Sixty-eighth Legislative Assembly of North Dakota

## SENATE BILL NO. 2060

Introduced by

Industry and Business Committee

(At the request of the Securities Commissioner)

- 1 A BILL for an Act to create and enact subsection 7 of section 10-04-07.2 of the North Dakota
- 2 Century Code, relating to fees of an effective offering; and to amend and reenact subsection 17
- 3 of section 10-04-06, subsection 5 of section 10-04-08.4, sections 10-04-10, 10-04-10.1, and
- 4 10-04-10.3, subsection 1 of section 10-04-16, and subsection 1 of section 10-04-16.1 of the
- 5 North Dakota Century Code, relating to exempt transaction filling requirements, federal
- 6 crowdfunding, investment advisors' custody, postregistration recordkeeping, effectiveness of
- 7 orders, and professional services for investigations.

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

### 9 SECTION 1. AMENDMENT. Subsection 17 of section 10-04-06 of the North Dakota

10 Century Code is amended and reenacted as follows:

- 17. Any offer or sale of a security by an issuer in a transaction provided all of the followingconditions are met:
- a. Sales of securities may be made only to persons who are, or the issuer
  reasonably believes are, accredited investors as defined in 17 CFR 230.501(a)
  promulgated by the securities and exchange commission.
- b. The exemption is not available to an issuer that is in the development stage that
  either has no specific business plan or purpose or has indicated that its business
  plan is to engage in a merger or acquisition with an unidentified company or
  companies, or other entity or person.
- c. The issuer reasonably believes that all purchasers are purchasing for investment
   and not with the view to, or for, sale in connection with a distribution of the
   security. Any resale of a security sold in reliance of this exemption within twelve
   months of sale must be presumed to be with a view to distribution and not for
   investment, except a resale pursuant to a registration statement effective under

23.8093.01000

1		sec	section 10-04-04 or to an accredited investor pursuant to an exemption available				
2		und	under subsection 5.				
3	d.	(1)	The	exemption is not available to an issuer if the issuer, any of the issuer's			
4			pred	ecessors, any affiliated issuer, any of the issuer's directors, officers,			
5			gene	eral partners, beneficial owners of ten percent or more of any class of its			
6			equi	ty securities, any of the issuer's promoters presently connected with the			
7			issue	er in any capacity, any underwriter of the securities to be offered, or any			
8			partr	ner, director, or officer of such underwriter:			
9			(a)	Within the last five years, has filed a registration statement that is the			
10				subject of a currently effective registration stop order entered by any			
11				state securities administrator or the securities and exchange			
12				commission;			
13			(b)	Within the last five years, has been convicted of any criminal offense			
14				in connection with the offer, purchase, or sale of any security, or			
15				involving fraud or deceit;			
16			(c)	Is currently subject to any state or federal administrative enforcement			
17				order or judgment, entered within the last five years, finding fraud or			
18				deceit in connection with the purchase or sale of any security; or			
19			(d)	Is currently subject to any order, judgment, or decree of any court of			
20				competent jurisdiction, entered within the last five years, temporarily,			
21				preliminarily, or permanently restraining or enjoining such party from			
22				engaging in or continuing to engage in any conduct or practice			
23				involving fraud or deceit in connection with the purchase or sale of			
24				any security.			
25		(2)	Para	graph 1 does not apply if:			
26			(a)	The party subject to the disqualification is licensed or registered to			
27				conduct securities-related business in the state in which the order,			
28				judgment, or decree creating the disqualification was entered against			
29				such party;			

1			(b)	Before the first offer under this exemption, the state securities
2				administrator, or the court or regulatory authority that entered the
3				order, judgment, or decree, waives the disqualification; or
4			(c)	The issuer establishes that it did not know and in the exercise of
5				reasonable care, based on a factual inquiry, could not have known
6				that a disqualification existed under this subdivision.
7	e.	(1)	A ge	eneral announcement of the proposed offering may be made by any
8			mea	ans.
9		(2)	The	general announcement must include only the following information,
10			unle	ess additional information is specifically permitted by the commissioner:
11			(a)	The name, address, and telephone number of the issuer of the
12				securities;
13			(b)	The name, a brief description, and price, if known, of any security to
14				be issued;
15			(c)	A brief description of the business of the issuer in twenty-five words or
16				less;
17			(d)	The type, number, and aggregate amount of securities being offered;
18			(e)	The name, address, and telephone number of the person to contact
19				for additional information; and
20			(f)	A statement that:
21				[1] Sales will only be made to accredited investors;
22				[2] No money or other consideration is being solicited or will be
23				accepted by way of this general announcement; and
24				[3] The securities have not been registered with or approved by any
25				state securities agency or the securities and exchange
26				commission and are being offered and sold pursuant to an
27				exemption from registration.
28	f.	The	e issue	er, in connection with an offer, may provide information in addition to the
29		gen	eral a	nnouncement under subdivision e, if such information:
30		(1)	ls de	elivered through an electronic database that is restricted to persons who
31			have	e been prequalified as accredited investors; or

1			(2)	Is delivered after the issuer reasonably believes that the prospective
2				purchaser is an accredited investor.
3		g.	Tele	phone solicitation is not permitted unless prior to placing the call, the issuer
4			reas	sonably believes that the prospective purchaser to be solicited is an
5			acci	redited investor.
6		h.	Diss	semination of the general announcement of the proposed offering to persons
7			who	are not accredited investors does not disqualify the issuer from claiming the
8			exe	mption.
9		i.	The	issuer shall file with the department a notice of transaction, a consent to
10			serv	vice of process, a copy of the general announcement, and a nonrefundable
11			filing	g fee of one hundred dollars within fifteen days after the first sale in this state.
12			<u>In th</u>	ne event the filing is not made within fifteen days after the first sale in this
13			stat	e, the filing fee is two hundred fifty dollars.
14		j.	The	security offered or sold under this subsection is offered or sold by a
15			brok	ker-dealer and agent registered in accordance with section 10-04-10, or
16			offe	red and sold through an officer, director, governor, or partner of the issuer and
17			no c	commission or other remuneration is paid.
18	SEC	τιον	<b>1 2.</b> S	Subsection 7 of section 10-04-07.2 of the North Dakota Century Code is
19	created a	nd e	enact	ed as follows:
20	<u>7.</u>	<u>An a</u>	applic	cant may increase the aggregate amount of each security or class of security
21		to be	e reg	istered by filing a notice of the additional aggregate dollar amount to be
22		regi	stere	d and payment of a filing fee of one-tenth of one percent of the additional
23		aggi	regat	e dollar amount but not more than five hundred dollars.
24	SEC	τιον	N 3. A	MENDMENT. Subsection 5 of section 10-04-08.4 of the North Dakota
25	Century (	Code	e is a	mended and reenacted as follows:
26	5.	<del>a.</del>	T	he following provisions apply to offerings made under federal Regulation
27		Cro	wdfur	nding [17 CFR 227] and sections 4(a)(6) and 18(b)(4)(C) of the Securities Act
28		of 19	933 [	15 U.S.C. 77d(a)(b) and 15 U.S.C. 77r(b)(4)(C)]:
29	<del>(1)</del>	) <u>a.(</u> a	<del>)</del> (1)	An issuer that offers and sells securities in this state in an offering exempt
30				under federal Regulation Crowdfunding [17 CFR 227], and that either has
31				the issuer's principal place of business in this state or sells fifty percent or

1		grea	ter of the aggregate amount of the offering to residents of this state,
2		shall	file electronically the following with the commissioner:
3		<del>[1](a)</del>	A completed uniform notice of federal crowdfunding offering form;
4		<del>[2]</del> (b)	A copy of any document filed with the securities and exchange
5			commission, as the commissioner may require; and
6		<del>[3](c)</del>	A filing fee of one hundred fifty dollars.
7	<del>d)</del>	. <u>)(2)</u> If the	e issuer has the issuer's principal place of business in this state, the
8		filing	required under this subsection must be filed with the commissioner
9		whei	n the issuer makes its initial form C filing concerning the offering with
10		the s	securities and exchange commission. If the issuer does not have the
11		issue	er's principal place of business in this state but residents of this state
12		have	purchased fifty percent or greater of the aggregate amount of the
13		offer	ing, the filing required under this subsection must be filed when the
14		issue	er becomes aware that such purchases have met this threshold and in
15		no e	vent later than thirty days from the date of completion of the offering.
16		The	initial notice filing is effective for twelve months from the date of the
17		filing	with this state.
18	<del>(2)</del> b.	An issuer	conducting an offering under this subsection may renew the offering for
19		an additio	nal period of twelve months by electronically filing the uniform notice of
20		federal cro	owdfunding offering form marked "renewal" and payment of the renewal
21		filing fee o	of one hundred dollars.
22	<del>b.</del>	A security	may not be offered or sold under this subsection, except through or by
23		<del>a broker-c</del>	lealer and agent registered in accordance with section 10-04-10, unless
24		the securi	ty is offered and sold through an officer, director, governor, or partner of
25		the issuer	and no commission or other remuneration is paid, either directly or
26		indirectly.	
27	SECTION	N 4. AMEN	DMENT. Section 10-04-10 of the North Dakota Century Code is
28	amended and	d reenacted	l as follows:

1	10-0	04-10	). Reg	jistrat	ion of broker-dealers, agents, investment advisers, and			
2	investment adviser representatives - Notice filings by federal covered advisers.							
3	1.	Bro	Broker-dealers. It is unlawful for a person to transact business in this state as a					
4		bro	ker-de	ealer ι	inless the person is registered under this chapter as a broker-dealer or			
5		is e	exemp	ot. The	following persons are exempt from the registration requirements:			
6		a.	A br	oker-o	dealer without a place of business in this state if its only transactions			
7			effe	cted ir	n this state are with:			
8			(1)	The	issuer of the securities involved in the transactions;			
9			(2)	Abro	oker-dealer registered as a broker-dealer under this chapter or not			
10				requ	ired to be registered as a broker-dealer under this chapter;			
11			(3)	An ir	nstitutional investor;			
12			(4)	A no	naffiliated federal covered investment adviser with investments under			
13				man	agement in excess of one hundred million dollars acting for the account			
14				of ot	hers pursuant to discretionary authority in a signed record;			
15			(5)	A bo	na fide pre-existing customer whose principal place of residence is not			
16				in th	is state and the person is registered as a broker-dealer under the			
17				Secu	rities Exchange Act of 1934 or not required to be registered under the			
18				Secu	rities Exchange Act of 1934 and is registered under the securities laws			
19				of th	e state in which the customer maintains a principal place of residence;			
20				and				
21			(6)	A bo	na fide pre-existing customer whose principal place of residence is in			
22				this	state but was not present in this state when the customer relationship			
23				was	established, if:			
24				(a)	The broker-dealer is registered under the Securities Exchange Act of			
25					1934 or not required to be registered under the Securities Exchange			
26					Act of 1934 and is registered under the securities laws of the state in			
27					which the customer relationship was established and where the			
28					customer had maintained a principal place of residence; and			
29				(b)	Within thirty days after the customer's first transaction in this state, the			
30					person files an application for registration as a broker-dealer in this			
31					state and a further transaction is not effected more than forty-five days			

1	after the date on which the application is filed, or, if earlier, the date on
2	which the commissioner notifies the person that the commissioner has
3	denied the application for registration or has stayed the pendency of
4	the application for good cause.
5	b. A person that deals solely in United States government securities and is
6	supervised as a broker-dealer in government securities by the board of governors
7	of the federal reserve system, the comptroller of the currency, the federal deposit
8	insurance corporation, or the office of thrift supervision.
9	Application for registration as a broker-dealer must be made in writing or
10	electronically in a form prescribed by the commissioner, must be signed by the
11	applicant, duly verified by oath, must be filed with the department, and must contain
12	information the commissioner determines to be necessary concerning the applicant.
13	The commissioner may also require such additional information relating to the
14	applicant and as to the previous history, record, or association of the applicant, its
15	officers, directors, employees, members, partners, managers, or trustees as the
16	commissioner deems necessary to establish whether or not the applicant should be
17	registered as a broker-dealer under the provisions of this law.
18	There must be filed with such application a written consent to the service of
19	process upon the commissioner in actions against such broker-dealer, conforming to
20	the requirements of section 10-04-14.
21	When an applicant has fully complied with the provisions of this subsection, the
22	commissioner may register such applicant as a broker-dealer unless the commissioner
23	finds that the applicant is not of good business reputation, or is not solvent, or the
24	applicant's principals and compliance or sales supervisor do not appear qualified by
25	training, examination, or experience to act on behalf of a broker-dealer in securities.
26	Except as prohibited by the Securities Exchange Act of 1934, the commissioner
27	may require an indemnity bond running to the state of North Dakota conditioned for
28	the faithful compliance by the broker-dealer and the broker-dealer's agents with all the
29	provisions of this law and for the faithful performance and payment of all obligations of
30	the broker-dealer and the broker-dealer's agents.

1			The	bond must be of such type as may be approved by the commissioner and						
2		mu	st be	t be in such amount as the commissioner deems necessary to protect purchasers.						
3		Any	y such	ch bond must have as surety thereon a surety company authorized to do						
4		bus	siness	ess in this state. When the commissioner has registered an applicant as a						
5		bro	ker-de	ealer, the commissioner shall notify the applicant of such registration.						
6	2.	a.	Age	gent. It is unlawful for an individual to transact business in this state as an agent						
7			unle	ess the individual is registered under this chapter as an agent or is exempt						
8			fron	n registration. The following individuals are exempt from the registration						
9			requ	uirements:						
10			(1)	An individual who represents a broker-dealer in effecting transactions in this						
11				state limited to those in section 15(h)(2) of the Securities Exchange Act of						
12				1934;						
13			(2)	An individual who represents a broker-dealer that is exempt under						
14				subsection 1;						
15			(3)	An individual who represents an issuer that effects transactions solely in						
16				federal covered securities of the issuer, but an individual who effects						
17				transactions in a federal covered security under section 18(b)(3) or 18(b)(4)						
18				(D) of the Securities Act of 1933 is not exempt if the individual is						
19				compensated in connection with the agent's participation by the payment of						
20				commissions or other remuneration based, directly or indirectly, on						
21				transactions in those securities; or						
22			(4)	An individual who represents a broker-dealer registered in this state or						
23				exempt from registration in the offer and sale of securities for an account of						
24				a nonaffiliated federal covered investment adviser with investments under						
25				management in excess of one hundred million dollars acting for the account						
26				of others pursuant to discretionary authority in a signed record.						
27		b.	Арр	lication for registration as an agent must be made in writing or electronically						
28			in a	form prescribed by the commissioner, must be signed by the applicant and						
29			by t	he registered broker-dealer or issuer employing or proposing to employ such						
30			app	licant, duly verified by oath, must be filed with the department, and must						

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contain information the commissioner determines to be necessary concerning the applicant.

- 3 c. The commissioner shall require as a condition of registration that the applicant
  4 pass a written examination as evidence of knowledge of the securities business.
- 5 The commissioner may also require such additional information as to the d. 6 applicant's previous business experience as the commissioner deems necessary 7 to determine whether or not the applicant should be registered as an agent under 8 the provisions of this law. If an agent proposes to be self-employed, the agent 9 shall specifically state the particular security or securities the agent proposes to 10 sell in this state in the application, and if said security or securities are exempt 11 under section 10-04-05 or 10-04-06, or have been registered by announcement 12 under section 10-04-07.1, or have been registered by coordination under section 13 10-04-07.2, or have been registered by gualification under section 10-04-08, then 14 the commissioner may require that said self-employed agent file an indemnity 15 bond running to the state of North Dakota conditioned for the faithful compliance 16 by said self-employed agent with all the applicable provisions of this chapter and 17 for the faithful performance and payment of all obligations hereunder. The bond 18 must be in a form approved and in the amount required by the commissioner.
- e. When an applicant has fully complied with the provisions of this subsection, the
  commissioner may register such applicant as an agent unless the commissioner
  finds that such applicant is not of good business reputation, or that the
  broker-dealer named on the application is not a registered broker-dealer. When
  the commissioner has registered an applicant as an agent, the commissioner
  shall immediately notify the broker-dealer of such registration.
- f. Every registered broker-dealer or issuer promptly shall notify the department of
  the termination of the employment by the broker-dealer or issuer of a registered
  agent.

Application for registration as an agent must be made in writing or electronically in a form prescribed by the commissioner, must be signed by the applicant and by the registered broker-dealer or issuer employing or proposing to employ such applicant,

1 2 duly verified by oath, must be filed with the department, and must contain information the commissioner determines to be necessary concerning the applicant.

The commissioner shall require as a condition of registration that the applicant pass a written examination as evidence of knowledge of the securities business; provided, that not more than two officers or managers of an issuer may be registered as an agent for a particular original offering of the issuer's securities without being required to pass such written examination; and provided, further, that no such officer or manager may again register within three years as such agent for this or any other issuer without passing the written examination.

10 The commissioner may also require such additional information as to the 11 applicant's previous business experience as the commissioner deems necessary to 12 determine whether or not the applicant should be registered as an agent under the 13 provisions of this law. If an agent proposes to be self-employed, the agent shall 14 specifically state the particular security or securities the agent proposes to sell in this 15 state in the application, and if said security or securities are exempt under section 16 10-04-05 or 10-04-06, or have been registered by announcement under section 17 10-04-07.1, or have been registered by qualification under section 10-04-08, then the 18 commissioner may require that said self-employed agent file an indemnity bond 19 running to the state of North Dakota conditioned for the faithful compliance by said 20 self-employed agent with all the applicable provisions of this chapter and for the 21 faithful performance and payment of all obligations hereunder. The bond must be in a 22 form approved and in the amount required by the commissioner.

When an applicant has fully complied with the provisions of this subsection, the commissioner may register such applicant as an agent unless the commissioner finds that such applicant is not of good business reputation, or that the broker-dealer named on the application is not a registered broker-dealer. When the commissioner has registered an applicant as an agent, the commissioner shall immediately notify the broker-dealer of such registration.

Every registered broker-dealer or issuer shall promptly notify the department of
the termination of the employment by the broker-dealer or issuer of a registered agent.
3. Investment advisers.

1	a.	It is	It is unlawful for any person to transact business in this state as an investment			
2		advi	adviser unless the person is registered under this chapter as an investment			
3		advi	adviser or is exempt from registration as an investment adviser. The following			
4		pers	sons a	re exempt from the registration requirements:		
5		(1)	A pe	rson without a place of business in this state that is registered under the		
6			secu	rities laws of the state in which the person has its principal place of		
7			busir	ness if its only clients in this state are:		
8			(a)	Federal covered investment advisers, investment advisers registered		
9				under this chapter, or broker-dealers registered under this chapter;		
10			(b)	Institutional investors; or		
11			(c)	Bona fide pre-existing clients whose principal places of residence are		
12				not in this state if the investment adviser is registered under the		
13				securities laws of the state in which the clients maintain principal		
14				places of residences.		
15		(2)	A pe	rson without a place of business in this state if the person has had,		
16			durin	g the preceding twelve months not more than five clients resident in		
17			this s	state in addition to those specified in paragraph 1 <u>; or</u>		
18		<u>(3)</u>	<u>Any o</u>	other person exempted by rule or order of the commissioner issued		
19			unde	r this chapter.		
20	b.	Арр	licatio	n for registration as an investment adviser must be made in writing or		
21		elec	tronica	ally in a form prescribed by the commissioner, must be signed by the		
22		app	licant,	duly verified by oath, must be filed with the department, and must		
23		cont	contain information the commissioner determines to be necessary concerning the			
24		app	licant.			
25		The	comm	nissioner may also require such additional information relating to the		
26	арр	licant	and a	s to the previous history, record, or association of the applicant, its		
27	offic	ers, d	directo	rs, employees, members, partners, managers, or trustees, as the		
28	com	miss	ioner d	deems necessary to establish whether or not the applicant should be		
29	regi	stere	d as a	n investment adviser under the provisions of this chapter.		
30		Exc	ept as	prohibited by the Investment Advisers Act of 1940, the commissioner		
31	may	require an indemnity bond running to the state of North Dakota conditioned for				

1		the	the faithful compliance by the investment adviser and the investment adviser's										
2		repr	representatives with all the provisions of this law and for the faithful performance and										
3		pay	ayment of all obligations of the investment adviser and the investment adviser's										
4		repr	epresentatives. The bond must be of such type as may be approved by the										
5		com	commissioner and must be in such amount as the commissioner deems necessary to										
6		prot	otect persons in this state. Any such bond must have as surety thereon a surety										
7		com	npany	autho	prized to do business in this state.								
8			The	comm	nissioner may by rule or order provide for an examination to be taken by								
9		any	class	s of or	all applicants, as well as persons who represent or will represent an								
10		inve	estme	nt adv	iser in doing any of the acts which make the person an investment								
11		adv	iser.										
12			Whe	en an a	applicant has fully complied with the provisions of this subsection, the								
13		com	nmiss	ioner r	may register such applicant as an investment adviser unless the								
14		com	nmiss	ioner f	inds that the applicant is not of good business reputation or is not								
15		solv	ent.										
16			A re	gistra	nt as investment adviser shall notify the department of any change of								
17		add	address.										
18	4.	Fed	ederal covered adviser.										
19		a.	Exc	ept wit	th respect to a federal covered investment adviser described in								
20			sub	divisio	n b, it shall be unlawful for a person to transact business in this state as								
21			a federal covered adviser unless such person has made a notice filing with the										
22			department, in writing or electronically, consisting of a copy of those documents										
23			that have been filed with the securities and exchange commission as the										
24			commissioner may require by rule or otherwise and the prescribed notice filing										
25			fee.										
26		b.	The	follow	ing federal covered investment advisers are not required to comply								
27			with	the n	otice filing requirement:								
28			(1)	A fec	leral covered investment adviser without a place of business in this								
29				state	if its only clients are:								
30				(a)	Federal covered investment advisers, investment advisers registered								
31					under this chapter, and broker-dealers registered under this chapter;								

1		(b) Institutional investors; or
2		(c) Bona fide pre-existing clients whose principal places of residence are
3		not in this state.
4		(2) A federal covered investment adviser without a place of business in this
5		state if the person has had, during the preceding twelve months, not more
6		than five clients that are resident in this state in addition to those specified
7		under paragraph 1.
8		A notice filing is effective from receipt until the following December thirty-first. It
9		may be renewed by filing with the department, prior to expiration, those documents
10		filed with the securities and exchange commission as the commissioner may require
11		by rule or otherwise, with the notice filing renewal fee.
12		If the information contained in any document filed with the department is or
13		becomes inaccurate or incomplete in any material respect, the federal covered adviser
14		shall file an amendment with the department whenever such amendment is filed with
15		the securities and exchange commission.
16		A notice filing may be terminated by a federal covered adviser by filing a notice of
17		termination with the department.
18	5.	Investment adviser representatives. It is unlawful for an individual to transact business
19		in this state as an investment adviser representative unless the individual is registered
20		under this chapter as an investment adviser representative or is exempt from
21		registration as an investment adviser representative or that the investment adviser
22		representative is employed by or associated with an investment adviser that is exempt
23		from registration or a federal covered investment adviser that is excluded from the
24		notice filing requirements.
25		Application for registration as an investment adviser representative must be
26		submitted in writing or electronically in a form prescribed by the commissioner, be
27		signed by the applicant and if applicable, by the investment adviser employing or
28		proposing to employ the applicant, be duly verified by oath, be filed with the
29		department, and contain information the commissioner determines to be necessary
30		concerning the applicant.

1 When an applicant has fully complied with the provisions of this subsection, the 2 commissioner may register the applicant as an investment adviser representative 3 unless the commissioner finds that the applicant is not of good business reputation; 4 that the investment adviser named in the application is not a registered investment 5 adviser; or the federal covered adviser named in the application has not made a notice 6 filing with the commissioner, as required by subsection 4. When the commissioner has 7 registered an applicant as an investment adviser representative, the commissioner 8 shall immediately notify the investment adviser or the federal covered adviser, as 9 applicable, of such registration.

10 Every registered investment adviser shall promptly notify the department of the 11 termination of the employment by the adviser of a registered investment adviser 12 representative. Every registered investment adviser representative employed by a 13 federal covered adviser or the federal covered adviser shall promptly notify the 14 department of the termination of such employment. The registration of the investment 15 adviser representative is automatically suspended from the time of termination of 16 employment until such time as the representative is registered by the commissioner as 17 a representative of another investment adviser or federal covered adviser.

18The commissioner shall require as a condition of registration that the applicant19pass a written examination as evidence of knowledge of the securities business and20comply with any continuing education requirements as prescribed by the21commissioner. At the discretion of the commissioner, certain professional designations22may be accepted in lieu of an examination.

23 6. Refusal of registration. If the commissioner has reason to believe there are grounds to 24 refuse the approval of any application under this section, the commissioner may, by 25 order, summarily postpone the approval of any application made under this section. If, 26 after affording an applicant a hearing or an opportunity for a hearing as provided in 27 section 10-04-12, the commissioner finds that there is sufficient ground to refuse to 28 register such applicant as provided in this section, the commissioner shall enter an 29 order refusing to register such applicant. Such order shall state specifically the 30 grounds for its issuance. A copy of such order must be mailed to the applicant at the 31 applicant's business address, and if the application is for registration as an agent, to

1 the registered broker-dealer or issuer or if the application is for registration as an 2 investment adviser representative to the investment adviser or federal covered adviser 3 who proposed to employ such applicant. If the commissioner finds that an applicant 4 has been guilty of any act or omission which would constitute a sufficient ground for 5 revocation of a broker-dealer's, agent's, investment adviser's, or investment adviser 6 representative's registration under section 10-04-11, such act or omission may 7 constitute a sufficient ground for a finding by the commissioner that such applicant is 8 not of good business reputation.

- 9 7. Record and renewal of registrations. The names and addresses of all persons who 10 have been registered as broker-dealers, agents, investment advisers, or investment 11 adviser representatives, and all orders with respect thereto, and the names and 12 addresses of all federal covered advisers who have made a notice filing must be 13 recorded in a register of broker-dealers, agents, investment advisers, federal covered 14 advisers, and investment adviser representatives in the office of the commissioner. 15 Every registration and notice filing under this section expires on December thirty-first 16 of each year, unless renewed. The commissioner may by order provide for expirations 17 and renewals, including dates, forms, and procedures, adjust registration and notice 18 filing fees to correspond with expiration dates, and do any other thing which may be 19 necessary or convenient in order to participate in a central registration depository or 20 any similar arrangement designed to promote uniformity, to ease regulatory burdens, 21 or to encourage cooperation with other states, the securities and exchange 22 commission, or any registered national securities association or exchange.
- 23 Fees. The fee, which must accompany the application, for registration, transfer, or 8. 24 notice filing, and for each annual renewal thereof is:

25	a. For each broker-dealer	\$200.00
26	b. For each agent	\$60.00
27	c. For each investment adviser or federal covered adviser	\$100.00
28	d. For each investment adviser representative	\$50.00
29	An application to register as a broker-dealer, agent, investme	nt adviser, or investment
30	adviser representative may, with the consent of the commiss	oner, be withdrawn upon
31	written application.	

b.

# 1 SECTION 5. AMENDMENT. Section 10-04-10.1 of the North Dakota Century Code is

2 amended and reenacted as follows:

## 3 **10-04-10.1. Advisory activities.**

- It is unlawful for any person who receives, directly or indirectly, any consideration from
   another person for advising the other person as to the value of securities or their
   purchase or sale, whether through the issuance of analyses or reports or otherwise:
- 7
  - a. To employ any device, scheme, or artifice to defraud the other person; or
- 8

9

- To engage in any act, practice, or course of business which operates or would operate as a fraud or deceit upon the other person.
- It is unlawful for any person, in the solicitation of a client for investment advisory
   services, to make any false or misleading statement of material fact, or to fail to
   disclose a material fact.
- 13 3. It is unlawful for any person who provides investment advisory services subject to the
  provisions of this chapter to knowingly sell any security to or purchase any security
  from a client while acting for the person's own account or as a broker for another client
  unless the person first makes a written disclosure to the client of the capacity in which
  the person is acting and obtains the client's written consent to the transaction.
- It is unlawful for any person who provides investment advisory services subject to the
   provisions of this chapter to engage in dishonest or unethical practices as the
   commissioner may define by rule.
- 5. It is unlawful for any investment adviser to enter, extend, or renew any investment
  advisory contract unless the investment advisory contract provides in writing that:
- 23 The investment adviser may not be compensated on the basis of a share of a. 24 capital gains, earnings, or capital appreciation of the funds or any portion of the 25 funds of the client. This subdivision does not prohibit an investment advisory 26 contract that provides for compensation based on the total value of a fund 27 determined as of a definite date or averaged as of definite dates or over a definite 28 period. This subdivision does not prohibit an investment advisory contract that 29 provides for performance fees permitted and determined in accordance with 30 section 205 of the Investment Advisers Act of 1940 [Pub. L. 768; 54 Stat. 852; 31 15 U.S.C. 80b--5] and the rules adopted thereunder.

1		b.	An a	assignment of the investment advisory contract may not be made by the				
2			investment adviser unless the investment adviser notifies the client of the					
3			intended assignment and obtains the prior written consent of the client.					
4		C.	The	investment adviser shall provide written notice to the client within fifteen days				
5			of a	ny change of ownership in excess of five percent.				
6		d.	The	investment adviser shall provide written notice to the client within fifteen days				
7			of a	change of controlling interest of the investment adviser. The client may				
8			term	ninate the investment advisory contract without penalty by providing a written				
9			notio	ce to the investment adviser within thirty days after the client's receipt of the				
10			notio	ce of change of controlling interest.				
11	6.	<u>Clie</u>	nt se	curities or funds must be maintained by a qualified custodian. It is unlawful for				
12		any	inves	stment adviser to take or have custody of any securities or funds of any client				
13		unle	ess th	e investment adviser acts as a fiduciary pursuant to duties as an executor,				
14		gua	rdian	, conservator, receiver, or trustee.				
15	<u>7.</u>	"Cu	stody	" means holding directly or indirectly, client funds or securities, or having any				
16		<u>auth</u>	nority	to obtain possession or having the ability to appropriate funds or securities.				
17		<u>The</u>	The investment adviser has custody if a related person holds, directly or indirectly,					
18		<u>clier</u>	client funds or securities, or has any authority to obtain possession of funds or					
19		<u>sec</u>	securities, in connection with advisory services the investment adviser provides to					
20		<u>clier</u>	<u>nts.</u>					
21		<u>a.</u>	<u>Cus</u>	stody includes:				
22			<u>(1)</u>	Possession of client funds or securities unless the investment adviser				
23				receives the funds or securities inadvertently and returns the funds or				
24				securities to the sender within three business days of receiving the funds or				
25				securities and the investment adviser maintains the records required under				
26				section 10-04-10.3.				
27			<u>(2)</u>	Any arrangement, including a general power of attorney, under which the				
28				investment adviser is authorized or permitted to withdraw client funds or				
29				securities maintained with a custodian upon the investment adviser's				
30				instruction to the custodian; and				

1			<u>(3)</u>	Any capacity, such as general partner of a limited partnership, managing		
2				member of a limited liability company or a comparable position or another		
3				type of pooled investment vehicle, or trustee of a trust, that gives the		
4				investment adviser or its supervised person legal ownership of or access to		
5				client funds or securities.		
6		<u>b.</u>	<u>Rec</u>	eipt of checks drawn by clients and made payable to third parties does not		
7			mee	et the definition of custody if forwarded to the third party within three business		
8			days	s of receipt and the investment adviser maintains the records required under		
9			<u>sect</u>	tion 10-04-10.3.		
10	<u>8.</u>	<u>Qua</u>	alified custodian means the following:			
11		<u>a.</u>	<u>A de</u>	epository institution;		
12		<u>b.</u>	<u>A br</u>	oker-dealer registered in this jurisdiction and with the securities and		
13			<u>exc</u> ł	nange commission holding the client assets in customer accounts;		
14		<u>C.</u>	<u>A re</u>	gistered futures commission merchant registered under section 4f(a) of the		
15			<u>Con</u>	nmodity Exchange Act [7 U.S.C. 1 et seq.], holding the client assets in		
16			<u>cust</u>	omer accounts, but only with respect to client funds and security futures, or		
17			othe	er securities incidental to transactions in contracts for the purchase or sale of		
18			<u>a co</u>	emmodity for future delivery and options; and		
19		<u>d.</u>	<u>A fo</u>	reign financial institution that customarily holds financial assets for its		
20			<u>cust</u>	omers, provided that the foreign financial institution keeps the advisory		
21			<u>clier</u>	nts' assets in customer accounts segregated from its proprietary assets.		
22	2 SECTION 6. AMENDMENT. Section 10-04-10.3 of the North Dakota Century Code is					
23	23 amended and reenacted as follows:					
24	10-0	04-10	).3. Po	ostregistration provisions.		
25	1.	Eve	Every broker-dealer, agent, investment adviser, and investment adviser representative			
26		con	conducting business in this state shall make and keep such accounts,			
27		cori	respoi	ndence, memoranda, papers, books, and other records as described below:		
28		a.	With	the exclusion of a broker-dealer whose activities are limited to the sale of		
29			secu	urities that it issues and who is not a member or required to be a member of		
30			any	self-regulatory organization, every broker-dealer registered in or conducting		

1	bu	business in this state, and each branch office located in or conducting business in				
2	thi	s state,	must keep and maintain all records as required by:			
3	(1)	Fede	eral statutes or by rules or regulations promulgated by the securities and			
4		exch	ange commission.			
5	(2)	Rule	s promulgated by any securities exchange or self-regulatory			
6		orga	nization of which the broker-dealer is a member.			
7	(3)	The	laws, rules, or regulations of any state in which the broker-dealer is			
8		regis	tered or maintains a place of business from which it conducts securities			
9		busii	ness in North Dakota.			
10	b. Ev	ery inve	estment adviser which maintains its principal place of business in any			
11	sta	ate, othe	er than this state, and is registered as an investment adviser in the state			
12	in	which it	maintains its principal place of business, shall keep and maintain such			
13	bo	oks and	records as required by the state in which it maintains its principal			
14	pla	ace of b	usiness.			
15	c. Ev	ery inve	estment adviser which maintains its principal place of business in this			
16	sta	ate, or is	s not registered or exempt from registration in the state in which it			
17	ma	aintains	its principal place of business, shall keep and maintain the following			
18	bo	oks and	records for a period of three years:			
19	(1)	Fina	ncial documents of the investment adviser which shall include:			
20		(a)	Journals and ledgers tracking income and expenses of the investment			
21			adviser. These documents must be continually maintained to within			
22			thirty days of current.			
23		(b)	Trial balances, financial statements, and internal audit papers.			
24		(c)	Checkbooks and statements on any type of account on which the			
25			investment adviser has check-writing privileges.			
26		(d)	Statements regarding any account of the investment adviser with any			
27			insurance company, broker-dealer, investment adviser, federal			
28			covered adviser, or financial institution.			
29	(2)	A file	which contains copies of all incoming and outgoing correspondence			
30		betw	een the investment adviser or its representative and any of its			
31		custe	omers, prospective customers, or former customers.			

1	(3)	A file containing a copy of each customer complaint against the investment
2		adviser or a representative of the investment adviser.
3	(4)	A file containing all advertisements used by the investment adviser or a
4		representative of the investment adviser. To the extent that past
5		performance of the investment adviser is used in advertising materials, the
6		investment adviser shall maintain all accounts, records, and internal working
7		papers that form the basis of the performance of the investment adviser.
8	(5)	Copies of all contracts between the investment adviser and its customers.
9	(6)	A manual regarding the supervisory procedures of the investment adviser,
10		unless the investment adviser is wholly owned by the only representative of
11		the investment adviser and the investment adviser has no employees.
12	(7)	With respect to discretionary accounts:
13		(a) A list of all discretionary accounts.
14		(b) A file containing all discretionary trading agreements.
15		(c) A list of all trades that were conducted on a discretionary basis.
16	(8)	All records created by the investment adviser or provided by a client or
17		prospective client of an investment adviser regarding the financial condition
18		of the client or prospective client.
19	(9)	Records tracking all securities purchased by or advice provided by the
20		investment adviser and the payment for the services if any. These records
21		shall disclose whether the investment adviser or the investment adviser
22		representative had any direct or indirect beneficial interest in the investment
23		involved.
24	(10)	An updatedA copy of part II2 of the form ADV <u>, annually updated and filed</u>
25		with the department, and a summary of <del>all</del> material <del>updates<u>changes</u> to the</del>
26		samepart 1 and part 2 of form ADV, as required to be filed with the
27		department within ninety days of the material change.
28	(11)	A list of all parties to whom referral fees have been paid and the amount of
29		money paid to each such person.
30	(12)	A listrecord containing the date of receipt and date of transmission of each
31		customer <del>check<u>f</u>unds</del> provided to the investment adviser for the purpose of

1deposit with the custodian of the investment adviser. Copies of each of2theany checks or electronic transfer instructions, must be maintained with3the listrecord.

All records required to be maintained pursuant to subdivision a or b must be preserved as set forth in the rules or regulations of the jurisdiction originating the recordkeeping requirement. The commissioner may by rule enhance or waive the requirements of this subsection.

8 It is a violation of this subsection for any person who is registered, required to be 9 registered, or is affiliated with or employed by any such entity, to create or cause to be 10 created any record discussed in this subsection, if such record contains a material 11 misstatement or misrepresentation regarding a customer or a customer's investments 12 and the person knew or should have known of the falsity of the information or acted in 13 reckless disregard of the truthfulness of the information.

- Every registered broker-dealer, agent, investment adviser, and investment adviser
   representative shall file such financial reports as the commissioner prescribes by rule.
- If the information contained in any document filed with the commissioner is or
   becomes inaccurate or incomplete in any material respect, the registrant shall
   promptly file a correcting amendment.

19 4. All the records of any registered person are subject at any time or from time to time to 20 such reasonable periodic, special, or other examinations by representatives of the 21 commissioner, within or outside this state, as the commissioner deems necessary or 22 appropriate in the public interest or for the protection of investors. For the purpose of 23 avoiding unnecessary duplication of examinations, the commissioner, if deemed 24 practicable in administering this subsection, may cooperate with the securities 25 administrators of other states, the securities and exchange commission, any national 26 securities exchange or national securities association registered under the Securities 27 Exchange Act of 1934, or any other jurisdiction, agency, or organization charged by 28 law or statute with regulating or prosecuting any aspect of the securities business, and 29 in so cooperating may share any information obtained as a result of any investigation 30 or examination.

The commissioner and the commissioner's representatives may copy records or
 require a registrant to copy records and provide the copies to the commissioner and
 the commissioner's representatives to the extent and in a manner reasonable under
 the circumstances.

5 SECTION 7. AMENDMENT. Subsection 1 of section 10-04-16 of the North Dakota Century
6 Code is amended and reenacted as follows:

7 Issue any order, including cease and desist, rescission, stop, and suspension orders, 1. 8 which the commissioner deems necessary or appropriate in the public interest or for 9 the protection of investors. An order of the commissioner is effective upon issuance. 10 The commissioner may, in addition to any other remedy authorized by this chapter, 11 impose by order and collect a civil penalty against any person found in an 12 administrative action to have violated any provision of this chapter, or any rule or order 13 adopted or issued under this chapter, in an amount not to exceed ten thousand dollars 14 for each violation. The commissioner may bring actions to recover penalties pursuant 15 to this section in district court. A person aggrieved by an order issued pursuant to this 16 subsection may request a hearing before the commissioner if a written request is 17 made within fifteen days after receipt of the order. If a request for hearing is made 18 under this subsection, the commissioner shall schedule a hearing within a reasonable 19 time. Subsections 3 and 4 of section 10-04-12 apply to any hearing conducted under 20 this subsection. If, after a hearing, the commissioner sustains an order previously 21 issued, the sustaining order is subject to appeal to the district court of Burleigh County 22 according to the procedures set forth in chapter 28-32. Any order issued under this 23 subsection is a final order if it is properly served and no hearing was requested within 24 the required timeline. If an order issued under this subsection is sustained or modified 25 after a hearing held in accordance with section 10-04-12, the order sustaining or 26 modifying that order is a final order. If the final order is not appealed in accordance 27 with the procedures set forth in chapter 28-32 or if the final order is sustained on 28 appeal, the securities department may file a certified copy of the final order with the 29 clerk of a court of competent jurisdiction. The order so filed has the same effect as a 30 judgment of the court and may be recorded, enforced, or satisfied in the same manner 31 as a judgment of the court.

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1	SEC		1 8. A	MENDMENT. Subsection 1 of section 10-04-16.1 of the North Dakota				
2	Century Code is amended and reenacted as follows:							
3	1.	The	depa	artment may:				
4		a.	Mak	e such public or private investigations within or outside of this state as				
5			deer	med necessary to determine whether any person has violated, is violating, or				
6			is at	pout to violate any provision of this chapter or any rule or order hereunder, or				
7			to ai	to aid in the enforcement of this chapter or in the prescribing of rules and forms				
8			here	eunder.				
9			(1)	For the purposes of this section, an investigation may include an				
10				examination of the books and records of any person registered under the				
11				provisions of this chapter. In the discretion of the commissioner, the				
12				expense reasonably attributed to an investigation under this section must be				
13				paid by the broker-dealer, agent, investment adviser, or investment adviser				
14				representative whose affairs are investigated.				
15			(2)	No person is liable to a broker-dealer, agent, investment adviser, federal				
16				covered adviser, or investment adviser representative for defamation				
17				relating to a statement that is contained in a record required or requested by				
18				the securities department pursuant to this subsection or required to be				
19				maintained under section 10-04-10.3, unless the person knew, or should				
20				have known at the time the statement was made, that it was false in a				
21				material respect or the person acted in reckless disregard of the statement's				
22				truth or falsity.				
23			<u>(3)</u>	Professional services contracted and rendered under this section are				
24				exempt from chapter 54-44.4.				
25		b.	Req	uire or permit any person to file a statement in writing, under oath or				
26			othe	erwise, as to all the facts and circumstances concerning the matter to be				
27			inve	stigated.				
28		C.	Pub	lish information concerning any violation of this chapter or any rule or order				
29			here	eunder and may keep confidential the information or documents obtained or				
30			prep	pared in the course of any investigation conducted under this section but only				
31			durii	ng an active and ongoing investigation. If an investigation under this section				

- 1 extends beyond six months, the commissioner shall, upon a request by any party,
- 2 state in writing that the need for confidentiality still exists, the general reason why
- 3 the need exists, and the date, as can best be determined at the time, when the
- 4 need for confidentiality will cease.