Sixty-third Legislative Assembly of North Dakota

SENATE BILL NO. 2144 with Conference Committee Amendments SENATE BILL NO. 2144

Introduced by

Senators Laffen, Grindberg, Klein

Representatives Porter, Zaiser

- 1 A BILL for an Act to create and enact a new section to chapter 10-31 of the North Dakota
- 2 Century Code, relating to ownership of professional organizations; and to amend and reenact
- 3 sections 10-31-01, 10-31-02, 10-31-02.1, 10-31-04, and 10-31-13 of the North Dakota Century
- 4 Code, relating to nonprofessional ownership of professional organizations.

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

- 6 SECTION 1. AMENDMENT. Section 10-31-01 of the North Dakota Century Code is
- 7 amended and reenacted as follows:

8 **10-31-01. Definitions.**

- 9 As used in this chapter, unless the context otherwise requires:
- 10 1. "Create" means to form an organization by:
- 11 a. Incorporating a professional corporation;
- b. Organizing a professional limited liability company; or
- 13 c. Registering a professional limited liability partnership.
- 14 2. "Executive" means an officer or a director of a professional corporation, a manager or
- a governor of a professional limited liability company, or a partner of a professional
 limited liability partnership.
- 17 3. "Foreign limited liability partnership" has the meaning set forth in section 45-22-01.
- 4. "Foreign professional organization" means a professional organization that is created
 under laws other than the laws of this state for purposes for which a professional
 organization may be created under this chapter.
- 21 5. <u>"Minority owner" means an owner of a professional organization:</u>
- a. Who is not licensed or otherwise legally authorized within this state to render the
 same professional service as the organization;

1 Who provides a service to the organization which is ancillary to the organization's <u>b.</u> 2 professional service; 3 Who does not provide that owner's service to the public through the organization; С. 4 and 5 Who is expressly authorized under subsection 3 of section 10-31-04. <u>d.</u> 6 6. "Owner" means a shareholder of a professional corporation, a member of a 7 professional limited liability company, or a partner of a limited liability partnership. 8 6.7. "Professional corporation" or "corporation" means a corporation that is incorporated 9 under this chapter for the purpose of rendering professional service and which has as 10 its shareholders only individuals: 11 Individuals who themselves are licensed or otherwise legally authorized within a. 12 this state to render the same professional service as the corporation or-13 nonlicensed; 14 Nonlicensed employees as provided in section 10-31-07.1; and <u>b.</u> 15 С. Minority owners. 16 "Professional limited liability company" or "limited liability company" means a limited <u>7.8.</u> 17 liability company that is organized under this chapter for the purpose of rendering 18 professional service and which has as its members only individuals: 19 Individuals who themselves are licensed or otherwise legally authorized within a. 20 this state to render the same professional service as the limited liability company 21 or nonlicensed; 22 Nonlicensed employees as provided in section 10-31-07.2; and b. 23 Minority owners. <u>C.</u> 24 <u>8.9.</u> "Professional limited liability partnership" or "limited liability partnership" means a 25 limited liability partnership that is registered under this chapter for the purpose of 26 rendering professional service, is not a foreign limited liability partnership, and has as 27 its partners only individuals: 28 Individuals who are licensed or otherwise legally authorized within this state to a. 29 render the same professional service as the limited liability partnership or-30 nonlicensed; 31 Nonlicensed employees as provided in section 10-31-07.1; and b.

1		<u>C.</u>	Minority owners.		
2	9.<u>10.</u>	"Pro	'Professional organization" or "organization" means:		
3		a.	A professional corporation that is incorporated under this chapter;		
4		b.	A professional limited liability company that is organized under this chapter; or		
5		C.	A professional limited liability partnership that is registered under this chapter.		
6	10.<u>11.</u>	"Pro	Professional service" means the personal service to the public which requires a		
7		lice	nse as a condition precedent to the rendering of such service and which requires		
8		as a	a condition of licensure an undergraduate or advanced college degree in the		
9		spe	cific field.		
10	SEC	SECTION 2. AMENDMENT. Section 10-31-02 of the North Dakota Century Code is			
11	amende	d an	d reenacted as follows:		
12	10-31-02. Articles of incorporation.				
13	1.	One	e or more individuals may incorporate a professional organization in the form of a		
14		cor	poration for the practice of a profession by filing articles of incorporation with the		
15		sec	retary of state. The articles of incorporation must meet the requirements of chapter		
16		10-	19.1 and contain the following:		
17		a.	The profession to be practiced through the professional corporation; and		
18		b.	The names and residence addresses of all of the original shareholders of the		
19			professional corporation who will practice the profession in this state and of the		
20			original shareholders of the professional corporation who are minority owners.		
21	2.	At t	he time the articles of incorporation are filed with the secretary of state, the		
22		pro	fessional corporation also shall file a:		
23		<u>a.</u>	\underline{A} certificate from the regulating board of the profession involved that each of the		
24			directors and shareholders of voting shares who will practice the profession in		
25			this state, if any, is licensed to practice the profession in this state; or		
26		<u>b.</u>	If there is one or more minority owners, a certificate from the regulating board of		
27			the profession of the corporation certifying that each of the directors and		
28			shareholders of voting shares who will practice the profession in this state, if any,		
29			is licensed to practice the profession in this state and a certificate from the		
30			corporation identifying the minority owners who are exempt from the licensing		
31			requirement and the express law authorizing minority ownership.		

1	SEC	TIO	N 3. AMENDMENT. Section 10-31-02.1 of the North Dakota Century Code is		
2	amended and reenacted as follows:				
3	10-3	10-31-02.1. Articles of organization.			
4	1.	One	One or more individuals may organize a professional organization in the form of a		
5		limit	limited liability company for the practice of a profession by filing articles of organization		
6		with	with the secretary of state. The articles of organization must meet the requirements of		
7		cha	pter 10-32 and must contain the following:		
8		a.	The profession to be practiced through the professional limited liability company;		
9			and		
10		b.	The name and residence address of each original member of the professional		
11			limited liability company who will practice the profession in this state and of each		
12			original member of the professional limited liability company who is a minority		
13			owner.		
14	2.	At ti	At the time the articles of organization are filed with the secretary of state, the		
15		prof	essional limited liability company also shall file a:		
16		<u>a.</u>	\underline{A} certificate from the regulating board of the profession involved that each of the		
17			governors and members who will practice the profession in this state, if any, is		
18			licensed to practice the profession in this state; or		
19		<u>b.</u>	If there is one or more minority owners, a certificate from the regulating board of		
20			the profession of the limited liability company certifying that each of the governors		
21			and members who will practice the profession in this state, if any, is licensed to		
22			practice the profession in this state and a certificate from the limited liability		
23			company identifying the minority owners and the express law authorizing minority		
24			ownership.		
25	SECTION 4. AMENDMENT. Section 10-31-04 of the North Dakota Century Code is				
26	amende	d and	d reenacted as follows:		
27	10-3	1-04	. Purpose for which created <u>- Minority ownership</u> .		
28	1.	A pr	ofessional organization may be created pursuant to this chapter only for the		
29		purp	pose of rendering one specific type of professional service and services ancillary		
30		ther	eto or for the purpose of rendering two or more kinds of professional services that		
31		are	specifically authorized to be practiced in combination under the licensing laws of		

1		each of the professional services to be practiced by a licensed individual or		
2	partnership of licensed individuals and ancillary services. This subsection does not			
3	preclude an organization created pursuant to this chapter from rendering more thar			
4		one specific type of professional service if the services rendered are set forth in		
5		chapters 43-03 and 43-19.1 or if the services rendered are set forth in chapters		
6		43-26.1 and 43-40.		
7	2.	A professional organization may not engage in any business other than rendering the		
8		professional service for which it was created to render and services ancillary theretoto		
9		that professional service. However, a professional organization may own real and		
10		personal property necessary or appropriate for rendering the type of professional		
11		services it was created to render and may invest its funds in real estate mortgages,		
12		stocks, bonds, membership interests, and any other type of investment.		
13	<u>3.</u>	If expressly authorized under this subsection, a professional organization may have a		
14		minority ownership by one or more minority owners. A professional organization		
15		created under this chapter for the purpose of providing professional services as set		
16		forth in chapter 43-03 is expressly authorized to have minority owners.		
17	SECTION 5. A new section to chapter 10-31 of the North Dakota Century Code is created			
18	8 and enacted as follows:			
19	lssu	ance and transfer of shares, membership interests, and partnership interests -		
20	Exception for minority owners.			
21	Notwithstanding sections 10-31-07, 10-31-07.2, and 10-31-07.3, if minority owners are			
22	expressly authorized under subsection 3 of section 10-31-04, a professional organization may			
23	issue shares and membership interests to minority members and an owner may transfer shares			
24	or membership interests to minority owners. In the case of issuance or transfer of shares or			
25	membership interests to a minority owner, the organization is exempt from the certificate filing			
26	requirement under sections 10-31-07, 10-31-07.2, and 10-31-07.3. However, if a professional			
27	organization has minority owners, an issuance or transfer of shares or membership interests			
28	may not result in minority owners having a majority ownership in the organization.			
29	SECTION 6. AMENDMENT. Section 10-31-13 of the North Dakota Century Code is			
30	amende	d and reenacted as follows:		

30 amended and reenacted as follows:

1	10-31-′	13. Pro	ofessional organizations - Annual reports - Renewal.
2	1. W	/ith res	pect to a professional organization in the form of a corporation:
3	a.	Ea	ch corporation incorporated under this chapter shall file with the secretary of
4		sta	te an annual report at the time specified for the filing of the report by chapter
5		10-	19.1 giving the name and residence address of each officer, director, and
6		sha	areholder of the corporation at the time of filing of the report. With respect to
7		sha	ares, the report must include:
8		(1)	A statement of the aggregate number of shares the corporation has
9			authority to issue, itemized by classes, par value of shares, shares without
10			par value, and series, if any, within a class; and
11		(2)	A statement of the aggregate number of issued shares, itemized by classes,
12			par value of shares, shares without par value, and series, if any, within a
13			class <u>; and</u>
14		<u>(3)</u>	If there are minority owners, a statement of the issued shares, itemized by
15			minority owner and nonminority owner.
16	b.	The	eExcept as provided under subsection 4, the report must include a statement
17		tha	t all directors and shareholders of voting shares who practice in this state are
18		lice	ensed to render the same specific professional services as those for which the
19		cor	poration was incorporated. The report must be:
20		(1)	Made on a form as prescribed and furnished by the secretary of state;
21		(2)	Signed by the president or vice president of the corporation; and
22		(3)	Accompanied by the filing fee prescribed in chapter 10-19.1.
23	C.	Ac	opy of the report must be filed at the same time with the regulatory board that
24		lice	enses the shareholders described in the reportproviding the corporation's
25		pro	<u>fessional service</u> . No filing fee may be charged by the<u>The</u> regulatory board
26		ma	<u>y not charge a filing fee</u> .
27	d.	Are	egulatory board issuing a license under section 10-31-01 shall issue a
28		cer	tificate required in section 10-31-02. The certificate must be on a form
29		pre	scribed and furnished by the secretary of state. The regulatory board may
30		cha	arge and collect a fee not to exceed twenty dollars per individual certified to be
31		lice	ensed by the regulating board.

1	2.	With	respect to a professional organization in the form of a limited liability company:
2		a.	Each limited liability company organized under this chapter shall file with the
3			secretary of state an annual report at the time specified for the filing of the report
4			by chapter 10-32 giving the name and residence address of all managers,
5			governors, and members of the organization at the time of filing of the annual
6			report.
7		b.	The Except as provided under subsection 4, the report must include a statement
8			that all governors and members holding voting membership interests who
9			practice in this state are licensed to render the same specific professional
10			services as those for which the limited liability company was organized. This
11			report must be:
12			(1) Made on a form as prescribed and furnished by the secretary of state;
13			(2) Signed by the president or vice president of the limited liability company;
14			and
15			(3) Accompanied by the filing fee prescribed in section 10-32-180.
16		C.	A copy of the report must be filed at the same time with the regulatory board that
17			licenses the members described in the reportproviding the limited liability
18			company's professional service. No filing fee may be charged by the The
19			regulatory board may not charge a filing fee.
20		d.	A regulatory board issuing a license under section 10-31-01 shall issue a
21			certificate required in section 10-31-02. The certificate must be on a form
22			prescribed and furnished by the secretary of state. The regulatory board may
23			charge and collect a fee not to exceed twenty dollars per individual certified to be
24			licensed by the regulatory board.
25	3.	With	respect to a professional organization in the form of a limited liability partnership:
26		a.	The annual report filed with the secretary of state at the time specified for the
27			filing of the report by chapter 45-22 must include the name and residence
28			address of each partner of the organization at the time of filing of the annual
29			report.
30		b.	The Except as provided under subsection 4, the annual report must include a
31			statement that each partner holding voting partnership interests who practices in

1			this state is licensed to render the same specific professional services as those
2			for which the limited liability partnership was registered. The annual report must
3			be:
4			(1) Made on a form prescribed and furnished by the secretary of state;
5			(2) Signed by a managing partner of the limited liability partnership; and
6			(3) Accompanied by the filing fee prescribed in section 45-22-22.
7		C.	A copy of the annual report must be filed at the same time with the regulatory
8			board that licenses the partners described in the annual reportproviding the
9			limited liability partnership's professional service. A filing fee may not be charged
10			by the The regulatory board may not charge a filing fee.
11		d.	A regulatory board issuing a license under section 10-31-01 shall issue a
12			certificate required in section 10-31-02. The certificate must be on a form
13			prescribed and furnished by the secretary of state. The regulatory board may
14			charge and collect a fee not exceeding twenty dollars per individual certified to be
15			licensed by the regulating board.
16	<u>4.</u>	<u>If the</u>	e organization has a minority owner, the annual report must include a statement
17		that:	
18		<u>a.</u>	Each nonminority owner who practices in this state is licensed to render the
19			organization's professional service;
20		<u>b.</u>	Each minority owner provides a service to the organization which is ancillary to
21			the organization's professional service;
22		<u>C.</u>	Each minority owner does not provide that owner's service to the public through
23			the organization; and
24		<u>d.</u>	The minority owners do not hold a majority interest in the organization.
25	<u>5.</u>	<u>In o</u>	rder to regulate organizations that have minority ownership, the secretary of state
26		<u>shal</u>	I collect one thousand dollars for articles of incorporation for a corporation, articles
27		<u>of o</u>	rganization for a limited liability company, or articles of amendment related to an
28		orga	anization that has a minority owner. This fee is in addition to the fees provided for
29		thes	e filings under section 10-19.1-147 or 10-32-150. Fees collected by the secretary
30		<u>of st</u>	tate under this subsection must be deposited in the secretary of state's general
31		<u>serv</u>	vices operating fund.