# Sixty-third Legislative Assembly of North Dakota In Regular Session Commencing Tuesday, January 8, 2013

HOUSE BILL NO. 1085
(Industry, Business and Labor Committee)
(At the request of the Department of Financial Institutions)

AN ACT to create and enact a new subsection to section 6-01-02 and section 6-03-59.2 of the North Dakota Century Code, relating to providing a definition for a financial corporation and to authorize lease financing of public facilities by a state-chartered bank; and to amend and reenact sections 6-01-01, 6-01-04, 6-01-04.3, 6-01-05, 6-01-06, and 6-01-09, subsection 1 of section 6-01-10, and sections 6-01-13, 6-01-14, 6-01-15, 6-01-16, 6-03-05, 6-03-11, 6-03-13, 6-03-27, 6-03-37, 6-05-04.1, 6-05-15.1, 6-05-26, 6-05-28, 6-05-29, and 6-08-27 of the North Dakota Century Code, relating to the management and control of entities regulated by the department of financial institutions, the powers and duties of the state banking board and state credit union board, assessment of civil money penalties, the taking of testimony and enforcement of orders, the appointment of receivers, the supervision and examination by the commissioner of financial institutions, the records kept and reports made by the commissioner of financial institutions, the appointment of an assistant commissioner and assignment of titles within the department of financial institutions, the reports of deputies of the commissioner of financial institutions, the prohibition of financial interest by officers and employees of the department of financial institutions in entities regulated by the department of financial institutions, the salaries of deputies of the commissioner of financial institutions, the regulation and limitation of loans on real estate, the conversion, consolidation, or merger of banking institutions, the removal to a new location of a banking association, requirements regarding how the list of shareholders of a banking institution is to be kept and when it is to be filed with the commissioner of financial institutions, reserve funds of banking associations, the right of action against security deposits of trust companies, responsibilities of trust companies to a beneficiary of a trust, reports regarding the increase in capital stock of trust companies to the state banking board, fees paid to the department of financial institutions by trust companies, the duty of the commissioner of financial institutions when an examination of a trust company discloses a violation of law, and the authorization and application by a nonresident bank or trust company intending to establish a place of business, branch office, or agency in the state.

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

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

## 6-01-01. Management and control - State department of financial institutions - Local ordinances preempted.

The state department of financial institutions is under the supervision of the state banking board, state credit union board, and a chief officer designated as the commissioner of financial institutions. The state department of financial institutions has charge of the execution of all laws relating to state banks, trust companies, credit unions, building and loan associations, mutual investment corporations, mutual savings corporations, banking institutions, and other financial corporations, exclusive of the Bank of North Dakota. A local governing body may not adopt or enforce a resolution or an ordinance regulating a financial institution, financial corporation, or credit union.

**SECTION 2.** A new subsection to section 6-01-02 of the North Dakota Century Code is created and enacted as follows:

"Financial corporation" means all entities regulated by the department of financial institutions, excluding financial institutions and credit unions.

**SECTION 3. AMENDMENT.** Section 6-01-04 of the North Dakota Century Code is amended and reenacted as follows:

### 6-01-04. Powers and duties of the state banking board and state credit union board.

The <u>state banking</u> board may adopt rules for the government of financial <u>corporationsinstitutions</u> and <u>trust companies</u> mentioned in section 6-01-01 to the extent the rules do not conflict with any law of this state or of the United States. The <u>state banking</u> board shall make and enforce such orders as are necessary or proper to protect the public and the depositors or creditors of those financial <del>corporations</del> and institutions and trust companies.

The same powers are given to the state credit union board with reference to credit unions as are granted to the state banking board with reference to financial corporations institutions and trust companies named in this chapter.

**SECTION 4. AMENDMENT.** Section 6-01-04.3 of the North Dakota Century Code is amended and reenacted as follows:

### 6-01-04.3. Assessment of civil money penalties.

- The commissioner or the board may assess a civil money penalty against a financial institution or, financial corporation, including state-chartered banks, credit unions, trust companies, and savings and loan associations or credit union, or an officer, director, employee, agent, or person participating in the conduct of the affairs of the financial corporation, financial institution, or credit union upon finding one or more of the following:
  - a. Failure to comply with a permanent or temporary cease and desist order that has been voluntarily consented to or issued pursuant to section 6-01-04.2;
  - b. Failure to comply with a final order that has been voluntarily consented to or issued following formal proceedings under chapter 28-32;
  - c. Payment of dividends in violation of section 6-03-36:
  - d. Loans and leases to one borrower or concern which exceed the limitations set forth in sections 6-03-59 and 6-03-59.1;
  - e. Loans to directors, officers, and employees in violation of section 6-03-60;
  - f. The intentional filing of inaccurate or misleading call reports required by section 6-03-70 or 6-06-08;
  - g. Violations of loan limitations under subsection 1 of section 6-06-12 or North Dakota Administrative Code section 13-03-16-03, 13-03-16-05, or 13-03-16-08;
  - h. Loans in violation of section 6-06-14 or subsection 2 of section 13-03-16-02 of the North Dakota Administrative Code or subsection 2 of section 13-03-16-05 of the North Dakota Administrative Code; or
  - i. Failure to file notice of change of control under section 6-08-08.1.
- 2. The commissioner or the board commences administrative proceedings to assess civil money penalties by serving a complaint on the respondent stating the factual basis for the commissioner's or board's belief that a violation has occurred and the amount of civil penalties that the complaint seeks to impose. The complaint must contain a notice of an opportunity for an administrative hearing conducted under chapter 28-32. The date for the hearing must be set not less than thirty days after the date the complaint is served upon the respondent. If assessment of civil money penalties are proposed based on conditions described in subdivisions c through i of subsection 1, a complaint may not be filed unless the respondent

has been provided with prior orders, examination reports, or other written communications, and has willfully refused to take corrective action that the respondent was capable of taking at the time.

- 3. If the respondent fails to answer the complaint within twenty days of its service, the commissioner or board may enter an order imposing civil money penalties upon the respondent. If a hearing is held and the board concludes that the record so warrants, the board may enter an order imposing civil money penalties upon the respondent. The assessment order is effective and enforceable immediately upon service or upon a date specified in the order, and remains effective and enforceable until it is stayed, modified, terminated, or set aside by action of the board or a reviewing court.
- 4. In determining the amount of civil penalty imposed, the commissioner or board shall consider thewhether good faith of the financial institution or the person being assessed was exercised, and the gravity of the violation and any previous violations. The commissioner or board may not impose a civil money penalty in excess of five thousand dollars for each occurrence and one hundred dollars per day for each day that the violation continues after service of an order. Any civil money penalties collected under this section must be paid to the state-treasurer department of financial institutions and deposited in the financial institutions regulatory fund.

**SECTION 5. AMENDMENT.** Section 6-01-05 of the North Dakota Century Code is amended and reenacted as follows:

### 6-01-05. Taking of testimony and enforcement of orders.

The <u>state banking</u> board, <u>the state credit union board</u>, the commissioner, and the deputy examiners each have the power to subpoena witnesses, administer oaths, and generally to do and perform any and all acts and things necessary to the complete performance of the powers and duties imposed upon them in this title, and to enforce the provisions of law relating to <u>financial corporations</u>, financial institutions, <u>and credit unions</u>. For the purpose of enabling them to perform all the duties imposed upon them, the provisions of section 27-10-23 are applicable to their proceedings. Any and all orders made by the <u>issuing</u> board <u>or commissioner</u> are operative immediately and remain in full force until modified, amended, or annulled by the <u>issuing</u> board, <u>commissioner</u>, or by a court of competent jurisdiction in an action commenced by the party against whom such order has been issued.

**SECTION 6. AMENDMENT.** Section 6-01-06 of the North Dakota Century Code is amended and reenacted as follows:

### 6-01-06. Appointment of receivers.

The <u>state banking</u> board <u>and state credit union board</u>, except as otherwise provided in this title, <u>hashave</u> authority and power to appoint, by <u>itstheir</u> own order, receivers for insolvent <u>corporations orfinancial</u> institutions <u>defined in this titleand credit unions under their regulatory supervision</u>. Such receivers have the same power and authority, and their acts have the same validity, as if they had been appointed under and by the direction of a district court. Nothing herein contained may be construed so as to take away from the courts the power to appoint receivers of such <u>corporations orfinancial</u> institutions <u>and credit unions</u> at any stage of the proceedings and thus to terminate the receivership ordered by the board.

**SECTION 7. AMENDMENT.** Section 6-01-09 of the North Dakota Century Code is amended and reenacted as follows:

#### 6-01-09. Supervision and examination by commissioner of financial institutions.

The commissioner shall exercise a constant supervision over the business affairs of all financial corporations and, financial institutions, and credit unions, including all out-of-state branches of financial corporations and, financial institutions, and branches of out-of-state state-chartered banks, savings and

loan associations, or savings banks within the jurisdiction of the boardcredit unions. Either the commissioner or one or more examiners shall visit each of the state banking associations and other corporations, associations, and branches under the commissioner's jurisdictionfinancial institution at least once each thirty-six months to examine theirits affairs and ascertain theirits financial condition. The commissioner shall inspect and verify the assets and liabilities of the institution and branches to ascertain with reasonable certainty that the value of the assets and the amounts of the liabilities are correctly carried on its books. The commissioner shall examine the validity of mortgages held by savings institutions and shall see that all of the mortgages are properly recorded. The commissioner shall investigate the method of operation and conduct of the corporations and institutions and their systems of accounting to ascertain whether the methods conform to the law and sound banking usage and principles. The commissioner shall inquire into and report any infringement of the laws governing those corporations and institutions, and for that purpose the commissioner may examine the officers, agents, and employees of the corporations and institutions and all persons doing business therewith. The commissioner may examine, or cause to be examined, or review the books and records of any subsidiary corporation of a bank under the commissioner's supervision and may require the bank to provide information on the holding company that owns the bank. The commissioner shall report the condition of the corporations and institutions, together with the commissioner's recommendations or suggestions in connection therewith, to the state banking board, and the board may take such action as the exigencies may demand.

**SECTION 8. AMENDMENT.** Subsection 1 of section 6-01-10 of the North Dakota Century Code is amended and reenacted as follows:

The assistant commissioner shall act as secretary and keep all proper records and files pertaining to the duties and work of the office of the assistant commissioner department of financial institutions and the proceedings of the board. The commissioner shall report to the board annually, touching on all the commissioner's official acts and those of the deputy examiners, giving abstracts of statistics and of the conditions of the various institutions to which the commissioner's duties relate, and making such recommendations and suggestions as the commissioner may determine proper.

**SECTION 9. AMENDMENT.** Section 6-01-13 of the North Dakota Century Code is amended and reenacted as follows:

## 6-01-13. Commissioner - Appointment of <u>deputies</u><u>assistant commissioner and assignment of titles within the department.</u>

The commissioner may appoint, remove, and assign appropriate titles to such deputy examiners and such other employees as in the commissioner's judgment may be necessary for the proper discharge of the business of the department of financial institutions. The commissioner may select and designate one of said deputy examiners to be chief deputy examiner and the assistant commissioner to act during the absence or disability of the commissioner, and in such cases the deputy examiner assistant commissioner so designated has charge of the office and shall administer its affairs. The chief deputy examiner assistant commissioner shall perform such duties as may be prescribed by the commissioner.

**SECTION 10. AMENDMENT.** Section 6-01-14 of the North Dakota Century Code is amended and reenacted as follows:

### 6-01-14. Deputies controlled by commissioner - Reports.

Each deputy examiner provided for in this title is under the direct orders and instructions of the commissioner, and shall report to the commissioner during or immediately after the completion of each examination of each financial corporation or, financial institution, or credit union examined by the deputy examiner, together with such recommendations and suggestions as the deputy examiner may deem advisable. Such report must be in such form as may be prescribed by the commissioner or, the state banking board, or state credit union board.

**SECTION 11. AMENDMENT.** Section 6-01-15 of the North Dakota Century Code is amended and reenacted as follows:

#### 6-01-15. Officers and employees to be disinterested.

- 1. No officer or employee of this department may have any interest, directly or indirectly, in any financial corporation or financial institution within the jurisdiction of the department of financial institutions, nor in any corporation or institution engaged wholly or in part in the writing or issuing of bonds of or for any such corporation or institution or any officer or employee thereof. Provided, however, this prohibition does not apply to membership in a state-chartered credit union or savings and loan association.
- 2. For purposes of this section, "interest" means ownership of or investment in such corporations or institutions.

**SECTION 12. AMENDMENT.** Section 6-01-16 of the North Dakota Century Code is amended and reenacted as follows:

### 6-01-16. Salaries of commissioner's deputies.

The salary of the chief deputy examinerassistant commissioner and the salary of each other deputy must be fixed by the commissioner within the limits of the legislative appropriation for such salaries. In addition to the amounts herein specified, each deputy must be allowed the deputy's actual and necessary traveling expenses when engaged in the discharge of the deputy's duties. The salaries of all clerks, stenographers, and other assistants must be fixed by the commissioner within the limits of the legislative appropriation therefor.

**SECTION 13. AMENDMENT.** Section 6-03-05 of the North Dakota Century Code is amended and reenacted as follows:

#### 6-03-05. Loans on real estate - Regulation - Limitation.

- 1. Before any real estate loan efequal to or more than two hundred fifty thousand dollars is made, an appraisal must be conducted by a licensed or certified appraiser if required by the federal Financial Reform, Recovery, and Enforcement Act of 1989 [Pub. L. 101-73; 103 Stat. 512; 12 U.S.C. 3332 et seq.]. A
- 2. Before any real estate loan that does not meet the requirements of subsection 1 is made, a bank must obtain an appropriate evaluation of real property collateral for transactions that do not requireif an appraisal by a licensed or certified appraiser is not obtained. The
- 3. Regardless of the value of a real estate loan, the commissioner may require issue an order requiring an appraisal by a licensed or certified appraiser when necessary to address safety and soundness concerns. Any real estate loan made must conform to loan-to-value limits as established by rule by the state banking board under chapter 28-32.

**SECTION 14. AMENDMENT.** Section 6-03-11 of the North Dakota Century Code is amended and reenacted as follows:

### 6-03-11. Conversion, consolidation, or merger.

Any two or more banking institutions as defined in section 6-01-02 upon making application to the state banking board may consolidate or merge if authorized by the board into one banking institution under the charter of either existing banking institution on such terms and conditions as lawfully may be agreed upon by a majority of the board of directors of each banking institution proposing to consolidate or merge subject to rules adopted by the state banking board. Before becoming final, such consolidation or merger must be ratified and confirmed by the vote of the shareholders of each such banking institution owning at least two-thirds of its capital stock outstanding at a meeting to be held on the call of the directors. Notice of such meeting and of the purpose thereof must be given to each

shareholder of record by registered or certified mail at least ten days prior to the meeting. The shareholders may unanimously waive such notice and may consent to such meeting and consolidation or merger in writing. The capital stock and surplus of such consolidated banking institution must not be less than that required under this title for the organization of a banking institution of the class of the largest consolidating banking institution. Immediately after the consolidation or merger a full report thereof, including a statement of the assets and liabilities of the consolidated banking institution, must be made to the commissioner by the surviving banking institution. Any banking institution may without approval by any state authority convert into or merge or consolidate with a national banking association as provided by federal law. A national bank proposing to merge into a state-chartered bank shall grant the commissioner discretionary authority to conduct an examination. The commissioner shall set fees for such examination at an hourly rate sufficient to cover all reasonable expenses of the department of financial institutions associated with the examination. Fees must be collected by the commissioner, transferred to the state treasurer, and deposited in the financial institutions regulatory fund.

**SECTION 15. AMENDMENT.** Section 6-03-13 of the North Dakota Century Code is amended and reenacted as follows:

#### 6-03-13. Conversion to national bank - Sale of bank - Removal to new location.

An association organized to do business in any city in this state, and which has sold or converted its business to a national bank or to any other banking association which is continued at the same place, may not use its charter to recommence business at another place without first obtaining the consent of the state banking board. When a banking association which has not so converted or sold its business is located at a place where there is not, or can reasonably project that there will not be, sufficient business for the profitable conduct of a bank, such association may apply to the state banking board for authority to remove its business to some other place within the state and to change its name if desired, and upon the approval of such application, by the board and the proper amendment of the articles of incorporation, the board may issue authority for such removal and change. No such association, however, is permitted to remove its business to any city unless it has the full amount of capital stock and surplus required by this title for a new organization in such city. A banking association may apply to the state banking board for authority to move its main office to any location currently being operated by the banking association as a facility or to another location within the same corporate city limits.

**SECTION 16. AMENDMENT.** Section 6-03-27 of the North Dakota Century Code is amended and reenacted as follows:

#### 6-03-27. List of shareholders to be kept and filed.

- The president or cashier of every banking institution formed pursuant to the provisions of this title, at all times, shall keep a true and correct list of the names and post-office addresses of all shareholders of such banking institution, with the amount of stock held by each, the date of transfer, and to whom transferred, which list shall be verified on the thirty-first day of December of each year. A copy of the verified list shall be filed in the office of the commissioner on the same date.
- 2. Whenever a change in control occurs, a letter indicating the parties involved in the change, the amount of the stock, the date of the transfer, and to whom transferred must be forwarded to the commissioner within ten days of such change. For purposes of this subsection, "control" means owning or controlling directly or indirectly or by acting through one or more persons, of the power to vote twenty-five percent or more of any class of voting securities of the association or banking institution, controlling in any manner the election of a majority of the directors of the association or banking institution, or directing the management or policies of the association or banking institution.
- 3. The commissioner may request at least annually a list of all shareholders of a bank holding company controlling a state-chartered banking institution.

**SECTION 17. AMENDMENT.** Section 6-03-37 of the North Dakota Century Code is amended and reenacted as follows:

#### 6-03-37. Reserve funds.

Every banking association shall have on hand at all times in available funds an amount which equals a percentage of its demand deposits and amounts due to other banks, plus a percentage of its time deposits. Such percentage must be set by the state banking board. Such reserve funds may consist of cash on hand and balances due to the association from the Bank of North Dakota, a federal reserve bank, or good solvent state or national banks, approved by the commissioner for such purposes and located in such cities as will facilitate banking exchange. The commissioner, whenever the commissioner deems it necessary, may require such banking association, on fifteen days' notice in writing, to increase such reserve requirements to not more than twenty percent of its demand deposits nor more than ten percent of its time deposits. Cash items must not be included in computing reserve, and no association may carry as cash, or as cash items, any paper or other matter except legitimate bank exchange which will be cleared on the same or the next succeeding day. Whenever its reserve funds are below the required amount, no dividend may be paid.

If on any one day, reserves do not meet the requirements, it is not a violation of this section-provided that the average reserve for the period starting on Thursday of the same calendar week and ending on the second Wednesday following, equals or exceeds the minimum requirements.

The commissioner must notify any association whose reserve is below the amount required to make good such reserve, and if such association fails to do so for a period of thirty days after such notice, the state banking board may impose a penalty of not less than one hundred dollars or an amount equal to seven percent per annum based on the average deficiency for the period of deficiency, whichever is greater, which must be collected in the same manner as other penalties prescribed in this titlemeets the requirements of the board of governors of the federal reserve system.

**SECTION 18.** Section 6-03-59.2 of the North Dakota Century Code is created and enacted as follows:

### 6-03-59.2. Lease financing of public facilities.

A state-chartered bank may purchase or construct a municipal building, school building, or other similar public facility and, as holder of legal title, lease the facility to a municipality or other public authority having resources sufficient to make all rental payments as they become due. The lease agreement must provide that the lessee will become the owner of the building or facility upon the expiration of the lease. All leases provided in accordance with this section must be subject to the bank's legal lending limit.

**SECTION 19. AMENDMENT.** Section 6-05-04.1 of the North Dakota Century Code is amended and reenacted as follows:

### 6-05-04.1. Right of action against deposit.

The security deposited with the state treasurerdepartment of financial institutions as provided in section 6-05-04 must be held by the state treasurerdepartment of financial institutions for the benefit of any person making any transfer or deposit of money or property in the state of North Dakota to or with any trust company and who suffers loss or damage because of the breach of any trust committed by such trust company. Any judgment obtained by any such person from any court of competent jurisdiction may be satisfied from the security deposited with the state treasurerdepartment of financial institutions.

**SECTION 20. AMENDMENT.** Section 6-05-15.1 of the North Dakota Century Code is amended and reenacted as follows:

### 6-05-15.1. Corporate trustee - Investment of trust funds - Commingling funds.

Any trust company may invest all moneys received by it in authorized securities, and shall be responsible to the owner or eestui quebeneficiary of a trust for the validity, regularity, quality, value, and genuineness of these investments and securities so made, and for the safekeeping of the securities and evidences thereof. When special directions are given in any order, judgment, decree, will, or other written instrument as to the particular manner or the particular class or kind of securities or property in which any investment must be made, it shall follow such directions, and in such case it is not further responsible by reason of the performance of such trust. In all other cases it may invest funds held in any trust capacity in authorized securities using its best judgment in the selection thereof, and shall be responsible for the validity, regularity, quality, and value thereof at the time made, and for their safekeeping. Whether it be the sole trustee or one of two or more cotrustees, it may invest in fractional parts of, as well as in whole, securities, or may commingle funds for investment. If it invests in fractional parts of securities or commingles funds for investment, all of the fractional parts of such securities, or the whole of the funds so commingled must be owned and held by the trust company in its several trust capacities, and it is liable for the administration thereof in all respects as though separately invested. Funds so commingled for investment must be designated collectively as a common trust fund. It may, in its discretion, retain and continue any investment and security or securities coming into its possession in any fiduciary capacity. The foregoing applies as well whether a corporation trustee is acting alone or with an individual cotrustee.

**SECTION 21. AMENDMENT.** Section 6-05-26 of the North Dakota Century Code is amended and reenacted as follows:

## 6-05-26. Increase in capital stock - Action by stockholders - Report to state treasurer banking board.

The capital stock of such a corporation may be increased from time to time by a majority vote of its stockholders. Such action may be taken at any regularly called general or special meeting held upon sixty days' notice, when in the notice of such meeting the object thereof has been set out fully. No such increase of capital stock is valid unless paid in, in cash, and reported to the state treasurer banking board in writing, verified by the oath of the president, secretary, or managing officer of the corporation.

**SECTION 22. AMENDMENT.** Section 6-05-28 of the North Dakota Century Code is amended and reenacted as follows:

## 6-05-28. Examination by commissioner - Fees - Power over business, officers, and employees.

The commissioner shall make a full, true, complete, and accurate examination and investigation of the affairs of each corporation doing business under this chapter as often as the commissioner deems necessary. Such examination must be made without previous notice to the corporation to be examined. Fees for such examinations must be charged by the department of financial institutions at an hourly rate to be set by the commissioner, sufficient to cover all reasonable expenses of the department associated with the examinations provided for by this section. Fees must be paid to the state treasurerdepartment of financial institutions and deposited in the financial institutions regulatory fund. The commissioner, in the commissioner's discretion, may accept, in lieu of any examination authorized or required by this title to be conducted by the department of financial institutions, the examination that may have been made of such institution within a reasonable period by the federal reserve bank or federal deposit insurance corporation, if a copy of such examination is furnished to the commissioner. The commissioner shall assume and exercise over each such corporation and its business, officers, directors, and employees all the power and authority conferred upon the commissioner over financial or moneyed corporations or associations.

**SECTION 23. AMENDMENT.** Section 6-05-29 of the North Dakota Century Code is amended and reenacted as follows:

### 6-05-29. Duty of commissioner when examination discloses violation of law.

If it appears to the commissioner from any examination made by the commissioner that any such corporation has committed a violation of the law or that it is conducting its business in an unsafe or unauthorized manner, or that the deposit made by it with the state treasurer department of financial institutions, as hereinbefore provided, is insufficient to protect the interests of all concerned, the commissioner, by an order addressed to such corporation, shall direct the discontinuance of such illegal or unsafe practice, and order it to conform with the requirements of the law or to make a further deposit with the state treasurer department of financial institutions in an amount sufficient to insure the safety of its trusts, deposits, and liabilities. Whenever any corporation refuses to comply with any such order, or whenever it appears to the commissioner that it is unsafe or inexpedient for any such corporation to continue to transact business, the commissioner shall communicate the facts to the attorney general, who thereupon shall institute such proceedings against any such corporation as the case may require.

**SECTION 24. AMENDMENT.** Section 6-08-27 of the North Dakota Century Code is amended and reenacted as follows:

## 6-08-27. Resident place of business, branch office, or agency not authorized - Acts-prohibited Application.

The provisions of sections 6-08-25 through 6-08-28 may not be construed to permit a bank or trust company, organized and doing business under the laws of any other state, territory, or district than the state of North Dakota, including a national bank doing business in any other state, to may establish in this state a place of business, branch office, or agency for the conduct of business as a fiduciary to the extent that the state, territory, or district in which such bank or trust company is organized or has its principal place of business grants authority for a North Dakota state-chartered bank or trust company to establish a place of business, branch office, or agency for the conduct of business as a fiduciary within that state's, territory's, or district's jurisdiction.

NoPrior to the establishment of any place of business, branch office, or agency, under this section, a bank or trust company organized and doing business under the laws of any state or territory of the United States of America, or of the District of Columbia, other than the state of North Dakota, or a national bank doing business in any other state, territory, or district, may act in a fiduciary capacity in this state, except pursuant to the provisions of sections 6-08-25 through 6-08-28 must submit a copy of its application to the North Dakota department of financial institutions for review and comment.

## H. B. NO. 1085 - PAGE 10

	Speaker of the House			President of the Senate	
	Chief C	Clerk of the House		Secretary of the Senate	
This certifies the Assembly of No	nat the within bil orth Dakota and	ll originated in the l is known on the re	House of Repre	esentatives of the Six ody as House Bill No.	ty-third Legislative 1085.
House Vote:	Yeas 91	Nays 1	Absent 2		
Senate Vote:	Yeas 44	Nays 0	Absent 3		
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Received by the Governor atM. on					, 2013.
Approved atM. on					, 2013.
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