Sixty-fourth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Senate Amendments ENGROSSED HOUSE BILL NO. 1313

Introduced by

Representatives Keiser, Kasper, Klemin

1 A BILL for an Act to create and enact chapter 26.1-12.2 of the North Dakota Century Code,

2 relating to conversion of a mutual property and casualty insurance company to a stock

3 insurance company; to amend and reenact section 26.1-12.1-10 and subdivision b of

4 subsection 12 of section 26.1-17-33.1 of the North Dakota Century Code, relating to references

5 to demutualization of domestic mutual insurance companies; and to repeal section 26.1-12-32

6 of the North Dakota Century Code, relating to demutualization of domestic mutual insurance

7 companies.

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

9 SECTION 1. AMENDMENT. Section 26.1-12.1-10 of the North Dakota Century Code is

10 amended and reenacted as follows:

11 **26.1-12.1-10**. Applicability of certain provisions.

12 A mutual insurance holding company is deemed to be an insurer subject to

13 chapter 26.1-06.1 and is automatically a mandatory party to any proceeding under that chapter

14 involving an insurance company that, as a result of a reorganization according to

15 section 26.1-12.1-02 or 26.1-12.1-03, is a subsidiary of the mutual insurance holding company.

16 In any proceeding under chapter 26.1-06.1 involving the reorganized insurance company, the

17 assets of the mutual insurance holding company are considered to be the assets of the estate

18 of the reorganized insurance company for purposes of satisfying the claims of the reorganized

- 19 insurance company's policyholders. A mutual insurance holding company may not dissolve or
- 20 liquidate without the approval of the commissioner or as ordered by the district court according
- to chapter 26.1-06.1. Section 26.1-12-32Chapter 26.1-12.2 is not applicable to a reorganization
- 22 or merger accomplished under this chapter.

SECTION 2. AMENDMENT. Subdivision b of subsection 12 of section 26.1-17-33.1 of the
North Dakota Century Code is amended and reenacted as follows:

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	b. The restructured company must be treated as a mutual insurance company	
	subject to the provisions of chapter 26.1-12, except for sections 26.1-12-01,	
	26.1-12-02, 26.1-12-03, 26.1-12-05, 26.1-12-06, 26.1-12-07, 26.1-12-08,	
	26.1-12-09, 26.1-12-10, 26.1-12-14, 26.1-12-16, 26.1-12-18, 26.1-12-19,	
	26.1-12-23, 26.1-12-24, 26.1-12-25, 26.1-12-26, 26.1-12-29, <u>and</u> 26.1-12-30 , and	
	26.1-12-32 .	
SEC	CTION 3. Chapter 26.1-12.2 of the North Dakota Century Code is created and enacted	
as follov	vs:	
<u>26.1</u>	-12.2-01. Definitions.	
<u>As ι</u>	used in this chapter:	
<u>1.</u>	"Capital stock" means common or preferred stock or any hybrid security or other	
	equity security issued by a converted stock company or other company or entity	
	pursuant to the exercise of subscription rights granted pursuant to the provisions of	
	subdivision c of subsection 1 of section 26.1-12.2-03.	
<u>2.</u>	"Converted stock company" means a mutual company or mutual holding company that	
	has converted to a stock company under this chapter.	
<u>3.</u>	"Converting mutual company" means a mutual company or mutual holding company	
	that has adopted a plan of conversion under this chapter.	
<u>4.</u>	"Eligible member" means a member of a converting mutual company whose policy is	
	in force on the date the governing body of the converting mutual company adopts a	
	plan of conversion or such earlier date as the converting mutual company may	
	establish with the consent of the commissioner. A person insured under a group policy	
	is not an eligible member. A person whose policy becomes effective after the	
	governing body adopts the plan of conversion but before the effective date of the plan	
	of conversion is not an eligible member but has those rights established under section	
	<u>26.1-12.2-09.</u>	
<u>5.</u>	"Issued minority shares" means the number of shares issued by a subsidiary	
	insurance company or subsidiary holding company of a mutual holding company in all	
	minority stock offerings.	
<u>6.</u>	"Minority stock offering" means an offering of capital stock by a subsidiary insurance	
	company or subsidiary holding company controlled by a mutual holding company in	
	as follow <u>26.1</u> <u>As u</u> 1. 2. <u>3.</u> <u>4.</u> <u>5.</u>	 subject to the provisions of chapter 26.1-12, except for sections 26.1-12-01, 26.1-12-02, 26.1-12-03, 26.1-12-05, 26.1-12-06, 26.1-12-07, 26.1-12-08, 26.1-12-09, 26.1-12-10, 26.1-12-10, 26.1-12-16, 26.1-12-18, 26.1-12-30, and 26.1-12-32, 26.1-12-24, 26.1-12-25, 26.1-12-26, 26.1-12-29, and 26.1-12-30, and 26.1-12-32. SECTION 3. Chapter 26.1-12.2 of the North Dakota Century Code is created and enacted as follows: 26.1-12-01. Definitions. As used in this chapter: "Capital stock" means common or preferred stock or any hybrid security or other. equity security issued by a converted stock company or other company or entity. pursuant to the exercise of subscription rights granted pursuant to the provisions of subdivision c of subsection 1 of section 26.1-12.2-03. "Converted stock company" means a mutual company or mutual holding company that has converted to a stock company under this chapter. "Converted stock company" means a mutual company or mutual holding company. that has adopted a plan of conversion under this chapter. "Eligible member" means a member of a converting mutual company adopts a. plan of conversion or such earlier date as the converting mutual company may establish with the consent of the commissioner. A person insured under a group policy is not an eligible member. A person whose policy becomes effective after the governing body adopts the plan of conversion but before the effective after the governing body adopts the plan of conversion but before the effective after the governing body adopts the plan of conversion but before the effective after the governing body adopts the plan of conversion but before the effective after the governing body adopts the plan of conversion but before the effective after the governing body adopts the plan of conversion but before the effective after the governing body adopts the plan of conversion but before the effective after the governing body adopts the plan of conversion but before the effect

1		which less than fifty percent of the voting stock of the subsidiary insurance company or			
2		subsidiary holding company is offered and sold under this chapter or chapter			
3		<u>26.1-12.1.</u>			
4	<u>7.</u>	"Mutual company" means a mutual property and casualty insurance company			
5		domiciled in this state.			
6	<u>8.</u>	"Mutual holding company" means:			
7		a. A corporation resulting from a reorganization of a mutual company under chapter			
8		<u>26.1-12.1; or</u>			
9		b. A domestic corporation surviving or resulting from a merger or consolidation with			
10		a corporation that resulted from a reorganization of a mutual insurer under the			
11		laws of any other jurisdiction as provided by section 26.1-12.1-03.			
12	<u>9.</u>	"Participating policy" means a policy that grants a holder the right to receive dividends			
13		if, as, and when declared by the mutual company.			
14	<u>10.</u>	"Plan of conversion" or "plan" means a plan adopted by the governing body of a			
15		mutual company or mutual holding company to convert into a stock company or stock			
16		insurance holding company in accordance with the requirements of this chapter.			
17	<u>11.</u>	"Policy" means an insurance policy.			
18	<u>12.</u>	"Standby investor" means any person that has agreed in writing to purchase all or a			
19		portion of the capital stock to be sold in a conversion which is not subscribed by			
20		eligible members.			
21	<u>13.</u>	"Subscription right" means the nontransferable right to purchase, for a period of not			
22		less than forty-five days, the stock of the converted stock company, its proposed			
23		subsidiary holding company, or an unaffiliated stock insurance company or other			
24		corporation or entity that will acquire the stock of the converted stock company.			
25	<u>14.</u>	"Voting member" means a member who is an eligible member and is also a member of			
26		the converting mutual company as of a date not more than ninety days before the date			
27		of the meeting at which the plan of conversion must be voted upon by members.			
28	<u>26.1</u>	-12.2-02. Adoption of plan of conversion.			
29	<u>1.</u>	A plan of conversion does not become effective unless the converting mutual company			
30		seeking to become a converted stock company adopted, by the affirmative vote of not			
31		less than two-thirds of its governing body, a plan of conversion consistent with the			

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1		requirements of sections 26.1-12.2-03 and 26.1-12.2-04, or of section 26.1-12.2-05. At	<u> </u>
2		any time before approval of a plan of conversion by the commissioner, the converting	
3		mutual company, by the affirmative vote of not less than two-thirds of its governing	
4		body, may amend or withdraw the plan.	
5	<u>2.</u>	Before the eligible members of a converting mutual company may vote on approval of	-
6		a plan of conversion, a converting mutual company whose governing body has	
7		adopted a plan shall file all of the following documents with the commissioner within	
8		ninety days after adoption of the plan of conversion together with the application fee:	
9		a. The plan of conversion, including the independent evaluation required by	
10		subsection 4 of section 26.1-12.2-03.	
11		b. The form of notice and proxy required by subsection 7 of section 26.1-12.2-02.	
12		c. The form of notice required by section 26.1-12.2-09 to persons whose policies	
13		are issued after adoption of the plan of conversion but before the plan of	
14		conversion's effective date.	
15		d. The proposed certificate of incorporation and bylaws of the converted stock	
16		company.	
17		e. The acquisition of control statement, as required by section 26.1-10-03.	
18		f. The application fee, equal to the greater of ten thousand dollars or an amount	
19		equal to one-tenth of one percent of the estimated pro forma market value of the	
20		converted stock company as determined in accordance with subsection 4 of	
21		section 26.1-12.2-03. If such value is expressed as a range of values, the	
22		application fee must be based upon the midpoint of the range. The application	
23		fee is in addition to other direct costs incurred by the commissioner in reviewing	
24		the proposed plan of conversion. For good cause shown, the commissioner may	
25		waive the application fee in whole or in part, or permit a portion of the application	-
26		fee to be deferred until completion of the conversion.	
27		g. Such other information as the commissioner may request.	
28	<u>3.</u>	Upon filing with the commissioner the documents required under subsection 2, the	
29		converting mutual company shall send to eligible members a notice advising eligible	
30		members of the adoption and filing of the plan of conversion, the ability of the eligible	
31		members to provide the commissioner and the converting mutual company with	

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1		comments on the plan of conversion within thirty days of the date of such notice, and		
2		the procedure of providing such comments.		
3	<u>4.</u>	The commissioner shall approve the plan if the commissioner finds:		
4		a. The plan complies with this chapter;		
5		b. The plan is fair and equitable to the converting mutual company, the members of		
6		the converting mutual company, and the eligible members of the converting		
7		mutual company:		
8		c. The plan's method of allocating subscription rights is fair and equitable;		
9		d. The plan will not otherwise prejudice the interests of the members; and		
10		e. The converted stock company will have the amount of capital and surplus		
11		deemed by the commissioner to be reasonable for its future solvency.		
12	<u>5.</u>	At the expense of the converting mutual company, the commissioner may retain any		
13		qualified expert not otherwise a part of the commissioner's staff, including counsel and		
14		financial advisors, to assist in reviewing the plan of conversion and the independent		
15		valuation required under subsection 4 of section 26.1-12.2-03.		
16	<u>6.</u>	The commissioner shall order a hearing on whether the terms of the plan of		
17		conversion comply with this chapter after giving written notice by mail or publication to		
18		the converting mutual company and other interested persons, all of whom have the		
19		right to appear at the hearing.		
20	<u>7.</u>	The commissioner shall give written notice of any decision to the converting mutual		
21		company and, in the event of disapproval, a detailed statement of the reasons for the		
22		decision.		
23	<u>8.</u>	All voting members must be sent notice of the members' meeting to vote on the plan		
24		of conversion no later than forty-five days before the meeting. The notice must		
25		describe the proposed plan of conversion, must inform the member how the proposed		
26		plan of conversion will affect the member's membership rights, must inform the voting		
27		member of the voting member's right to vote upon the plan of conversion, and must be		
28		sent to each voting member's last-known address, as shown on the records of the		
29		converting mutual company. The notice must provide instructions on how the member		
30		can obtain, either by mail or electronically, a full copy of the proposed plan of		

1		<u>con</u>	versio	<u>n. lf t</u>	he meeting to vote upon the plan of conversion is held during the
2		<u>ann</u>	<u>ual m</u>	eeting	of policyholders, only a combined notice of meeting is required.
3	<u>9.</u>	The	plan	of cor	nversion must be voted upon by voting members and must be adopted
4		<u>upo</u>	n rece	eiving	the affirmative vote of at least two-thirds of the votes cast by voting
5		mer	nbers	at the	e meeting. Voting members entitled to vote upon the proposed plan of
6		con	versio	n ma	y vote in person or by proxy. The number of votes each voting member
7		<u>may</u>	<u>/ cast</u>	<u>must</u>	be determined by the bylaws of the converting mutual company. If the
8		<u>byla</u>	aws ar	<u>e sile</u>	nt, each voting member may cast one vote.
9	<u>10.</u>	<u>The</u>	certif	icate	of incorporation of the converted stock company must be considered at
10		the	meeti	<u>ng of</u>	the voting members called for the purpose of adopting the plan of
11		con	versio	n and	I must require for adoption the affirmative vote of at least two-thirds of
12		the s	votes	cast	by voting members.
13	<u>11.</u>	<u>With</u>	<u>nin thi</u>	<u>rty da</u>	ys after the voting members have approved the plan of conversion in
14		acco	ordan	ce wit	the requirements of this section, the converted stock company shall
15		file v	with th	ne cor	nmissioner:
16		<u>a.</u>	The	minut	es of the meeting of the voting members at which the plan of
17			<u>conv</u>	versio	n was approved, which must include the record of total votes cast in
18			favo	r of th	e plan; and
19		<u>b.</u>	<u>The</u>	certifi	cate of incorporation and bylaws of the converted stock company.
20	<u>26.1</u>	1-12.2	<u>2-03. F</u>	Requi	red provisions of plan of conversion.
21	<u>1.</u>	<u>The</u>	follov	ving p	provisions must be included in the plan of conversion:
22		<u>a.</u>	The	reasc	ons for proposed conversion.
23		<u>b.</u>	The	effect	of conversion on existing policies, including all of the following:
24			<u>(1)</u>	<u>A pro</u>	ovision that all policies in force on the effective date of conversion
25				<u>conti</u>	nue to remain in force under the terms of the policies, except that the
26				follo	wing rights, to the extent the rights existed in the converting mutual
27				<u>com</u>	pany, must be extinguished on the effective date of the conversion:
28				<u>(a)</u>	Any voting rights of the policyholders provided under the policies.
29				<u>(b)</u>	Except as provided under paragraph 2, any right to share in the
30					surplus of the converting mutual company, unless such right is
31					expressly provided for under the provisions of the existing policy.

1			<u>(c)</u>	Any assessment provisions provided for under certain types of
2				policies.
3		<u>(2)</u>	<u>A pro</u>	ovision that holders of participating policies in effect on the date of
4			<u>conv</u>	rersion continue to have a right to receive dividends as provided in the
5			parti	cipating policies, if any.
6	<u>C.</u>	The	grant	of subscription rights to eligible members.
7		(1)	<u>For</u>	purposes of any plan, the transfer of subscription rights from any of the
8			follo	wing may not be deemed an unpermitted transfer for purposes of this
9			<u>chap</u>	oter:
10			<u>(a)</u>	An individual to such individual and the individual's spouse or children
11				or to a trust or other estate or wealth planning entity established for
12				the benefit of such individual or the individual's spouse or children;
13			<u>(b)</u>	An individual to such individual's individual or joint individual
14				retirement account or other tax-qualified retirement plan;
15			<u>(c)</u>	An entity to the shareholders, partners, or members of such entity; or
16			<u>(d)</u>	The holder of such rights back to the converting mutual company, its
17				proposed subsidiary holding company, or an unaffiliated corporation or
18				entity that will purchase the stock of the converted stock company as
19				provided in item 3 of subparagraph a of paragraph 2 of subdivision c
20				of subsection 1.
21		<u>(2)</u>	<u>The</u>	grant of subscription rights to eligible members must include:
22			<u>(a)</u>	A provision that each eligible member is to receive, without payment,
23				nontransferable subscription rights to purchase the capital stock of the
24				converted stock company and that, in the aggregate, all eligible
25				members have the right, before the right of any other party, to
26				purchase one hundred percent of the capital stock of the converted
27				stock company, exclusive of any shares of capital stock required to be
28				sold or distributed to the holders of surplus notes, if any, and any
29				capital stock purchased by the company's tax-qualified employee
30				stock benefit plan which is in excess of the pro-forma market value of
31				the capital stock established under subsection 4, as permitted by

1		subsection 3 of section 26.1-12.2-04. As an alternative to subscription
2		rights in the converting mutual company, the plan of conversion may
3		provide each eligible member is to receive, without payment,
4		nontransferable subscription rights to purchase a portion of the capital
5		stock of one of the following:
6		[1] A corporation or entity organized for the purpose of becoming a
7		holding company for the converted stock company;
8		[2] A stock insurance company owned by the mutual company into
9		which the mutual company will be merged; or
10		[3] An unaffiliated stock insurer or other corporation or entity that will
11		purchase the stock of the converted stock company.
12		(b) A provision that subscription rights must be allocated in whole shares
13		among the eligible members using a fair and equitable formula. The
14		formula need not allocate subscription rights to eligible members on a
15		pro rata basis based on premium payments or contributions to
16		surplus, but may take into account how the different classes of
17		policies of the eligible members contributed to the surplus of the
18		mutual company or any other factors that may be fair or equitable.
19		Allocation of subscription rights on a per capita basis are entitled to a
20		presumption that such method is fair, subject to a rebuttal of fairness
21		by clear and convincing evidence. In accordance with subsection 5 of
22		section 26.1-12.2-02, the commissioner may retain an independent
23		consultant to assist in the determination that the allocation of
24		subscription rights is fair and equitable.
25	<u>2.</u>	The plan must provide a fair and equitable means for allocating shares of capital stock
26		in the event of an oversubscription to shares by eligible members exercising
27		subscription rights received under subdivision c of subsection 1.
28	<u>3.</u>	The plan must provide any shares of capital stock not subscribed to by eligible
29		members exercising subscription rights received under subdivision c of subsection 1
30		or any other individuals or entities granted subscription rights pursuant to section
31		<u>26.1-12.2-04 must be sold:</u>

1		<u>a.</u>	In a public offering; however, if the number of shares of capital stock not
2			subscribed by eligible members is so small in number or other factors exist that
3			do not warrant the time or expense of a public offering, the plan of conversion
4			may provide for sale of the unsubscribed shares through a private placement or
5			other alternative method approved by the commissioner which is fair and
6			equitable to eligible members; or
7		<u>b.</u>	To a standby investor or to another corporation or entity that is participating in the
8			plan of conversion, as provided in paragraph 2 of subdivision c of subsection 1.
9	<u>4.</u>	<u>The</u>	plan must provide for the preparation of a valuation by a qualified independent
10		<u>exp</u>	ert which establishes the dollar value of the capital stock for which subscription
11		<u>righ</u>	ts must be granted pursuant to subdivision c of subsection 1 which must be equal
12		<u>to t</u> l	ne estimated pro forma market value of the converted stock company. The qualified
13		inde	ependent expert may, to the extent feasible, determine the pro forma market value
14		<u>by r</u>	reference to a peer group of stock companies and the application of generally
15		<u>acc</u>	epted valuation techniques; state the pro forma market value of the converted
16		<u>stoc</u>	ck company as a range of value; and establish the value as the value estimated to
17		<u>be ı</u>	necessary to attract full subscription for the shares.
18	<u>5.</u>	<u>The</u>	e dollar value of a subscription right based upon the application of the
19		Bla	ck-Scholes option pricing model or another generally accepted option pricing
20		mod	del. In connection with the determination of stock price volatility or other valuation
21		<u>inpı</u>	uts used in option pricing models, the qualified independent expert may assume
22		that	t the attributes of the converted stock company will be substantially similar to the
23		<u>attri</u>	ibutes of the stock of the peer companies used to determine the estimated
24		<u>pro</u>	forma market value of the converted stock company. The term of a subscription
25		<u>righ</u>	t is a minimum of ninety days for the sole purpose of determining the value of a
26		<u>sub</u>	scription right.
27	<u>6.</u>	<u>The</u>	plan must provide that each eligible member has the right to require the mutual
28		<u>con</u>	npany to redeem such subscription rights, in lieu of exercising the subscription
29		<u>righ</u>	ts allocated to each eligible member, at a price equal to the number of subscription
30		<u>righ</u>	ts allocated to each eligible member multiplied by the dollar value of the
31		<u>sub</u>	scription right as determined by the qualified independent exert pursuant to

1		subsection 4. The obligation of the mutual company to redeem subscription rights
2		arises only upon the effective date of the plan. The redemption price payable to each
3		eligible member must be paid to the member within thirty days of the effective date of
4		the plan. Alternatively, the converted stock company may offer each eligible member
5		the option of receiving the redemption amount in cash or having the redemption
6		amount credited against future premium payments. An eligible member that does not
7		exercise the member's subscription rights, and which also fails to affirmatively request
8		redemption of the member's subscription rights before the expiration of the
9		subscription offering, nevertheless is deemed to have requested redemption of the
10		member's subscription rights and shall receive the redemption amount in cash in the
11		manner otherwise provided in this subsection.
12	<u>7.</u>	The plan must set the purchase price per share of capital stock equal to any
13		reasonable amount. However, the minimum subscription amount required of any
14		eligible member may not exceed five hundred dollars, but the plan may provide that
15		the minimum number of shares any person may purchase pursuant to the plan is
16		twenty-five shares. The purchase price per share at which capital stock is offered to
17		persons that are not eligible members may be greater than but not less than the
18		purchase price per share at which capital stock is offered to eligible members.
19	<u>8.</u>	The plan must provide that any person or group of persons acting in concert may not
20		acquire, in the public offering or pursuant to the exercise of subscription rights, more
21		than five percent of the capital stock of the converted stock company or the stock of
22		another corporation that is participating in the plan of conversion, as provided in item 3
23		of subparagraph a of paragraph 2 of subdivision c of subsection 1, except with the
24		approval of the commissioner. This limitation does not apply to any entity that is to
25		purchase one hundred percent of the capital stock of the converted stock company as
26		part of the plan of conversion approved by the commissioner or to any person that
27		acts as a standby investor for the capital stock of the converted stock company for an
28		amount equal to ten percent or more of the capital stock of the converted stock
29		company, if in each case such purchase is approved by the commissioner in
30		accordance with the provisions of North Dakota law following the filing of an
31		acquisition of control statement under section 26.1-10-03.

1	<u>9.</u>	he plan must provide that a director or officer or person acting in concert with a				
2		director or officer of the mutual company may not acquire any capital stock of the				
3		converted stock company or the stock of another corporation that is participating in the				
4		plan of conversion, as provided in item 3 of subparagraph a of paragraph 2 of				
5		subdivision c of subsection 1, for three years after the effective date of the plan of				
6		conversion, except through a broker-dealer, without the permission of the				
7		missioner. This provision does not prohibit the directors and officers from:				
8		a. Making block purchases of one percent or more of the outstanding common				
9		stock other than through a broker-dealer if approved in writing by the insurance				
10		department:				
11		b. Exercising subscription rights received under the plan; or				
12		c. Participating in a stock benefit plan permitted by subsection 3 of section				
13		26.1-12.2-04 or approved by shareholders pursuant to subsection 2 of section				
14		<u>26.1-12.2-11.</u>				
15	<u>10.</u>	The plan must provide that a director or officer may not sell stock purchased pursuant				
16		to this section or subsection 1 of section 26.1-12.2-04 within one year after the				
17		effective date of the conversion, except that nothing contained in this section may be				
18		deemed to restrict a transfer of stock by such director or officer if the stock is the stock				
19		of an unaffiliated corporation that is participating in the plan of conversion as provided				
20		in item 3 of subparagraph a of paragraph 2 of subdivision c of subsection 1 and has a				
21		class of stock registered under the federal Securities Exchange Act of 1934 [15 U.S.C.				
22		78a et seq.], or if the transfer is to the spouse or minor children of such director or				
23		officer, or to a trust or other estate or wealth planning entity established for the benefit				
24		of such director or officer, or the spouse or minor children of such director or officer.				
25	<u>11.</u>	The plan of conversion must provide the rights, if any, of a holder of a surplus note to				
26		participate in the conversion are governed by the terms of the surplus note.				
27	<u>12.</u>	The plan of conversion must provide that without the prior approval of the				
28		commissioner, for a period of two years from the date of the completion of the				
29		conversion, a converted stock company or any corporation participating in the plan of				
30		conversion pursuant to item 1 of subparagraph a of paragraph 2 of subdivision c of				
31		subsection 1 or item 2 of subparagraph a of paragraph 2 of subdivision c of				

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1		subsection 1, may not repurchase any of its capital stock from any person. However,
2		this restriction does not apply to a:
3		a. Repurchase on a pro rata basis pursuant to an offer made to all shareholders of
4		the converted stock company or any corporation participating in the plan of
5		conversion pursuant to, or item 1 of subparagraph a of paragraph 2 of
6		subdivision c of subsection 1, or item 2 of subparagraph a of paragraph 2 of
7		subdivision c of subsection 1; or
8		b. Purchase in the open market by a tax-qualified or nontax-qualified employee
9		stock benefit plan in an amount reasonable and appropriate to fund the plan.
10	<u>26.</u> 1	I-12.2-04. Optional provisions of plan of conversion.
11	<u>1.</u>	The plan of conversion may allocate to a tax-qualified employee benefit plan
12		nontransferable subscription rights to purchase up to ten percent of the capital stock of
13		the converting mutual company or the stock of another corporation that is participating
14		in the plan of conversion, as provided in item 3 of subparagraph a of paragraph 2 of
15		subdivision c of subsection 1 of section 26.1-12.2-03. A tax-qualified employee benefit
16		plan may exercise subscription rights granted under this subsection regardless of the
17		total number of shares purchased by eligible members. If eligible members purchase
18		shares sufficient to yield gross proceeds equal to the maximum of the valuation range
19		established by subsection 4 of section 26.1-12.2-03, then the tax-qualified employee
20		benefit plan may purchase additional shares of capital stock of the converting mutual
21		company or the stock of another corporation that is participating in the plan of
22		conversion, as provided in item 3 of subparagraph a of paragraph 2 of subdivision c of
23		subsection 1 of section 26.1-12.2-03 in an amount sufficient to equal ten percent of the
24		total shares of capital stock of the converted stock company outstanding.
25	<u>2.</u>	The plan may provide that other classes of subscribers approved by the commissioner
26		shall receive nontransferable subscription rights to purchase capital stock of the
27		converting stock company or the stock of another corporation that is participating in
28		the plan of conversion, as provided in item 3 of subparagraph a of paragraph 2 of
29		subdivision c of subsection 1 of section 26.1-12.2-03 provided that such subscription
30		rights are subordinate to the subscription rights of eligible members. Other classes of
31		subscribers that may be approved by the commissioner include:

1		<u>a.</u>	Members of the converting mutual company which became members after the
2			date fixed for establishing eligible members;
3		<u>b.</u>	The shareholders of another corporation that is participating in the plan of
4			conversion, as provided in item 3 of subparagraph a of paragraph 2 of
5			subdivision c of subsection 1 of section 26.1-12.2-03; or
6		<u>C.</u>	The shareholders of another corporation that is a party to an acquisition, merger,
7			consolidation, or other similar transaction with the converting mutual company.
8	<u>26.1</u>	-12.2	2-05. Alternative plan of conversion.
9	The	gove	erning body of the converting mutual company may adopt a plan of conversion that
10	does no	t rely	in whole or in part upon issuing nontransferable subscription rights to members to
11	purchas	e sto	ck of the converting stock company if the commissioner finds the plan of
12	<u>convers</u>	ion d	pes not prejudice the interests of the members, is fair and equitable, and is not
13	inconsis	tent v	with the purpose and intent of this chapter. Subject to a finding of the commissioner
14	<u>that an a</u>	altern	ative plan of conversion is fair and equitable and is not inconsistent with the
15	purpose	and	intent of this chapter, an alternative plan of conversion may:
16	<u>1.</u>	Incl	ude the merger of a domestic mutual insurance company into a domestic or foreign
17		stoc	ck insurance company.
18	<u>2.</u>	Pro	vide for the issuance of transferable or redeemable subscription rights.
19	<u>3.</u>	Pro	vide for issuing stock, cash, policyholder credits, or other consideration, or any
20		<u>con</u>	bination of the foregoing, to policyholders instead of subscription rights.
21	<u>4.</u>	<u>Set</u>	forth another plan of conversion containing any other provisions approved by the
22		<u>com</u>	nmissioner.
23	<u>26.1</u>	-12.2	2-06. Minority stock offering by a mutual holding company.
24	<u>A m</u>	utual	holding company may make a minority stock offering in accordance with the
25	provisio	<u>ns of</u>	chapter 26.1-12.1 or this chapter. A minority stock offering pursuant to chapter
26	<u>26.1-12</u>	.1 ma	y not include the grant of subscription rights to policyholders. Except as otherwise
27	provided	d in s	ection 26.1-12.2-05 concerning an alternative plan of conversion, a minority stock
28	offering	pursi	uant to this chapter must include the grant of subscription rights to policyholders.
29	<u>26.1</u>	-12.2	2-07. Conversion of a mutual holding company.
30	<u>1.</u>	<u>lf a</u>	mutual holding company converts from a mutual to stock form, the conversion
31		mus	st comply with the provisions of this chapter.

1	<u>2.</u>	If a mutual holding company seeks to convert to stock form under this chapter and it
2		has previously completed one or more minority stock offerings in which policyholders
3		were granted subscription rights pursuant to this chapter, the valuation required by
4		subsection 4 of section 26.1-12.2-03 must take into account the existence of this
5		minority interest as provided in this section. The amount of capital stock required to be
6		offered by the mutual holding company or another corporation that is participating in
7		the plan of conversion as provided in item 3 of subparagraph a of paragraph 2 of
8		subdivision c of subsection 1 of section 26.1-12.2-03 may be expressed as a range of
9		value and must equal: the pro forma fair market value of the mutual holding company,
10		multiplied by one minus a quotient equal to the number of issued minority shares,
11		divided by the sum of the issued minority shares and the number of shares held by the
12		mutual holding company.
13	<u>3.</u>	The plan of conversion of a mutual holding company must provide that any
14		outstanding issued minority shares must be exchanged for stock issued by the
15		converting mutual company or the stock of any corporation participating in the
16		conversion of the mutual holding company pursuant to subparagraph a of paragraph 2
17		of subdivision c of subsection 1 of section 26.1-12.2-03. The mutual holding company_
18		shall demonstrate to the satisfaction of the commissioner that the basis for the
19		exchange is fair and reasonable. An exchange in which the holders of outstanding
20		issued minority shares retain approximately the same percentage ownership in the
21		resulting company as the quotient of the number of issued minority shares, divided by
22		the sum of issued minority shares and the number of shares held by the mutual
23		holding company, is presumed to be fair and reasonable.
24	<u>4.</u>	If a mutual holding company seeking to convert under this chapter previously
25		completed one or more minority stock offerings, the conversion of the mutual holding
26		company to stock form may not be consummated unless a majority of the shares
27		issued and outstanding to persons other than the mutual holding company vote in
28		favor of the conversion. This vote requirement is in addition to the required
29		policyholder vote.

1	26.1-12.2-08. Effective date of plan of conversion.						
2	A plan of conversion is effective when the commissioner has approved the plan of						
3	<u>conversi</u>	conversion, the voting members have approved the plan of conversion and adopted the					
4	<u>certificat</u>	certificate of incorporation of the converted stock company, and the certificate of incorporation is					
5	filed in the office of the secretary of state of this state.						
6	<u>26.1</u>	26.1-12.2-09. Rights of members whose policies are issued after adoption of the plan					
7	of conversion and before effective date.						
8	<u>1.</u>	All members whose policies are issued after the proposed plan of conversion has					
9		been adopted by the governing body and before the effective date of the plan of					
10		conversion must be sent a written notice regarding the plan of conversion upon					
11		issuance of such policy.					
12	<u>2.</u>	Except as provided in subsection 3, each member of a property or casualty insurance					
13		company entitled to receive the notice provided for in subsection 1 must be advised of					
14		the member's right of cancellation and to a pro rata refund of unearned premiums.					
15	<u>3.</u>	A member of a property or casualty insurance company who has made or filed a claim					
16		under such member's insurance policy is not entitled to any right to receive any refund					
17		under subsection 2. A person that has exercised the rights provided by subsection 2 is					
18		not entitled to make or file any claim under such person's insurance policy.					
19	26.1-12.2-10. Corporate existence.						
20	<u>1.</u>	On the effective date of the conversion, the corporate existence of the converting					
21		mutual company continues in the converted stock company. On the effective date of					
22		the conversion, all the assets, rights, franchises, and interests of the converting mutual					
23		company in and to every species of property, real, personal, and mixed, and any					
24		accompanying things in action, are vested in the converted stock company without any					
25		deed or transfer and the converted stock company assumes all the obligations and					
26		liabilities of the converting mutual company.					
27	<u>2.</u>	Unless otherwise specified in the plan of conversion, the individuals who are directors					
28		and officers of the converting mutual company on the effective date of the conversion					
29		shall serve as directors and officers of the converted stock company until new					
30		directors and officers of the converted stock company are elected pursuant to the					
31		certificate of incorporation and bylaws of the converted stock company.					

1	26.1-12.2-11. Conflict of interest.				
2	<u>1.</u>	A director, officer, agent, or employee of the converting mutual company may not			
3		receive any fee, commission, or other valuable consideration, other than such			
4		person's usual regular salary or compensation, for aiding, promoting, or assisting in a			
5		conversion under this chapter. This provision does not prohibit the payment of			
6		reasonable fees and compensation to attorneys, accountants, financial advisors, and			
7		actuaries for services performed in the independent practice of their professions, even			
8		if the attorney, accountant, financial advisor, or actuary is also a director or officer of			
9		the converting mutual company.			
10	<u>2.</u>	For a period of two years after the effective date of the conversion, a converted stock			
11		company may not implement any nontax-qualified stock benefit plan unless the plan is			
12		approved by a majority of votes cast at a duly convened meeting of shareholders held			
13		not less than six months after the effective date of the conversion.			
14	<u>3.</u>	All the costs and expenses connected with a plan of conversion must be paid for or			
15		reimbursed by the converting mutual company or the converted stock company.			
16		However, if the plan of conversion provides for participation by another entity in the			
17		plan pursuant to subparagraph a of paragraph 2 of subdivision c of subsection 1 of			
18		section 26.1-12.2-03, such entity may pay for or reimburse all or a portion of the costs			
19	and expenses connected with the plan of conversion.				
20	0 <u>26.1-12.2-12. Failure to give notice.</u>				
21	If the converting mutual company complies substantially and in good faith with the notice				
22	requirements of this chapter, the failure of the converting mutual company to send a member				
23	the required notice does not impair the validity of any action taken under this chapter.				
24	26.1-12.2-13. Limitation on actions.				
25	Any action challenging the validity of or arising out of acts taken or proposed to be taken				
26	under this chapter must be commenced on or before the later of:				
27	<u>1.</u>	Sixty days after the approval of the plan of conversion by the commissioner; or			
28	<u>2.</u>	Thirty days after notice of the meeting of voting members to approve the plan of			
29		conversion is first mailed or delivered to voting members or posted on the website of			
30		the converting mutual company.			

1	<u>26.′</u>	1-12.2	2-14. Converting mutual company insolvent or in hazardous financial					
2	<u>conditi</u>	condition.						
3	<u>1.</u>	<u>lf a</u>	converting mutual company seeking to convert under this chapter is insolvent or is					
4		<u>in h</u>	azardous financial condition according to information supplied in the mutual					
5		<u>con</u>	npany's most recent annual or quarterly statement filed with the insurance					
6		department or as determined by a financial examination performed by the insurance						
7		department, the requirements of this chapter, including notice to and policyholder						
8		approval of the plan of conversion, may be waived at the discretion of the						
9		<u>con</u>	commissioner. If a waiver under this section is ordered by the commissioner, the					
10		converting mutual company shall specify in the mutual company's plan of conversion:						
11		<u>a.</u>	The method and basis for the issuance of the converted stock company's shares					
12			of its capital stock to an independent party in connection with an investment by					
13			the independent party in an amount sufficient to restore the converted stock					
14			company to a sound financial condition.					
15		<u>b.</u>	That the conversion must be accomplished without granting subscription rights or					
16			other consideration to policyholders.					
17	<u>2.</u>	<u>This</u>	s section does not alter or limit the authority of the commissioner under any other					
18		prov	visions of law, including receivership and liquidation provisions applicable to					
19		<u>insı</u>	irance companies.					
20	<u>26.′</u>	1-12.2-15. Rules.						
21	<u>The</u>	ne commissioner may adopt rules to administer and enforce this chapter.						
22	26.1-12.2-16. Laws applicable to converted stock company.							
23	<u>1.</u>	<u>A co</u>	onverting mutual company is not permitted to convert under this chapter if, as a					
24		<u>dire</u>	ct result of the conversion, any person or any affiliate thereof acquires control of					
25		<u>the</u>	converted stock company, unless that person and such person's affiliates comply					
26		with	the provisions of North Dakota law regarding the acquisition of control of an					
27		<u>insı</u>	irance company.					
28	<u>2.</u>	<u>Exc</u>	ept as otherwise specified in this chapter, a converted stock company has and					
29		may	y exercise all the rights and privileges and is subject to all of the requirements and					
30		regi	ulations imposed on stock insurance companies under the laws of North Dakota					
31		<u>rela</u>	ting to the regulation and supervision of insurance companies, but the converting					

- 1 stock company may not exercise rights or privileges that other stock insurance
- 2 <u>companies may not exercise.</u>
- 3 <u>26.1-12.2-17. Commencement of business as a stock insurance company.</u>
- 4 <u>A converting mutual company may not engage in the business of insurance as a stock</u>
- 5 company until the converting stock company complies with all provisions of this chapter.
- 6 <u>26.1-12.2-18. Amendment of policies.</u>
- 7 <u>A mutual company, by endorsement or rider approved by the commissioner and sent to the</u>
- 8 policyholder, may simultaneously with or at any time after the effective date of the conversion
- 9 amend any outstanding insurance policy for the purpose of extinguishing the membership rights
- 10 of such policyholder.

11 <u>26.1-12.2-19. Prohibition on acquisitions of control.</u>

- 12 Except as otherwise specifically provided in section 26.1-12.2-03, from the date a plan of
- 13 <u>conversion is adopted by the governing body of a converting mutual company until three years</u>
- 14 after the effective date of the plan of conversion, a person may not directly or indirectly offer to
- 15 acquire, make any announcement to acquire, or acquire in any manner, including making a
- 16 <u>filing with the insurance department for such acquisition under a statute or regulation of this</u>
- 17 state, the beneficial ownership of ten percent or more of a class of a voting security of the
- 18 <u>converted stock company or of a person that controls the voting securities of the converted</u>
- 19 stock company, unless the converted stock company or a person that controls the voting
- 20 securities of the converted stock company consents to such acquisition and such acquisition is
- 21 <u>otherwise approved by the commissioner.</u>
- 22 SECTION 4. REPEAL. Section 26.1-12-32 of the North Dakota Century Code is repealed.