	15.1	-14-(	01. School district superintendent - Duties. A school district superintendent	
30	shall:			
31	1.	Sup	ervise the general operation of the school district.	

1	2.	Supervise the provision of education to students.
2	3.	Visit the schools of the district.
3	4.	Supervise school personnel.
4	5.	Prepare and deliver reports requested by the board of the district.
5	6.	Perform any other duties requested by the board.
6	15.1	-14-02. School district superintendent - Bond. A school district superintendent
7	shall furnish	to the school district a bond in an amount fixed by the board of the school district
8	and equal to	o at least the maximum amount of money that may be subject to the
9	superintend	ent's control at any one time. The bond must be conditioned for the faithful
10	discharge o	f the superintendent's duties, including the maintenance of accurate financial
11	records and	the safekeeping and deliverance of all school property and funds that come under
12	the superint	endent's control. The bond must be written through the state bonding fund and
13	must be obt	ained at the expense of the school district.
14	15.1	-14-03. School district superintendent - Evaluation.
15	1.	Before December fifteenth of each year, the board of a school district shall conduct
16		a formative evaluation of the superintendent's performance.
17	2.	Before March fifteenth of each year, the board shall conduct a formal evaluation of
18		the superintendent's performance. The board shall place a copy of the evaluation
19		report in the superintendent's file and shall provide a copy of the evaluation report
20		to the superintendent.
21	3.	If the board finds the superintendent's performance to be unsatisfactory in any
22		area, the board shall detail its findings regarding the superintendent's performance
23		in the report and shall make recommendations.
24	4.	Upon receiving the report, the superintendent may provide a written response to
25		the board. The board shall place the superintendent's written response in the
26		superintendent's personnel file.
27	5.	The board shall meet with the superintendent to discuss the evaluation.
28	15.1	-14-04. School district superintendent - Grounds for dismissal. The board of a
29	school distr	ict may dismiss a school district superintendent prior to the expiration of the
30	individual's	contract for any of the following causes:
31	1.	Immoral conduct.

1	2	) 	Insubordination.		
2	3	3.	Conviction of a felony.		
3	4	<b>.</b>	Conduct unbecoming the position of superintendent.		
4	5	5.	Failure to perform contracted duties without justification.		
5	6	<b>.</b>	Gross inefficiency that the superintendent has failed to correct after written notice.		
6	7		Continuing physical or mental disability that renders the superintendent unfit or		
7			unable to perform the superintendent's duties.		
8	1	5.1-	14-05. School district superintendent - Discharge for cause - Notice of		
9	hearing	- Le	gal expenses.		
10	1		If the board of a school district intends to discharge a superintendent for cause		
11			prior to the expiration of the superintendent's contract, the board shall:		
12			a. Provide the superintendent with a written description of the reasons for the		
13			discharge; and		
14			b. Provide the superintendent with written notice specifying the date and time at		
15			which the board will conduct a hearing regarding the discharge.		
16	2	<u>.</u>	If the superintendent chooses to be accompanied by an attorney, the legal		
17			expenses attributable to that representation are the responsibility of the		
18			superintendent.		
19	1	5.1-	-14-06. School district superintendent - Discharge for cause - Hearing.		
20	1		At the hearing, the superintendent may produce evidence and witnesses to rebut		
21			any reasons given by the board of the school district for its discharge of the		
22			superintendent.		
23	2	) 	The hearing must be conducted in accordance with chapter 28-32.		
24	3	8.	All witnesses are subject to cross-examination.		
25	4	<b>.</b>	Unless otherwise agreed to by the board and the superintendent, the hearing must		
26			be conducted as an executive session of the board, except that:		
27			a. The superintendent may invite to the hearing any two representatives to		
28			speak on behalf of the superintendent and may invite the superintendent's		
29			spouse or one other family member.		
30			b. The board may invite to the hearing any two representatives to speak on		
31			behalf of the board and may invite the school district business manager.		

1	5.	If a continuance is requested by the superintendent, the board shall grant a			
2		continuance for a period of not more than seven days. The board may grant a			
3		continuance in excess of seven days upon a showing of good cause.			
4	6.	No cause of action for libel or slander may be brought regarding any			
5		communication made at an executive session held by the board for the purposes			
6		provided in this section.			
7	15.	-14-07. School district superintendent - Discharge for cause - Report to the			
8	education	standards and practices board. If the board of a school district discharges a			
9	superinten	ent for cause, the board shall report the discharge to the education standards and			
10	practices b	ard.			
11	15. <sup>-</sup>	-14-08. School district superintendent - Suspension during discharge			
12	proceeding	- Compensation. The board of a school district may suspend a superintendent i	f,		
13	by unanimo	us vote, the board determines that suspension is appropriate during the period in			
14	which a dis	harge for cause is pursued. If the superintendent is ultimately discharged for			
15	cause, the board may determine the amount of compensation, if any, due the superintendent				
16	during the	eriod of suspension. If the superintendent is ultimately not discharged, the board			
17	may not ap	ly any reduction to the superintendent's salary for the period of suspension.			
18	15.1	-14-09. School district superintendent - Nonrenewal of contract - Reasons -			
19	Notice.				
20	1.	If the board of a school district contemplates not renewing the contract of a			
21		superintendent who has been employed by the board in that position for at least			
22		two consecutive years, the board shall on or before April fifteenth:			
23		a. Provide written notification of the contemplated nonrenewal to the			
24		superintendent.			
25		b. Schedule a hearing to be held on or before April twenty-first for the purpose	of		
26		discussing and acting upon the contemplated nonrenewal.			
27		c. Provide written notification of the date, time, and place for the hearing to the			
28		superintendent.			
29		d. Provide written notification of the reasons for the contemplated nonrenewal	to		
30		the superintendent.			

1	2.	a.	The r	easons for the contemplated nonrenewal of the superintendent's
2			contra	act must:
3			(1)	Be sufficient to justify the contemplated nonrenewal;
4			(2)	Relate to the ability, competence, or qualifications of the
5				superintendent; and
6			(3)	Originate from specific findings documented in the formal and written
7				evaluations of the superintendent's performance required by section
8				15.1-14-03.
9		b.	The p	provisions of this section do not apply if the contemplated nonrenewal is
10			based	d on a necessary reduction in personnel.
11	15.1	-14-1	0. Sc	hool district superintendent - Nonrenewal of contract - Hearing.
12	1.	At th	ie hea	ring required by section 15.1-14-09, the board of the school district shall
13		pres	ent te	stimony or documentary evidence to substantiate the reasons for the
14		cont	empla	ted nonrenewal of a superintendent who has been employed by the
15		boar	d in th	at position for at least two consecutive years.
16	2.	The	super	intendent may call witnesses and present evidence necessary to refute
17		the r	easor	s for nonrenewal.
18	3.	Eacl	n witne	ess appearing on behalf of the board of the school district or the
19		supe	erinten	dent may be cross-examined.
20	4.	Unle	ess oth	erwise agreed to by the board and the superintendent, the hearing must
21		be c	onduc	ted as an executive session of the board, except that:
22		a.	The s	superintendent may invite to the hearing any two representatives to
23			speal	on behalf of the superintendent and may invite the superintendent's
24			spous	se or one other family member.
25		b.	The b	poard may invite to the hearing any two representatives to speak on
26			beha	f of the board and may invite the school district business manager.
27	5.	lf the	e supe	rintendent chooses to be accompanied by an attorney, the legal
28		expe	enses	attributable to that representation are the responsibility of the
29		supe	erinten	dent.
30	6.	lf a d	continu	ance is requested by the superintendent, the board shall grant a
31		cont	inuano	ce for a period of not more than seven days.

1	7.	No cause of action for libel or slander may be brought regarding any
2		communication made at an executive session held by the board for the purposes
3		provided in this section.
4	8.	If, after considering the testimony and evidence presented at the hearing, the
5		board chooses not to renew the contract of the superintendent, the board shall
6		provide written notice of its decision to the superintendent on or before May first.
7	15.1	-14-11. School district superintendent - Contract - Failure to provide notice of
8	nonrenewa	II. The contract of a school district superintendent is deemed to be renewed for a
9	period of or	ne year from its termination date if:
10	1.	On or before April fifteenth, the board of a school district has not provided written
11		notification to the superintendent regarding a contemplated nonrenewal of the
12		superintendent's contract; and
13	2.	On or before June first, the superintendent has not provided to the board a written
14		resignation.
15	15.1	-14-12. School district superintendent - Employed for less than two years -
16	Notificatio	n of nonrenewal. If the board of a school district elects not to renew the contract of
17	a superinter	ndent who has been employed by the board in that position for less than two years,
18	the board s	hall provide written notice of the nonrenewal to the superintendent before May first.
19	At the reque	est of the superintendent, the board shall meet with the superintendent to convey the
20	reasons for	the nonrenewal.
21	15.1	-14-13. Multidistrict special education unit - Director - Evaluation.
22	1.	Before December fifteenth of each year, the board of a multidistrict special
23		education unit shall conduct a formative evaluation of the director's performance.
24	2.	Before March fifteenth of each year, the board shall conduct a formal evaluation of
25		the director's performance. The board shall place a copy of the evaluation report in
26		the director's file and shall provide a copy of the evaluation report to the director.
27	3.	If the board finds the director's performance to be unsatisfactory in any area, the
28		board shall detail its findings regarding the director's performance in the report and
29		shall make recommendations.

1	4.	Upon receiving the report, the director may provide a written response to the
2		board. The board shall place the director's written response in the director's
3		personnel file.
4	5.	The board shall meet with the director to discuss the evaluation.
5	15.1	-14-14. Multidistrict special education unit - Director - Grounds for dismissal.
6	The board o	of a multidistrict special education unit may dismiss a director prior to the expiration
7	of the indivi	dual's contract for any of the following causes:
8	1.	Immoral conduct.
9	2.	Insubordination.
10	3.	Conviction of a felony.
11	4.	Conduct unbecoming the position of a director.
12	5.	Failure to perform contracted duties without justification.
13	6.	Gross inefficiency that the director has failed to correct after written notice.
14	7.	Continuing physical or mental disability that renders the director unfit or unable to
15		perform the director's duties.
16	15.1	-14-15. Multidistrict special education unit - Director - Discharge for cause -
17	Notice of h	earing - Legal expenses.
18	1.	If the board of a multidistrict special education unit intends to discharge a director
19		for cause prior to the expiration of the director's contract, the board shall:
20		a. Provide the director with a written description of the reasons for the discharge;
21		and
22		b. Provide the director with written notice specifying the date and time at which
23		the board will conduct a hearing regarding the discharge.
24	2.	If the director chooses to be accompanied by an attorney, the legal expenses
25		attributable to that representation are the responsibility of the director.
26	15.1	-14-16. Multidistrict special education unit - Director - Discharge for cause -
27	Hearing.	
28	1.	At the hearing, the director may produce evidence and witnesses to rebut any
29		reasons given by the board of the multidistrict special education unit for its
30		discharge of the director.
31	2.	The hearing must be conducted in accordance with chapter 28-32.

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1	3.	All witnesses are subject to cross-examination.
2	4.	Unless otherwise agreed to by the board and the director, the hearing must be
3		conducted as an executive session of the board, except that:
4		a. The director may invite to the hearing any two representatives to speak on
5		behalf of the director and may invite the director's spouse or one other family
6		member.
7		b. The board may invite to the hearing any two representatives to speak on
8		behalf of the board and may invite the unit's business manager.
9	5.	If a continuance is requested by the director, the board shall grant a continuance
10		for a period of not more than seven days. The board may grant a continuance in
11		excess of seven days upon a showing of good cause.
12	6.	No cause of action for libel or slander may be brought regarding any
13		communication made at an executive session held by the board for the purposes
14		provided in this section.
15	15.1	-14-17. Multidistrict special education unit - Director - Discharge for cause -
16	Report to t	he education standards and practices board. If the board of a multidistrict
17	special edu	cation unit discharges a director for cause, the board shall report the discharge to
18	the education	on standards and practices board.
19	15.1	-14-18. Multidistrict special education unit - Director - Suspension during
20	discharge	proceeding - Compensation. The board of a multidistrict special education unit
21	may susper	nd a director if, by unanimous vote, the board determines that suspension is
22	appropriate	during the period in which a discharge for cause is pursued. If the director is
23	ultimately d	ischarged for cause, the board may determine the amount of compensation, if any,
24	due the dire	ector during the period of suspension. If the director is ultimately not discharged, the
25	board may	not apply any reduction to the director's salary for the period of suspension.
26	15.1	-14-19. Multidistrict special education unit - Director - Nonrenewal of contract
27	- Reasons	- Notice.
28	1.	If the board of a multidistrict special education unit contemplates not renewing the
29		contract of a director who has been employed by the board in that position for at
30		least two consecutive years, the board shall on or before April fifteenth:
31		a. Provide written notification of the contemplated nonrenewal to the director.

	0			,	
1			b.	Scheo	dule a hearing to be held on or before April twenty-first for the purpose of
2				discus	ssing and acting upon the contemplated nonrenewal.
3			c.	Provid	de written notification of the date, time, and place for the hearing to the
4				direct	or.
5			d.	Provid	de written notification of the reasons for the contemplated nonrenewal to
6				the di	rector.
7		2.	a.	The re	easons for the contemplated nonrenewal of the director's contract must:
8				(1)	Be sufficient to justify the contemplated nonrenewal;
9				(2)	Relate to the ability, competence, or qualifications of the director; and
10				(3)	Originate from specific findings documented in the formal and written
11					evaluations of the director's performance required by section
12					15.1-14-13.
13			b.	The p	rovisions of this section do not apply if the contemplated nonrenewal is
14				based	on a necessary reduction in personnel.
15		15.1	-14-2	20. Mu	Itidistrict special education unit - Director - Nonrenewal of contract
16	- Hear	ing.			
17		1.	At th	ne heai	ing required by section 15.1-14-19, the board of the multidistrict special
18			edu	cation	unit shall present testimony or documentary evidence to substantiate the
19			reas	sons fo	r the contemplated nonrenewal of a director who has been employed by
20			the	board i	n that position for at least two consecutive years.
21		2.	The	directo	or may call witnesses and present evidence necessary to refute the
22			reas	sons fo	r nonrenewal.
23		3.	Eac	h witne	ess appearing on behalf of the board or the director may be
24			cros	ss-exan	nined.
25		4.	Unle	ess oth	erwise agreed to by the board and the director, the hearing must be
26			con	ducted	as an executive session of the board, except that:
27			a.	The d	irector may invite to the hearing any two representatives to speak on
28				behal	f of the director and may invite the director's spouse or one other family
29				memb	per.
30			b.	The b	oard may invite to the hearing any two representatives to speak on
31				behal	f of the board and may invite the unit's business manager.

1	5.	If the director chooses to be accompanied by an attorney, the legal expenses
2		attributable to that representation are the responsibility of the director.
3	6.	If a continuance is requested by the director, the board shall grant a continuance
4		for a period of not more than seven days.
5	7.	No cause of action for libel or slander may be brought regarding any
6		communication made at an executive session held by the board for the purposes
7		provided in this section.
8	8.	If, after considering the testimony and evidence presented at the hearing, the
9		board chooses not to renew the contract of the director, the board shall provide
10		written notice of its decision to the director on or before May first.
11	15.1	-14-21. Multidistrict special education unit - Director - Contract - Failure to
12	provide no	tice of nonrenewal. The contract of a multidistrict special education unit director is
13	deemed to I	be renewed for a period of one year from its termination date if:
14	1.	On or before April fifteenth, the board of the multidistrict special education unit has
15		not provided written notification to the director regarding a contemplated
16		nonrenewal of the director's contract; and
17	2.	On or before June first, the director has not provided to the board a written
18		resignation.
19	15.1	-14-22. Multidistrict special education unit - Director - Employed for less than
20	two years -	Notification of nonrenewal. If the board of a multidistrict special education unit
21	elects not to	prenew the contract of a director who has been employed by the board in that
22	position for	less than two years, the board shall provide written notice of the nonrenewal to the
23	director befor	ore May first. At the request of the director, the board shall meet with the director to
24	convey the	reasons for the nonrenewal.
25	15.1	-14-23. Area vocational and technology center - Director - Evaluation.
26	1.	Before December fifteenth of each year, the board of an area vocational and
27		technology center shall conduct a formative evaluation of the director's
28		performance.
29	2.	Before March fifteenth of each year, the board shall conduct a formal evaluation of
30		the director's performance. The board shall place a copy of the evaluation report in
31		the director's file and shall provide a copy of the evaluation report to the director.

1	3.	If the board finds the director's performance to be unsatisfactory in any area, the
2		board shall detail its findings regarding the director's performance in the report and
3		shall make recommendations.
4	4.	Upon receiving the report, the director may provide a written response to the
5		board. The board shall place the director's written response in the director's
6		personnel file.
7	5.	The board shall meet with the director to discuss the evaluation.
8	15.1	-14-24. Area vocational and technology center - Director - Grounds for
9	dismissal.	The board of an area vocational and technology center may dismiss a director prior
10	to the expira	ation of the individual's contract for any of the following causes:
11	1.	Immoral conduct.
12	2.	Insubordination.
13	3.	Conviction of a felony.
14	4.	Conduct unbecoming the position of a director.
15	5.	Failure to perform contracted duties without justification.
16	6.	Gross inefficiency that the director has failed to correct after written notice.
17	7.	Continuing physical or mental disability that renders the director unfit or unable to
18		perform the director's duties.
19	15.1	-14-25. Area vocational and technology center - Director - Discharge for
20	cause - Not	tice of hearing - Legal expenses.
21	1.	If the board of an area vocational and technology center intends to discharge a
22		director for cause prior to the expiration of the director's contract, the board shall:
23		a. Provide the director with a written description of the reasons for the discharge;
24		and
25		b. Provide the director with written notice specifying the date and time at which
26		the board will conduct a hearing regarding the discharge.
27	2.	If the director chooses to be accompanied by an attorney, the legal expenses
28		attributable to that representation are the responsibility of the director.
29	15.1	-14-26. Area vocational and technology center - Director - Discharge for
30	cause - Hea	aring.

1	1.	At the hearing, the director may produce evidence and witnesses to rebut any
2		reasons given by the board of the area vocational and technology center for its
3		discharge of the director.
4	2.	The hearing must be conducted in accordance with chapter 28-32.
5	3.	All witnesses are subject to cross-examination.
6	4.	Unless otherwise agreed to by the board and the director, the hearing must be
7		conducted as an executive session of the board, except that:
8		a. The director may invite to the hearing any two representatives to speak on
9		behalf of the director and may invite the director's spouse or one other family
10		member.
11		b. The board may invite to the hearing any two representatives to speak on
12		behalf of the board and may invite the center's business manager.
13	5.	If a continuance is requested by the director, the board shall grant a continuance
14		for a period of not more than seven days. The board may grant a continuance in
15		excess of seven days upon a showing of good cause.
16	6.	No cause of action for libel or slander may be brought regarding any
17		communication made at an executive session held by the board for the purposes
18		provided in this section.
19	15.1	I-14-27. Area vocational and technology center - Director - Discharge for
20	cause - Re	port to the education standards and practices board. If the board of an area
21	vocational	and technology center discharges a director for cause, the board shall report the
22	discharge t	o the education standards and practices board.
23	15.′	I-14-28. Area vocational and technology center - Director - Suspension during
24	discharge	proceeding - Compensation. The board of an area vocational and technology
25	center may	suspend a director if, by unanimous vote, the board determines that suspension is
26	appropriate	during the period in which a discharge for cause is pursued. If the director is
27	ultimately d	lischarged for cause, the board may determine the amount of compensation, if any,
28	due the dire	ector during the period of suspension. If the director is ultimately not discharged, the
29	board may	not apply any reduction to the director's salary for the period of suspension.
30	15.4	I-14-29. Area vocational and technology center - Director - Nonrenewal of
31	contract -	Reasons - Notice.

1		1.	If the	e boar	d of an area vocational and technology center contemplates not	
2			rene	ewing	the contract of a director who has been employed by the board in that	
3			posi	position for at least two consecutive years, the board shall on or before April		
4			fiftee	enth:		
5			a.	Provi	de written notification of the contemplated nonrenewal to the director.	
6			b.	Sche	dule a hearing to be held on or before April twenty-first for the purpose of	
7				discu	ssing and acting upon the contemplated nonrenewal.	
8			C.	Provi	de written notification of the date, time, and place for the hearing to the	
9				direc	tor.	
10			d.	Provi	de written notification of the reasons for the contemplated nonrenewal to	
11				the d	irector.	
12		2.	a.	The I	easons for the contemplated nonrenewal of the director's contract must:	
13				(1)	Be sufficient to justify the contemplated nonrenewal;	
14				(2)	Relate to the ability, competence, or qualifications of the director; and	
15				(3)	Originate from specific findings documented in the formal and written	
16					evaluations of the director's performance required by section	
17					15.1-14-23.	
18			b.	The p	provisions of this section do not apply if the contemplated nonrenewal is	
19				base	d on a necessary reduction in personnel.	
20		15.1	-14-3	80. Ar	ea vocational and technology center - Director - Nonrenewal of	
21	contra	ct - H	leari	ng.		
22		1.	At th	ne hea	ring required by section 15.1-14-29, the board of the area vocational and	
23			tech	nolog	y center shall present testimony or documentary evidence to substantiate	
24			the	reasor	ns for the contemplated nonrenewal of a director who has been employed	
25			by tl	ne boa	ard in that position for at least two consecutive years.	
26		2.	The	direct	or may call witnesses and present evidence necessary to refute the	
27			reas	ions fo	or nonrenewal.	
28		3.	Eac	h witn	ess appearing on behalf of the board or the director may be	
29			cros	s-exa	mined.	
30		4.	Unle	ess otł	nerwise agreed to by the board and the director, the hearing must be	
31			cond	ducted	as an executive session of the board, except that:	

1		a. The director may invite to the hearing any two representatives to speak on		
2		behalf of the director and may invite the director's spouse or one other family		
3		member.		
4		b. The board may invite to the hearing any two representatives to speak on		
5		behalf of the board and may invite the center's business manager.		
6	5.	If the director chooses to be accompanied by an attorney, the legal expenses		
7		attributable to that representation are the responsibility of the director.		
8	6.	If a continuance is requested by the director, the board shall grant a continuance		
9		for a period of not more than seven days.		
10	7.	No cause of action for libel or slander may be brought regarding any		
11		communication made at an executive session held by the board for the purposes		
12		provided in this section.		
13	8.	If, after considering the testimony and evidence presented at the hearing, the		
14		board chooses not to renew the contract of the director, the board shall provide		
15		written notice of its decision to the director on or before May first.		
16	15.1	-14-31. Area vocational and technology center - Director - Contract - Failure		
17	to provide	notice of nonrenewal. The contract of an area vocational and technology center		
18	director is d	eemed to be renewed for a period of one year from its termination date if:		
19	1.	On or before April fifteenth, the board of the center has not provided written		
20		notification to the director regarding a contemplated nonrenewal of the director's		
21		contract; and		
22	2.	On or before June first, the director has not provided to the board a written		
23		resignation.		
24	15.1	-14-32. Area vocational and technology center - Director - Employed for less		
25	than two ye	ears - Notification of nonrenewal. If the board of an area vocational and		
26	technology	center elects not to renew the contract of a director who has been employed by the		
27	board in that position for less than two years, the board shall provide written notice of the			
28	nonrenewal	to the director before May first. At the request of the director, the board shall meet		
29	with the dire	ector to convey the reasons for the nonrenewal.		
30	SEC	TION 3. Chapter 15.1-15 of the North Dakota Century Code is created and		
31	enacted as	follows:		

1

## 15.1-15-01. Performance reviews - Written reports.

- 2 1. a. The school district shall conduct two performance reviews of each individual 3 employed as a teacher, a principal, or as an assistant or associate 4 superintendent during each of the first three years an individual holds such a 5 position. The school district shall prepare written reports of the individual's 6 performance. The school district shall make the first yearly report available to 7 the individual on or before December fifteenth. The school district shall make 8 the second yearly report available to the individual on or before March 9 fifteenth.
- b. If an individual begins employment as a teacher, a principal, or as an
  assistant or associate superintendent after January first, the school district
  shall conduct one review of the individual's performance. The school district
  shall make the written report available to the individual on or before March
  fifteenth.
- Beginning with the fourth year of an individual's employment as a teacher, a
   principal, or as an assistant or associate superintendent, the school district shall
   conduct at least one review of the individual's performance each year. The school
   district shall prepare a written report of the individual's performance and make the
   report available to the individual on or before March fifteenth.

# 20 **15.1-15-02.** First-year teachers - Review of evaluations - Renewal and nonrenewal

- 21 of contracts.
- If the board of a school district contemplates not renewing the contract of an
   individual employed as a first-year teacher, the board shall review the individual's
   evaluations required by section 15.1-15-01 and meet with the individual in an
   executive session to discuss the reasons for the contemplated nonrenewal.
- The individual employed as a first-year teacher may be accompanied by two
   representatives selected by the individual for the purpose of speaking on behalf of
   the individual and by the individual's spouse or one other family member.
- No claim for relief for libel or slander may be brought regarding any communication
   made at an executive session of a school board held pursuant to this section.

1	4.	If the board of a school district elects not to renew the contract of an individual
2		employed as a first-year teacher, the board shall provide written notification of the
3		decision, together with a detailed description of the board's reasons, to the
4		individual no earlier than April fifteenth nor later than May first.
5	5.	Failure by the board of a school district to provide the notification required by
6		subsection 4 constitutes an offer to renew the individual's contract on the same
7		terms and conditions as the individual's contract for the current year.
8	6.	For purposes of this section, a "first-year teacher" means an individual teaching for
9		the first school year since obtaining a license to teach.
10	15.1	-15-03. Employment after January first - Review of evaluation - Renewal and
11	nonrenewa	I of contracts.
12	1.	If the board of a school district contemplates not renewing the contract of an
13		individual employed after January first as a teacher, a principal, or as an assistant
14		or associate superintendent, the board shall review the individual's evaluation
15		required by section 15.1-15-01 and meet with the individual in an executive session
16		to discuss the reasons for the contemplated nonrenewal.
17	2.	The individual may be accompanied by two representatives selected by the
18		individual for the purpose of speaking on behalf of the individual and by the
19		individual's spouse or one other family member.
20	3.	No claim for relief for libel or slander may be brought regarding any communication
21		made at an executive session of a school board held pursuant to this section.
22	4.	If the board of a school district elects not to renew the contract of the individual, the
23		board shall provide written notification of the decision, together with a detailed
24		description of the board's reasons, to the individual no earlier than April fifteenth
25		nor later than May first.
26	5.	Failure by the board of a school district to provide the notification required by
27		subsection 4 constitutes an offer to renew the individual's contract on the same
28		terms and conditions as the individual's contract for the current year.
29	6.	The provisions of this section are applicable only through the conclusion of the
30		school year in which the individual was employed.
31	15.1	-15-04. Contracts - Renewals - Notice.

1	1.	a.	If the board of a school district elects not to renew the contract of a teacher, a
2			principal, or an assistant or associate superintendent for the ensuing school
3			year, the board shall provide written notification of the decision to the
4			individual.
5		b.	The board may not notify the individual under this section earlier than March
6			first nor later than May first of the school year in which the individual has been
7			employed.
8		C.	The failure of a board to provide written notice under this subsection
9			constitutes an offer to renew the individual's contract for the ensuing school
10			year, under the same terms and conditions as the individual's current
11			contract.
12	2.	a.	No earlier than March first nor later than May first, the board of a school
13			district shall notify each individual offered renewal of a contract of the date by
14			which the individual must accept or reject the contract.
15		b.	At least thirty calendar days must pass between the notification of each
16			individual, as required by this subsection, and the date by which the individual
17			must accept or reject the contract.
18	3.	a.	In order to accept an offer to renew a contract, including an offer generated by
19			the failure of a board to provide written notice as required by subsection 1, an
20			individual shall provide written notification of acceptance to the board on or
21			before the date required by the board or June first, whichever is earlier. An
22			individual accepting an offer to renew a contract is entitled to a written
23			contract for the ensuing school year.
24		b.	In order to reject an offer to renew a contract, including an offer generated by
25			the failure of a board to provide written notice as required by subsection 1, an
26			individual shall provide written notification of rejection to the board on or
27			before the date required by the board or June first, whichever is earlier.
28		C.	If an individual fails to provide notification of acceptance or rejection of an
29			offer to renew a contract, the board is relieved of any continuing contract
30			provisions.

1	4.	If negotiations are being carried on pursuant to chapter 15.1-16, the provisions of
2		this section requiring the board of a school district to give an individual notice and
3		requiring that the individual respond to the notice are suspended until the
4		negotiations are completed.
5	15.1	15-05. Contracts - Contemplated nonrenewal - Reasons - Notice.
6	1.	If the board of a school district contemplates not renewing the contract of an
7		individual employed as a teacher, a principal, or as an associate or assistant
8		superintendent, the board shall, no earlier than March first nor later than April
9		fifteenth:
10		a. Provide written notification of the contemplated nonrenewal to the individual.
11		b. Schedule a special school board meeting to be held on or before April
12		twenty-first for the purpose of discussing and acting upon the contemplated
13		nonrenewal.
14		c. Provide written notification of the date, time, and place for the special school
15		board meeting to the individual.
16		d. Provide written notification of the reasons for the contemplated nonrenewal to
17		the individual.
18	2.	The reasons for the contemplated nonrenewal of the individual's contract must not
19		be frivolous or arbitrary. The reasons must be sufficient to justify the contemplated
20		nonrenewal and must:
21		a. Originate from specific findings documented in the report of the individual's
22		performance required by section 15.1-15-01 and relate to the individual's
23		ability, competence, or qualifications; or
24		b. Originate from the needs of the district in justifying a reduction in the staff.
25	15.1	15-06. Contracts - Contemplated nonrenewal - Meeting.
26	1.	At the special school board meeting required by section 15.1-15-05, the school
27		district superintendent or a designee of the board shall present testimony or
28		documentary evidence regarding the reasons for the contemplated nonrenewal of
29		the individual's contract.

1	2.	The board of the school district contemplating the nonrenewal of an individual's
2		contract may call additional witnesses to present testimony or documentary
3		evidence regarding the reasons for nonrenewal.
4	3.	The individual whose contract is subject to nonrenewal may call witnesses and
5		produce evidence necessary to refute the reasons for the nonrenewal.
6	4.	Each witness appearing on behalf of the board of the school district or the
7		individual whose contract is subject to nonrenewal may be cross-examined.
8	5.	The board of the school district shall review all testimony and evidence presented
9		at the meeting and make a determination regarding the nonrenewal. If the board
10		determines that the reasons for nonrenewal have not been substantiated, the
11		board shall dismiss the nonrenewal proceedings.
12	6.	Unless otherwise agreed to by the board of the school district and the individual
13		subject to the nonrenewal, the special meeting must be conducted as an executive
14		session of the board, except that:
15		a. The individual may invite to the meeting any two representatives, and the
16		individual's spouse or one other family member; and
17		b. The board may invite to the meeting any two representatives, the school
18		district business manager, and the school district superintendent.
19	7.	The individual subject to the nonrenewal may request one continuance. If a
20		continuance is requested, the board of the school district shall grant a continuance
21		for a period determined by the board but not in excess of seven days.
22	8.	No cause of action for libel or slander may be brought regarding any
23		communication made in an executive session of the board held for the purposes
24		provided in this section.
25	9.	A determination by the board of a school district not to renew an individual's
26		contract is, if made in good faith, final and binding on all parties.
27	10.	If the board of a school district elects not to renew an individual's contract, the
28		board shall provide notice of its determination to the individual in writing on or
29		before May first.

1	15.1	-15-07. Discharge for cause - Grounds. The board of a school district may
2	dismiss an	individual employed as a teacher, a principal, or as an assistant or associate
3	superintenc	lent prior to the expiration of the individual's contract for any of the following causes:
4	1.	Immoral conduct.
5	2.	Insubordination.
6	3.	Conviction of a felony.
7	4.	Conduct unbecoming the position held by the individual.
8	5.	Failure to perform contracted duties without justification.
9	6.	Gross inefficiency that the individual has failed to correct after written notice.
10	7.	Continuing physical or mental disability that renders the individual unfit or unable to
11		perform the individual's duties.
12	15.1	-15-08. Discharge for cause - Hearing.
13	1.	If the board of a school district contemplates the discharge for cause of an
14		individual employed as a teacher, a principal, or as an assistant or associate
15		superintendent, prior to the expiration of the individual's contract, the board shall
16		provide written notice to the individual at least ten days prior to the discharge date.
17		The notice must:
18		a. State the date and time at which the board will conduct a special hearing to
19		address charges against the individual; and
20		b. State that the individual may demand a list of the charges.
21	2.	If the individual demands a list of charges under subsection 1, the board shall
22		furnish the list to the individual at least five days before the hearing.
23	3.	If the individual notifies the board in writing at least two days before the hearing
24		that the individual intends to contest the charges, the board shall produce evidence
25		of the charges at the hearing, together with witnesses who are subject to
26		cross-examination by the individual or by a representative of the individual.
27	4.	If a witness is a minor and if it is the wish of the witness or the witness's parent, the
28		witness may be accompanied by legal counsel and a parent.
29	5.	At the hearing, the individual may produce evidence and witnesses to refute any
30		charges. Any witnesses produced by the individual are subject to
31		cross-examination.

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1	6.	The hearing must be conducted in accordance with chapter 28-32.
2	7.	Unless otherwise agreed to by the board and the individual, the hearing must be
3		conducted as an executive session of the board, except that:
4		a. The individual may invite to the hearing any two representatives and the
5		individual's spouse or one other family member; and
6		b. The board may invite to the hearing any two representatives, the school
7		business manager, and the school district superintendent.
8	8.	The individual subject to the discharge may request one continuance. If a
9		continuance is requested, the board of the school district shall grant the
10		continuance for a period determined by the board, but not in excess of seven days.
11		Upon a showing of good cause by the individual, the board may grant a
12		continuance in excess of seven days.
13	9.	No cause of action for libel or slander may be brought regarding any
14		communication made in an executive session of the board held for the purposes
15		provided in this section.
16	<b>15.</b> 1	I-15-09. Alleged child abuse - Discharge - Nonrenewal of contract -
16 17	15.1 Limitations	
17	Limitations	δ.
17 18	Limitations	s. If an individual employed as a teacher, a principal, or as an assistant or associate
17 18 19	Limitations	s. If an individual employed as a teacher, a principal, or as an assistant or associate superintendent is the subject of an investigation alleging child abuse or neglect
17 18 19 20	Limitations	s. If an individual employed as a teacher, a principal, or as an assistant or associate superintendent is the subject of an investigation alleging child abuse or neglect under section 50-25.1-05 and it is determined that no probable cause exists to
17 18 19 20 21	Limitations	s. If an individual employed as a teacher, a principal, or as an assistant or associate superintendent is the subject of an investigation alleging child abuse or neglect under section 50-25.1-05 and it is determined that no probable cause exists to charge the individual with child abuse or neglect, the board of a school district may
17 18 19 20 21 22	Limitations	s. If an individual employed as a teacher, a principal, or as an assistant or associate superintendent is the subject of an investigation alleging child abuse or neglect under section 50-25.1-05 and it is determined that no probable cause exists to charge the individual with child abuse or neglect, the board of a school district may neither discharge nor refuse to renew the contract of the individual solely because
17 18 19 20 21 22 23	Limitation: 1.	s. If an individual employed as a teacher, a principal, or as an assistant or associate superintendent is the subject of an investigation alleging child abuse or neglect under section 50-25.1-05 and it is determined that no probable cause exists to charge the individual with child abuse or neglect, the board of a school district may neither discharge nor refuse to renew the contract of the individual solely because the individual was the subject of the investigation.
17 18 19 20 21 22 23 24	Limitation: 1.	s. If an individual employed as a teacher, a principal, or as an assistant or associate superintendent is the subject of an investigation alleging child abuse or neglect under section 50-25.1-05 and it is determined that no probable cause exists to charge the individual with child abuse or neglect, the board of a school district may neither discharge nor refuse to renew the contract of the individual solely because the individual was the subject of the investigation. If an individual employed as a teacher, a principal, or as an assistant or associate
17 18 19 20 21 22 23 24 25	Limitation: 1.	If an individual employed as a teacher, a principal, or as an assistant or associate superintendent is the subject of an investigation alleging child abuse or neglect under section 50-25.1-05 and it is determined that no probable cause exists to charge the individual with child abuse or neglect, the board of a school district may neither discharge nor refuse to renew the contract of the individual solely because the individual was the subject of the investigation. If an individual employed as a teacher, a principal, or as an assistant or associate superintendent is the subject of an investigation alleging child abuse or neglect
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	Limitation: 1.	If an individual employed as a teacher, a principal, or as an assistant or associate superintendent is the subject of an investigation alleging child abuse or neglect under section 50-25.1-05 and it is determined that no probable cause exists to charge the individual with child abuse or neglect, the board of a school district may neither discharge nor refuse to renew the contract of the individual solely because the individual was the subject of the investigation. If an individual employed as a teacher, a principal, or as an assistant or associate superintendent is the subject of an investigation alleging child abuse or neglect under section 50-25.1-05 and it is determined that probable cause exists to charge
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ol>	Limitation: 1.	If an individual employed as a teacher, a principal, or as an assistant or associate superintendent is the subject of an investigation alleging child abuse or neglect under section 50-25.1-05 and it is determined that no probable cause exists to charge the individual with child abuse or neglect, the board of a school district may neither discharge nor refuse to renew the contract of the individual solely because the individual was the subject of the investigation. If an individual employed as a teacher, a principal, or as an assistant or associate superintendent is the subject of an investigation alleging child abuse or neglect under section 50-25.1-05 and it is determined that probable cause exists to charge the individual with child abuse or neglect, the board of a school district may neither section 50-25.1-05 and it is determined that probable cause exists to charge the individual with child abuse or neglect, the board of a school district may neither
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> </ol>	Limitation: 1.	If an individual employed as a teacher, a principal, or as an assistant or associate superintendent is the subject of an investigation alleging child abuse or neglect under section 50-25.1-05 and it is determined that no probable cause exists to charge the individual with child abuse or neglect, the board of a school district may neither discharge nor refuse to renew the contract of the individual solely because the individual employed as a teacher, a principal, or as an assistant or associate superintendent is the subject of an investigation alleging child abuse or neglect under section 50-25.1-05 and it is determined that probable cause exists to charge the individual employed as a teacher, a principal, or as an assistant or associate superintendent is the subject of an investigation alleging child abuse or neglect under section 50-25.1-05 and it is determined that probable cause exists to charge the individual with child abuse or neglect, the board of a school district may neither discharge nor refuse to renew the contract of the individual solely because the individual with child abuse or neglect, the board of a school district may neither discharge nor refuse to renew the contract of the individual solely because the

1		under section 50-25.1-05 and it is determined that probable cause exists to charge
2		the individual with child abuse or neglect, the board of a school district may move
3		to suspend the teacher, pending the outcome of the case.
4	<b>15.</b> 1	I-15-10. Suspension during discharge proceeding - Compensation.
5	1.	The board of a school district may suspend an individual employed as a teacher, a
6		principal, or as an assistant or associate superintendent if, by unanimous vote, the
7		board determines that suspension is appropriate during the period in which a
8		discharge for cause is pursued.
9	2.	The board shall address the matter of the individual's suspension in an executive
10		session, unless both the board and the individual agree that the matter may be
11		addressed in the presence of others or at an open meeting of the board.
12	3.	If the individual is ultimately discharged for cause, the board may determine the
13		amount of compensation, if any, payable to the individual during the period of
14		suspension. If the individual is ultimately not discharged, the board may not apply
15		any reduction to the individual's salary for the period of suspension.
16	<b>15.</b> 1	I-15-11. Discharge for cause - Report to education standards and practices
17	board. If the	ne board of a school district discharges for cause an individual employed as a
18	teacher, a p	principal, or as an assistant or associate superintendent, the board shall report the
19	discharge to	o the education standards and practices board.
20	<b>15.</b> 1	I-15-12. Nonapplicable provisions. The provisions of this chapter do not apply to:
21	1.	Any individual employed to teach at an institution of higher education under the
22		control of the state board of higher education;
23	2.	Any individual employed to teach at the youth correctional center, the school for
24		the blind, or the school for the deaf; and
25	3.	Any individual who replaces a teacher, a principal, or an assistant or associate
26		superintendent while that teacher, principal, or assistant or associate
27		superintendent is on a leave of absence or a sabbatical.
28	SEC	CTION 4. Chapter 15.1-16 of the North Dakota Century Code is created and
29	enacted as	follows:
30	15.1	I-16-01. Definitions. As used in this chapter:

1	1.	"Administrator" means an individual who holds an administrator's credential and
2		who is employed by the board of a school district for the primary purpose of
3		providing administrative services to the schools of the district. The term includes a
4		school district superintendent, an assistant or associate school district
5		superintendent, a school principal, an assistant or associate school principal, a
6		special education director, a director of a multidistrict special education unit, a
7		vocational education director, and a director of a vocational technology center.
8		The term may include an athletic or activity director who meets the requirements of
9		this subsection.
10	2.	"Negotiating unit" means a group of administrators or a group of teachers who,
11		because of common interests, common problems, a common employer, or a
12		history of common representation, choose to be represented by a single
13		organization in negotiations with a school board.
14	3.	"Representative organization" means an organization authorized by a negotiating
15		unit to represent the members of the unit in negotiations with a school board.
16	4.	"Strike" means any concerted work stoppage, slowdown, or withholding of
17		contracted services.
18	5.	"Teacher" means an individual who is licensed or approved to teach by the
19		education standards and practices board and is under contract with the board of a
20		school district to provide classroom instruction or individualized instruction. The
21		term does not include administrators, substitutes, or paraprofessionals.
22	15.1	-16-02. Education factfinding commission - Appointment - Terms - Quorum.
23	1.	The education factfinding commission consists of three members experienced in
24		educational activities. One member is appointed by the governor, one member is
25		appointed by the superintendent of public instruction, and one member is
26		appointed by the attorney general. The member appointed by the superintendent
27		of public instruction shall serve as the chairman of the commission.
28	2.	The term of each commission member is three years staggered.
29	3.	If a vacancy occurs, the individual who appointed the member to be succeeded
30		shall appoint a new member to serve only the unexpired term of the member to be
31		succeeded.

1 4. Two members of the commission constitute a quorum. 2 15.1-16-03. Education factfinding commission - Compensation. Each member of 3 the commission is entitled to receive compensation at the rate of sixty-two dollars and fifty cents 4 per day and reimbursement for expenses, as provided by law for state officers, for attending 5 commission meetings or performing duties directed by the commission. 6 **15.1-16-04.** Education factfinders - Compensation. Each factfinder appointed by the 7 education factfinding commission, including each commission member who serves as a 8 factfinder, is entitled to receive compensation at the rate of sixty-two dollars and fifty cents per 9 day and reimbursement for expenses, as provided by law for state officers, for attending 10 commission meetings or performing duties directed by the commission. 11 15.1-16-05. Education factfinding commission - Rules - Powers. The education 12 factfinding commission may adopt rules. The commission and any factfinder appointed by the 13 commission have, in the performance of their duties, the powers provided in sections 28-32-09, 14 28-32-11, and 28-32-12. 15 **15.1-16-06.** Factfinding - Sharing of cost. If an impasse is deemed to exist under 16 section 15.1-16-14, the contending parties shall share the cost of factfinding equally. 17 15.1-16-07. Representative organizations - Participation. 18 1. An individual employed as a teacher may form, join, and participate in the activities 19 of a representative organization or refuse to join or participate in the activities of a 20 representative organization. 21 2. An individual employed as an administrator may form, join, and participate in the 22 activities of a representative organization or refuse to join or participate in the 23 activities of a representative organization. 24 **15.1-16-08.** Representation of views. A representative organization has the exclusive 25 right to represent a negotiating unit in matters of employee relations with a school board. An 26 individual employed as a teacher or as an administrator may independently present the 27 individual's views to a school board, but may not enter into independent negotiations with the 28 board. 29 **15.1-16-09.** Scope of representation. A representative organization's scope of 30 representation may include matters relating to the terms and conditions of employment and 31 employer-employee relations, including salary and working hours.

1 15.1-16-10. Negotiating unit - Formation. A group of individuals employed by the
2 public school district as teachers or a group of individuals employed by the board of a public
3 school district as administrators may form a negotiating unit by filing with the board a
4 description of the job groupings or positions that constitute the negotiating unit. Upon receipt of
5 the description, the board shall accept or reject the proposed negotiating unit. If the board
6 accepts the negotiating unit, the group that filed the description may designate or select a
7 representative organization as provided for in section 15.1-16-11.

8

#### 15.1-16-11. Representative organization - Selection.

- 9 1. a. An organization interested in representing a group of individuals employed by 10 the board of a public school district as teachers or as administrators may file 11 with the school board a petition asserting that the organization represents a 12 majority of the teachers or administrators included within a negotiating unit. 13 The petition must be accompanied by evidence substantiating the allegation 14 contained in it.
- b. Within ten days after receiving the petition, the board shall post notice of its
  intent to consider the petition in each school wherein the members of the
  negotiating unit are employed.
- c. No sooner than ten nor later than twenty days after posting the notice of intent
  to consider the petition, the board shall investigate the petition, determine the
  question of representation, and post notice of its determination in each school
  wherein members of the negotiating unit are employed.
- 22d.If the petition is not contested, the board shall recognize the petitioner as the23representative organization of the negotiating unit, unless it finds in good faith24that there is a reasonable doubt regarding the validity of the petitioner's25status.
- 26
  2. If one organization interested in representing a group of individuals employed as
  teachers or as administrators wishes to contest the claim of representation made in
  the petition filed by another organization under subsection 1, the contesting
  organization shall file a petition with the board. The petition must contain a
  statement of contest together with evidence substantiating the allegation. The

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1		contesting organization shall file its petition within ten days from the date on which	
2		the board posted its notice of intent to consider the original petition.	
3	3.	If the board fails to make and post notice of its determination or if the board's	
4		determination has been contested, the board shall call an election to determine the	
5		question of representation. The election must take place no sooner than twenty	
6		nor later than thirty days after the board posts its notice of intent to consider the	
7		original petition.	
8	4.	If the board receives a petition that is signed by at least twenty-five percent of the	
9		members of the negotiating unit and which calls for an election to determine the	
10		question of representation, the board shall call an election. The election must take	
11		place no sooner than ten nor later than thirty days after the board receives the	
12		petition.	
13	5.	The election must be conducted in the manner agreed to by the interested parties.	
14		If the parties cannot reach agreement, the election must be conducted in the	
15		manner determined by the education factfinding commission.	
16	<b>15.</b> 1	-16-12. Representative organization - Dues - Payroll deduction. If an individual	
17	employed a	is a teacher requests in writing that the dues for a representative organization to	
18	which the ir	ndividual belongs be deducted from the individual's pay and submitted to the	
19	9 representative organization, the school district in which the individual is employed shall make		
20	the deduction	on and submit the dues as presented.	
21	<b>15.</b> 1	-16-13. Good-faith negotiations.	
22	1.	The board of a school district or its representatives and the representative	
23		organization or its representatives shall, if requested by either entity, meet at	
24		reasonable times and negotiate in good faith regarding:	
25		a. The terms and conditions of employment.	
26		b. Employer-employee relations.	
27		c. The formulation of an agreement, which may contain a provision for binding	
28		arbitration.	
29		d. The interpretation of an existing agreement.	
30	2.	The board of a school district and the representative organization, at the request of	
31		either party, shall execute a written contract incorporating any agreement reached.	

1	3.	Either the board of a school district or the representative organization may modify	
2		or terminate a contract negotiated under this section by notifying the other party of	
3		its intent to modify or terminate the contract at least sixty days before the	
4		anniversary date. A modification or termination made under this subsection is	
5		effective on the annual anniversary date of the contract.	
6	4.	Nothing in this section compels either the board of a school district or a	
7		representative organization to agree to a proposal or to make a concession.	
8	15.1	-16-14. Impasse - Existence.	
9	1.	An impasse exists if:	
10		a. After a reasonable period of negotiation, an agreement has not been	
11		formulated and a dispute exists.	
12		b. The board of a school district and the representative organization both agree	
13		that an impasse exists.	
14	2.	An impasse may exist if:	
15		a. A written contract entered into between the board of a school district and the	
16		representative organization under section 15.1-16-13 does not contain a	
17		procedure for resolving a dispute.	
18		b. A written agreement entered into between the board of a school district and	
19		the representative organization under section 15.1-16-13 contains an	
20		inadequate procedure for resolving a dispute.	
21	15.1	-16-15. Impasse - Resolution.	
22	1.	If an impasse exists, the board of a school district and the representative	
23		organization may agree to seek mediation. The board and the representative	
24		organization shall jointly select a mediator and agree to a distribution of the	
25		mediation cost. If mediation fails or if mediation is not attempted, the board or	
26		representative organization may request that the education factfinding commission	۱
27		provide assistance.	
28	2.	If the education factfinding commission is asked to provide assistance under	
29		subsection 1 and if the commission determines that an impasse exists, the	
30		commission shall act as a factfinding commission or appoint a factfinder from a list	t
31		of qualified individuals maintained by the commission. A factfinder appointed	

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- under this section has the powers designated by the commission. Upon
   completion of all duties, the factfinder shall make a recommendation to the
   commission.
- 4 3. The education factfinding commission shall:
  - a. Consider the facts, make its findings, and issue a recommendation; or
- b. Consider the factfinder's report and recommendation, engage in any further
  investigation it deems necessary, and thereafter make its findings and issue a
  recommendation.
- 9
  4. Within forty days from the date the commission is asked to provide assistance, the
  10
  commission shall deliver its findings and recommendations to the board of the
  11
  school district and to the representative organization. Between ten and twenty
  12
  days after its findings and recommendations are delivered to the board and the
  representative organization, the commission shall, if the impasse is not resolved,
  make its findings and recommendation public.
- 15 5. If facts are established or a recommendation made in accordance with factfinding 16 procedures agreed to by the board of the school district and the representative 17 organization and the impasse continues, the education factfinding commission may 18 consider the findings and recommendations without instituting its own factfinding 19 procedure and the commission may issue its own findings and recommendations 20 based on the information available. No sooner than ten nor later than twenty days 21 after these findings and recommendations are delivered to the board and the 22 representative organization, the commission shall, if the impasse is not resolved, 23 make its findings and recommendations public.

15.1-16-16. Participation in a strike - Prohibition. No teacher, administrator, or
representative organization may participate in a strike. Any teacher or administrator engaging
in a strike may be denied the full amount of wages during the period of such violation.

15.1-16-17. Discrimination - Prohibition. Neither the board of a school district nor
any administrator employed by the district may discriminate against any individual employed as
a teacher or administrator because the individual exercises rights available under this chapter.

30

15.1-16-18. Representative organization - Recognition - Withdrawal of

31 recognition. A contract between the board of a school district and a representative

- 1 organization bars another representative group from petitioning for recognition and bars the
- 2 withdrawal of recognition from the representative organization for the duration of the contract or
- 3 three years, whichever is less.
- 4 15.1-16-19. Sick leave Accumulation. The board of a school district shall allow a
  5 teacher to:
- Use at least ten days of sick leave each school year without a loss of
   compensation; and
- 8 2. Accumulate sick leave and carry over from year to year at least thirty days of
  9 accumulated unused sick leave.

10 **15.1-16-20.** School for the blind - School for the deaf - Youth correctional center -

- 11 Contracts of employment for teachers Personnel policies.
- 12 1. The superintendent of public instruction shall develop contracts of employment and 13 personnel policies applicable to each individual employed as a teacher at the 14 school for the blind and the school for the deaf. The director of the division of 15 juvenile services, with the approval of the director of the department of corrections 16 and rehabilitation, shall develop contracts of employment and personnel policies 17 applicable to each individual employed as a teacher at the North Dakota youth 18 correctional center.
- The contracts required by this section may include the assignment of duties,
   salaries, work hours, job titles, and a school calendar.
- The personnel policies required by this section must include job descriptions and
   nonrenewal, discipline, and dismissal procedures. The policies must seek to
   harmonize the rights of teachers with laws applicable to other state employees.
   The superintendent of public instruction and the director of the division of juvenile
   services, with the approval of the director of the department of corrections and
   rehabilitation, shall work together in the development of the personnel policies.
- 4. Each individual employed as a teacher at the school for the blind, the school for the
  deaf, or the youth correctional center is entitled to receive a copy of a master
  agreement consisting of a policy manual and an individualized contract specifying
  the individual's job title, contracted hours, salary schedule, benefits, and other
  details applicable to the individual's employment.

1 5. For purposes of this section, "teacher" means a contracted state employee who: 2 a. Holds a teaching license or is approved to teach by the education standards 3 and practices board; 4 b. Is employed primarily to provide classroom instruction or individualized 5 instruction; 6 C. Has a work schedule set in accordance with the school calendar; 7 d. Is a guidance counselor, school librarian, itinerant outreach teacher, or a 8 vocational and technological resource person required to meet teaching and 9 licensure requirements; and 10 Is not a superintendent, assistant superintendent, principal, supervisor, e. 11 substitute, or paraprofessional. 12 **SECTION 5.** Chapter 15.1-17 of the North Dakota Century Code is created and 13 enacted as follows: 14 **15.1-17-01.** Personnel file - Review by teacher. A teacher employed by a school 15 district or a state-supported institution that provides elementary and secondary education to its 16 students may review documents generated and placed in the teacher's personnel file after the 17 teacher was employed for the position. Upon receiving a written request, the school principal, 18 administrator, or school district superintendent shall provide to a teacher a copy of any

19 document in the teacher's personnel file. The teacher shall pay any copying costs.

15.1-17-02. Personnel file - Teacher's response. A teacher employed by a school district may provide the school district superintendent with a written response to any document in the teacher's personnel file. A teacher employed by a state institution that provides elementary and secondary education to its students may provide the institution's administrator with a written response to any document in the teacher's personnel file. A school district superintendent or an administrator receiving a written response under this section shall attach the response to the appropriate document and return both to the teacher's personnel file.

15.1-17-03. Personnel file - Objection to documents. If a teacher believes that any
document in the teacher's personnel file, other than a formal performance evaluation, is
inappropriate or inaccurate, the teacher may request that the file be reviewed by the principal of
the school or by the administrator if the school is a state institution that provides elementary and
secondary education to its students. If a teacher employed by a school district is dissatisfied

with the outcome of the initial review, the teacher is entitled to have the file reviewed, upon
written request, by the school district superintendent. If a teacher employed by a school district
is dissatisfied with the outcome of the superintendent's review, the teacher is entitled to have
the file reviewed, upon written request, by the school board.

5 **15.1-17-04. Complaint against teacher - Notification.** If a complaint is filed against a 6 teacher or against an individual for whom the teacher is administratively responsible, and the 7 complaint is to be placed in the teacher's personnel file, the school principal, administrator, or 8 school district superintendent shall inform the teacher of the complaint.

9 **15.1-17-05.** No secret files maintained - Penalty. It is a class B misdemeanor for any 10 individual employed by a school district or a state-supported institution that provides elementary 11 and secondary education to its students to maintain documents about a teacher unless the 12 teacher has access to the documents, as provided in this chapter.

SECTION 6. Chapter 15.1-18 of the North Dakota Century Code is created and
enacted as follows:

15 15.1-18-01. Early childhood education teaching license. The education standards
and practices board shall develop and implement an optional early childhood education
teaching license. The optional early childhood education teaching license may be used in
nonparental settings such as early childhood programs, preschool programs, and head start
programs.

20 15.1-18-02. Kindergarten through grade eight - Teacher qualifications -

21 Exceptions.

22 1. In order to teach kindergarten, an individual must:

- a. Be licensed to teach by the education standards and practices board or
  approved to teach by the education standards and practices board and have a
  kindergarten endorsement; or
- b. Be licensed to teach by the education standards and practices board or
  approved to teach by the education standards and practices board and
  demonstrate to the satisfaction of the education standards and practices
  board that the individual will obtain a kindergarten endorsement within two
  years from the date of the assignment to teach kindergarten.
- 31 2. In order to teach any grade from one through eight, an individual must:

1		a.	Be licensed to teach by the education standards and practices board or
2			approved to teach by the education standards and practices board and have a
3			major, a minor, or an endorsement in elementary education; or
4		b.	Be licensed to teach by the education standards and practices board or
5			approved to teach by the education standards and practices board and
6			demonstrate to the satisfaction of the education standards and practices
7			board that the individual will obtain an endorsement in elementary education
8			within two years from the date of the assignment to teach any grade from one
9			through eight.
10	3.	Notv	vithstanding the provisions of subsection 2, an individual may teach any grade
11		from	five through eight if the individual:
12		a.	Is licensed to teach by the education standards and practices board or
13			approved to teach by the education standards and practices board and has a
14			major or an endorsement in middle school education; or
15		b.	Is licensed to teach by the education standards and practices board or
16			approved to teach by the education standards and practices board and
17			demonstrates to the satisfaction of the education standards and practices
18			board that the individual will obtain an endorsement in middle school
19			education within two years from the date of assignment to teach any grade
20			from five through eight.
21	4.	Notv	vithstanding the provisions of subsection 2, an individual may teach grade
22		seve	en or eight if the individual is licensed to teach by the education standards and
23		prac	tices board or approved to teach by the education standards and practices
24		boar	rd and has a major or a minor in the assigned course area or field.
25	5.	Notv	vithstanding the provisions of subsection 2, an individual may teach special
26		eduo	cation, foreign language, art, music, physical education, business education,
27		and	computer education at any grade level from kindergarten through eight,
28		prov	ided the individual is licensed to teach by the education standards and
29		prac	tices board or approved to teach by the education standards and practices
30		boar	rd and meets the requirements imposed by the superintendent of public
31		instr	uction.

1	6.	An individual may obtain an endorsement by completing teaching requirements
2		and the minimum number of credit hours in courses prescribed by the education
3		standards and practices board.
4	7.	The provisions of this section do not apply to an eminence-credentialed teacher.
5	15.1	1-18-03. Grades nine through twelve - Teacher qualifications - Exceptions.
6	1.	In order to teach any grade nine through twelve, an individual must be licensed to
7		teach by the education standards and practices board or approved to teach by the
8		education standards and practices board and have a major, a minor, or a minor
9		equivalency endorsement issued by the board in the course area or field being
10		taught by the individual.
11	2.	The approval status of a high school is not impacted by the employment of an
12		individual who has a teaching license issued by the education standards and
13		practices board in the disciplines of trade, industrial, technical, or health under
14		chapter 15-20.1 but has neither a major nor a minor in the assigned field.
15	3.	A minor equivalency granted to an individual by the superintendent of public
16		instruction under prior authority remains valid.
17	4.	The provisions of subsection 1 do not apply to an eminence-credentialed teacher.
18	<b>15.</b> 1	1-18-04. Student teacher - Eminence-credentialed teacher - Legal authority and
19	status.	
20	1.	An individual assigned as a student teacher or employed as an
21		eminence-credentialed teacher has the same legal authority and status as a
21 22		eminence-credentialed teacher has the same legal authority and status as a licensed teacher employed by the school district. The authority extends to all
22		licensed teacher employed by the school district. The authority extends to all
22 23	2.	licensed teacher employed by the school district. The authority extends to all aspects of student management and discipline, the handling of confidential student
22 23 24	2.	licensed teacher employed by the school district. The authority extends to all aspects of student management and discipline, the handling of confidential student records, and to all legal authority granted to a licensed teacher in the state.
22 23 24 25	2.	licensed teacher employed by the school district. The authority extends to all aspects of student management and discipline, the handling of confidential student records, and to all legal authority granted to a licensed teacher in the state. An individual assigned as a student teacher or employed as an
22 23 24 25 26	2.	licensed teacher employed by the school district. The authority extends to all aspects of student management and discipline, the handling of confidential student records, and to all legal authority granted to a licensed teacher in the state. An individual assigned as a student teacher or employed as an eminence-credentialed teacher must be deemed a licensed teacher employed by
22 23 24 25 26 27	2.	licensed teacher employed by the school district. The authority extends to all aspects of student management and discipline, the handling of confidential student records, and to all legal authority granted to a licensed teacher in the state. An individual assigned as a student teacher or employed as an eminence-credentialed teacher must be deemed a licensed teacher employed by the district with respect to acts performed by the individual at the direction of or

1 3. An individual assigned as a student teacher or employed as an 2 eminence-credentialed teacher must be deemed an employee of the school district 3 for purposes of liability insurance coverage under sections 32-12.1-05 and 4 39-01-08. 5 4. For purposes of this chapter, "eminence-credentialed teacher" means an individual 6 who provides teaching services in accordance with subsection 21 of section 7 15.1-09-33. 8 SECTION 7. Chapter 15.1-20 of the North Dakota Century Code is created and enacted as follows: 9 10 15.1-20-01. Compulsory attendance. Any person having responsibility for a child 11 between the ages of seven and sixteen years shall ensure that the child is in attendance at a 12 public school for the duration of each school year. This section does not apply if a child is 13 exempted under the provisions of section 15.1-20-02. 14 15.1-20-02. Compulsory attendance - Exceptions. 15 1. The provisions of section 15.1-20-01 do not apply if the person having 16 responsibility for the child demonstrates to the satisfaction of the school board that: 17 The child is in attendance for the same length of time at an approved a. 18 nonpublic school; 19 b. The child has completed high school; 20 The child is necessary to the support of the child's family; C. 21 d. A multidisciplinary team that includes the child's school district 22 superintendent, the director of the child's special education unit, the child's 23 classroom teacher, the child's physician, and the child's parent has 24 determined that the child has a disability that renders attendance or 25 participation in a regular or special education program inexpedient or 26 impracticable; or 27 e. The child is receiving home education; provided, however, that this exception 28 is not available if the child has developmental disabilities as defined by 29 subsection 1 of section 25-01.2-01. 30 2. A decision by the board of a school district under subsection 1 is appealable to the 31 district court.

1 15.1-20-03. Compulsory attendance law - Enforcement. Each school board 2 member, school superintendent, principal, truant officer, teacher, and county superintendent of 3 schools is charged with the enforcement of compulsory school attendance provisions. The 4 compulsory school attendance provisions are applicable to any child who is offered school 5 facilities by a school district, regardless of whether or not the child actually resides in the 6 district. Each individual listed in this section shall investigate any alleged violation of the 7 compulsory attendance provisions and shall obtain from the parent of any child not attending 8 school in accordance with the requirements of this chapter the reason, if any, for the absence. 9 In any school district not having a district superintendent, the county superintendent of schools 10 must be notified of any allegation regarding the violation of compulsory attendance provisions 11 and the county superintendent shall report the allegation to the state's attorney of the county. 12 In all other districts, the school district superintendent or the principal of the child's school shall 13 report to the state's attorney of the county the facts in connection with any alleged violation of 14 the compulsory attendance provisions. The state's attorney may petition a court, pursuant to 15 chapter 27-20, for a determination as to whether a child is educationally deprived.

15.1-20-04. Home education - Definition. For purposes of this chapter, "home
education" means an educational program for a child provided in accordance with chapter
15.1-23 by the child's parent in the child's home.

SECTION 8. Chapter 15.1-21 of the North Dakota Century Code is created andenacted as follows:

15.1-21-01. Education of students - Requirements. The superintendent of public
 instruction shall ensure that students receive education in:

- English language arts, including reading, composition, creative writing, English
   grammar, and spelling.
- 25 2. Mathematics.
- Social studies, including the United States Constitution, and United States history,
   geography, and government.
- 28 4. Science, including agriculture.
- 29 5. Physical education.
- 30 6. Health, including physiology, hygiene, disease control, and the nature and effects31 of alcohol, tobacco, and narcotics.

1	15.1-21-02. High schools - Required units. In order to be approved by the			
2	superintendent of public instruction, each public and nonpublic high school shall make available			
3	to each stu	dent:		
4	1.	Four units of English.		
5	2.	Three units of mathematics.		
6	3.	Four units of science.		
7	4.	Three units of social studies, including one of world history and one of United		
8		States history, both of which must emphasize geography.		
9	5.	One unit of health and physical education.		
10	6.	One unit of music.		
11	7.	Any six units selected from business education, economics and the free enterprise		
12		system, foreign language, American sign language, industrial arts, and vocational		
13		courses including family and consumer sciences, agriculture, business and office		
14		technology, marketing, diversified occupations, trade and industrial education,		
15		technology education, and health careers. The vocational courses may be offered		
16		through cooperative arrangements approved by the state board for vocational and		
17		technical education.		
18	15.1	I-21-03. High school unit - Instructional time. Each unit, other than a natural		
19	science uni	t, must consist of at least one hundred twenty hours of instruction per school		
20	calendar. E	Each natural science unit must consist of at least one hundred fifty hours of		
21	instruction	per school calendar. The requirements of this section are subject to the holidays		
22	and nonstu	dent contact days provided for in section 15.1-06-04.		
23	15.1	I-21-04. Minimum high school courses - Alternative curriculum plans.		
24	1.	Except as otherwise provided in this section, each student shall enroll in at least		
25		four units of high school work in each grade from nine through twelve.		
26	2.	A student in grade twelve may enroll in fewer than four units of work, provided:		
27		a. The student requires fewer than four units of work for graduation; and		
28		b. The board of the school district has adopted an alternative high school senior		
29		curriculum plan.		
30	3.	An alternative high school senior curriculum plan becomes effective if:		
31		a. It is adopted by action of the school board;		

- b. It contains specific criteria under which a high school senior may enroll in
   fewer than four units of work; and
- 3

4

c. It has been submitted to and approved by the superintendent of public instruction.

5 **15.1-21-05.** Indian education curriculum. The superintendent of public instruction 6 may develop an Indian education curriculum to be implemented within the minimum curriculum 7 requirements for elementary and secondary schools. The superintendent shall provide for 8 continuing research and evaluation and for inservice training necessary to implement an Indian 9 education curriculum.

10 **15.1-21-06.** Goals 2000 - Participation voluntary. The board of a school district may 11 choose to participate or not to participate in Goals 2000 Educate America Act [Pub. L. 103-227; 12 108 Stat. 125; 20 U.S.C. 5801 et seq.]. A board that chooses to participate and directly or 13 indirectly receives federal funds for its participation shall expend the funds in the manner it 14 determines best meets the goal of educational enhancement in the school district, in 15 accordance with the district's locally developed goals 2000 educational improvement 16 application plan. The superintendent of public instruction may not impose any financial penalty 17 or other sanction on a school or school district if the school board chooses, at any time, to 18 terminate participation in goals 2000.

19 **15.1-21-07.** School-to-work - Student participation voluntary. Before an elementary 20 or secondary school student may participate in any course, program, or project offered under 21 the auspices of the School-to-Work Opportunities Act of 1994 [Pub. L. 103-239; 108 Stat. 568; 22 20 U.S.C. 2394 et seq.], the student's school principal shall obtain the written consent of the 23 student's parent or legal guardian. Participation by a student is voluntary and may not be 24 deemed a condition of graduation. Neither school personnel, school district personnel, nor the 25 superintendent of public instruction may impose any academic penalties or any other sanctions 26 on a student for failure to participate. A student's participation in a course, program, or project 27 offered under the auspices of the School-to-Work Opportunities Act of 1994 is subject to all 28 state and federal child labor laws.

SECTION 9. Chapter 15.1-22 of the North Dakota Century Code is created and
 enacted as follows:

1	C	15. <sup>-</sup>	1-22-01. Kindergarten - Establishment by board - Petition for establishment -
2	Levy.		
3		1.	The board of a school district may, upon its own motion, establish a free public
4			kindergarten for the instruction during a school year of resident children below
5			school age.
6		2.	If the board receives a petition signed by qualified electors residing in the district
7			equal in number to at least twenty percent of those who voted in the most recent
8			annual school district election, the board must submit the question of establishing a
9			kindergarten to the electorate at the next annual or special school district election.
10			The margins of electoral approval provided in section 57-15-14 must be applied.
11		3.	The board of a school district that establishes a kindergarten under this section
12			may levy a tax pursuant to subdivision p of subsection 1 of section 57-15-14.2.
13		15.1	1-22-02. Public kindergarten - Requirements. A school district operating a
14	kinder	garte	n:
15		1.	May not employ an individual as a kindergarten teacher unless the individual is
16			licensed to teach by the education standards and practices board or approved by
17			the education standards and practices board.
18		2.	Shall submit to the superintendent of public instruction and follow a
19			developmentally appropriate curriculum.
20		3.	Shall provide at least the equivalent of thirty full days of instruction, on a half-day or
21			full-day basis, as determined by the school board.
22		4.	Shall apply all municipal and state health, fire, and safety requirements to the
23			kindergarten.
24		5.	May not enroll a child who is not five years old by midnight August thirty-first of the
25			year of enrollment, unless the child will be five years old on or before December
26			thirty-first and:
27			a. The child, by means of developmental and readiness screening instruments
28			approved by the superintendent of public instruction and administered by the
29			kindergarten operator, can demonstrate special talents or abilities; or
30			b. The child has been enrolled in another approved kindergarten.

1	15.1	-22-03. Nonpublic kindergarten - Requirements - Approval. Any person			
2	operating a nonpublic kindergarten may request approval of the kindergarten from the				
3	superintendent of public instruction. The superintendent shall approve a nonpublic kindergarten				
4	if it meets th	ne requirements of section 15.1-22-02.			
5	15.1	-22-04. Kindergarten - Discontinuation. A school board by resolution may cease			
6	to provide a	kindergarten.			
7	SEC	CTION 10. Chapter 15.1-23 of the North Dakota Century Code is created and			
8	enacted as	follows:			
9	15.1	-23-01. Home education - Definition. For purposes of this chapter, "home			
10	education" ı	means a program of education supervised by a child's parent, in the child's home, in			
11	accordance	with the requirements of this chapter.			
12	15.1	-23-02. Statement of intent to supervise home education. At least fourteen			
13	days before	beginning home education or within fourteen days of establishing a child's			
14	residence in a school district, and once each year thereafter, a parent intending to supervise or				
15	supervising home education shall file a statement, reflecting that intent or fact, with the				
16	superintendent of the child's school district of residence or if no superintendent is employed,				
17	with the county superintendent of schools for the child's county of residence.				
18	1.	The statement must include:			
19		a. The name and address of the child receiving home education;			
20		b. The child's date of birth;			
21		c. The child's grade level;			
22		d. The name and address of the parent who will supervise the home education;			
23		e. The qualifications of the parent who will supervise the home education;			
24		f. Any public school courses in which the child intends to participate and the			
25		school district offering the courses; and			
26		g. Any extracurricular activities in which the child intends to participate and the			
27		school district or approved nonpublic school offering the activities.			
28	2.	The statement must be accompanied by a copy of the child's immunization record			
29		and proof of the child's identity as required by section 54-23.2-04.2.			
30	15.1	-23-03. Home education - Parental qualifications. A parent may supervise			
31	home educa	ation if the parent:			

1	1.	Is licensed to teach by the education standards and practices board or approved to
2		teach by the education standards and practices board;

- 3 2. Holds a baccalaureate degree;
- 4 3. Has met or exceeded the cutoff score of a national teacher exam given in this state 5 or in any other state if this state does not offer such a test; or
- 6 4. Meets the requirements of section 15.1-23-06.

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15.1-23-04. Home education - Required subjects - Instructional time. A parent 8 supervising home education shall include instruction in those subjects required by law to be 9 taught to public school students. The instruction must have a duration of at least four hours 10 each day for a minimum of one hundred seventy-five days each year.

11 15.1-23-05. Home education - Academic records. A parent supervising home 12 education shall maintain an annual record of courses taken by the child and the child's 13 academic progress assessments, including any standardized achievement test results. If the 14 child transfers to a public school district, the parent shall furnish the record, upon request, to the 15 school district superintendent or other administrator.

16 15.1-23-06. Home education - Required monitoring of progress. A parent who has 17 a high school diploma or a general education development certificate may supervise home 18 education but must be monitored in accordance with section 15.1-23-07 for the first two years. 19 If a child receiving home education obtains a composite standardized achievement test score 20 below the fiftieth percentile nationally, the parent must be monitored for at least one additional 21 school year and until the child receives a test score at or above the fiftieth percentile. If testing 22 is not required by section 15.1-23-07 during the first two years of monitoring, the period of 23 monitoring may not be extended, except upon the mutual consent of the parent and the 24 monitor. If a parent completes the monitoring requirements of this section for one child, the 25 parent may not be monitored with respect to other children for whom the parent supervises 26 home education.

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# 15.1-23-07. Home education - Required monitoring of progress - Reporting of progress - Compensation.

29 If monitoring is required under section 15.1-23-06, the school district shall assign 1. 30 and compensate an individual to monitor a child receiving home education, unless

- the parent notifies the school district that the parent shall select and compensate
   an individual to monitor the child.
- 3 2. The individual assigned by the school district or selected by the parent under
  4 subsection 1 must be licensed to teach by the education standards and practices
  5 board or approved to teach by the education standards and practices board.
- 3. Twice during each school year, the individual shall report the child's progress to the
  school district superintendent or to the county superintendent if the district does not
  employ a superintendent.
- 9
  4. If one child receives home education, the individual shall spend an average of one
  hour per week in contact with the child and the child's parent. If two or more
  children receive home education, the individual shall spend one-half hour per
  month for each additional child receiving home education. If the child attends a
  public or an approved nonpublic school, the time may be proportionately reduced.
- 15.1-23-08. Monitoring or test administration. An individual who in accordance with
  this chapter monitors a child receiving home education or who administers a standardized
  achievement test to a child receiving home education shall notify the child's school district of
  residence.

18 **15.1-23-09.** Home education - Standardized achievement test. While in grades four, 19 six, eight, and ten, each child receiving home education shall take a standardized achievement 20 test used by the school district in which the child resides or, if requested by the parent, shall 21 take a nationally normed standardized achievement test. The child shall take the test in the 22 child's learning environment or, if requested by the child's parent, in a public school. An 23 individual licensed to teach by the education standards and practices board or approved to 24 teach by the education standards and practices board shall administer the test.

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15.1-23-10. Home education - Standardized achievement test - Cost.

If a child receiving home education takes the standardized achievement test used
 by the school district in which the child resides, the school district is responsible for
 the cost of the test and for the cost of administering the test. The school district
 shall ensure that the test is administered by an individual who is employed by the
 district and who is licensed to teach by the education standards and practices
 board or approved to teach by the education standards and practices board.

1 2. a. If the child takes a nationally normed standardized achievement test not used 2 by the school district in which the child resides, the child's parent is 3 responsible for the cost of the test. 4 b. The cost of administering a test under this subsection is the responsibility of 5 the child's parent if the test is administered by an individual who is selected by 6 the parent. An individual selected by the child's parent to administer a test 7 under this subsection must be licensed to teach by the education standards 8 and practices board or approved to teach by the education standards and 9 practices board. 10 The cost of administering a test under this subsection is the responsibility of C. 11 the school district if, at the request of the child's parent, the school district 12 administers the test. The school district shall ensure that the test is 13 administered by an individual who is employed by the district and who is 14 licensed to teach by the education standards and practices board or approved 15 to teach by the education standards and practices board. 16 15.1-23-11. Home education - Standardized achievement test - Results. 17 A parent supervising home education shall file the results of the child's 1. 18 standardized achievement test with the superintendent of the district in which the 19 child resides or with the county superintendent if the district does not employ a 20 superintendent. 21 2. If the child's basic composite score on a standardized achievement test is less than 22 the thirtieth percentile nationally, a multidisciplinary assessment team shall assess 23 the child for a potential learning problem under rules adopted by the 24 superintendent of public instruction. 25 3. If the multidisciplinary assessment team determines that the child is not disabled 26 and the child's parent wishes to continue home education, the parent, with the 27 advice and consent of an individual who is licensed to teach by the education 28 standards and practices board or approved to teach by the education standards 29 and practices board, shall prepare a remediation plan to address the child's 30 academic deficiencies and file the plan with the superintendent of the school 31 district or with the county superintendent if the district does not employ a

- 1 superintendent. The parent is responsible for any costs associated with the
- 2 3

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development of the remediation plan. If the parent fails to file a remediation plan, the parent is deemed to be in violation of compulsory school attendance provisions and may no longer supervise the home education of the child.

5 **15.1-23-12.** Home education - Remediation plan. The superintendent of the school 6 district shall use the remediation plan required by section 15.1-23-11 as the basis for 7 determining reasonable academic progress. The remediation plan must remain in effect until 8 such time as the child achieves on a standardized achievement test a basic composite score at 9 or above the thirtieth percentile or a score, which when compared to the previous year's test score, demonstrates one year of academic progress. At the option of the parent, the test may 10 11 be one required by section 15.1-23-09 or one administered in a higher grade level. The child's 12 parent, with the advice and consent of an individual who is licensed to teach by the education 13 standards and practices board or who is approved to teach by the education standards and 14 practices board, may amend the remediation plan from time to time in order to accommodate 15 the child's academic needs. If after a remediation plan is no longer in effect the child fails to 16 demonstrate reasonable academic progress on a subsequent test required by this section, a 17 remediation plan must again be developed and implemented.

18

15.1-23-13. Home education - Disabilities - Individualized education plan.

19 1. If a multidisciplinary assessment team, using eligibility criteria established by the 20 superintendent of public instruction, determines that the child is disabled, that the 21 child requires specially designed instruction due to the disability, and that this 22 instruction cannot be provided without special education and related services, the 23 parent may continue to supervise home education, provided that:

24 a. The child does not have a developmental disability;

- 25b.The parent files with the school district superintendent a services plan that26was developed privately or through the school district; and
- c. The services plan demonstrates that the child's special needs are being
  addressed by persons qualified to provide special education or related
  services.
- 30 2. Annually, the superintendent of the child's school district of residence shall
  31 determine reasonable academic progress based on the child's services plan.

1	3.	lf a p	arent fails to file a services plan, as required by this section, the parent is
2		deen	ned to be in violation of the compulsory school attendance provisions and may
3		no lo	nger supervise the home education of the child.
4	4.	A chi	ld who was once evaluated by a multidisciplinary assessment team need not
5		be re	evaluated for a potential learning problem upon scoring below the thirtieth
6		perce	entile on a subsequent standardized achievement test, unless the reevaluation
7		is pe	rformed pursuant to the child's services plan.
8	15.1	1-23-1	4. Children with autism - Home education. Notwithstanding any other law,
9	a parent ma	ay sup	ervise home education for a developmentally disabled child with autism if:
10	1.	The	child has been determined to be autistic by a licensed psychologist;
11	2.	The	child's parent is qualified to supervise home education under this chapter; and
12	3.	The	child's parent files with the superintendent of the child's school district of
13		resid	ence:
14		a.	A notice that the child will receive home education;
15		b.	A copy of the child's diagnosis of autism prepared and attested to by a
16			licensed psychologist; and
17		C.	A services plan developed and followed by the child's school district of
18			residence and the child's parent; or, after providing written notice to the
19			superintendent of the child's school district of residence, a substitute services
20			plan, developed and followed, according to section 15.1-23-15, by a services
21			plan team selected by and compensated by the child's parent.
22	15.1	1-23-1	5. Children with autism - Home education - Progress reports.
23	1.	On o	r before November first, February first, and May first of each school year, a
24		pare	nt supervising home education for an autistic child under section 15.1-23-14
25		shall	file with the superintendent of the child's school district of residence progress
26		repo	rts prepared by the services plan team selected under section 15.1-23-14. If
27		at an	y time the services plan team agrees that the child is not benefiting from home
28		educ	ation, the team shall notify the superintendent of the child's school district of
29		resid	ence and request that the child be evaluated by a multidisciplinary team
30		appo	inted by the superintendent of the child's school district of residence.

1 2. The superintendent of the child's school district of residence shall forward copies of 2 all documentation required by this section to the superintendent of public 3 instruction. 4 15.1-23-16. Home education - Participation in extracurricular activities. 5 1. A child receiving home education may participate in extracurricular activities either: 6 a. Under the auspices of the child's school district of residence; or 7 b. Under the auspices of an approved nonpublic school, if permitted by the 8 administrator of the school. 9 2. For purposes of this section, a child participating under the auspices of the child's 10 school district of residence is subject to the same standards for participation in 11 extracurricular activities as those required of full-time students enrolled in the 12 district. 13 3. For purposes of this section, a child participating under the auspices of an 14 approved nonpublic school is subject to the same standards for participation in 15 extracurricular activities as those required of full-time students enrolled in the 16 school. 17 4. Once a child's parent has selected the public school district or the approved 18 nonpublic school in which the child will participate for purposes of extracurricular 19 activities and has provided notification of the selection through the statement 20 required by section 15.1-23-02, the child is subject to the transfer rules as provided 21 in the constitution and bylaws of the North Dakota high school activities 22 association. 23 15.1-23-17. Home education - High school diplomas. 24 1. A child's school district of residence, an approved nonpublic high school, or the 25 North Dakota division of independent study may issue a high school diploma to a 26 child who, through home education, has met the issuing entity's requirements for 27 high school graduation provided the child's parent submits to the issuing entity a 28 description of the course material covered in each high school subject, a 29 description of the course objectives and how the objectives were met, and a 30 transcript of the child's performance in grades nine through twelve.

1 2. In the alternative, a high school diploma may be issued by the child's school district 2 of residence, an approved nonpublic high school, or the North Dakota division of 3 independent study provided the child, through home education, has completed at 4 least seventeen units of high school coursework from the minimum required 5 curriculum offerings established by law for public and nonpublic schools and the 6 child's parent or legal guardian submits to the issuing entity a description of the 7 course material covered in each high school subject, a description of the course 8 objectives and how the objectives were met, and a transcript of the child's 9 performance in grades nine through twelve. The issuing entity may indicate on a 10 diploma issued under this subsection that the child was provided with home 11 education.

If for any reason the documentation required in subsection 1 or 2 is unavailable,
 the entity issuing the diploma may accept any other reasonable proof that the child
 has met the applicable requirements for high school graduation.

15 15.1-23-18. Home education - Liability. No state agency, school district, or county
16 superintendent may be held liable for accepting as correct the information on the statement of
17 intent or for any damages resulting from a parent's failure to educate the child.

18 15.1-23-19. Home education - State aid to school districts. For purposes of 19 allocating state aid to school districts, a child receiving home education is deemed enrolled in 20 the child's school district of residence if the child is monitored by an individual who is licensed to 21 teach by the education standards and practices board or approved to teach by the education 22 standards and practices board and employed by the public school district in which the child 23 resides. A school district is entitled to fifty percent of the per student payment provided in 24 section 15.1-27-04 times the appropriate factor in section 15.1-27-06 or 15.1-27-07 for each 25 child receiving home education. If a child receiving home education is enrolled in public school 26 classes, proportionate payments must be made. The total amount may not exceed the 27 equivalent of one full per student payment times the appropriate weighting factor.

SECTION 11. Chapter 15.1-27 of the North Dakota Century Code is created and
 enacted as follows:

30 **15.1-27-01.** Payments to school districts - Distribution.

0	,
1.	The superintendent of public instruction shall determine the total state payments
	made to each school district during the previous fiscal year.
2.	The superintendent of public instruction shall pay each district ten percent of the
	amount determined under subsection 1, within the limits of legislative
	appropriation, on or before July fifteenth, August first, September first, and October
	first of each year.
3.	The superintendent of public instruction shall determine the amount that, in
	addition to the payments already made, is necessary to constitute the remainder of
	the amount due each district for the current school year.
4.	On or before November first, the superintendent of public instruction shall pay to
	each district, within the limits of legislative appropriation, an amount that, in
	addition to the above payments, constitutes fifty percent of the sum due under this
	chapter.
5.	On or before the first day of December, January, February, March, and April,
	payments equal to twenty percent of the total remaining payments must be made
	to each district.
6.	If funds appropriated for distribution to districts as per student and transportation
	aid become available after April first, the superintendent of public instruction shall
	distribute the newly available payments on or before June thirtieth.
15.1	I-27-02. Per student payments - Required reports.
1.	The superintendent of public instruction may not forward state aid payments to a
	school district beyond the October payment unless the district has filed the
	following with the superintendent:
	a. An annual average daily membership report.
	b. An annual school district financial report.
	c. The September tenth fall enrollment report.
	d. The personnel report forms for licensed and nonlicensed employees.
2.	On or before December fifteenth, each school district shall file with the
	superintendent of public instruction the taxable valuation and mill levy certifications.
	If a district fails to file the taxable valuation and mill levy certifications by the
	required date, the superintendent of public instruction may not forward to the
	2. 3. 4. 5. 6. <b>15.</b> 1 1.

1 district any state aid payments to which the district is entitled, until the taxable 2 valuation and mill levy certifications are filed. 3 15.1-27-03. Cost of education - Determination. 4 The superintendent of public instruction shall determine the educational cost per 1. 5 student. 6 2. In determining the educational cost per student, the superintendent may not use: 7 Capital outlay for buildings. a. 8 b. Capital outlay for sites. 9 Capital outlay for debt service. C. 10 d. Expenditures for school activities. 11 Expenditures for school lunch programs. e. 12 f. Expenditures for transportation costs, including schoolbuses. 13 **15.1-27-04. Per student payment.** The per student payment to which each school 14 district is entitled for the first year of the biennium is two thousand one hundred forty-five 15 dollars. The per student payment to which each school district is entitled for the second year of 16 the biennium is two thousand two hundred thirty dollars. The per student amount is the basis 17 for calculating state payments to school districts, as provided in sections 15.1-27-06 and 18 15.1-27-07. 19 15.1-27-05. School district equalization factor. To determine the amount of 20 payments due a school district, the superintendent of public instruction shall add the tuition 21 apportionment payments, per student payments, special education aid, and transportation aid 22 for which a school district is eligible and from that total subtract the following: 23 1. The product of thirty-two mills times the latest available net assessed and 24 equalized valuation of property in the district. 25 2. The amount by which the unobligated general fund balance of the district on the 26 preceding June thirtieth is in excess of seventy-five percent of its actual 27 expenditures plus twenty thousand dollars. 28 15.1-27-06. Per student payments - Weighting factors - High school students. 29 The superintendent of public instruction shall make payments each year, as provided for in this 30 section, to each school district operating a high school and to each school district contracting to

- educate high school students in a federal school, subject to adjustment as provided in section
   15.1-27-21.
- 3 1. Each district having under seventy-five students in average daily membership in 4 grades nine through twelve is entitled to receive the amount of money that results 5 from multiplying the factor 1.625 adjusted by seventy-five percent of the difference 6 between 1.625 and the factor representing the five-year average cost of education 7 per student for this category, as determined by the superintendent of public 8 instruction, by the number of students in grades nine through twelve who are 9 registered in that district, times the per student payment provided for in section 10 15.1-27-04.
- 11 2. Each district having at least seventy-five but fewer than one hundred fifty students 12 in average daily membership in grades nine through twelve is entitled to receive 13 the amount of money that results from multiplying the factor 1.335 adjusted by 14 seventy-five percent of the difference between 1.335 and the factor representing 15 the five-year average cost of education per student for this category, as determined 16 by the superintendent of public instruction, by the number of students in grades 17 nine through twelve who are registered in that district, times the per student 18 payment provided for in section 15.1-27-04.
- 19 Each district having at least one hundred fifty but fewer than five hundred fifty 3. 20 students in average daily membership in grades nine through twelve is entitled to 21 receive the amount of money that results from multiplying the factor 1.24 adjusted 22 by seventy-five percent of the difference between 1.24 and the factor representing 23 the five-year average cost of education per student for this category, as determined 24 by the superintendent of public instruction, by the number of students in grades 25 nine through twelve who are registered in that district, times the per student 26 payment provided for in section 15.1-27-04.
- 4. Each district having at least five hundred fifty students in average daily
  membership in grades nine through twelve is entitled to receive the amount of
  money that results from multiplying the factor 1.14 adjusted by seventy-five percent
  of the difference between 1.14 and the factor representing the five-year average
  cost of education per student for this category, as determined by the

- superintendent of public instruction, by the number of students in grades nine
   through twelve who are registered in that district, times the per student payment
   provided for in section 15.1-27-04.
- 5. Each district having an approved alternative high school education program is
  entitled to receive the amount of money that results from multiplying the factor in:
- a. Subsection 1 by the number of students registered in the alternative education
  program, times the per student payment provided for in section 15.1-27-04, if
  fewer than seventy-five students in average daily membership are enrolled in
  the alternative education program.
- b. Subsection 2 by the number of students registered in the alternative education
  program, times the per student payment provided for in section 15.1-27-04, if
  at least seventy-five but fewer than one hundred fifty students in average daily
  membership are enrolled in the alternative education program.
- c. Subsection 3 by the number of students registered in the alternative education
  program, times the per student payment provided for in section 15.1-27-04, if
  at least one hundred fifty but fewer than five hundred fifty students in average
  daily membership are enrolled in the alternative education program.
- 18d.Subsection 4 by the number of students registered in the alternative education19program, times the per student payment provided for in section 15.1-27-04, if20at least five hundred fifty students in average daily membership are enrolled in21the alternative education program.
- 22 6. In order to be eligible for enumeration under this section, a student:
- a. Must have completed the work of the eighth grade;
  - b. Must not have completed the work of the twelfth grade; and
- c. Must be a resident of this state or a nonresident attending a school in this
  state under the auspices of a foreign student exchange program.

27 **15.1-27-07.** Per student payments - Weighting factors - Elementary school

- 28 students. The superintendent of public instruction shall make payments each year, as
- 29 provided for in this section, to each school district operating an elementary school and to each
- 30 school district contracting to educate elementary students in a federal school, subject to
- 31 adjustment as provided in section 15.1-27-21.

24

- 1 1. a. Each district having only a one-room rural school is entitled to receive the 2 amount of money that results from multiplying the factor 1.28 adjusted by 3 seventy-five percent of the difference between 1.28 and the factor 4 representing the five-year average cost of education per student for this 5 category, as determined by the superintendent of public instruction, by the 6 number of students in average daily membership in grades one through eight 7 in that school, times the per student payment provided for in section 8 15.1-27-04. The payment level provided for in this subdivision is applicable 9 only to the first sixteen students.
- 10b.If the one-room rural school has more than sixteen students in average daily11membership in grades one through eight, the district in which the school is12located is entitled to receive ninety percent of the per student payment13provided for in section 15.1-27-04 for each additional student. The district is14not entitled to any payment for more than twenty students in average daily15membership.
- 16 c. If a one-room rural school is located in a district having another elementary
  17 school, the weighting factor for the students in grades one through six must
  18 be based on the average daily membership in the district in grades one
  19 through six, as provided in this section.
- d. If a one-room rural school is located in a school district with another school
  that has students in grade seven or eight, the weighting factor for the students
  in grade seven or eight must be the same as that provided for in subsection 5.
- 23 2. Except as provided in subsection 1, each school district having fewer than one 24 hundred students in average daily membership in grades one through six is entitled 25 to receive the amount of money that results from multiplying the factor 1.09 26 adjusted by seventy-five percent of the difference between 1.09 and the factor 27 representing the five-year average cost of education per student for this category, 28 as determined by the superintendent of public instruction, by the number of 29 students in average daily membership in grades one through six in the district, 30 times the per student payment provided for in section 15.1-27-04. The payment

- provided for in this subsection is applicable only to the first twenty-five students in
   average daily membership per classroom or per teacher.
- 3 3. Each school district having at least one hundred students but fewer than one 4 thousand students in average daily membership in grades one through six is 5 entitled to receive the amount of money that results from multiplying the factor .905 6 adjusted by seventy-five percent of the difference between .905 and the factor 7 representing the five-year average cost of education per student for this category, 8 as determined by the superintendent of public instruction, by the number of 9 students in average daily membership in grades one through six in the district, 10 times the per student payment provided for in section 15.1-27-04. The payment 11 provided for in this subsection is applicable only to the first thirty students in 12 average daily membership per classroom or per teacher.
- 13 Each school district having at least one thousand students in average daily 4. 14 membership in grades one through six is entitled to receive the amount of money 15 that results from multiplying the factor .95 adjusted by seventy-five percent of the 16 difference between .95 and the factor representing the five-year average cost of 17 education per student for this category, as determined by the superintendent of 18 public instruction, by the number of students in average daily membership in 19 grades one through six in the district, times the per student payment provided for in 20 section 15.1-27-04. The payment provided for in this subsection is applicable only 21 to the first thirty students in average daily membership per classroom or per 22 teacher.
- 23 5. Each school district having students in grades seven and eight is entitled to receive 24 the amount of money that results from multiplying the factor 1.01 adjusted by 25 seventy-five percent of the difference between 1.01 and the factor representing the 26 five-year average cost of education per student for this category, as determined by 27 the superintendent of public instruction, by the number of students in average daily 28 membership in grades seven and eight in the district, times the per student 29 payment provided for in section 15.1-27-04. The payment provided for in this 30 subsection is applicable only to the first thirty students in average daily 31 membership per classroom or per teacher. The payments provided for in this

- subsection are not available for students who attend a one-room rural school if that
   school is the only one in the district that offers educational services to students in
   grades seven and eight.
- 4 6. Each school district having a special education program approved by the director 5 of special education is entitled to receive, for each student who is enrolled in the 6 program and who is at least three years of age but less than the compulsory age 7 for school attendance, the amount of money that results from multiplying the factor 8 1.01 adjusted by seventy-five percent of the difference between 1.01 and the factor 9 representing the five-year average cost of education per student for this category, 10 as determined by the superintendent of public instruction, by the number of special 11 education students in average daily membership in the program who are at least 12 three years of age but less than the compulsory age for school attendance, times 13 the per student payment provided for in section 15.1-27-04.
- 14 7. Each school district operating a kindergarten as provided for in section a. 15 15.1-22-02 is entitled to receive the amount of money that results from 16 multiplying the factor .50 and the factor representing the five-year average 17 cost of education per student for this category, as determined by the 18 superintendent of public instruction, by the number of kindergarten students in 19 average daily membership in the district, times the per student payment 20 provided for in section 15.1-27-04. The payment provided for in this 21 subsection is applicable only to the first twenty-five students in average daily 22 membership per classroom or per teacher.
- b. In order to receive the full per student payment available under this section, a
  district must operate a kindergarten program that provides the equivalent of
  ninety full days of classroom instruction during a twelve-month period. A
  district is entitled to a prorated payment under this section if it operates a
  kindergarten program of shorter duration.
- 28 8. Each school district that educates students who are also enrolled in nonpublic
  29 schools is entitled to receive proportionate payments under this section.

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- 9. Each school district is entitled to receive as much in total payments for elementary
   students as it would have received if it had the highest number of students in the
   next lower category.
- 4 10. A school district is not entitled to any payments provided for by this chapter unless
  5 each teacher employed by the district:
- 6 7
- a. Holds a teaching license issued by the education standards and practices board; or
- 8
- b. Has been approved to teach by the education standards and practices board.

9 15.1-27-08. Per student payments - Unaccredited high schools. If a high school 10 becomes unaccredited, the per student payment to which the school district is entitled during 11 the first year in which the high school is unaccredited is the amount established in section 12 15.1-27-04. The school district is not entitled to the amount that results from applying the 13 weighting factors provided in section 15.1-27-06. In each successive year, the per student 14 payment to which the school district is entitled for each student in the unaccredited high school 15 must be reduced by an additional two hundred dollars. If a school regains its accreditation, the 16 school is entitled to the per student payments provided for accredited schools for the entire 17 school year in which the school becomes accredited.

18 15.1-27-09. Per student payments - Unaccredited elementary schools. If a school 19 district operates an unaccredited elementary school, the per student payment to which the 20 school district is entitled during the first year in which the elementary school is unaccredited is 21 the amount established in section 15.1-27-04. The school district is entitled to the amount that 22 results from applying the weighting factors provided in section 15.1-27-07. In each successive 23 year, the per student payment to which the school district is entitled for each student in the 24 unaccredited elementary school must be reduced by an additional two hundred dollars. If a 25 school regains its accreditation, the school is entitled to the per student payments provided for 26 accredited schools for the entire school year in which the school becomes accredited.

27

### 15.1-27-10. Per student payments - Special education.

Except as provided in subsection 2, each biennium the superintendent of public
 instruction shall distribute moneys appropriated by the legislative assembly for per
 student special education payments to each school district in the state on the basis
 of students in average daily membership. The superintendent of public instruction

- 1 shall forward the payments, as calculated under section 15.1-27-05, to eligible 2 school districts in the same manner and at the same time that the superintendent 3 distributes per student and transportation aid payments. For purposes of this 4 section, "special education" means the provision of special services to students 5 who have special needs, including students who are gifted and talented. 6 Expenditures under this section may not conflict with nonsupplanting and 7 maintenance of effort provisions under the Individuals With Disabilities Education 8 Act, 20 United States Code 1400 et seq.
- 9 2. The superintendent of public instruction may, upon the written request of a school 10 district, forward all or a portion of the moneys to which the school district is entitled 11 under this section directly to the special education unit of which the school district 12 is a member.
- 3. The superintendent of public instruction may withhold state special education funds
  due a school district if, in response to a complaint, the superintendent finds that the
  district is not providing a free appropriate public education to a student, as required
  by law. Any withholding under this subsection may not exceed an amount equal to
  the cost of meeting the affected student's needs.

18 15.1-27-11. High school districts - Supplemental payments. The superintendent of 19 public instruction shall calculate the average valuation of property per student by dividing the 20 number of students in average daily membership in grades one through twelve in a high school 21 district into the district's latest available net assessed and equalized taxable valuation of 22 property. If the quotient is less than the latest available statewide average taxable valuation per 23 student and if the district's educational expenditure per student is below the most recent 24 available statewide average cost of education per student, the superintendent of public 25 instruction shall:

- Determine the difference between the latest available statewide average taxable
   valuation per student and the average taxable valuation per student in the high
   school district;
- Multiply the result determined under subsection 1 by the number of students in
   average daily membership in grades one through twelve in the high school district;

- 13.Multiply the result determined under subsection 2 by the number of general fund2mills levied by the district in excess of one hundred fifty, provided that any mills3levied by the district which are in excess of two hundred ten may not be used in4this calculation; and
- 5 4. Multiply the result determined under subsection 3 by thirty percent. The result is 6 the supplemental payment to which a high school district is entitled, in addition to 7 any other amount provided under chapter 15.1-27.
  - 15.1-27-12. Per student payments Limited English proficient students.
- 9
  1. In addition to any other payments provided for by this chapter, each school district
  is entitled to receive four hundred dollars for each student who has been assessed
  by the student's school district and determined to have negligible or very limited
  English language skills as evidenced by a classification of level I or II using the
  Woodcock-Munoz language survey.
- 14
  2. In order to receive the full payment provided for in this section, a school district
  15 must complete the student assessment required by subsection 1 and forward the
  16 results to the superintendent of public instruction on or before October twenty-fifth
  17 of each school year. The superintendent shall distribute the payments no later
  18 than May thirtieth of each school year. The superintendent shall prorate payments
  19 under this section for any students registering in the school district after October
  20 first or departing from the school district prior to the completion of the school year.
- 15.1-27-13. Per student payments Students on active duty. A school district is
  entitled to receive payments under this chapter for a student who is absent up to one semester
  because the student is a member of the North Dakota national guard and is engaged in active
  duty or training within or outside the state.
- 15.1-27-14. Per student payments Students attending school out of state. For
  each student attending school out of state in accordance with section 15.1-29-01, the weighting
  factors provided in sections 15.1-27-06 and 15.1-27-07 must be increased by twenty percent.
- 28

8

- 15.1-27-15. Per student payments Isolated schools.
- If an elementary school has fewer than fifty students and fifteen percent or more of
   its students would have to travel beyond a fifteen-mile [24.15-kilometer] radius from
   their residences in order to attend another school, the weighting factor provided

1	under section 15.1-27-07 must be increased by twenty percent for the first fifteen
2	students. If the school has fewer than fifteen students, the payment received must
3	be for fifteen students.

If a high school has fewer than thirty-five students and fifteen percent or more of its
students would have to travel beyond a twenty-mile [32.2-kilometer] radius from
their residences in order to attend another school, the weighting factor provided
under section 15.1-27-06 must be increased by twenty percent for the first twenty
students. If the school has fewer than twenty students, the payment received must
be for twenty students.

- 10 15.1-27-16. Per student payments Cooperating districts. If, on or after July 1,
  11 1997, any school district receiving payments under this chapter cooperates with another school
  12 district for the joint provision of educational services under a plan approved by the
  13 superintendent of public instruction, each cooperating district is entitled to receive, for a period
  14 of four years, at least the same per student payment for each high school and elementary
  15 student as the district received prior to initiation of the cooperative plan.
- 16

## 15.1-27-17. Per student payments - Reorganization of school districts.

- If any school district receiving per student payments calculated under section
   15.1-27-06 reorganized with another school district under chapter 15.1-12 before
   August 1, 1997, the school district resulting from the reorganization is entitled to
   receive the same per student payments for each high school student as each
   separate school district received for each high school student prior to the
   reorganization, for a period of four years.
- 23
  2. If any school district receiving per student payments calculated under this chapter
  reorganizes with another school district under chapter 15.1-12 after July 31, 1997,
  the school district resulting from the reorganization is entitled to receive the same
  per student payments for each high school and elementary student as each
  separate school district received for each high school and elementary student prior
  to the reorganization, for a period of four years.
- 3. The weighting factor for each district will be adjusted proportionately over a period
  of two years, following the period of time provided in subsection 1 or 2, until the

1		adju	sted weighting factor equals the weighting factor for the combined enrollment
2		resu	Iting from the reorganization.
3	4.	Notv	withstanding the provisions of any other law, no school district may receive less
4		in pe	er student payments for the first year of its reorganization than the total amount
5		that	the districts participating in the reorganization received in per student
6		payı	nents for the school year immediately preceding the reorganization. If less
7		than	a whole school district participated in a reorganization, the superintendent of
8		publ	ic instruction shall prorate the payments to which the newly reorganized district
9		is er	ntitled under this subsection.
10	15.1	-27-1	8. Per student payments - Eligibility - Minimum amounts.
11	1.	A hi	gh school district is not entitled to any payments provided for by this chapter
12		unle	SS:
13		a.	The district offers four or more units of standard high school work, which may
14			include vocational education units offered in accordance with chapter 15-20.1
15			and other courses approved by the superintendent of public instruction which
16			were earned in another high school district;
17		b.	All teachers employed by the district hold valid teaching licenses issued by
18			the education standards and practices board; and
19		C.	All other standards prescribed by this chapter have been met.
20	2.	lf a s	student is enrolled for graduation in a nonpublic school or if a grade twelve
21		stud	ent is taking fewer than four units of standard high school work and is enrolled
22		in ar	n approved alternative high school education program, the school district in
23		whic	the student is enrolled for specific courses is entitled to receive proportionate
24		рау	nents.
25	3.	Eac	h high school district must receive at least as much in total per student
26		payı	ments as it would have received if it had the highest number of students in the
27		next	lower weighting category.
28	15.1	<b>-27-</b> 1	9. Per student payments - Alternative programs. If a school district
29	determines	that a	a student is no longer enrolled in the regular high school program, the district
30	may apply t	o the	superintendent of public instruction for continuation of per student payments,
31	provided the	e stud	dent enrolls in an approved alternative high school education program. The

superintendent of public instruction shall make a reduction in the district's average daily
membership if a student ceases to be enrolled in the regular high school program and an
addition for the days the student is enrolled in an approved alternative program. If a student
enrolls in fewer than four units, the superintendent shall make a proportionate payment based
on the number of units carried and the high school weighting factor.

15.1-27-20. Summer school courses and programs - Proportionate payments.

- Each school district that offers summer school courses at the high school level is
   entitled to receive proportionate payments provided each course offered satisfies
   requirements for graduation, comprises at least as many clock-hours as courses
   offered during the regular school term, and complies with rules adopted by the
   superintendent of public instruction.
- A school district that offers remedial summer school programs at the elementary
   level is entitled to receive proportionate payments provided the programs comply
   with rules adopted by the superintendent of public instruction.
- The superintendent of public instruction may adopt rules regarding proportionate
   payments for remedial summer school programs at the elementary level and
   summer school courses at the high school level.
- 18 4. Proportionate payments made under this section during a biennium for summer 19 school courses or programs may not exceed one and one-half percent of the total 20 amount appropriated by the legislative assembly for per student and transportation 21 aid payments during the biennium, or eight million dollars, whichever is less. No 22 more than seventy-five percent of the amount made available under this 23 subsection may be used to support summer school courses at the high school level 24 and no more than twenty-five percent of the amount made available under this 25 subsection may be used to support remedial summer school programs at the 26 elementary level.
- 27

6

15.1-27-21. Per student payments - Claim by school district - Appeal.

Upon the completion of student registration and in no event later than September
 tenth of each year, the business manager of a school district claiming payments
 from state funds under the provisions of this chapter shall file a claim in the manner
 prescribed by the superintendent of public instruction. The business manager

- must provide the number of registered high school and elementary school students
   for whom payments are claimed and any other information requested by the
   superintendent of public instruction.
- 4 2. The superintendent of public instruction shall compute the per student payments 5 on the basis of the previous year's average daily membership less the number of 6 students attending school during the current school year in another district under 7 the provisions of open enrollment or the current year's fall enrollment, whichever 8 provides the greater total payment. The superintendent shall make adjustments in 9 the subsequent year according to a comparison between the average daily 10 membership for the year for which the adjusted payment is being made and the 11 year preceding the year for which the adjusted payment is being made, whichever 12 is greater, for grade levels that existed in both years. The greater of the two 13 preceding years' average daily membership must be used in computing any 14 adjustment in a district's per student aid payments.
- School districts educating children of agricultural migratory workers and school
   districts offering high school summer courses during the months of June, July, and
   August are not restricted to payments for a one hundred eighty-day school term.
- 18 4. Upon termination of the school year and in no event later than July fifteenth, the 19 business manager of each school district that has received payments from state 20 funds under the provisions of this chapter shall file with the county superintendent 21 of schools a verified statement of the name, residence, and membership of each 22 student and the units of high school work taken by each student enrolled during the 23 previous school year. The county superintendent shall investigate the validity of 24 the statement and shall determine the residence and other qualifications of each 25 student named in the statement. The county superintendent of schools shall attest 26 to the statement. On or before September first of each year, the county 27 superintendent shall certify to the superintendent of public instruction the number 28 of students enrolled in each district in the county for the previous school year upon 29 which any adjustment may be based. If the county superintendent disallows any 30 statement in whole or in part, the county superintendent shall provide notice of the

1		disallowance, together with the names of the affected students, to the
2		superintendent of public instruction and to the school district filing the statement.
3	5.	A district may appeal the determination of a county superintendent to the
4		superintendent of public instruction on or before September fifteenth of the year in
5		which the determination is made. The superintendent of public instruction may
6		modify the determination of the county superintendent if the evidence submitted by
7		the district justifies a modification. The judgment of the superintendent of public
8		instruction is final.
9	15.1	-27-22. Payment to school district - Property valuation changes.
10	1.	If the taxable valuation of property is diminished because real property is
11		reclassified as personal property as a result of legislative or judicial action, the
12		state payment to an affected school district must be based on the diminished
13		valuation in the year in which it is paid to the district.
14	2.	If the state payment to a school district is based upon a determination of property
15		valuation that is later diminished by legislative or judicial action, the district has one
16		year from the date of the final determination or adjudication of the property tax
17		base adjustment within which to apply to the superintendent of public instruction for
18		a supplemental state payment in an amount equaling the difference between the
19		amount that the district received and the amount that the district would have
20		received if the correct property tax base had been used.
21	3.	A school district is entitled to the supplemental state payment provided by this
22		section even if the payment is made in a succeeding biennium.
23	4.	The superintendent of public instruction shall pay the amount due under this
24		section within the limits of legislative appropriations for per student payments and
25		transportation aid.
26	15.1	-27-23. Insufficient moneys - Fractional payments. If moneys in the state
27	general fund	d are insufficient to make all payments to school districts, the superintendent of
28	8 public instruction shall prorate the payments on a fractional basis. As additional moneys come	
29	into the fund	d, payments may be made until the school districts receive all moneys to which they
30	are entitled.	If an appropriation made by the legislative assembly is inadequate to meet all

claims against the appropriation and is therefore the cause of the insufficiency, the prorated
 fractional payments made under this section constitute payment in full.

3 15.1-27-24. Weather or other emergency conditions - Closure of schools - State 4 payments to school districts. If because of severe weather or other emergency conditions a 5 school or school district remains closed or provides less than a full day of instruction, the school 6 or school district shall make every effort to reschedule classes so that students receive at least 7 one hundred seventy-three full days of instruction. Any school or school district for which the 8 rescheduling of classes would create undue hardship may request that, for purposes of 9 calculating state payments to the school or school district, the governor waive the rescheduling 10 in whole or in part. The governor may not grant a waiver for less than a full day of instruction.

11 **15.1-27-25. Taylor Grazing Act funds - Disposition.** The state treasurer shall 12 apportion payments from the federal government to this state under the provisions of 43 United 13 States Code 315i (the Taylor Grazing Act) among the counties in the state in the proportion that 14 the number of acres [hectares] of Taylor Grazing Act land in each county bears to the total 15 amount of Taylor Grazing Act land in the state. The state treasurer shall make the distributions 16 to school districts in each county on the basis of average daily membership of all students 17 residing within the county.

18 15.1-27-26. Royalties available under federal law - Distribution to counties and
 19 school districts.

- Any money paid to the state by the secretary of the treasury of the United States
   under the provisions of an Act of Congress entitled "An Act to promote the mining
   of coal, phosphate, oil, oil shale, gas, and sodium on the public domain" [Pub. L.
   66-146; 41 Stat. 437; 30 U.S.C. 181 et seq.] must be credited to the state general
   fund and must be distributed only pursuant to the terms of this section.
- Within three months following the calendar quarters ending in March, June,
   September, and December, the state auditor shall certify to the state treasurer the
   amount of money the state received during the preceding calendar quarter for
   royalties under the Act of Congress cited in subsection 1.
- 3. The state treasurer shall allocate the percentage of the total moneys received as
  required by this section among the counties in which the minerals were produced
  based on the proportion each county's mineral royalty revenue bears to the total

1		mineral royalty revenue received by the state for that calendar quarter. The state			
2		treasurer shall pay the amount calculated to each county.			
3	4.	The counties may use any money received under this section only for the planning,			
4		construction, and maintenance of public facilities and the provision of public			
5		services.			
6	5.	The percentage of money received by the state under the Act of Congress cited in			
7		subsection 1 which must be allocated and paid to the counties under this section is			
8		ten percent for collections in 2000, twenty percent for collections in 2001, thirty			
9		percent for collections in 2002, forty percent for collections in 2003, and fifty			
10		percent for collections in 2004 and thereafter.			
11	6.	Any remaining money received by the state under the Act of Congress cited in			
12		subsection 1 must be distributed to school districts as provided for in this chapter.			
13		Any moneys distributed under this subsection are deemed the first moneys			
14		withdrawn or expended from the general fund for the purpose of state aid to school			
15		districts.			
16	7.	The funds needed to make the distribution to counties, as provided for in this			
17		section, are hereby appropriated on a continuing basis.			
18	15.1	-27-27. School district transportation of students - Payments.			
19	1.	Each school district providing transportation to students in contract schoolbuses or			
20		in district-owned and operated schoolbuses, and each school district with students			
21		riding commercial buses to and from school is entitled to receive the following			
22		amounts:			
23		a. Twenty-five cents per mile [1.61 kilometers] for each schoolbus and school			
24		vehicle having a capacity of nine or fewer students and transporting students			
25		who reside outside the incorporated limits of the city in which the students'			
26		school is located.			
27		b. Sixty-seven cents per mile [1.61 kilometers] for each schoolbus and school			
28		vehicle having a capacity of ten or more students and transporting students			
29		who reside outside the incorporated limits of the city in which the students'			
30		school is located.			

1		C.	Twenty-five cents per mile [1.61 kilometers] for each schoolbus and school
2			vehicle transporting students who reside within the incorporated limits of a city
3			in which the students' school is located.
4		d.	. Twenty cents for each one-way trip by a student who rides a schoolbus or a
5			commercial bus to or from school and who resides within the incorporated
6			limits of the city in which the student's school is located.
7	2.	А	school district that is entitled to payments for a schoolbus having a capacity of
8		te	en or more students is also entitled to receive forty cents per day for each public
9		S	chool student who resides outside the city limits and who is transported in such a
10		b	us.
11	3.	0	only a school district abiding by the laws of this state with respect to schoolbus
12		st	andards and schoolbus driver qualifications, as determined by the superintendent
13		of	f public instruction, may receive payments under this section.
14	4.	F	or each student transported by family transportation in accordance with section
15		1	5.1-30-02, a school district is entitled to receive forty cents per day for each mile
16		[1	.61 kilometers] over two miles [3.22 kilometers] measured from the front door of
17		th	he school attended by the student to the front door of the student's residence,
18		a	ccording to the most convenient route of public travel.
19	15	5.1-2	7-28. School district transportation of special education students -
20	Payments	s.	
21	1.	Е	ach school district is entitled to receive the following for transporting students
22		e	nrolled in special education programs:
23		a	. If the district transports nine or fewer students per vehicle, the amount
24			provided in section 15.1-27-27 for the transportation of nine or fewer students
25			per vehicle.
26		b.	. If the district transports ten or more students per vehicle, the amount provided
27			in section 15.1-27-27 for the transportation of students in a vehicle having a
28			capacity of ten or more.
29	2.	E	xcept as provided in subsection 3, a school district entitled to payments under this
30		Se	ection is entitled to transportation aid for all miles [kilometers] traveled and for

1		each student transported, even if a student lives within the incorporated limits of			
2		the city in which the student's school is located.			
3	3.	A school district may not receive more than one per student payment for			
4		transportation of a student regardless of the frequency with which the student is			
5		transported during any one day.			
6	4.	Notwithstanding any other law, the superintendent of public instruction shall make			
7		the payments due a school district under this section directly to a multidistrict			
8		special education unit if requested to do so by the school district.			
9	15.1	-27-29. School district transportation of vocational and technical education			
10	students -	Payments.			
11	1.	Each school district is entitled to receive an amount for transporting students to			
12		and from schools in other districts and to and from schools within the district for			
13		vocational and technical education courses offered through cooperative			
14		arrangements approved by the state board for vocational and technical education.			
15		The amount must be the same for mileage and per day payments as that provided			
16		in subdivisions a through c of subsection 1 of section 15.1-27-27.			
17	2.	A school district may not receive more than one per student payment for			
18		transportation of a student regardless of the frequency with which the student is			
19		transported during any one day.			
20	3.	Notwithstanding any other law, the superintendent of public instruction shall make			
21		the payments due a school district under this section directly to an area vocational			
22		and technology center if requested to do so by the school district.			
23	15.1	-27-30. Transportation payments - Certification of information.			
24	1.	On or before July fifteenth of each year, the business manager of a school district			
25		shall certify to the county superintendent of schools the following information			
26		regarding the buses that transported students residing outside the incorporated			
27		limits of the city in which their school was located:			
28		a. The number of buses operated on a contract basis or owned and operated by			
29		the district;			
30		b. The manufacturer's listed passenger capacity of each bus; and			
31		c. The daily mileage that each bus traveled in transporting students.			

1	2.	On or before July fifteenth of each year, the business manager of a school district		
2		shall certify to the county superintendent of schools the following information		
3		regarding the schoolbuses or commercial buses that transported students residing		
4		within the incorporated limits of the city in which their school was located:		
5		a. A city plat indicating the location of each school building;		
6		b. The route traveled by each bus;		
7		c. The manufacturer's listed passenger capacity of each bus; and		
8		d. The number of one-way bus trips taken during the school year by students		
9		residing within the city limits.		
10	3.	On or before July fifteenth of each year, the business manager of each school		
11		district shall certify to the county superintendent of schools the amount of		
12		transportation payments claimed and any other information required by the		
13		superintendent of public instruction.		
14	4.	On or before September first of each year, the county superintendent of schools		
15		shall:		
16		a. Certify to the superintendent of public instruction all claims for transportation		
17		payments submitted by each school district in the county; and		
18		b. Notify a school district of any claims for transportation payments that have		
19		been disallowed.		
20	5.	A district may appeal the decision of a county superintendent under subsection 4 to		
21		the superintendent of public instruction on or before September fifteenth of the year		
22		in which the determination is made. The superintendent of public instruction may		
23		modify the determination of the county superintendent. The judgment of the		
24		superintendent of public instruction is final.		
25	6.	For purposes of this section, daily mileage means twice the distance computed to		
26		the nearest tenth of a mile [160.93 meters] traveled in a single trip by each bus		
27		over its scheduled route.		
28	15.1	-27-31. School district closure - Distribution of transportation payments.		
29	1.	If a school district ceases to exist, the superintendent of public instruction shall		
30		calculate the amount of transportation payments to which the former school district		
31		would have been entitled for providing transportation services during its final year		

1		of operation and shall pay a percentage of the total amount to each North Dakota
2		school district that enrolls students who attended the former school district during
3		the prior school year. Each of the school districts eligible for a payment under this
4		section is entitled to receive that percentage of the total amount which is the same
5		as the percentage that the number of the district's students who attended the
6		former school district during the prior school year bears to the total number of
7		students who attended the former school district during the prior school year.
8	2.	The superintendent of public instruction shall pay the amount to which a school
9		district is entitled under this section in the manner and at the time provided for
10		other state payments in section 15.1-27-01.
11	<b>15.</b> 1	I-27-32. State transportation payments to school districts.
12	1.	The superintendent of public instruction shall forward transportation aid payments
13		to school districts in the same manner and at the same time as other payments
14		from the state to school districts are made, as provided in section 15.1-27-01.
15	2.	No school district may receive more than ninety percent of the actual costs it incurs
16		in the provision of transportation services.
17	3.	For purposes of this section, actual costs include the transportation operating
18		expenditures reported to the superintendent of public instruction for the most
19		recent year plus the eight-year average cost of transportation equipment
20		determined by the superintendent of public instruction. Any district that has
21		contracted for transportation services, however, may determine its actual costs for
22		the first year the district provides its own transportation services by using the
23		statewide average cost of transportation during that first year.
24	<b>15.</b> 1	I-27-33. School district closure - Distribution of per student special education
25	payments.	
26	1.	If a school district ceases to exist, the superintendent of public instruction shall
27		calculate the amount of per student special education payments to which the
28		former school district would have been entitled under section 15.1-27-10 for the
29		provision of special education services during its final year of operation and shall
30		pay a percentage of the total amount to each North Dakota school district that
31		enrolls students who attended the former school district during the prior school

1		year. Each of the school districts eligible for a payment under this section is
2		entitled to receive that percentage of the total amount which is the same as the
3		percentage that the number of the district's students who attended the former
4		school district during the prior school year bears to the total number of students
5		who attended the former school district during the prior school year.
6	2.	The superintendent of public instruction shall make payments under this section in
7		the manner and at the time provided for other state payments in section
8		15.1-27-01.
9	15.1	-27-34. Nonoperating school districts - Education of students - State
10	payments.	
11	1.	Notwithstanding the provisions of any other law, a school district operating on
12		July 1, 1999, may become a nonoperating district, provided:
13		a. The board of the district terminates the operation of all public schools in the
14		district;
15		b. The board provides for the education in other school districts of all
16		kindergarten, elementary, and secondary school students residing in the
17		district; and
18		c. The board pays to each school district educating its students the full per
19		student cost of education in the receiving district.
20	2.	The board of a nonoperating school district shall continue to employ, on a full-time
21		or a part-time basis, one person qualified to manage the finances of the district.
22	3.	The board of a nonoperating school district is governed by all laws applicable to
23		the board of an operating school district.
24	4.	In lieu of all other state payments, a nonoperating school district under this section
25		is entitled to receive an amount equal to the per student payment determined
26		under section 15.1-27-04 and multiplied by the number of students ages six
27		through seventeen who reside in the district, as established by the latest available
28		school district census, less the product of thirty-two mills times the latest available
29		net assessed and equalized valuation of property of the school district.
30	5.	A school district may be nonoperational for no more than three school years.

1	6.	At or before the conclusion of the three-year period, the nonoperating school
2		district must become, through reorganization or dissolution, part of one or more
3		operating school districts.

4 7. A school district that has become a nonoperating district and has accepted state 5 payments, as provided for by this section, may not revert to an independent 6 operating district.

7

15.1-27-35. Transfer of funds prohibited - Youth correctional center. The 8 superintendent of public instruction may not transfer any portion of the funds appropriated for 9 per student payments and transportation aid to the youth correctional center to support the 10 provision of educational services by the youth correctional center.

11

15.1-27-36. Average daily membership - Calculation. Average daily membership is 12 calculated by adding the total number of days that each student in a given classroom, school, or 13 school district is in attendance during a school calendar and the total number of days that each 14 student in a given classroom, school, or school district is absent during a school calendar, and 15 then dividing the sum by one hundred eighty. For purposes of calculating average daily 16 membership, all students are deemed to be in attendance on:

- 17 The three holidays listed in subdivisions b through j of subsection 1 of section 1. 18 15.1-06-02 and selected by the school board in consultation with district teachers;
- 19 2. The two days set aside for the attendance of teachers at the North Dakota 20 education association instructional conference; and
- 21 3. The two full days, or portions thereof, during which parent-teacher conferences are 22 held or which are deemed by the board of the district to be compensatory time for 23 parent-teacher conferences held outside regular school hours.

24 SECTION 12. Chapter 15.1-28 of the North Dakota Century Code is created and 25 enacted as follows:

26 **15.1-28-01.** State tuition fund - Source. The net proceeds of fines for the violation of 27 state laws, payments for school land leases, and interest and income from the common schools 28 trust fund must be paid into the state treasury and constitute the state tuition fund.

29 **15.1-28-02.** Reports of county treasurer. The county treasurer shall collect the net 30 proceeds of all fines for violation of state laws and all payments for school land leases within

1 the county and shall forward a detailed statement of the moneys collected to the state treasurer

2 on or before the fifteenth of each month.

3 15.1-28-03. State tuition fund - Apportionment - Payment. On or before the third 4 Monday in each February, April, August, October, and December, the office of management 5 and budget shall certify to the superintendent of public instruction the amount of the state tuition 6 fund. The superintendent shall apportion the fund among the school districts of the state in 7 proportion to the number of school-age children residing in each district, as shown by the latest 8 enumeration provided for by law and pay the amount apportioned to each school district. The 9 superintendent shall make the payments required by this section at the same time as the per 10 student payments required under chapter 15.1-27. 11 SECTION 13. Chapter 15.1-29 of the North Dakota Century Code is created and 12 enacted as follows: 13 15.1-29-01. Education of students in bordering states - Payment of tuition. 14 1. Students may attend a school in a bordering state in accordance with section 15 15.1-29-02 under the following circumstances: 16 A student who lives within forty miles [64.37 kilometers] of another state or in a. 17 a county bordering on another state may, with the approval of the school 18 board, attend a public school or institution in a bordering state. 19 A student who has attended a school district in a bordering state since, and b. 20 including, the 1990-91 school year must be permitted to continue attending 21 school in the district in the bordering state. 22 A student whose sibling attended an out-of-state school during or before the C. 23 1990-91 school year must be permitted to attend school in the district the 24 sibling attended in the bordering state. 25 2. If the school board of the district in which the student resides denies a request for a 26 student's attendance in and payment of tuition to another state, the student's 27 parent may appeal the decision to the three-member committee referenced in 28 section 15.1-29-06. 29 If the three-member committee determines that the student meets the terms a. 30 of subdivision b or c of subsection 1, the student may attend school in the

1			bordering state and the board of the student's school district of residence shall
2			pay the tuition.
3		b.	If the three-member committee determines the student falls within the terms of
4			subdivision a of subsection 1, then the three-member committee shall make
5			its decision using the criteria specified in section 15.1-29-06.
6		C.	If the student is a kindergarten student, the three-member committee shall
7			apply the same criteria as that specified for elementary students in section
8			15.1-29-06, except that subsection 2 of section 15.1-29-06 does not apply to
9			an appeal for out-of-state attendance and payment of tuition. Notwithstanding
10			the provisions of this section, if a student's school district of residence does
11			not provide for the education of kindergarten students, the district may not pay
12			tuition for a kindergarten student to attend school in a bordering state.
13		d.	Any decision by the three-member committee regarding the payment of tuition
14			for high school, elementary, or kindergarten students may be appealed by the
15			school board or by the student's parent to the state board of public school
16			education. A decision by the state board is final.
17	3.	a.	The superintendent of public instruction shall forward all per student and
18			transportation aid payments for a student attending an out-of-state school to
19			the student's school district of residence.
20		b.	The student's district of residence may reduce any tuition payment it must
21			make to an out-of-state school by an amount commensurate with the tuition
22			costs the district would be entitled to receive as compensation for a student
23			from the out-of-state district enrolled in its school.
24		c.	Transportation payments for a student attending school in a bordering state
25			must be determined as provided in section 15.1-27-27.
26	4.	Noth	ing in this section requires that a school district of residence provide student
27		trans	sportation or payments in lieu of transportation for students attending
28		out-o	of-state schools.
29	15.1	-29-0	2. Education of students in bordering states - Reciprocal contract.

26

- 1 1. The superintendent of public instruction shall pursue a reciprocal contract with the 2 education agency of each bordering state. The contract must address the cost of 3 educating students in the public schools of the bordering state.
- 4 2. A school district may comply with the terms of the superintendent's reciprocal 5 contract or, upon providing notice to the superintendent of public instruction, may 6 contract with a school district in a bordering state for the education of students. A 7 contract between school districts supersedes the terms of the superintendent's 8 reciprocal contract. A contract between school districts must provide for the 9 payment of tuition at an agreed-upon amount. The amount of tuition payable per 10 student may not exceed the amount set by the superintendent's reciprocal contract 11 nor may it be less than the per student payment plus tuition apportionment in the 12 North Dakota school district.
- 3. For purposes of per student payments and tuition apportionment payments, a
  student who attends school in a bordering state under a contract provided for by
  this section is deemed to be in attendance in the student's school district of
  residence. The student's school district of residence is liable to the school district
  of the bordering state for payments as provided in the contract.
- 18 4. If the education agency of a bordering state is not authorized to or refuses to enter 19 into a reciprocal contract with the superintendent of public instruction, a school 20 district in this state may enter into its own contract with a school district in a 21 bordering state for the education of students. A school district in this state may not 22 agree to accept students from a bordering state unless the tuition payable equals 23 or exceeds the per student payment plus the tuition apportionment payment that 24 the district would have received from this state for a student in the same grade if its 25 student had been attending school in the bordering state.

15.1-29-03. Education of students in other districts - Payment of tuition.

After taking into account the best interests of all affected parties, the board of a
 school district may elect to send its students to another school district. In this
 instance, the board may pay tuition for the students. The board may arrange, and
 when petitioned to do so by qualified electors of the district equal in number to at
 least a majority of those who voted in the most recent annual school district

1 election shall arrange, with other boards or with other institutions to send students 2 to the other districts or institutions and to pay for their tuition and transportation. 3 2. If a district does not provide educational services to an entire grade level, the 4 students in that grade level may attend a public school of their choice outside their 5 district of residence without going through the procedures outlined in section 6 15.1-29-05. The school district of residence shall pay tuition to the admitting 7 district. For purposes of determining whether educational services are provided to 8 an entire grade level, districts cooperating with each other in the joint provision of 9 educational services under a plan approved by the superintendent of public 10 instruction are considered to be a single district.

11 15.1-29-04. Payment of tuition by sending districts - Interest on late payments. If 12 a school board approves the payment of tuition for a student attending school in another district 13 or if a district is required to make tuition payments under the provisions of this chapter, the 14 sending district shall pay at least fifty percent of the annual tuition charge to the admitting 15 district on or before December thirty-first and any remaining amount on or before May 16 thirty-first. If payment is not received by the admitting district within thirty days after the date on 17 which payment is due, simple interest at the rate of six percent per annum accrues to any 18 amount due.

19 **15.1-29-05.** Payment of tuition - Petition by parent. A student's parent may file a 20 written petition with the board of the student's school district of residence for the payment of 21 tuition in order that the student can attend another school district. Within sixty days after 22 receiving the petition, the board shall meet with the student's parent and render a decision 23 regarding the payment of tuition. If the board does not render a contrary decision within the 24 sixty-day period, the petition is deemed approved. If the petition is approved, the board shall 25 pay the tuition charges. If the petition is denied, the student's parent may file an appeal with the 26 county superintendent of schools.

27

## 15.1-29-06. Payment of tuition for grades one through twelve - Appeal -

- 28 Withholding of state payments.
- a. Within fifteen days after receipt of an appeal filed under section 15.1-29-05,
   the county superintendent of schools shall convene a three-member
   committee consisting of the county superintendent, the state's attorney, and

one member appointed by the board of county commissioners for a term of
three years. The committee shall consult with the boards of the affected
districts and with the student's parent. The committee shall schedule a
hearing, giving due notice to each affected board and to the student's parent.
The committee shall conduct the hearing in a manner that allows all parties to
present arguments and responses. The committee shall base its decision
regarding the payment of tuition on the grade in which the student is enrolled.

- 8 b. If the student is or during the following school year will be enrolled in any 9 grade from nine through twelve and the committee finds that the attendance 10 of the student is necessitated by shorter distances, previous attendance in 11 another high school, inadequacy of curriculum considering the student's 12 educational needs, or extreme hardship for the student or the student's family, 13 the committee shall approve the application and the payment of tuition by the 14 student's school district of residence, thereby obligating the district of 15 residence to pay the tuition. The committee's directive regarding the payment 16 of tuition may be for any fixed number of school years, up to the completion of 17 the student's high school education, unless open enrollment is an available 18 option. The decision of the committee may be appealed to the state board of 19 public school education. A decision by the state board is final.
- 20 If the student is or during the following school year will be enrolled in any C. 21 grade from one through eight and the committee finds that the attendance of 22 the student is necessitated by shorter distances or extreme hardship for the 23 student or the student's family, the committee shall approve the application 24 and the payment of tuition by the student's district of residence, thereby 25 obligating the district of residence to pay the tuition. The committee's 26 directive regarding the payment of tuition is limited to one school year. The 27 student's parent may make subsequent applications for the payment of tuition. 28 The decision of the committee is final and is not subject to appeal.
- If a student's school district of residence consists of land situated in more than one
   county, the three-member committee established under subsection 1 must consist
   of the county superintendent of schools and the state's attorney from the county in

- which the greatest portion of the school district's land is situated, and an individual
   appointed for a term of three years by the board of county commissioners
   representing the county in which the greatest portion of the school district's land is
   situated.
- 3. If the student's school district of residence does not comply with the decision
  requiring that tuition charges be paid, the board of the admitting district shall notify
  the superintendent of public instruction. Upon verifying that tuition payments are
  due the admitting district and are unpaid, the superintendent of public instruction
  shall withhold all state payments to the student's school district of residence until
  any tuition due has been fully paid.
- 4. A school district of residence may provide transportation to a student for whom
  tuition is paid under this section. If a school district of residence does not provide
  transportation to the student, it may be provided by the admitting district and the
  admitting district is then entitled to state payments for the transportation of the
  student.
- 16

## 15.1-29-07. Payment of tuition by parent - Content of tuition contract.

- If the board of a student's school district of residence refuses to pay the tuition for
   the student to attend school in another district and if the committee established
   under section 15.1-29-06 denies the petition on appeal, the student's parent may
   pay the tuition.
- 2. If the parent chooses to pay the tuition, the parent shall:
- a. Submit at least fifty percent of the total amount due on the day of enrollment;and
- b. Provide the board of the admitting district with a written contract agreeing to
  pay any remaining balance on or before December thirty-first.

15.1-29-08. Payment of tuition - Kindergarten student. If the student is or during the following school year will be enrolled in kindergarten, the board of the student's school district of residence may pay tuition to the receiving district. The board's decision with respect to a kindergarten student is not appealable. If the board of the student's district of residence does not pay the tuition to the admitting district, the student's parent may pay the tuition to the admitting district under the provisions of section 15.1-29-11.

1	15.	1-29-0	9. Payment of tuition by federal government. An admitting district may
2	accept pay	ments	under title 1 of Public Law No. 81-874 [64 Stat. 1100; 20 U.S.C. 236 et seq.]
3	as tuition fo	or a no	phresident student if:
4	1.	The	student's parent is employed on an installation owned by the federal
5		gove	ernment;
6	2.	The	student's parent resides on an installation owned by the federal government;
7		and	
8	3.	The	boards of the student's school district of residence and the admitting district
9		agre	e to accept the payments in lieu of other tuition for the nonresident student.
10	15.	1-29-1	0. Tuition contracts - Agreement with federal officials. A school board
11	may contra	ct with	n federal officials for the education of students in a federal school.
12	15.	1-29-1	1. Admission of students - Conditions. The board of a school district shall
13	admit stude	ents fr	om other districts to its schools if:
14	1.	The	admission does not create overcrowding; and
15	2.	a.	The board of the sending district has entered into a contract with the board of
16			the admitting district regarding the students' attendance;
17		b.	Tuition will be paid by the parents of the students from the sending district; or
18		C.	The grade level required by the students is not offered by the sending district.
19	15.	1-29-1	2. Tuition payments - Determination.
20	1.	Exce	ept as provided in section 15.1-29-13, a school district sending a student to
21		anot	her district for purposes of education shall pay the full cost of education
22		incu	rred by the admitting district.
23	2.	a.	The admitting district shall determine the cost of education per student for its
24			kindergarten, elementary, and high school students on the basis of its
25			average daily membership and those expenditures permitted in determining
26			the cost of education per student in section 15.1-27-04.
27		b.	To the cost of education per student, the admitting district shall add the state
28			average capital outlay per student. The state average capital outlay per
29			student is determined by dividing the total of all school districts' annual
30			expenditures for sinking and interest funds, tax receipts to the building funds,

1			and g	eneral fund expenditures for capital outlay by the average daily
2			memb	pership of the state.
3		C.	The a	dmitting district shall subtract the following from the amount arrived at
4			under	subdivision b:
5			(1)	The weighted per student payment received by the admitting district,
6				less the average amount per North Dakota resident student enrolled in
7				the school district realized from the deductions applied under section
8				15.1-27-06; and
9			(2)	Any credit for taxes paid to the admitting district by the student's parent.
10		d.	The a	mount remaining is the full cost of education incurred by the admitting
11			distric	t and the tuition amount payable for the individual student.
12	3.	lf the	e stude	ent's school district of residence and the student's parent are both paying
13		tuitic	on, the	credit allowed under subdivision c of subsection 2 for taxes paid to the
14		adm	itting c	listrict by the student's parent must be proportionately credited to the
15		stud	ent's d	listrict of residence and the student's parent.
16	4.	Noth	ning in	this chapter affects the right of a school board to charge and collect
17		tuitio	on from	n students who are not residents of this state, in accordance with section
18		15.1	-29-02	2.
19	15.1	-29-1	3. Tu	ition payments - Nonresident students.
20	1.	a.	Excep	ot as provided in this subsection, the board of a school district that
21			admit	s a nonresident student shall charge and collect tuition for the student.
22			Either	r the student's district of residence shall pay the tuition to the admitting
23			distric	t in accordance with section 15.1-29-12 or the student's parent shall pay
24			the tu	ition to the admitting district in accordance with section 15.1-29-07.
25		b.	A boa	ard may charge tuition for nonresident students enrolled in an approved
26			altern	ative education program.
27		C.	Excep	ot as otherwise provided, if a school district fails to charge and collect
28			tuitior	n for a nonresident student, the districts shall forfeit any per student
29			paym	ent and transportation aid otherwise payable for the nonresident student.
30	2.	a.	The b	oard of a school district may admit a nonresident student from another
31			distric	t in this state offering the same grade level as that in which the student

1			is enrolled without a charge and collection of tuition if the sending and
2			admitting districts have entered into a written contract regarding the student's
3			admission.
4		b.	For purposes of determining whether the same grade level is offered, two or
5			more school districts cooperating with each other for the joint provision of
6			educational services under a plan approved by the superintendent of public
7			instruction must be considered to be a single district.
8		c.	The contract must specify whether transportation is to be provided and, if so,
9			by which district. If a school district of residence does not provide
10			transportation to the student, it may be provided by the admitting district and
11			the admitting district is then entitled to state payments for the transportation of
12			the student.
13		d.	A contract is not necessary if the nonresident student is enrolled in an
14			approved alternative education program for which no tuition is charged.
15		e.	A school district may admit a nonresident student described in section
16			15.1-31-07 from another school district in this state without a charge and
17			collection of tuition and without a written agreement.
18	3.	As	chool district may not charge or collect from a nonresident student, the
19		stu	dent's parent, or the student's district of residence any fees or charges not
20		oth	erwise assessed to all resident students.
21	15.	1-29-	14. Student placement for noneducational purposes - Residency
22	determina	tion ·	- Payment of tuition.
23	1.	For	purposes of applying this chapter, a student's school district of residence is the
24		dist	rict in which the student resides:
25		a.	At the time that a state court, tribal court, juvenile supervisor, or the division of
26			juvenile services issues an order requiring the student to stay for a prescribed
27			period at a state-licensed foster home or at a state-licensed child care home
28			or facility;
29		b.	At the time a county or state social service agency places the student, with
30			the consent of the student's parent or legal guardian, at a state-licensed foster
31			home or at a state-licensed child care home or facility;

1		C.	At the	time the student is initially placed in a state-operated institution, even if
2			the st	udent is later placed at a state-licensed foster home or at a
3			state-	licensed child care home or facility; or
4		d.	At the	time the student is voluntarily admitted to a state-operated institution or
5			to a s	tate-licensed child care home or facility.
6	2.	The	studer	nt's school district of residence is obligated to pay:
7		a.	All ch	arges for tuition upon claim of the admitting district; and
8		b.	All ch	arges for tutoring services upon claim of an admitting facility, provided
9			that th	ne tutoring services are delivered by an individual who is licensed to
10			teach	by the education standards and practices board or approved to teach by
11			the ea	ducation standards and practices board.
12	3.	a.	If afte	r a student placement is made, as provided for under subsection 1, the
13			stude	nt's custodial parent establishes residency in another school district in
14			this st	tate, the school district in which the custodial parent has established
15			reside	ency becomes the student's school district of residence for purposes of
16			payin	g tuition and tutoring charges under subsection 2.
17		b.	The s	tate shall pay the tuition and tutoring charges under subsection 2 from
18			funds	appropriated by the legislative assembly for per student and
19			transp	portation aid:
20			(1)	If, after a student placement is made as provided for under
21				subsection 1, the student's custodial parent establishes residency
22				outside this state; or
23			(2)	If a court orders a termination of parental rights with respect to the
24				student's parents.
25	4.	lf the	e stude	ent is voluntarily admitted to a state-licensed child care home or facility,
26		or to	a stat	e-operated institution, the student's parent or, if one has been
27		appo	ointed,	the student's legal guardian may appeal a determination under section
28		15.1	-29-05	regarding the payment of tuition by filing a petition with the county
29		supe	erinten	dent of schools. Within fifteen days of receiving the petition, the
30		three	e-mem	ber committee established under section 15.1-29-06 shall consult with
31		the b	ooards	of the affected school districts and with the student's parent or legal

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- guardian and render a decision regarding responsibility for the payment of tuition
   charges.
- 5. If the student's district of residence does not pay the required tuition, the admitting district or facility shall notify the superintendent of public instruction. Upon verification that tuition payments are due and unpaid, the superintendent shall withhold an amount equal to the unpaid tuition from per student payments and transportation aid otherwise payable to the student's school district of residence until the tuition due has been fully paid.
- 9 An amount equal to the state average per student elementary or high school cost, 6. 10 depending on the student's grade of enrollment, is payable to the admitting district 11 or facility as part of the cost of educating the student for the school year. The 12 payment may not exceed the actual per student cost incurred by the admitting 13 district or facility. The remainder of the actual cost of educating the student not 14 covered by other payments or credits must be paid by the state, within the limits of 15 legislative appropriations, from funds appropriated for special education in the case 16 of a student with disabilities or from funds appropriated for per student payments 17 and transportation aid in all other cases.
- 18 If a student with disabilities placed in accordance with this section reaches age 7. 19 eighteen and continues to receive special education and related services, the 20 student's school district of residence is deemed to be the same as that of the 21 student's custodial parent until the special education services are concluded. If the 22 student's custodial parent establishes residency outside this state, or if a court 23 orders a termination of parental rights with respect to the student's parents, the 24 state shall pay the tuition and tutoring charges under subsection 2 from funds 25 appropriated by the legislative assembly for per student and transportation aid.
- 8. a. The placing agency shall provide written notice regarding an initial placement
  and all subsequent placements of a student, by registered mail, to the
  superintendent of the student's school district of residence and to the
  superintendent of the admitting district:
  - (1) Within five working days after a placement is made under court order;
  - (2) Within five working days after an emergency placement is made; or

	-		-	
1			(3)	At least ten working days prior to any other placement.
2		b.	The v	written notice must include any information requested by the
3			supe	rintendent of public instruction for purposes of determining payment
4			respo	onsibility.
5		c.	The p	placing agency shall afford the student's school district of residence
6			reasc	onable opportunity to participate in permanency planning for the student.
7	9.	Not	withsta	inding this section, educational services provided to a student by the
8		yout	th corr	ectional center are not subject to the payment of tuition by either the
9		stuc	lent's s	school district of residence or the superintendent of public instruction.
10	10.	For	purpos	ses of this section, "custodial parent" means the parent who has been
11		awa	rded s	ole legal and physical custody of the student in a legal proceeding or, if
12		ther	e is cu	rrently no operative custody order, the parent with whom the student
13		resi	des. If	the student resides with both parents, then both are custodial parents.
14	15.1	-29-1	15. Le	vy for tuition payments. If the board of a school district approves
15	tuition paym	nents	for stu	udents in grades seven through twelve or if the board is required to make
16	tuition paym	nents	under	this chapter, the board may levy an amount sufficient to meet such
17	payments,	oursu	ant to	subdivision c of subsection 1 of section 57-15-14.2.
18	SECTION 14. Chapter 15.1-30 of the North Dakota Century Code is created and			
19	enacted as	follov	ws:	
20	15.1	-30-0	01. Tr	ansportation or meals and lodging - Options of school board.
21	1.	The	board	of a school district may:
22		a.	Provi	de for the transportation of a student to school; or
23		b.	If acc	eptable to the student's parent, reimburse the parent for expenses
24			incur	red in providing meals and lodging to the student outside the student's
25			home	e, provided that the reimbursement may not exceed the amount permitted
26			unde	r subsection 4 of section 15.1-27-27.
27	2.	A pa	arent r	eceiving payments under section 15.1-30-02 is not eligible to receive
28		pay	ments	under this section.
29	3.	If th	e boar	d elects to provide for the transportation of students by public transit, the
30		boa	rd sha	Il establish eligibility criteria based on a minimum distance between a

1		student's residence and the school. Except as otherwise provided by law, the
2		board shall apply the criteria equally to all students in the district.
3	4.	Benefits under this section are available even if a student is transported to another
4		school district in or outside this state, provided the student's attendance meets all
5		other conditions established by law.
6	15.1	-30-02. Transportation payments - Board option.
7	1.	The board of a school district in the state may pay to the parent of each student
8		who resides more than two miles [3.22 kilometers] from the public school which the
9		student attends a reasonable sum per day for each day the student attends the
10		school, provided:
11		a. The student is transported to school by an adult member of the student's
12		family;
13		b. The student's transportation is provided in a vehicle furnished by the student's
14		parent;
15		c. The student's transportation is paid for by the student's parent; or
16		d. The cost of providing meals and lodging for the student at a location other
17		than the student's residence is assumed by the student's parent.
18	2.	The board shall calculate the payment provided for in this section according to the
19		distance between the front door of the student's residence and the front door of the
20		school attended by the student, using the most direct public route.
21	15.1	-30-03. Transportation payments - Written request - Waiver. A parent entitled
22	to any paym	nent authorized by a school board under this chapter shall submit to the school
23	district a wr	tten request for payment before June thirtieth of each school year or the payment is
24	deemed wa	ived. Any payment not made within one year of the date on which it is requested is
25	deemed to	have been refused and the claim is deemed to have expired.
26	15.1	-30-04. Provision of meals and lodging for high school students - Payment
27	permitted -	Levy. Instead of providing transportation so that an eligible high school student
28	residing in t	he district can attend school in another district, a school board may pay a
29	reasonable	allowance to the student's parent for costs incurred in the provision of meals and
30	lodging for t	he student at a location other than the student's residence. A school district that
31	furnishes ei	ther transportation or an allowance for the provision of meals and lodging for a

student under this section may levy a tax pursuant to subdivision a of subsection 1 of section
 57-15-14.2 for this purpose.

3 15.1-30-05. Schoolbus transportation services - Optional fee. The board of a 4 school district that has not been reorganized may charge a fee for the provision of schoolbus 5 transportation service to students. If the service began before July 1, 1981, the total fees 6 charged may not exceed an amount equal to the difference between the state transportation 7 payment and the lesser of the state average cost for transportation or the district's cost during 8 the preceding school year. If the service started on or after July 1, 1981, the total fees charged 9 may not exceed an amount equal to the difference between the state transportation payment 10 and the school district's cost of transportation during the preceding school year. A district that 11 has not previously provided transportation to students shall base its fees on estimated costs 12 during the first year transportation is provided. 13 15.1-30-06. Transportation - Bids, contracts, bonds. 14 Before the beginning of each school year, the board of a school district that 1.

- provides transportation shall contract for the provision of transportation services
   during the school year. Except as provided in section 15.1-30-11, the board shall
   provide notice of its intent to contract by publishing the time and place for
   submission of sealed bids in the official newspaper of the school district at least ten
   days prior to the required date of submission. The notice must:
- 20 a. Include the route to be covered by each contract;
- 21 b. Provide that the board reserves the right to reject any and all bids;
- c. Provide that each successful bidder must submit in a separate envelope a
  bond in an amount set by the board, provided that the amount of the bond
  must be at least five hundred dollars;
- d. Provide that the bond must be conditioned for the faithful performance of theduties set forth in the contract; and
- e. Provide that any bids submitted name the individual who will operate thevehicle and describe the vehicle.
- If the transportation vehicle is privately owned, the duration of the contract may not
   exceed seven years.

1	<b>15.</b> 1	-30-07. Transportation contract - Standard form. The superintendent of public
2	instruction s	shall prepare a standard transportation contract form and shall provide copies, upon
3	request, to	school districts.
4	<b>15.</b> 1	-30-08. Transportation contract - Provisions. A transportation contract must:
5	1.	Provide that no vehicle other than that described in the contract may be used to
6		transport students, unless a change is authorized in writing by the board of the
7		school district.
8	2.	Provide that only the individual named in the contract may operate a vehicle used
9		to transport students, unless a change is authorized in writing by the board.
10	3.	Include the transportation routes that were established by the board and which are
11		to be covered by the transportation provider.
12	4.	Set compensation for the provision of transportation.
13	5.	Describe the process by which an equitable adjustment of compensation will be
14		determined and paid if a change in the established transportation routes becomes
15		necessary.
16	15.1	-30-09. Transportation contract - Waiver of provisions. In the case of an
17	emergency	or other unforeseen event, the school board president may waive transportation
18	contract pro	ovisions requiring that only vehicles described in the contract be used and that the
19	vehicles be	operated only by individuals named in the contract. The waiver is valid only until
20	the next reg	ular or special meeting of the board.
21	<b>15.</b> 1	-30-10. Transportation contract - Assignment. A transportation contract is
22	assignable	only upon written authorization by the school board.
23	15.1	-30-11. Transportation contracts - Direct negotiation.
24	1.	Notwithstanding sections 15.1-30-06 and 15.1-30-12, a contract for the
25		transportation of students, originally bid by and let to a contractor, may be
26		renewed:
27		a. Through direct negotiation between the board of a school district and the
28		contractor; or
29		b. Upon sealed bids.
30	2.	If a contract is to be renewed through direct negotiation, the school board shall
31		publish notice in the official newspaper of the district, at least thirty days before the

1	date of renewal, and shall make a good-faith effort to obtain at least two written	
	•	filo
2	quotations for the contract. The board shall maintain all quotations received on	me
3	for at least one year after their receipt. The quotations are public information.	
4	3. If any written quotations are received, the board may directly negotiate a contra	ct,
5	provided:	
6	a. The board shall conduct a public meeting regarding the contract;	
7	b. The board provides at least seven days' notice of the public meeting	
8	regarding the contract by publication in the official newspaper of the distric	,
9	and	
10	c. The public is given an opportunity to appear and comment at the public	
11	meeting.	
12	4. All terms of the contract must be negotiated and agreed to in the public meeting	
13	5. If a contract is to be made upon the receipt of sealed bids, the board shall follow	,
14	the procedure set forth in section 15.1-30-06 for advertising and awarding the b	ds.
15	15.1-30-12. Contract for transportation - Conditions.	
16	1. The board of a school district shall let the contract, except as otherwise provided	d in
17	section 15.1-30-11, to the lowest responsible bidder who:	
18	a. Furnishes a bond approved by the board, as provided for in section	
19	15.1-30-06;	
20	b. Agrees to use a vehicle which, in the opinion of the board, meets the	
21	standards imposed by the superintendent of public instruction under sectio	ns
22	39-21-27 and 39-21-27.1 and which is safe, comfortable, and suitable for the	ıe
23	purpose; and	
24	c. Identifies individuals who, in the opinion of the board, are competent and	
25	responsible to serve as drivers.	
26	2. The board may not enter into a contract for transportation with an individual	
27	member of the board.	
28	3. An individual member of the board may serve as the driver of a vehicle identified	ł
29	for use in the transportation contract.	
30	15.1-30-13. Transportation of students - Control and discipline. The driver of a	
31	vehicle used to transport students under a contract as provided in this chapter is under the	

1	supervisio	n and	direction of the school board, the school district superintendent, the school	
2	principal, and the teachers of the school while the driver is on duty. The disciplinary authority of			
3	the school exists while a student is being transported, by or on behalf of the student's school,			
4	and the dri	iver of	the vehicle is charged with exercising control and discipline during the	
5	transporta	tion.		
6	15.	.1-30-′	14. Schoolbus route - Extension into bordering state. The board of a	
7	school dist	trict m	ay extend its bus route into a bordering state for the purpose of transporting	
8	students fr	om th	e bordering state into this state, provided that the superintendent of public	
9	instruction	has e	ntered into a reciprocal contract with the bordering state under section	
10	15.1-29-02	2 or tha	at the board has entered into a contract with a school district in the bordering	
11	state unde	r secti	ion 15.1-29-02.	
12	15.	.1-30-′	15. Transportation services to nonpublic students - Joint provision of	
13	transporta	ation s	services.	
14	1.	lf th	e board of a school district provides transportation services to its students, the	
15		boa	rd may provide transportation services to students attending nonpublic schools,	
16		pro	vided:	
17		a.	The nonpublic school students are transported only along the bus route	
18			established for the public school students;	
19		b.	The nonpublic school students are transported only on the days and at the	
20			times that the public school students are transported; and	
21		C.	The legal passenger capacity of each bus is not exceeded by the	
22			transportation of nonpublic school students.	
23	2.	a.	The board of a school district that provides transportation to its students may	
24			contract with other local, state, or federal government entities for the joint	
25			provision and integration of transportation services to the public.	
26		b.	A contract under this section must provide for the observation of all safety	
27			requirements otherwise imposed by law on schoolbuses, on school vehicles,	
28			and on schoolbus drivers when students are being transported.	
29		C.	Transportation services to students provided pursuant to this subsection	
30			qualify for state transportation aid under chapter 15.1-27. However, no	
31			payments may be made from state funds for any costs incurred as a result of	

1 a deviation from established schoolbus routes necessitated by a contract 2 pursuant to this subsection. 3 SECTION 15. Chapter 15.1-31 of the North Dakota Century Code is created and 4 enacted as follows: 5 15.1-31-01. Open enrollment - Procedure. 6 1. By February first of the school year preceding the year of enrollment, a parent who 7 wishes to enroll a student in a North Dakota school district other than the student's 8 district of residence shall file an application for approval with the board of the 9 student's district of residence. The superintendent of public instruction shall make 10 the application forms available in each school district. 11 2. By March first of the school year preceding the year of enrollment, the school 12 board of the student's district of residence shall act on the application, notify the 13 parent of the board's decision within five days, and if the application is approved, 14 immediately transmit the application to the admitting district. 15 3. By April first of the school year preceding the year of enrollment, the board of the 16 admitting district shall approve or deny the application. The board of the admitting 17 district shall notify the board of the district of residence and the student's parent of 18 its decision within five days. 19 4. Notice of intent to enroll in the admitting district obligates the student to attend the 20 admitting district during the following school year, unless the school boards of the 21 resident and the admitting districts agree in writing to allow the student to transfer 22 back to the resident district or the student's parent relocates to another district. 23 5. All applications must be reviewed in the order they are received. 24 6. A student whose school district of residence does not offer the grade level in which 25 the student requires enrollment may not participate in open enrollment. For 26 purposes of determining whether the grade level in which the student requires 27 enrollment is offered, the several school districts cooperating with each other for 28 the joint provision of education services under a plan approved by the 29 superintendent of public instruction must be considered to be a single district.

1	7.	A child placed for purposes other than education in a group or residential care
2		facility or in a residential treatment center is not eligible for open enrollment under
3		this section.
4	8.	The board of a school district of residence and the board of an admitting district
5		shall waive the application, consideration, and approval dates in this section for
6		any student who, together with the student's parent, moves from the student's
7		school district of residence to another school district and who wishes to enroll in a
8		school district other than the district to which the student moved.
9	15.1	-31-02. Open enrollment - Grounds for denial - Exception. Except as provided
10	in section 1	5.1-31-04, the board of a student's school district of residence may deny an
11	application	under section 15.1-31-01 only if the application will result in a reduction of the
12	number of s	students enrolled in the district by more than twenty percent of the average daily
13	membershi	o the previous school year. However, if denying an application would result in the
14	enrollment	of children from the same nuclear family in different school districts, the school
15	board of the	e district of residence may not deny the application.
16	15.1	-31-03. Open enrollment - Per student aid - Tuition apportionment.
17	1.	Once a student is enrolled in an admitting district, the student must remain enrolled
18		in the admitting district until:
19		a. The student graduates;
20		b. The student relocates to another district;
21		c. The student's parent applies for enrollment in another school district; or
22		d. The student's parent notifies the student's school district of residence that the
23		student will attend school in the school district of residence the following year.
24	2.	Payment for per student aid must be made in accordance with chapter 15.1-27.
25	3.	For purposes of tuition apportionment payments, a student whose application is
26		approved under this section is considered a resident of the admitting district.
27	4.	Except as specifically provided in this chapter, the provisions of chapter 15.1-29 do
28		not apply to students involved in open enrollment.
29	15.1	-31-04. Open enrollment - Students with disabilities - Additional costs. If an
30	application	under this chapter is approved for a student with a disability, the board of the
31	student's so	hool district of residence shall pay to the admitting district the costs incurred by the

1 admitting district in providing special education and related services to the student up to a 2 maximum each school year of two and one-half times the state average per student elementary 3 or high school cost, depending on the student's enrollment level, plus twenty percent of all 4 remaining costs. The superintendent of public instruction shall reimburse the admitting district 5 eighty percent of the remainder of the cost of educating the student with disabilities within the 6 limits of legislative appropriations for that purpose. 7 **15.1-31-05.** Open enrollment - Transportation. A school district of residence may 8 provide transportation to a student participating in open enrollment. If a district of residence 9 does not provide transportation to a student participating in open enrollment, transportation may 10 be provided by the admitting district, and the admitting district is then entitled to state payments 11 for the transportation of that student. 12 15.1-31-06. Open enrollment - School boards - Standards. 13 The board of each school district shall set standards for the acceptance and denial 1. 14 of applications for admittance under open enrollment, as provided in section 15 15.1-31-01. The standards may address the capacity of a program, class, grade 16 level, or school building. The standards may not address previous academic 17 achievement, participation in extracurricular activities, disabilities, English language 18 proficiency, or previous disciplinary proceedings.

- A board may also determine that applications for admittance under open
   enrollment, in accordance with this chapter, will not be considered.
- A school district participating in an open enrollment program may not give or offer
   to give a student remuneration, or directly or indirectly exert influence on the
   student or the student's family, in order to encourage participation in the open
   enrollment program for the purpose of having the student participate in varsity
   athletic activities.

15.1-31-07. Students not subject to this chapter. If a student, as a result of a school district dissolution, resides in a district other than the one the student chooses to attend at the time of dissolution, the student is not subject to the provisions of this chapter and may attend school in the chosen school district. The student may not be considered a student in average daily membership in the student's school district of residence for purposes of section 15.1-31-02.

- SECTION 16. Chapter 15.1-32 of the North Dakota Century Code is created and
   enacted as follows:
- 3 15.1-32-01. Definitions. As used in this chapter: 4 1. "Related services" means transportation and developmental and corrective or 5 supportive services required to assist a student with disabilities to benefit from 6 special education. 7 2. "Special education" means instruction designed to meet the needs of a student 8 with disabilities, transportation, and corrective and supporting services required to 9 assist a student with disabilities in taking advantage of, or responding to, 10 educational programs and opportunities. 11 3. "Student who is gifted" means an individual who is identified by gualified 12 professionals as being capable of high performance and who needs educational 13 programs and services beyond those normally provided in a regular education 14 program. 15 4. "Student with disabilities" means an individual who is at least three years of age 16 but who has not reached the age of twenty-one before September first of the year 17 in which the individual turns twenty-one and who because of mental, physical, 18 emotional, or learning characteristics requires regular or special education and 19 related services designed to meet the individual's educational needs. The term 20 includes an individual who is mentally retarded, hearing impaired, deaf, deaf-blind,
- 21 speech or language impaired, visually impaired, emotionally disturbed,
- orthopedically impaired, or autistic, and an individual who has a specific learning
  disability, a traumatic brain injury, or other health impairment.

15.1-32-02. Coordination of special education policies and programs. The
 superintendent of public instruction shall establish, within the provisions of this chapter, general
 state policy regarding special education and shall endeavor to ensure a cooperative special
 education program coordinating all available services. The superintendent of public instruction
 shall cooperate with private agencies and solicit their advice and cooperation in the
 establishment of policy and in the coordination and development of special education programs.
 15.1-32-03. Interagency cooperative agreements - Development and

31 **implementation.** The superintendent of public instruction shall develop and implement

1 interagency agreements with the department of corrections and rehabilitation, the department of

2 human services, the state department of health, and other public and private entities to

3 maximize the state resources available for fulfilling the educationally related service

4 requirements of Public Law No. 94-142 [89 Stat. 773] and section 504 of the Rehabilitation Act

5 of 1973, as amended.

6 **15.1-32-04.** Institutions not supervised by public school authorities - Rules. The 7 superintendent of public instruction shall adopt rules governing special education programs in 8 institutions that are supported in whole or in part by the state, but which are not supervised by 9 public school authorities. The rules must be similar to those established for the delivery of 10 special education in a public school.

15.1-32-05. Special education - Cooperation among agencies. The superintendent
 of public instruction, the state department of health, and the department of human services shall
 cooperate in planning and coordinating early intervention programs for individuals under the
 age of three.

15 15.1-32-06. Director of special education. The superintendent of public instruction
 16 shall employ a qualified director of special education and any necessary assistants.

17 15.1-32-07. Director of special education - Powers and duties. The director of
18 special education shall assist school districts with the development and administration of
19 special education programs, and provide a process for the certification of schools, teachers,
20 facilities, and equipment.

15.1-32-08. School districts - Provision of special education. Each school district
shall provide special education, singly or jointly with other districts, in accordance with the
provisions of this chapter. Each school district and entity providing special education shall
cooperate with the director of special education and with the institutions of this state in the
provision of special education.

15.1-32-09. Superintendent of public instruction - Rules. The superintendent of
 public instruction shall adopt rules for the provision of special education to students with
 disabilities and for the administration of this chapter.

29 15.1-32-10. Gifted students. A school district may provide special education to
30 students who are gifted.

16

15.1-32-11. School district records - Students with disabilities. Each school district
 shall make and keep current a record of all students with disabilities who are residents of the
 district.

15.1-32-12. Multidisciplinary teams - Individualized education programs Services plans. If a school district has evidence of a student's disability, the school district
shall convene a multidisciplinary team consisting of educational professionals, medical
professionals, and the student's parent to share assessment information related to the student's
suspected disability. If necessary, the team shall develop an individualized education program
or services plan and make recommendations for the delivery of special education and related
services to the student.

11 15.1-32-13. Related services - Insurance options - School district responsibility.
12 Each school district shall require that all family insurance options be exhausted in paying the
13 costs of determining a student's medically related disability and in paying for the provision of
14 related services to the student, provided there is no financial loss to the student or the student's
15 parent. The school district is responsible for all costs not covered by the family's insurance.

A student with disabilities who receives special education services is deemed to be
 enrolled in the student's school district of residence for purposes of calculating per
 student payments.

15.1-32-14. Special education per student payments.

- An additional prorated per student payment may be made if a student with
   disabilities attends a special education summer program approved by the
   superintendent of public instruction, provided the student's individualized education
   program or services plan requires that the student attend a special education
   summer program.
- If a student who is enrolled in a nonpublic school receives special education
   services in a public school, the superintendent of public instruction shall forward a
   proportionate per student payment to the school district in which the student
   receives the services.
- 4. a. If in the opinion of an individualized education program team or a services
  plan team a student is unable to attend a public school in the special
  education unit to which the student's school district of residence belongs, the

1		student's school district of residence shall contract with another public school
2		that:
3		(1) Does not belong to the same special education unit;
4		(2) Is located in this state;
5		(3) Is willing to admit the student; and
6		(4) Is able to provide appropriate services to the student.
7	b	. The superintendent of public instruction shall approve in advance the terms of
8		the contract and the services to be provided by the admitting school.
9	C.	. The contract must provide that the student's school district of residence
10		agrees to pay to the district in which the admitting school is located, as part of
11		the cost of educating the student for the school year, an amount equal to two
12		and one-half times the state average per student elementary or high school
13		cost, depending upon the student's level of enrollment, plus twenty percent of
14		all remaining costs. The amount paid may not exceed the actual per student
15		cost incurred by the admitting school.
16	d	. The liability of the student's school district of residence must be reduced
17		proportionately if the student attends the admitting school for less than an
18		entire school year.
19	e	. Upon being notified by the admitting district that tuition payments provided for
20		by this section are due and unpaid, the superintendent of public instruction,
21		after verification, shall withhold all state aid payments to which the student's
22		school district of residence is entitled until the tuition due has been paid.
23	f.	The superintendent of public instruction shall provide to the school district,
24		within the limits of legislative appropriations, an amount equal to eighty
25		percent of the remainder of the actual cost of educating the student with
26		disabilities not covered by other payments or credits.
27	15.1-3	2-15. Student with disabilities - Attendance at private institution or
28	out-of-state p	oublic school.
29	1. If	in the opinion of an individualized education program team or an education
30	Se	ervices team a student is unable to attend a public school in the student's school
31	di	istrict of residence because of a physical disability, a mental disability, or a

1		learning disability, and if no public school in the state will accept the student and	
2		provide the necessary services, the student's school district of residence shall	
3		contract with:	
4		a. A private, accredited, nonsectarian, nonprofit institution that is located within	
5		or outside of this state and which has the proper facilities for the education of	
6		the student; or	
7		b. A public school located outside of this state that has proper facilities for the	
8		education of the student.	
9	2.	The superintendent of public instruction shall approve in advance the terms of the	
10		contract and the services to be provided by the admitting institution or school.	
11	3.	The contract must provide that the student's school district of residence shall pay	
12		to the institution or school, as part of the cost of educating the student, an amount	
13		for the school year equal to two and one-half times the state average per student	
14		elementary or high school cost, depending upon the student's level of enrollment,	
15		plus twenty percent of all remaining costs.	
16	4.	The amount paid may not exceed the actual per student cost incurred by the	
17		institution or school.	
18	5.	The superintendent of public instruction shall provide to the student's school district	
19		of residence, within the limits of legislative appropriations, an amount equal to	
20		eighty percent of the remainder of the actual cost of educating the student with	
21		disabilities not covered by other payments or credits.	
22	6.	The school district of residence is entitled to the per student payment for a student	
23		who receives services under this section.	
24	<b>15.</b> 1	I-32-16. Transportation services - State reimbursement. If a student's	
25	individualize	ed education program or services plan requires the provision of transportation	
26	services, th	e student's school district of residence shall provide the services by any reasonably	
27	prudent means, including a regularly scheduled schoolbus, public transit, commercial		
28	transportati	on, chartered or other contracted transportation, and transportation provided by the	
29	student's pa	arent or other responsible party. The school district is entitled to state	
30	reimbursem	nent for the provision of transportation services to the student. If transportation is	

provided by a student's parent, the superintendent may reimburse the school district only for
 mileage costs.

15.1-32-17. Extended educational program. A student with disabilities is entitled to an educational program that extends beyond the normal school calendar if the student's individualized education program team or services team determines that regression would be caused by an interruption in the student's educational program and that the student's limited recoupment capacity makes it impossible or unlikely that the student will attain the level of self-sufficiency and independence from caretakers which the student would otherwise be expected to reach.

10 15.1-32-18. Cost - Liability of school district for special education. If the cost of 11 providing special education and related services to a student with disabilities, as determined by 12 the superintendent of public instruction, exceeds the reimbursement provided by the state, the 13 student's school district of residence is liable to pay for each such student an amount over the 14 state reimbursement up to a maximum each school year of two and one-half times the state 15 average per student elementary cost of education or high school cost of education, depending 16 on the student's level of enrollment, plus twenty percent of all remaining costs. The two and 17 one-half times amount includes the amount that the school district is required to pay under 18 section 15.1-32-14. The state is liable for eighty percent of the remaining cost of education and 19 related services for each such student with disabilities within the limits of legislative 20 appropriations.

21 15.1-32-19. Boarding care costs - Reimbursement of school district. The 22 superintendent of public instruction, within the limits of legislative appropriations, shall 23 reimburse a student's school district of residence an amount equal to eighty percent of the room 24 and board costs paid for a student with disabilities who is placed in a facility located outside of 25 the student's school district of residence in order to receive special education services not 26 available within the student's school district of residence. The student's school district of 27 residence is liable for any room and board costs in excess of those reimbursed as provided in 28 this section. The placement of a student with disabilities in a public or private facility will be 29 made by a school district. The placement of a student with disabilities in congregate care will 30 be made in a facility designated by the department of human services.

1 **15.1-32-20.** School district financing - Levy. The board of a school district may 2 budget an amount from the school district general fund for its special education program. The 3 school board may, with approval by a majority of the board, levy a tax pursuant to subdivision d 4 of subsection 1 of section 57-15-14.2 for the purpose of carrying out a special education 5 program, separately or jointly with other school districts. 6 15.1-32-21. Federal aid for special education. 7 The superintendent of public instruction may apply for, receive, and administer 1. 8 federal aid available for the provision of special education services to students. 9 2. The superintendent may expend any federal aid received in the administration of 10 this chapter within the limits of legislative appropriations. 11 3. School districts and multidistrict special education units are deemed to be local 12 education agencies for purposes related to the funding of special education services within the limits of legislative appropriations. 13 14 The school for the blind, the school for the deaf, the developmental center at 4. 15 westwood park, Grafton, the youth correctional center, and the Jamestown state 16 hospital may apply for, receive, and administer federal aid and may expend federal 17 aid within the limits of legislative appropriations. 18 15.1-32-22. Right to educational services - Attorneys' fees. In any judicial

proceeding to enforce the rights of an individual with disabilities to receive educational services,
the court may award reasonable attorneys' fees and costs to a prevailing parent or to the
individual with disabilities.

22

## 15.1-32-23. Special education teachers - Credentialing process. The

23 superintendent of public instruction may not change the credentialing process for special 24 education teachers as it is in effect on July 1, 2001, without first convening a meeting to include 25 representatives of the North Dakota council of education leaders, the council of exceptional 26 children, the North Dakota education association, and the North Dakota school boards 27 association. The purpose of the meeting is to receive comments regarding the proposed 28 changes, the applicability of the proposed changes, including the scheduling, the manner of 29 implementation, associated costs, and the short-term and long-term effects of the proposed 30 changes. If, within thirty days after the date of the meeting, members of any two representative

groups present at the meeting object in writing to the proposed changes, the superintendent
 may not implement the proposed changes prior to July 1, 2003.

3 SECTION 17. Chapter 15.1-33 of the North Dakota Century Code is created and
4 enacted as follows:

5 15.1-33-01. Multidistrict special education unit - Corporation. Each multidistrict
6 special education unit is a body corporate and has all the powers and duties usual to
7 corporations for public purposes or as conferred upon it by law.

8 15.1-33-02. Multidistrict special education units - School district participation. A 9 school district may join a multidistrict special education unit or together with other school 10 districts form a multidistrict special education unit for purposes of planning and delivering 11 special education and related services. Each school district shall participate in a multidistrict 12 special education unit or have on file with the superintendent of public instruction a plan for 13 providing special education and related services as a single district. If a school district wishes 14 to join a multidistrict special education unit from which it has been excluded, the school district 15 may petition the superintendent of public instruction. A school district may appeal a decision of 16 the superintendent under this section to the state board of public school education.

17 15.1-33-03. Multidistrict special education unit - Organizational plan - Contents.
18 Each multidistrict special education unit shall maintain an organizational plan on file with the
19 superintendent of public instruction. The organizational plan must include:

- 20 1. A list of the unit's board members.
- 2. A description of how each school district is represented on the board.
- 22 3. The method used to select officers.
- 23 4. The terms of office.
- 24 5. Scheduled meeting times.
- 25 6. Quorum requirements.
- 26 7. Any other items required through rule by the superintendent of public instruction.
- 27
- 15.1-33-04. Multidistrict special education unit Board member appointments.

The organizational plan of each multidistrict special education unit must provide for the manner in which board members are appointed.

- 30 **15.1-33-05.** Multidistrict special education unit Board members Compensation.
- 31 The board of each multidistrict special education unit shall set a level of compensation for

1 services payable to its members, provided that no member may receive more than one 2 thousand dollars annually for this purpose. In addition to compensation for services, each 3 member may be reimbursed for all necessary meals and lodging and travel expenses actually 4 incurred while engaged in official business of the board, at the same rate as provided for state 5 officers and employees. Any mileage claimed may not exceed the number of miles [kilometers] 6 between the points traveled as measured by the most usual route. 7 **15.1-33-06.** Withdrawal from a multidistrict program. In order for a school district to 8 withdraw from a multidistrict special education unit, the following must occur on or before March 9 first prior to the school year for which the withdrawal is to be effective: 10 1. The board of the withdrawing school district shall approve the withdrawal. 11 2. The board of the withdrawing school district shall inform the board of the 12 multidistrict special education unit that it has elected to withdraw from the unit. 13 3. The board of the withdrawing school district shall submit a plan to the 14 superintendent of public instruction regarding the provision of services to students 15 with disabilities. 16 15.1-33-07. Multidistrict special education unit - Board - Preparation of annual 17 plan. The board of a multidistrict special education unit shall prepare, on behalf of the 18 participating school districts, an annual plan regarding the provision of special education and 19 related services and shall submit the plan to the superintendent of public instruction for 20 approval. 21 **15.1-33-08.** Multidistrict special education unit - Board - Powers. The board of a 22 multidistrict special education unit may: 23 1. Receive state and federal funds and distribute them to each participating school 24 district. 25 2. Employ personnel necessary to carry out administrative services, itinerant 26 instruction, coordinative services, and related services. 27 3. Receive private and public funds and expend such funds for the compensation of 28 personnel and for the payment of the board's expenses. Contract with the board of any school district for the provision of special education 29 4. 30 and related services.

1	15.1	-33-09. Multidistrict special education unit - Board - Coordination of student
2	transportat	ion. The board of a multidistrict special education unit shall plan and coordinate the
3	transportatio	on of each student receiving special education services within the unit.
4	15.1	-33-10. Multidistrict special education board - Rights of employees. Any
5	individual er	mployed by the board of a multidistrict special education unit has the same statutory
6	rights as the	ose accorded to an individual employed by a school district for the same purpose.
7	SEC	TION 18. Chapter 15.1-34 of the North Dakota Century Code is created and
8	enacted as	follows:
9	15.1	-34-01. Definitions. As used in this chapter:
10	1.	"Boarding home care for a student with disabilities" means the provision of food,
11		shelter, security, and safety, on a twenty-four-hour basis, to an individual who has
12		reached the age of three years but who has not reached the age of twenty-one
13		before September first of the year in which the individual turns twenty-one and who
14		because of mental, physical, emotional, or learning characteristics requires regular
15		or special education and related services designed to meet the individual's
16		educational needs.
17	2.	"Department" means the department of human services.
18	3.	"Family boarding home" means a private residence at which boarding home care is
19		regularly provided by the owner or lessee to no more than four students with
20		disabilities. The limit of four students may be exceeded if all the students boarding
21		at the home are related to each other by blood or marriage.
22	4.	"Registration" means the process by which the department maintains a record of
23		all family boarding homes, prescribes standards and adopts rules under section
24		15.1-34-14, and requires the operator of a home to certify that the operator has
25		complied with the prescribed standards and adopted rules.
26	5.	"Registration certificate" means a document issued by the department to provide
27		public notice that the certificate holder is in compliance with this chapter and the
28		applicable rules and standards prescribed by the department.
29	6.	"Relative" means a grandparent, brother, sister, stepparent, stepsister, stepbrother,
30		uncle, or aunt of the student by marriage, blood, or adoption.

1	15.1	-34-02. Students with disabilities - Boarding home care - Registration
2	certificate.	A person may not establish or operate a family boarding home unless the person
3	first obtains	a registration certificate from the department. This section does not apply if the
4	student's bo	parding and care are provided in:
5	1.	The home of a relative.
6	2.	A home or institution under the management and control of the state or the board
7		of a school district.
8	3.	A home providing "foster care for children" as defined in section 50-11-00.1.
9	15.1	-34-03. Registration certificate - Application.
10	1.	In order to obtain a registration certificate for a family boarding home, a person
11		shall complete an application form available from the department.
12	2.	The department may investigate the applicant's activities and may inspect the
13		home for which the registration is sought.
14	3.	The department shall grant the registration certificate within ten working days from
15		the date the department receives the application if:
16		a. The home is in sanitary condition;
17		b. The home is properly equipped to provide for the health and safety of student
18		boarders; and
19		c. The individual in charge of the home and all assistants are qualified to fulfill
20		the duties required of them under this chapter and under any rules or
21		standards prescribed by the department.
22	4.	A registration certificate issued under this section is effective for up to two years.
23	15.1	-34-04. Boarding home fire inspection - Report. The state department of health,
24	the state fire	e marshal, or a designee of the state fire marshal shall inspect any home for which a
25	registration	certificate is sought if requested to do so by the department. The entity conducting
26	the inspection	on under this section shall prepare an inspection report and present the report to the
27	department	
28	15.1	-34-05. Boarding home - Conditions - Inspection - Investigation of owner or
29	operator. A	At any time, the department or its authorized agents may inspect the conditions of a

30 family boarding home and investigate the qualifications of the owner or operator.

1 **15.1-34-06.** Conviction - Effect on registration - Exceptions. A person who has 2 been convicted of an offense may not be disgualified from registration under this chapter, 3 unless: 4 1. The department determines that the offense has a direct bearing upon the person's 5 ability to serve the public as an owner or operator of a boarding home for students 6 with disabilities; or 7 2. Following conviction for any offense, the department deems that the person is not 8 sufficiently rehabilitated under section 12.1-33-02.1. 9 15.1-34-07. Registration certificate - Denial - Administrative hearing. If after 10 reviewing a person's application for a registration certificate the department elects to deny the 11 application, the department shall serve the applicant with notice of the denial and with the 12 reasons for the denial. The department shall hold an administrative hearing under chapter 13 28-32 regarding the person's application and its subsequent denial if requested to do so by the 14 applicant within ten days from the date on which the department served the notice of denial. 15 15.1-34-08. Registration certificate - Information. The registration certificate must 16 indicate the name of the owner or operator of the boarding home, the location of the boarding 17 home, and the maximum number of students with disabilities who, at any one time, may board 18 at the home. 19 15.1-34-09. Records - Maintenance - Examination. Any person to whom a 20 registration certificate has been issued shall: 21 1. Maintain records regarding each student for whom care is provided, as directed by 22 the department; 23 2. Submit forms and other information regarding each student for whom care is 24 provided, as directed by the department; and 25 3. Allow department personnel and authorized agents of the department to examine 26 all books, records, and reports regarding the home and each student for whom 27 care is provided. 28 15.1-34-10. Records - Students - Confidentiality. All records and information 29 regarding a student for whom care is provided under this chapter are confidential and may be disclosed only: 30 31 As part of a judicial proceeding; 1.

1 2. To officers of the law: 2 3. To representatives of a governmental entity; 3 4. To the parent of a student for whom care is provided under this chapter; and 4 5. To any person who in the opinion of the department has, or may acquire, an 5 advocacy function on behalf of a student for whom care is provided under this 6 chapter. 7 **15.1-34-11.** Registration certificate - Revocation. The department may revoke a 8 registration certificate issued under this chapter if: 9 1. The home is in an unsanitary condition. 10 2. The home is not properly equipped to provide for the health and safety of the 11 students. 12 3. The individual in charge of the home and all assistants are not qualified to fulfill the 13 duties required of them under this chapter and under any rules adopted by the 14 department. 15 4. The owner or operator does not comply with the standards prescribed by the 16 department. 17 5. The registration certificate was issued as a result of an application that contained 18 fraudulent information or an untrue representation. 19 The person to whom the registration certificate was issued violated a rule adopted 6. 20 by the department. 21 7. The person to whom the registration certificate was issued is found guilty of an 22 offense which, in the determination of the department, has a direct bearing upon 23 the person's ability to serve the public as an owner or operator of a boarding home 24 for students with disabilities. 25 8. The person to whom the registration certificate was issued is found guilty of any 26 offense and the department determines that the person is not sufficiently 27 rehabilitated under section 12.1-33-02.1. 28 15.1-34-12. Registration certificate - Revocation - Administrative hearing. Before 29 the department may revoke a person's registration certificate, the department shall serve the 30 holder of the registration certificate with notice of the revocation and the grounds for the 31 revocation. The department shall hold an administrative hearing under chapter 28-32 regarding

1	the revocat	ion of the person's registration certificate, if requested to do so by the holder of the		
2	registration certificate within ten days from the date on which the department served the notice			
3	of revocation.			
4	15. <sup>-</sup>	1-34-13. Student with disabilities - Placement by governmental entity -		
5	Requireme	ents. A governmental entity may not provide for the placement of a student with		
6	disabilities	in a family boarding home unless the person operating the home:		
7	1.	Has obtained a registration certificate; or		
8	2.	Is exempt from the registration requirement under subsection 1 or 2 of section		
9		15.1-34-02 and complies with all applicable standards and rules adopted by the		
10		department.		
11	15. <sup>-</sup>	1-34-14. Minimum standards - Rules - Inspection by governmental entity. The		
12	department	t may:		
13	1.	Establish standards for the registration and operation of a family boarding home.		
14	2.	Allow the application of alternate standards, if appropriate.		
15	3.	Adopt rules governing the provision of boarding home care to students with		
16		disabilities.		
17	4.	Authorize a governmental entity to:		
18		a. Inspect any home for which a registration certificate is sought under this		
19		chapter; and		
20		b. Certify that the home meets the requirements of this chapter and any		
21		standards set by the department.		
22	15.	1-34-15. Penalty. A person who violates any provision of this chapter is guilty of a		
23	class B mis	demeanor.		
24	SE	CTION 19. Chapter 15.1-35 of the North Dakota Century Code is created and		
25	enacted as	follows:		
26	15. <sup>-</sup>	1-35-01. Definitions. In this chapter unless the context otherwise requires:		
27	1.	"Child nutrition program" means any program that provides federal assistance for		
28		the provision of nutritious meals to children.		
29	2.	"Food distribution program" means any program that provides federally donated		
30		agricultural commodities, products, and other foods, or cash payments in lieu of		
31		foods, to eligible participants.		

1 3. "School" means a public school or a not-for-profit nonpublic school. 2 15.1-35-02. Federal funds - Contracts - Expenditures. The superintendent of public 3 instruction shall administer federal funds designed to provide nonprofit child nutrition programs 4 and food distribution programs for eligible participants. The superintendent of public instruction 5 may enter into a contract with any agency of the federal government so that the state may use 6 available federal funds to the fullest extent possible. The superintendent of public instruction 7 shall receive, deposit, and disburse any funds received in accordance with state and federal 8 law. 9 15.1-35-03. Administration of program - Rules - Disbursement of funds. In order 10 to provide for the establishment, maintenance, operation, and expansion of any child nutrition 11 and food distribution program, the superintendent of public instruction may: 12 1. Contract with any public or private entity. 2. 13 Adopt rules. 14 3. Employ personnel. 4. 15 Provide technical advice and assistance to any public or private entity. 16 5. Assist in the training of personnel. 17 6. Disburse state and federal funds. 18 Take any other necessary action, in accordance with state and federal law. 7. 19 15.1-35-04. Board of a school district - Use of funds. The board of a school district 20 may expend any funds or gifts received by it under this chapter, and any funds received from 21 the sale of meals under a child nutrition and food distribution program. 22 15.1-35-05. Accounts and records - Rules - Reporting - Availability. The 23 superintendent of public instruction shall adopt rules regarding recordkeeping, accounting, and 24 reporting by any public or private entity participating in a child nutrition or food distribution 25 program. All accounts and records must be available for inspection and audit at any time by 26 authorized officials and must be preserved for the period of time prescribed by the 27 superintendent of public instruction. The superintendent of public instruction shall conduct or 28 cause to be conducted audits, inspections, and administrative reviews of accounts, records, 29 and operations with respect to child nutrition and food distribution programs, as necessary to 30 determine whether the participants are complying with the terms of any contracts entered into 31 under this chapter, to determine whether the participants are following the rules adopted under

1 this chapter, and to ensure that child nutrition and food distribution programs are effectively

2 administered.

3	<b>15.</b> 1	-35-06. Studies - Appraisals - Reports to governor. The superintendent of
4	public instru	uction, in cooperation with other public and private entities, may:
5	1.	Study methods to improve and expand child nutrition and food distribution
6		programs;
7	2.	Study methods to promote nutrition education in schools;
8	3.	Conduct appraisals regarding the nutritive benefits and other benefits of child
9		nutrition and food distribution programs; and
10	4.	Report the findings and recommendations to the governor.
11	15.1	-35-07. Food service personnel - Training. Each individual who manages the
12	food service	e operation of a public or nonprofit private entity, with which the superintendent of
13	public instru	uction has entered into a contract under this chapter, shall undergo initial and
14	continuing t	raining regarding the safe handling, preparation, and service of food. The
15	superintenc	lent of public instruction shall by rule prescribe the nature, scope, and frequency of
16	the training	
17	SEC	CTION 20. Chapter 15.1-36 of the North Dakota Century Code is created and
18	enacted as	follows:
19	<b>15.</b> 1	-36-01. School construction projects - Approval.
20	1.	Notwithstanding the powers and duties of school boards provided by law, the
21		superintendent of public instruction shall approve the construction, purchase,
22		repair, improvement, modernization, or renovation of any public school building or
23		facility before commencement of the project if the cost of the project, as estimated
24		by the school board, is in excess of twenty-five thousand dollars.
25	2.	The superintendent of public instruction may not approve a project unless the
26		school district proposing the project:
27		a. Demonstrates the need for the project, the educational utility of the project,
28		and the ability to sustain a stable or increasing student enrollment for a period
29		of time at least equal to the anticipated usable life of the project or
30		demonstrates potential utilization of the project by a future reorganized school
31		district; and

1 b. Demonstrates the capacity to pay for the project under rules adopted by the 2 superintendent of public instruction pursuant to chapter 28-32 after receiving 3 input from the state board of public school education. 4 3. If the superintendent of public instruction denies the project, the school board may 5 appeal the superintendent's decision to the state board of public school education. 6 The decision of the state board is final. 7 4. This section does not apply to any construction, purchase, repair, improvement, 8 renovation, or modernization required as part of a plan of correction approved by 9 the state fire marshal under section 15.1-06-09 unless the cost of the 10 improvements exceeds seventy-five thousand dollars. 11 5. For purposes of this chapter, "facility" includes a public school parking lot, public 12 school athletic complex, or any other improvement to real property owned by the 13 school district. 14 15.1-36-02. School construction projects - Loans. 15 1. The board of university and school lands may authorize the use of moneys in the 16 coal development trust fund established pursuant to section 21 of article X of the 17 Constitution of North Dakota and subsection 1 of section 57-62-02 to provide 18 school construction loans, as described in this chapter. The outstanding principal 19 balance of loans under this chapter may not exceed forty million dollars. The 20 board may adopt policies and rules governing school construction loans. 21 2. In order to be eligible for a loan under this section, the board of a school district 22 shall: 23 Obtain the approval of the superintendent of public instruction for its a. 24 construction project under section 15.1-36-01; and 25 b. Submit to the superintendent of public instruction an application containing all 26 information deemed necessary by the superintendent, including potential 27 alternative sources or methods of financing the construction project. 28 The board of a school district may submit its loan application to the superintendent 3. 29 of public instruction before or after receiving authorization of a bond issue in 30 accordance with chapter 21-03. If the vote to authorize a bond issue precedes the 31 application for a loan, the application must be acted upon by the superintendent

1		expeditiously but no later than one hundred eighty days from the date it is received
2		by the superintendent.
3	4.	The superintendent of public instruction shall consider each loan application in the
4		order it received approval under section 15.1-36-01.
5	5.	If the superintendent of public instruction approves the loan, the superintendent
6		may determine the loan amount. In determining the amount of a loan, the
7		superintendent shall take into account the cost of the construction project and the
8		fiscal capacity of the school district.
9	6.	If the superintendent of public instruction approves the loan, the superintendent
10		may determine the interest rate to be paid. The interest rate on a loan under this
11		section may not exceed a rate of two percent below the net interest rate on
12		comparable tax-exempt obligations as determined on the date the application is
13		approved by the superintendent pursuant to section 15.1-36-01. The interest rate
14		may not exceed six percent.
15	7.	A school district may not receive a loan under this section unless the
16		superintendent of public instruction determines that the district has an existing
17		indebtedness equal to at least fifteen percent of its taxable valuation. In
18		determining a school district's existing indebtedness, the superintendent shall
19		include outstanding indebtedness authorized by an election under section 21-03-07
20		but not issued and indebtedness authorized to be paid with dedicated tax levies
21		under subsection 7 of section 21-03-07 but not issued.
22	8.	The superintendent of public instruction may adopt rules governing school
23		construction loans.
24	9.	For purposes of this section, a construction project means the purchase, lease,
25		erection, or improvement of any structure or facility by a school board, provided the
26		acquisition or activity is within a school board's authority and further provided that
27		the acquisition or activity is estimated to cost in excess of fifty thousand dollars.
28	15.1	-36-03. School construction project loans - Management by Bank of North
29	Dakota. If t	the superintendent of public instruction approves a loan application under section
30	15.1-36-02,	the superintendent shall forward the application to the Bank of North Dakota. The
31	Bank shall manage and service each school construction loan issued under this chapter and	

1	shall execute all necessary loan instruments. The Bank may charge loan recipients a fee for
2	managing and servicing the loan. The Bank shall receive payments of principal and interest
3	from the school districts and shall remit the payments of principal and interest to the board of
4	university and school lands. The board shall use or deposit the payments in accordance with
5	section 57-62-02 and section 21 of article X of the Constitution of North Dakota.
6	15.1-36-04. Evidences of indebtedness. The board of a school district may issue and
7	sell evidences of indebtedness under chapter 21-03 to finance the construction or improvement
8	of a project approved under this chapter. The principal amount of the loan and the evidences of
9	indebtedness to repay the loan may not exceed the lesser of thirty percent of the school
10	district's taxable valuation or five million dollars. Evidences of indebtedness issued under this
11	chapter constitute a general obligation of the school district.
12	15.1-36-05. Construction of public school building - Violations - Penalty.
13	1. A person is guilty of an infraction if the person:
14	a. Draws plans or specifications for the construction of a public school building
15	or facility in violation of this chapter;
16	b. Superintends the construction of a public school building or facility in violation
17	of this chapter;
18	c. Constructs a public school building or facility in violation of this chapter; or
19	d. Violates any other provision of this chapter.
20	2. A member of a school board is guilty of an infraction if the member concurred in a
21	violation of this chapter by the board.
22	SECTION 21. REPEAL. Chapters 15-21.1, 15-29, 15-34.1, 15-34.2, 15-35, 15-36,
23	15-37, 15-38, 15-38.1, 15-38.2, 15-40.1, 15-40.2, 15-40.3, 15-41, 15-43, 15-44, 15-45, 15-47,
24	15-54, 15-59, 15-59.2, 15-59.3, and 15-60 of the North Dakota Century Code are repealed.