Sixty-seventh Legislative Assembly of North Dakota

SENATE BILL NO. 2101

Introduced by

Industry, Business and Labor Committee

(At the request of the Department of Financial Institutions)

- 1 A BILL for an Act to create and enact section 6-06-14.1 of the North Dakota Century Code,
- 2 relating to credit union loans; to amend and reenact subsection 3 of section 6-01-01.1, sections
- 3 6-01-04.3, 6-01-09, and 6-01-17, subsection 1 of section 6-03-05, sections 6-03-11, 6-03-13.3,

4 and 6-03-15.1, subsection 1 of section 6-03-47.2, sections 6-03-49.1, 6-05-15.4, and 6-06-06,

- 5 subsection 4 of section 6-06-08, and sections 6-06-11 and 6-08-08.1 of the North Dakota
- 6 Century Code, relating to the regulatory fund, assessment of civil money penalties, appointment
- 7 of receivers, supervision and examinations, assessments, real estate loans, bank mergers,
- 8 bank branches, bank investments, trust branches, credit union powers, credit union board
- 9 notice, and sale or purchase of banking institutions or holding companies; to repeal section
- 10 6-06-14 of the North Dakota Century Code, relating to credit union loans; and to provide a
- 11 penalty.

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

- SECTION 1. AMENDMENT. Subsection 3 of section 6-01-01.1 of the North Dakota Century
 Code is amended and reenacted as follows:
- 15 3. Any cash balance in the financial institutions regulatory fund after all current biennium
- 16 expenditures are met must be carried forward in the financial institutions regulatory
- 17 fund for the next succeeding biennium. The balance in this fund at the end of the
- 18 current biennium, excluding fees collected for use in the next succeeding biennium,
- 19 may not exceed twenty percent of the department's next succeeding biennial budget.
- 20 SECTION 2. AMENDMENT. Section 6-01-04.3 of the North Dakota Century Code is
- 21 amended and reenacted as follows:
- 22 6-01-04.3. Assessment of civil money penalties.
- The commissioner or the board may assess a civil money penalty against a financial institution, financial corporation, or credit union, or an officer, director, employee,

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1		agent, or person participating in the conduct of the affairs of the financial corporation,			
2		fina	financial institution, or credit union upon finding one or more of the following:		
3		a.	Failure to comply with a permanent or temporary cease and desist order that has		
4			been voluntarily consented to or issued pursuant to section 6-01-04.2;		
5		b.	Failure to comply with a final order that has been voluntarily consented to or		
6			issued following formal proceedings under chapter 28-32;		
7		C.	Payment of dividends in violation of section 6-03-36;		
8		d.	Loans and leases to one borrower or concern which exceed the limitations set		
9			forth in sections 6-03-59 and 6-03-59.1;		
10		e.	Loans to directors, officers, and employees in violation of section 6-03-60;		
11		f.	The intentional filing of inaccurate or misleading call reports required by section		
12			6-03-70 or 6-06-08;		
13		g.	Violations of loan limitations under subsection 1 of section 6-06-12 or North-		
14			Dakota Administrative Code section 13-03-16-03, 13-03-16-05, or		
15			13-03-16-08title 12, chapter 7, Code of Federal Regulations, subchapter A,		
16			part 723, as amended February 5, 2019;		
17		h.	Loans in violation of section 6-06-14 or subsection 2 of section 13-03-16-02 of		
18			the North Dakota Administrative Code or subsection 2 of section 13-03-16-05 of		
19			the North Dakota Administrative Code6-06-14.1; or		
20		i.	Failure to file notice of change of control under section 6-08-08.1.		
21	2.	The	e commissioner or the board commences administrative proceedings to assess civil		
22		mo	ney penalties by serving a complaint on the respondent stating the factual basis for		
23		the	the commissioner's or board's belief that a violation has occurred and the amount of		
24		civi	I penalties that the complaint seeks to impose. The complaint must contain a notice		
25		of a	in opportunity for an administrative hearing conducted under chapter 28-32. The		
26		date	e for the hearing must be set not less than thirty days after the date the complaint is		
27		ser	ved upon the respondent. If assessment of civil money penalties are proposed		
28		bas	ed on conditions described in subdivisions c through i of subsection 1, a complaint		
29		ma	y not be filed unless the respondent has been provided with prior orders,		
30		examination reports, or other written communications, and has willfully refused to take			
31		cor	rective action that the respondent was capable of taking at the time.		

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.

8 4. In determining the amount of civil penalty imposed, the commissioner or board shall 9 consider whether good faith was exercised, and the gravity of the violation and any 10 previous violations. The commissioner or board may not impose a civil money penalty 11 in excess of five one hundred thousand dollars for each occurrence and one 12 hundredthousand dollars per day for each day that the violation continues after service 13 of an order. Any civil money penalties collected under this section must be paid to the 14 department of financial institutions and deposited in the financial institutions regulatory 15 fund.

SECTION 3. AMENDMENT. Section 6-01-09 of the North Dakota Century Code is amendedand reenacted as follows:

18 **6-01-09.** Supervision and examination by commissioner of financial institutions.

19 The commissioner shall exercise a constant supervision over the business affairs of all 20 financial corporations, financial institutions, and credit unions, including all out-of-state branches 21 of financial corporations, financial institutions, and credit unions. Either the commissioner or one 22 or more examiners shall visitexamine each financial institution at least once each thirty-six-23 months to examine itsassess the affairs of the institution and ascertain its the institution's 24 financial condition. The commissioner shall inspect and verify the assets and liabilities of the 25 institution and branches to ascertain with reasonable certainty that the value of the assets and 26 the amounts of the liabilities are correctly carried on its books. The commissioner shall examine 27 the validity of mortgages held by savings institutions and shall see that all of the mortgages are 28 properly recorded. The commissioner shall investigate the method of operation and conduct of 29 the corporations and institutions and their systems of accounting to ascertain whether the 30 methods conform to the law and sound banking usage and principles. The commissioner shall 31 inquire into and report any infringement of the laws governing those corporations and

1 institutions, and for that purpose the commissioner may examine the officers, agents, and 2 employees of the corporations and institutions and all persons doing business therewith. The 3 commissioner may examine, or cause to be examined, or review the books and records of any 4 subsidiary corporation of a bank or credit union service organization of a credit union under the 5 commissioner's supervision and may require the bank to provide information on the holding 6 company that owns the bank. The commissioner may also examine, or cause to be examined, 7 or review the books and records of any technology service provider that provides services to 8 financial corporations, credit unions, and financial institutions under the commissioner's 9 supervision, to evaluate that entity's risk management systems and controls and compliance 10 with applicable laws that affect such services provided to financial corporations, credit unions, 11 and financial institutions. The commissioner shall report the condition of the corporations and 12 institutions, together with the commissioner's recommendations or suggestions in connection 13 therewith, to the state banking board, state credit union board, or both, and the boardboards 14 may take such action as the exigencies may demand.

15 SECTION 4. AMENDMENT. Section 6-01-17 of the North Dakota Century Code is amended16 and reenacted as follows:

6-01-17. Yearly assessmentSemiannual assessments of banks and interstate
 branches.

Every state banking association and banking institution under the jurisdiction and control of
the commissioner and the commissioner's deputy examiners by this title, including the Bank of
North Dakota and every branch of an out-of-state state bank, shall pay a yearly-

22 assessmentsemiannual assessment. This assessment is to be determined by the state banking 23 board as necessary to fund that portion of the department's budget relating to the regulation of 24 state-chartered banks and branches of out-of-state state banks, including the authority to enter 25 into cooperative fee sharing agreements and assessment of associated travel costs with other

26 state bank supervisors. Assessment fees may not be computed on the combined assets of the-

- 27 bank and its trust department for those banks and branches exercising trust powers. Fees for
- 28 the examination of the<u>a</u> trust department must be computed in accordance with section

29 6-05-28. The assessment must be paid to the department of financial institutions within thirty

30 days of each June thirtieth and December thirty-first. Institutions and branches that have not-

31 been examined by the commissioner or the state banking board for three years prior to any-

1 assessment date shall not be required to pay the assessment. If any such corporation or 2 institution or branch is delinquent more than twenty days in making such payment, the board 3 may make an order suspending the functions may seek other administrative remedies of such 4 delinquent corporation, institution, or branch until payment of the amount due. The 5 commissioner may assess a penalty of five dollarsone percent of the outstanding assessment. 6 fee for each day that the assessment fee is delinquent. All fees and penalties under this section 7 must be deposited with the state treasurer and deposited in the financial institutions regulatory 8 fund. 9 SECTION 5. AMENDMENT. Subsection 1 of section 6-03-05 of the North Dakota Century 10 Code is amended and reenacted as follows: 11 1. Before any real estate loan equal to or more than twofour hundred fifty thousand 12 dollars is made, an appraisal must be conducted by a licensed or certified appraiser if 13 required by the federal Financial Reform, Recovery, and Enforcement Act of 1989

14 [Pub. L. 101-73; 103 Stat. 512; 12 U.S.C. 3332 et seq.].

15 SECTION 6. AMENDMENT. Section 6-03-11 of the North Dakota Century Code is amended16 and reenacted as follows:

17 **6-03-11.** Conversion, consolidation, or merger.

18 Any two or more banking institutions upon making application to the commissioner or the 19 state banking board may consolidate or merge if authorized by the commissioner or board into 20 one banking institution under the charter of either existing banking institution on such terms and 21 conditions as lawfully may be agreed upon by a majority of the board of directors of each 22 banking institution proposing to consolidate or merge subject to rules adopted by the state 23 banking board. Before becoming final, such consolidation or merger must be ratified and 24 confirmed by the vote of the shareholders of each such banking institution owning at least 25 two-thirds of its capital stock outstanding at a meeting to be held on the call of the directors. 26 Notice of such meeting and of the purpose thereof must be given to each shareholder of record 27 by registered or certified mail at least ten days prior to the meeting. The shareholders may 28 unanimously waive such notice and may consent to such meeting and consolidation or merger 29 in writing. The capital stock and surplus of such consolidated banking institution must not be 30 less than that required under this title for the organization of a banking institution of the class of 31 the largest consolidating banking institution. Immediately after the consolidation or merger a full

1 report thereof, including a statement of the assets and liabilities of the consolidated banking 2 institution, must be made to the commissioner by the surviving banking institution. Any banking 3 institution may without approval by any state authority convert into or merge or consolidate with 4 a national banking association as provided by federal law. A national bank proposing to merge 5 into a state-chartered bank shall grant the commissioner discretionary authority to conduct an 6 examination. The commissioner shall set fees for such examination at an hourly rate sufficient 7 to cover all reasonable expenses of the department of financial institutions associated with the 8 examination. Fees must be collected by the commissioner and deposited in the financial 9 institutions regulatory fund. 10 SECTION 7. AMENDMENT. Section 6-03-13.3 of the North Dakota Century Code is 11 amended and reenacted as follows: 12 6-03-13.3. Facts considered for approval. 13 Whenever any bank desires to maintain and operate a facility separate and apart from 1. 14 its banking house, pursuant to section 6-03-13.1, or to move a facility previously 15 established to another location, it shall apply to the commissioner or the comptroller of 16 the currency, as the case may be, for such authority and provide the commissioner 17 with such relevant information as the commissioner may reasonably request. In 18 determining whether to approve the application for such facility, the commissioner 19 shall take into consideration the following facts: 20 The convenience, needs, and welfare of the people of the community and area 1. a. 21 served-; and 22 The financial strength of the bank in relation to the cost of establishing and 2. b. 23 maintaining such separate facility. 24 3. Whether other banks will be seriously injured by the approval of the application. 25 When considering an application for relocating an existing facility to another location within-26 the same corporate city limits, the commissioner may consider only subsection 2 as a factor for 27 approval. 28 Upon approval by the commissioner or state banking board of a merger application 2. 29 under section 6-03-11, the former main office and facilities of the banking institutions 30 being merged will become facilities of the surviving banking institution and the banking 31 institution is not required to file an application under this section.

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1	<u>3.</u>	If the commissioner's decision with respect to an application is unfavorable, the						
2		applicant bank may appeal the decision to the state banking board by filing a notice of						
3		appeal with the commissioner within twenty days after the commissioner has notified						
4		the applicant bank of the decision.						
5	If an interested party files a protest with respect to an application, the matter will be referred							
6	to and d	ecided by the state banking board.						
7	SEC	CTION 8. AMENDMENT. Section 6-03-15.1 of the North Dakota Century Code is						
8	amende	d and reenacted as follows:						
9	6-03	8-15.1. Temporary relocation of bank operations.						
10	In th	ne event of an emergency or other temporary relocation, a bank may apply toshall notify						
11	the com	missioner to relocate its main banking house or facility until the former location is						
12	repaired	to allow bank operations to resume. No notice or public hearing need be held to act						
13	upon the	e temporary relocation request. The bank shall give the commissioner notice of the						
14	<u>bank's d</u>	lecision to relocate promptly and in any case within three days in the event of an						
15	<u>emerger</u>	ncy, and at least thirty days prior for other temporary relocations. The notice must						
16	describe	the bank's actions and the expected duration of the bank's relocation. Unless extended						
17	by the c	ommissioner, a bank's authority to change the bank's location under this section may						
18	not exce	ed sixty days. Notice of the bank's intention to temporary relocate must be provided to						
19	<u>custome</u>	ers at least ten days before the relocation.						
20	SEC	CTION 9. AMENDMENT. Subsection 1 of section 6-03-47.2 of the North Dakota Century						
21	Code is	amended and reenacted as follows:						
22	1.	Bonds, notes, or debentures of any corporation rated at "A" or higher by a nationally-						
23		recognized rating service approved by the commissioner, provided that the lesser of						
24		the book value or face value of the investments at the time of purchase may not-						
25		exceed for any one corporation twenty-five percent of the unimpaired capital and						
26		surplus of the banking association that have been rated in one of the four highest rating						
27		categories by a nationally recognized statistical rating organization registered with the						
28		securities and exchange commission. In the case of different ratings from different						
29		rating organizations, the lower rating applies. If a nationally recognized statistical						
30		rating organization has not rated the security, the bank shall determine that the						
31		security is the credit equivalent of a security rated in the four highest rating categories						
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1		<u>by</u>	a nationally recognized statistical rating organization. This includes documentation			
2	demonstrating that the issuer of the security has an adequate capacity to meet					
3	financial commitments under the security for the projected life of the asset or exposure					
4	and the issuer has adequate capacity to meet financial commitments if the risk of					
5	default by the obligor is low and the full and timely repayment of principal and interest					
6		<u>is e</u>	expected. The aggregate par value of investments issued by any one corporation			
7		ma	y not exceed twenty-five percent of unimpaired capital and surplus at the time of			
8		pur	<u>chase</u> .			
9	SEC	стю	N 10. AMENDMENT. Section 6-03-49.1 of the North Dakota Century Code is			
10	amende	ed an	d reenacted as follows:			
11	6-03	3-49.	1. Bank investment in service corporation - Service corporation services and			
12	activitie	es.				
13	<u>1.</u>	Sul	pject to the approval of the state banking board, any bank may invest not more			
14		tha	nin a service corporation and provide services and activities through the service			
15		<u>cor</u>	poration, if:			
16		<u>a.</u>	The service corporation is a United States corporation and is organized as a			
17			bank service corporation having its principal place of business in the United			
18			States.			
19		<u>b.</u>	The investment in stocks, bonds, debentures, or other obligations does not			
20			exceed ten percent of paid-in and unimpaired capital and unimpaired surplus in-			
21			stocks, bonds, debentures, or other obligations of any North Dakota corporation			
22			organized as a bank service corporation having its principal place of business in-			
23			the state and in each corporation.			
24		<u>C.</u>	The service corporation is operated exclusively for the purpose of providing for			
25			such bank and one or more other banks, bank services which the banks would			
26			otherwise be required or permitted to provide for on an individual bank basis. The			
27			term bank services in this section includes services such as check:			
28			(1) <u>Check</u> and deposit sorting and posting, computation.			
29			(2) <u>Computation</u> and posting of interest and other credits and charges,			
30			preparation.			

1 (3) Preparation and mailing of checks, statements, notices, and similar items, or 2 any. 3 (4) Any other clerical, bookkeeping, accounting, statistical, or similar functions 4 performed by a bank. 5 (5) Owning and administering a credit card program for customers of banks. 6 (6) Engaging in activities incidental to banking services. 7 Other activities that further or facilitate the corporate purposes of a bank or (7)8 subsidiaries of a bank, if the services may be lawfully performed by both its 9 national bank shareholders under the laws of the United States and its state 10 bank shareholders under the laws of this state. 11 Payment for rent earned, goods sold and delivered, or services rendered prior to the <u>2.</u> 12 making of the payment is not an investment <u>under this subsection</u>. A bank service 13 corporation may be chartered under the laws of this state with shareholders limited to-14 state and national banks located within the state and corporations that are organized 15 as associations of state and national banks located within the state to provide all the 16 services, except deposit taking, that all the banks that are its shareholders can offer-17 directly to their own customers at any place in the state where they can offer their 18 services, including owning and administering a credit card program for customers of 19 banks and engaging in activities incidental to banking services and other activities that 20 further or facilitate the corporate purposes of a bank or subsidiaries of a bank, so long-21 as such services may be lawfully performed by both its national bank shareholders-22 under the laws of the United States and its state bank shareholders under the laws of 23 this statenot accept deposits. 24 SECTION 11. AMENDMENT. Section 6-05-15.4 of the North Dakota Century Code is 25 amended and reenacted as follows: 26 6-05-15.4. Multiple offices or places of business - Application to state banking board -27 Hearing. 28 A trust company may establish and maintain for itself and its operating subsidiary 1. 29 organizations one or more offices or places of business within this state, throughout 30 the United States, in foreign countries, or in dependencies or insular possessions of 31 the United States upon written application to the department of financial institutions for-

1		approval from the state banking board. Additional branches in the United States may
2		be approved by the commissioner, while all other branches must be approved by the
3		state banking board. The application must include the information specified by the
4		board.
5	2.	Notice of the application to establish and maintain an office or place of business must
6		be published as required by the state banking board.
7	3.	Within ten business days after receipt of the application by the department of financial
8		institutions, the <u>The</u> commissioner shall determine if the application is complete and
9		shall notify the trust company of the determination. If within the ten business days the
10		commissioner determines the application is incomplete, the commissioner shall
11		request the additional information necessary to complete the application. Within ten-
12		days after receipt of the additional information, the commissioner shall notify the trust
13		company by mail of the commissioner's determination of completeness. Within sixty
14		days after the date for the mailing of a notice of completeness by the commissioner,
15		the The commissioner or state banking board either shall approve the application or
16		shall notify the trust company that a hearing on the application will be required.
17	4.	Any hearing required by the commissioner or state banking board must be
18		commenced and concluded by issuance of the an order of the board within ninety days-
19		after the date for the mailing of a notice of completeness by the commissioner. If the
20		hearing is not concluded within this ninety-day period, the application is deemed-
21		approved by the board.
22	5.	The commissioner or state banking board may disapprove the application if it finds,
23		after a hearingthe commissioner or board find:
24		a. The establishment and maintenance of the office or place of business will
25		jeopardize the solvency of the trust company; or
26		b. The operation of more than one office or place of business by the trust company
27		will place the company in an unsafe and unsound condition.
28	<u>6.</u>	If a North Dakota chartered trust company desires to move a branch previously
29		established to another location, the trust company shall apply to the commissioner for
30		such authority and provide the commissioner with such relevant information as the
31		commissioner may reasonably request.

1	SECTION 12. AMENDMENT. Section 6-06-06 of the North Dakota Century Code is				
2	amended and reenacted as follows:				
3	6-06-06. Powers of credit unions.				
4	A credit union has the following powers:				
5	1.	To r	To receive the savings of its members either as payment on shares or as deposits,		
6		incl	uding the right to conduct Christmas clubs, vacation clubs, and other such thrift		
7		orga	anizations within its membership.		
8	2.	To r	make loans to members.		
9	3.	To r	nake loans to a cooperative society or other organization having membership in		
10		the	credit union.		
11	4.	То с	deposit its moneys in financial institutions, trust companies, credit unions, corporate		
12		cen	tral credit unions, and the Bank of North Dakota authorized to receive deposits.		
13	5.	To i	nvest in the following:		
14		a.	In bonds of the United States without limitation in securities issued as direct		
15			obligations by the United States government or any agency thereof and in any		
16			trust established for investing directly or collectively in such securities.		
17		b.	In bonds or evidences of debt of this state or in bonds of states of the United		
18			States.		
19		C.	In bonds or certificates of indebtedness of any county, city, or school district in		
20			this state, issued pursuant to authority of law, but not to exceed thirty percent of		
21			the assets of any credit union may be invested in such bonds or certificates of		
22			indebtedness.		
23		d.	In notes or bonds secured by mortgage or deed of trust upon unencumbered,		
24			improved real estate in this state, if such investment does not exceed sixty-five		
25			percent of the market value of the property mortgaged, and fire and tornado		
26			insurance policies are maintained and deposited as collateral to such mortgage,		
27			subject to such restriction and regulations as may be imposed by the state credit		
28			union board.		
29		e.	In notes or bonds secured by a security interest or lien upon unencumbered		
30			personal property, if the investment does not exceed ninety percent of the market		
31			value of the property secured.		

1		f.	In fi	rst lien, public utility, industrial, corporation, or association bonds, notes, or
2			othe	er evidences of debt issued by corporations located in the United States of
3			Ame	erica to the extent authorized by the state credit union board.
4		g.	Sub	ject to rules of the state credit union board, in shares of investment
5			com	panies registered under the Investment Companies Act of 1940 and which
6			inve	est only in investments otherwise permissible under this section.
7		h.	In ir	nvestments or insurance products or in loans to the credit union employee
8			ass	ociated with the investment or insurance product which are otherwise
9			proł	nibited by this section if the investments are directly related to a benefit plan
10			for o	credit union employees.
11	6.	To l	oorrov	w money as limited in this chapter.
12	7.	Sub	oject t	o such regulations as the state credit union board may prescribe, insurance
13		obt	ained	under title 1 of the National Housing Act must be deemed adequate security.
14	8.	To s	sue a	nd be sued.
15	9.	A credit union may invest in a credit union office building, including the lot, piece, or		
16		par	cel of	land on which the same is located, and in furniture and fixtures, to the extent
17		aut	horize	ed by regulations issued by the state credit union board.
18	10.	<u>a.</u>	Eve	ry state credit union has the power to purchase, hold, and convey other real
19			esta	ate as herein provided, and not otherwise:
20		a.	<u>(1)</u>	Such as is mortgaged to it in good faith by way of security for loans, or for
21				debts previously contracted.
22		b.	<u>(2)</u>	Such as is conveyed to it in good faith in satisfaction of debts previously
23				contracted in the course of its dealings.
24		C.	<u>(3)</u>	Such as it purchases at sales under judgments, decrees, or mortgages held
25				by the credit union, or purchases to secure debts due to it.
26		Wit	hin si	xty days of the
27		<u>b.</u>	<u>Upc</u>	on transfer to other real estate owned, a current appraisal must be conducted
28			by a	a state-licensedan individual who is independent of the transaction for all real-
29			esta	ate recorded at or above one hundred thousand dollars or through a market
30			eva	luation performed by a qualified individual who is independent of the
31			tran	saction for all real estate recorded below one hundred thousand dollars.

1		Except as otherwise provided by chapter 10-06.1, a state credit union may hold
2		possession of any real estate acquired after July 1, 1991, under mortgage, or title
3		and possession of any real estate purchased to satisfy indebtedness, for a period
4		not to exceed five years. Except as otherwise provided by chapter 10-06.1, real-
5		estate acquired before July 1, 1991, may be held for a period not exceeding five
6		years from July 1, 1991. The commissioner may extend the real estate holding
7		period up to an additional five years upon formal request by a credit union if the
8		credit union has made a good-faith attempt to dispose of the real estate within
9		the five-year period, or disposal within the five-year period would be detrimental
10		to the credit union. Within thirty days after receipt of an adverse decision, the
11		credit union may appeal that decision to the state credit union board.
12		c. Notwithstanding other sections of this chapter, a credit union may apply to the
13		commissioner for authority to exchange its interest in real property acquired in
14		satisfaction of a debt previously contracted for an interest in an entity that would
15		dispose of the real property. If the commissioner's decision with respect to an
16		application is unfavorable, the applicant credit union may appeal the decision to
17		the state credit union board by filing a notice of appeal with the commissioner
18		within twenty business days after the commissioner has notified the applicant
19		credit union of the decision.
20	11.	Subject to authorization by the state credit union board, acting by order or rule, a state
21		credit union has the same powers as a federal credit union and may engage in any
22		activity in which a credit union could engage if the credit union were federally
23		chartered.
24	12.	To exercise any incidental power necessary or requisite to enable the credit union to
25		carry out effectively the business for which it is incorporated or as determined by the
26		board by order or rule.
27	SEC	TION 13. AMENDMENT. Subsection 4 of section 6-06-08 of the North Dakota Century
28	Code is	amended and reenacted as follows:
29	4.	Every state credit union, including any "corporate central" or "corporate" credit union,
30		placed under the jurisdiction and control of the state credit union board and the
31		commissioner by the provisions of this title shall pay a yearlysemiannual assessment.

1 This assessment is to be determined by the state credit union board as necessary to 2 fund that portion of the department's budget relating to the regulation of 3 state-chartered credit unions. The assessment must be paid to the state treasurer 4 within thirty days of each June thirtieth and December thirty-first. Credit unions that 5 have not been examined by the commissioner or the state credit union board for three 6 years prior to any assessment date are not required to pay the assessment. The state 7 treasurer shall report the payments of fees to the commissioner, and if any credit union 8 is delinguent more than twenty days in making payment, the board may make an order-9 suspending the functions of the delinguent credit unionseek other administrative 10 remedies until payment of the amount due. The commissioner may assess a penalty 11 of five dollarsone percent of the outstanding assessment fee for each day that the 12 penalty is delinguent. The examination fee for any "corporate central" or "corporate" 13 credit union shall be charged by the department at an hourly rate to be set by the 14 commissioner, sufficient to cover all reasonable expenses of the department 15 associated with the examination. All fees and penalties under this section must be paid 16 to the state treasurer and deposited in the financial institutions regulatory fund. 17 SECTION 14. AMENDMENT. Section 6-06-11 of the North Dakota Century Code is 18 amended and reenacted as follows: 19 6-06-11. Annual meetings - Election of directors - Election or appointment of 20 committees. 21 1. The organization meeting of the members of a credit union shall be the first annual 22 meeting. At its annual meeting, its members shall elect a board of directors of not less 23 than five members and a credit committee of not less than three members, unless the 24 bylaws of the credit union provide that the credit union may not have a credit 25 committee. A supervisory committee of not less than three members must be elected 26 at the annual meeting, unless the bylaws of the credit union provide that the 27 supervisory committee members be appointed by the board of directors of the credit 28 union or the bylaws provide that the credit union may not have a supervisory 29 committee. In the event the bylaws do not provide for a supervisory committee, then 30 the duties and powers of a supervisory committee, as described in section 6-06-15, 31 are the responsibility of the board of directors. The directors and committee members

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1 if any, shall hold office for such terms, respectively, as provided by the bylaws of the 2 credit union and until their successors qualify. A record of the names and addresses of 3 the officers and members of the board and committees must be filed with the 4 commissioner within ten days after their election or appointment. Notice of any change 5 in membership on the board or committees by appointment to fill an unexpired term or 6 otherwise must be filed with the commissioner within ten days of such change. The 7 notice requirement is satisfied if the national credit union association's call report 8 profile is updated within the ten-day reporting requirement.

9 <u>2.</u> If the bylaws of the credit union provide for a credit committee, then pursuant to the
10 provisions of the bylaws, the board of directors may appoint or the members may elect
11 a credit committee which consists of an odd number of members of the credit union,
12 but which may not include more than one loan officer. The method used must be set
13 forth in the bylaws.

14 If the credit committee is dispensed with in the bylaws, a credit manager, under the <u>3.</u> 15 general supervision of the board of directors, may be empowered to approve or 16 disapprove loans subject to the policies and conditions prescribed by the board of 17 directors. The president or other qualified senior management official may serve as 18 the credit manager. If a credit manager is provided in lieu of an elected credit 19 committee, the credit manager may appoint one or more loan officers with the power 20 to approve or disapprove loans, and may establish an internal credit committee 21 comprised of designated credit union staff with the power to approve or disapprove 22 loans, subject to such limitations or conditions as the credit manager and board of 23 directors prescribes.

SECTION 15. AMENDMENT. Section 6-08-08.1 of the North Dakota Century Code is
 amended and reenacted as follows:

6-08-08.1. Sale or purchase of associations, banking institutions, or holding
 companies - Notification to commissioner - Hearing.

No person, acting directly or indirectly or through or in concert with one or more other
 persons, may purchase or otherwise acquire control of an association or banking
 institution unless the state banking board <u>or commissioner</u> has been given prior written
 notice by application of the proposed disposition or acquisition. The written application

- must include such information as the state banking board shall specify. The
 transaction may not be consummated before the board <u>or commissioner</u> has granted
 approval.
- 4 2. The applicant shall publish notice of the application as required by the board by rule.
- 5 3. Within ten business days after the date the application is received, the The 6 commissioner shall determine if the application is complete and notify the applicant by-7 mail of the determination. If the commissioner determines the application is 8 incomplete, the commissioner will, within the ten business days, shall request 9 additional information deemed necessary to complete the application. Within ten-10 business days after the receipt of the additional information, the commissioner will-11 notify the applicant by mail of the commissioner's determination of completeness. 12 Within sixty days, or the next regularly scheduled meeting of the board, after the-13 mailing of a notice of completeness by the commissioner, the board must either
- 14 approve or disapprove the application.
- 15 4. The<u>If not approved by the commissioner, the commissioner shall submit the</u>
- application to the board. The board may approve or disapprove anythe application if
 the board determines that:
- 18a.The character, reputation, general fitness, financial standing, and responsibility of19the persons proposed as new stockholders, directors, or officers is such that the20interests of the other stockholders, depositors, and creditors of the institution and21the public generally will be jeopardized by the change in control and22management.
- b. The qualifications of management do not include adequate experience with
 financial institutions or other approved related experience.
- 5. Within three business days after the board's decision to disapprove an application, the
 board shall notify the applicant in writing of the disapproval. The notice must provide a
 statement of the basis for the disapproval.
- 6. Within twenty days after receipt of the notice of disapproval, the applicant may request
 a hearing on the disapproval. The board must conduct a hearing, if requested, under
 the provisions of chapter 28-32. At the conclusion of the hearing, the board shall by
 order approve or disapprove the application on the basis of the record at the hearing.

1	7.	For purposes of this section, "control" means ownership or control, directly, indirectly,					
2		or through the actions of one or more persons of the power to vote twenty-five percent					
3		or more of any class of voting securities of an association, banking institution,					
4		controlling bank holding company, or the direct or indirect power to control in any					
5		manner the election of a majority of the directors of an association or banking					
6		institution, or to direct the management or policies of an association or banking					
7		institution, whether by individuals, corporations, limited liability companies,					
8		partnerships, trusts, or other entities or organizations of any type.					
9	8.	The following acquisitions of voting securities of a North Dakota state chartered bank,					
10		which would otherwise require submission of an application under this section, are not					
11		subject to the application requirements if the acquiring person notifies the					
12		commissioner within ninety days after the acquisition and provides any relevant					
13		information requested by the commissioner: acquisition of voting securities through					
14		inheritance; acquisition of voting securities as a bona fide gift; and acquisition of voting					
15		securities in satisfaction of a debt previously contracted in good faith. This subsection					
16		does not limit the authority of the commissioner to require a party to submit a written					
17		application to the board under subsection 1.					
18	SEC	TION 16. Section 6-06-14.1 of the North Dakota Century Code is created and enacted					
19	as follow	/S:					
20	<u>6-06</u>	-14.1. Loans - How made - Security - Meetings and duties of loan administration -					
21	Prefere	ntial loans.					
22	<u>1.</u>	The duty of loan administration falls to the credit committee if the bylaws establish a					
23		credit committee, or to the credit manager appointed by the board of directors if the					
24		bylaws do not provide for a credit committee. At a minimum, loan administration must					
25		include:					
26		a. Oversight over all loans.					
27		b. Performance of loan-related duties as often as necessary, and in the case of a					
28		credit committee, a meeting at least once each month. Each member of the credit					
29		committee must receive prior notice of the time and location of a meeting.					
30		c. Loan applications, notes, security instruments, and all other loan documentation					
31		necessary to execute the transaction on forms approved by the committee or					

1			credit manager which set forth the purpose for which the loan is desired, the	
2			security, if any, which is offered, and such other data as the committee or credit	
3			manager may require.	
4		<u>d.</u>	Documentation that the loan complies with board of directors-approved loan	
5			policies, including policy limits on the maximum unsecured loans to one borrower	
6			and the limit on maximum total loans to a borrower.	
7		<u>e.</u>	Documented approval or denial of the loan by the majority of the entire credit	
8			committee or by the credit manager, except that the credit committee or credit	
9			manager may appoint and delegate to one or more loan officers the power to	
10			approve loans up to the limit established by the board of directors.	
11		<u>f.</u>	Sufficient segregation of duties to limit risk or error if possible. At a minimum, an	
12			individual may not disburse funds of the credit union for any loan that has been	
13			approved by that individual in that individual's capacity as a loan officer.	
14	<u>2.</u>	<u>Not</u>	more than one member of the credit committee may be appointed as a loan	
15		offic	cer, unless credit union bylaws provide for a board of directors-appointed credit	
16		mai	nager and the credit committee is made up of credit union employees appointed by	
17		<u>the</u>	credit manager.	
18	<u>3.</u>	<u>Eve</u>	ery loan by a credit union to, or guaranteed by, its directors, officers, managers, and	
19		<u>con</u>	nmittee members must:	
20		<u>a.</u>	Be current as outlined on the terms of the loan agreement.	
21		<u>b.</u>	Be made on substantially the same terms, including interest rates, fee structure,	
22			and collateral, as those prevailing at the time for comparable transactions with	
23			other persons.	
24		<u>C.</u>	Be written in strict conformity with the credit union's policies, rules, and	
25			regulations.	
26	<u>4.</u>	<u>An</u>	exception may be made for a loan otherwise prohibited by this section if the loan is	
27		directly related to a retirement investment benefit plan for credit union employees.		
28	SECTION 17. REPEAL. Section 6-06-14 of the North Dakota Century Code is repealed.			