17.0069.01000

Sixty-fifth Legislative Assembly of North Dakota

Introduced by

## FIRST DRAFT: Prepared by the Legislative Council staff for the Political Subdivision Taxation Committee March 2016

1 A BILL for an Act to amend and reenact subsection 3 of section 57-38-01.26 of the North

- 2 Dakota Century Code, relating to authorized investments of an angel fund for income tax credit
- 3 purposes; and to provide an effective date.

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

- SECTION 1. AMENDMENT. Subsection 3 of section 57-38-01.26 of the North Dakota
   Century Code is amended and reenacted as follows:
  - 3. An angel fund must:

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- a. Be a partnership, limited partnership, corporation, limited liability company, limited liability partnership, limited liability limited partnership, trust, or estate organized on a for-profit basis which is headquartered in this state.
- b. Be organized for the purpose of investing in a portfolio of at least three primary sector companies that are early-stage and mid-stage private, nonpublicly traded enterprises with strong growth potential. For purposes of this section, an early-stage entity means an entity with annual revenues of up to two million dollars and a mid-stage entity means an entity with annual revenues over two million dollars not to exceed ten million dollars. Investments in an enterprise having its principal place of business located outside this state or in real estate or real estate holding companies are not eligible investments by certified angel funds. Any angel fund certified before January 1, 2013, which has invested in real estate or a real estate holding company is not eligible for recertification.
- c. Consist of at least six accredited investors as defined by securities and exchange commission regulation D, rule 501.
- d. Not have more than twenty-five percent of its capitalized investment assets owned by an individual investor.

1 Have at least five hundred thousand dollars in commitments from accredited 2 investors and that capital must be subject to call to be invested over an 3 unspecified number of years to build a portfolio of investments in enterprises. 4 f. Be member-managed or a manager-managed limited liability company and the 5 investor members or a designated board that includes investor members must 6 make decisions as a group on which enterprises are worthy of investments. 7 Be certified as an angel fund that meets the requirements of this section by the g. 8 department of commerce. 9 Be in compliance with the securities laws of this state. h. 10 i. Within thirty days after the date on which an investment in an angel fund is made, 11 the angel fund shall file with the tax commissioner and provide to the investor 12 completed forms prescribed by the tax commissioner which show as to each 13 investment in the angel fund the following: 14 The name, address, and social security number or federal employer 15 identification number of the taxpayer or passthrough entity that made the 16 investment; 17 (2) The dollar amount remitted by the taxpayer or passthrough entity; and 18 The date the payment was received by the angel fund for the investment. 19 Within thirty days after the end of a calendar year, the angel fund shall file with j. 20 the tax commissioner a report showing the name and principal place of business 21 of each enterprise in which the angel fund has an investment. 22 **SECTION 2. EFFECTIVE DATE.** This Act is effective for taxable years beginning after 23 December 31, 2017.