H. F. No.

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HF328 FIRST ENGROSSMENT

EIGHTY-NINTH SESSION

State of Minnesota

HOUSE OF REPRESENTATIVES

A bill for an act

relating to securities regulation; providing an exemption from regulation for

01/26/2015 Authored by Loon; Atkins; Hoppe; Anderson, S.; Applebaum and others

03/05/2015 Adoption of Report: Amended and re-referred to the Committee on Government Operations and Elections Policy

The bill was read for the first time and referred to the Committee on Commerce and Regulatory Reform

03/19/2015 Adoption of Report: Re-referred to the Committee on Job Growth and Energy Affordability Policy and Finance

By motion, recalled and re-referred to the Committee on Civil Law and Data Practices

1.3 1.4	crowdfunding transactions; proposing coding for new law in Minnesota Statutes, chapter 80A.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [80A.461] MNVEST REGISTRATION EXEMPTION.
1.7	Subdivision 1. Definitions. (a) For purposes of this section, the terms defined in
1.8	paragraphs (b) through (e) have the meanings given them.
1.9	(b) "MNvest issuer" means an entity organized under the laws of Minnesota, other
1.10	than a general partnership, that satisfies the requirements of Code of Federal Regulations,
1.11	title 17, part 230.147, and the following requirements:
1.12	(1) the principal office of the entity is located in Minnesota;
1.13	(2) as of the last day of the most recent semiannual fiscal period of the entity, at least
1.14	80 percent, or other threshold permitted by Code of Federal Regulations, title 17, part
1.15	230.147, of the entity's assets were located in Minnesota;
1.16	(3) except in the case of an entity whose gross revenue during the most recent period
1.17	of 12 full months did not exceed \$5,000, the entity derived at least 80 percent, or other
1.18	threshold permitted by Code of Federal Regulations, title 17, part 230.147, of the entity's
1.19	gross revenues from the operation of a business in Minnesota during (i) the previous fiscal
1.20	year, if the MNvest offering begins during the first six months of the entity's fiscal year; or
1.21	(ii) during the 12 months ending on the last day of the sixth month of the entity's current

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fiscal year, if the MNvest offering begins following the last day;

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(4) the entity does not attempt to limit its liability, or the liability of any other
person, for fraud or intentional misrepresentation in connection with the offering of its
securities in a MNvest offering; and
(5) the entity is not:
(i) engaged in the business of investing, reinvesting, owning, holding, or trading in
securities, except that the entity may hold securities of one class in an entity that is not
itself engaged in the business of investing, reinvesting, owning, holding, or trading in
securities; or
(ii) subject to the reporting requirements of the Securities and Exchange Act of 1934
section 13 or section 15(d), United States Code, title 15, section 78m and section 78o(d).
(c) "MNvest offering" means an offer, or an offer and sale, of securities by a MNves
issuer that: (1) is conducted exclusively through a MNvest portal and (2) satisfies the
requirements of this section and other requirements the administrator imposes by rule.
(d) "MNvest portal" means an Internet Web site that is operated by a portal operator
for the offer or sale of MNvest offerings under this section or registered securities under
section 80A.50, paragraph (b), and satisfies the requirements of subdivision 6.
(e) "Portal operator" means an entity, including an issuer, that:
(1) is authorized to do business in Minnesota;
(2) is a broker-dealer registered under this chapter or otherwise registers with the
administrator as a portal operator in accordance with subdivision 7, paragraph (a), and is
therefore excluded from broker-dealer registration; and
(3) satisfies such other conditions as the administrator may determine.
Subd. 2. Generally. The offer, sale, and issuance of securities in a MNvest offering
is exempt from the requirements of sections 80A.49 to 80A.54, except 80A.50, paragraph
(a), clause (3), and 80A.71, if the issuer meets the qualifications under this section.
Subd. 3. MNvest offering. (a) A MNvest offering must satisfy the following
requirements:
(1) the issuer must be a MNvest issuer on the date that its securities are first offered
for sale in the offering and continuously through the closing of the offering;
(2) the offering must meet the requirements of the federal exemption for intrastate
offerings in section 3(a)(11) of the Securities Act of 1933, United States Code, title 15,
section 77c (a)(11), and Rule 147 adopted under the Securities Act of 1933, Code of
Federal Regulations, title 17, part 230.147;
(3) the sale of securities must be conducted exclusively through a MNvest portal;
(4) the MNvest issuer shall require the portal operator to provide or make available
to prospective purchasers through the MNvest portal a copy of the MNvest issuer's balance

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sheet and income statement for the MNvest issuer's most recent fiscal year, if the issuer
was in existence. For offerings beginning more than 90 days after the issuer's most recent
fiscal year end, or if the MNvest issuer was not in existence the previous calendar year, the
MNvest issuer must provide or make available a balance sheet as of a date not more than
90 days before the commencement of the MNvest offering for the MNvest issuer's most
recently completed fiscal year, or such shorter portion the MNvest issuer was in existence
during that period, and the year-to-date period, or inception-to-date period, if shorter,
corresponding with the more recent balance sheet required by this clause;
(5) in any 12-month period, the MNvest issuer shall not raise more than the
aggregate amounts set forth in item (i) or (ii), either in cash or other consideration, in
connection with one or more MNvest offerings:
(i) \$5,000,000 if the financial statements described in clause (4) have been (1)
audited by a public accountant who is independent of the MNvest issuer using auditing
standards issued by either the American Institute of Certified Public Accountants or
the Public Company Oversight Board, or (2) reviewed by a public accountant who is
independent of the MNvest issuer using the Statements on Standards for Accounting
and Review Services issued by the Accounting and Review Services Committee of the
American Institute of Certified Public Accountants; or
(ii) \$2,000,000 if the financial statements described in clause (4) have not been
audited or reviewed as described in item (i);
(6) the MNvest issuer must use at least 80 percent of the net proceeds of the offering
in connection with the operation of its business within Minnesota;
(7) no single purchaser may purchase more than \$10,000 in securities of the MNvest
issuer under this exemption in connection with a single MNvest offering unless the
purchaser is an accredited investor;
(8) all payments for the purchase of securities must be held in escrow until the
aggregate capital deposited into escrow from all purchasers is equal to or greater than the
stated minimum offering amount. Purchasers will receive a return of all their subscription
funds if the minimum offering amount is not raised by the stipulated expiration date
required in subdivision 4, clause (2). The escrow agent must be a bank, regulated trust
company, savings bank, savings association, or credit union authorized to do business in
Minnesota. Prior to the execution of the escrow agreement between the issuer and the
escrow agent, the escrow agent must conduct searches of the issuer, its executive officers,
directors, governors, and managers against the Specially Designated Nationals list
maintained by the Office of Foreign Assets Control. The escrow agent is only responsible
to act at the direction of the party establishing the escrow account and does not have a

4.1	duty or liability, contractual or otherwise, to an investor or other person except as set forth
4.2	in the applicable escrow agreement or other contract;
4.3	(9) the MNvest issuer shall require the portal operator to make available to the
4.4	prospective purchaser through the MNvest portal a disclosure document that meets the
4.5	requirements set forth in subdivision 4;
4.6	(10) before selling securities to a prospective purchaser on a MNvest portal, the
4.7	MNvest issuer shall require the portal operator to obtain from the prospective purchaser
4.8	the certification required under subdivision 5;
4.9	(11) not less than ten days before the beginning of an offering of securities in reliance
4.10	on the exemption under this section, the MNvest issuer shall provide the following to
4.11	the administrator:
4.12	(i) a notice of claim of exemption from registration, specifying that the MNvest
4.13	issuer will be conducting an offering in reliance on the exemption under this section;
4.14	(ii) a copy of the disclosure document to be provided to prospective purchasers in
4.15	connection with the offering, as described in subdivision 4; and
4.16	(iii) a filing fee of \$300; and
4.17	(12) the MNvest issuer and the portal operator may engage in solicitation and
4.18	advertising of the MNvest offering provided that:
4.19	(i) the advertisement contains disclaiming language which clearly states:
4.20	(A) the advertisement is not the offer and is for informational purposes only;
4.21	(B) the offering is being made in reliance on the exemption under this section;
4.22	(C) the offering is directed only to residents of the state;
4.23	(D) all offers and sales are made through a MNvest portal; and
4.24	(E) the Department of Commerce is the securities regulator in Minnesota;
4.25	(ii) along with the disclosures required under item (i), the advertisement may contain
4.26	no more than the following information:
4.27	(A) the name and contact information of the MNvest issuer;
4.28	(B) a brief description of the general type of business of the MNvest issuer;
4.29	(C) the minimum offering amount the MNvest issuer is attempting to raise through
4.30	its offering;
4.31	(D) a description of how the issuer will use the funds raised through the MNvest
4.32	offering;
4.33	(E) the duration that the MNvest offering will remain open;
4.34	(F) the MNvest issuer's logo; and
4.35	(G) a link to the MNvest issuer's Web site and the MNvest portal in which the
4.36	MNvest offering is being made;

(iii) the advertisement complies with all applicable state and federal laws.

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5.2	Subd. 4. Required disclosures to prospective MNvest offering purchasers.
5.3	The MNvest issuer shall require the portal operator to make available to the prospective
5.4	purchaser through the MNvest portal a printable or downloadable disclosure document
5.5	containing the following:
5.6	(1) the MNvest issuer's type of entity, the address and telephone number of its
5.7	principal office, its formation history for the previous five years, a summary of the material
5.8	facts of its business plan and its capital structure, and its intended use of the offering
5.9	proceeds, including any amounts to be paid from the proceeds of the MNvest offering, as
5.10	compensation or otherwise, to an owner, executive officer, director, governor, manager,
5.11	member, or other person occupying a similar status or performing similar functions on
5.12	behalf of the MNvest issuer;
5.13	(2) the MNvest offering must stipulate the date on which the offering will expire,
5.14	which must not be longer than 12 months from the date the MNvest offering commenced;
5.15	(3) a copy of the escrow agreement between the escrow agent, the MNvest issuer,
5.16	and, if applicable, the portal operator, as described in subdivision 3, clause (8);
5.17	(4) the financial statements required under subdivision 3, clause (4);
5.18	(5) the identity of all persons owning more than ten percent of any class of equity
5.19	interests in the company;
5.20	(6) the identity of the executive officers, directors, governors, managers, members,
5.21	and other persons occupying a similar status or performing similar functions in the name of
5.22	and on the behalf of the MNvest issuer, including their titles and their relevant experience;
5.23	(7) the terms and conditions of the securities being offered, a description of investor
5.24	exit strategies, and of any outstanding securities of the MNvest issuer; the minimum and
5.25	maximum amount of securities being offered; either the percentage economic ownership
5.26	of the MNvest issuer represented by the offered securities, assuming the minimum and, if
5.27	applicable, maximum number of securities being offered is sold, or the valuation of the
5.28	MNvest issuer implied by the price of the offered securities; the price per share, unit, or
5.29	interest of the securities being offered; any restrictions on transfer of the securities being
5.30	offered; and a disclosure that any future issuance of securities might dilute the value of
5.31	securities being offered;
5.32	(8) the identity of and consideration payable to a person who has been or will be
5.33	retained by the MNvest issuer to assist the MNvest issuer in conducting the offering and
5.34	sale of the securities, including a portal operator, but excluding (i) persons acting primarily
5.35	as accountants or attorneys, and (ii) employees whose primary job responsibilities involve

1	operating the business of the MNvest issuer rather than assisting the MNvest issuer in
2	raising capital;
3	(9) a description of any pending material litigation, legal proceedings, or regulatory
4	action involving the MNvest issuer or any executive officers, directors, governors,
5	managers, members, and other persons occupying a similar status or performing similar
6	functions in the name of and on behalf of the MNvest issuer;
7	(10) a statement of the material risks unique to the MNvest issuer and its business
8	plans;
	(11) a statement that the securities have not been registered under federal or state
)	securities law and that the securities are subject to limitations on resale; and
	(12) the following legend must be displayed conspicuously in the disclosure
	document:
	"IN MAKING AN INVESTMENT DECISION, PURCHASERS MUST RELY
	ON THEIR OWN EXAMINATION OF THE ISSUER AND THE TERMS OF
	THE OFFERING, INCLUDING THE MERITS AND RISKS INVOLVED. THESE
	SECURITIES HAVE NOT BEEN RECOMMENDED BY ANY FEDERAL OR
	STATE SECURITIES COMMISSION OR DIVISION OR OTHER REGULATORY
	AUTHORITY. FURTHERMORE, THE FOREGOING AUTHORITIES HAVE
	NOT CONFIRMED THE ACCURACY OR DETERMINED THE ADEQUACY
	OF THIS DOCUMENT. ANY REPRESENTATION TO THE CONTRARY
	IS A CRIMINAL OFFENSE. THESE SECURITIES ARE SUBJECT TO
	RESTRICTIONS ON TRANSFERABILITY AND RESALE AND MAY NOT BE
	TRANSFERRED OR RESOLD EXCEPT AS PERMITTED BY SUBSECTION
	(e) OF SEC RULE 147 (CODE OF FEDERAL REGULATIONS, TITLE 17, PART
	230.147 (e)) AS PROMULGATED UNDER THE SECURITIES ACT OF 1933, AS
	AMENDED, AND THE APPLICABLE STATE SECURITIES LAWS, PURSUANT
	TO REGISTRATION OR EXEMPTION THEREFROM. PURCHASERS SHOULD
	BE AWARE THAT THEY WILL BE REQUIRED TO BEAR THE FINANCIAL
	RISKS OF THIS INVESTMENT FOR AN INDEFINITE PERIOD OF TIME."
	Subd. 5. Required certification from MNvest offering purchasers. Before
	selling securities to a prospective purchaser through a MNvest portal, the MNvest issuer
	shall require the portal operator to obtain from the prospective purchaser through the
	applicable MNvest portal a written or electronic certification that includes, at a minimum,
	the following statements:
	"I UNDERSTAND AND ACKNOWLEDGE THAT:

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<u>If I m</u>	nake an investment in an offering through this MNvest portal, it is very likely
that I am in	nvesting in a high-risk, speculative business venture that could result in the
complete le	oss of my investment, and I need to be able to afford such a loss.
This	offering has not been reviewed or approved by any state or federal securities
commissio	n or division or other regulatory authority and that no such person or authority
has confirm	ned the accuracy or determined the adequacy of any disclosure made to me
relating to	this offering.
<u>If I m</u>	nake an investment in an offering through this MNvest portal, it is very likely
that the inv	vestment will be difficult to transfer or sell and, accordingly, I may be required
to hold the	investment indefinitely.
By e	ntering into this transaction with the company, I am affirmatively representing
myself as b	being a Minnesota resident at the time that this contract is formed, and if this
representat	ion is subsequently shown to be false, the contract is void."
Subd	. 6. MNvest portal. A MNvest portal must satisfy the requirements of clauses
(1) through	<u>n (4):</u>
(1) th	ne Web site does not contain the word "MNvest" in its URL address;
(2) th	ne Web site implements steps to limit Web site access to the offer or sale of
securities t	o only Minnesota residents when conducting MNvest offerings; and
(3) N	INvest offerings may not be viewed on the MNvest portal by a prospective
purchaser i	until:
(i) the	e portal operator verifies, through its exercise of reasonable steps, such as using
a third-part	ty verification service or as otherwise approved by the administrator, that the
prospective	e purchaser is a Minnesota resident; and
(ii) th	ne prospective purchaser makes an affirmative acknowledgment, electronically
through the	e MNvest portal, that:
(A) I	am a Minnesota resident;
(B) tl	he securities and investment opportunities listed on this Web site involve
high-risk, s	speculative business ventures. If I choose to invest in any securities or
investment	opportunity listed on this Web site, I may lose all of my investment, and
I can afford	d such a loss;
(C) tl	he securities and investment opportunities listed on this Web site have not
been review	wed or approved by any state or federal securities commission or division or
other regul	atory authority, and no such person or authority, including this Web site, has
confirmed	the accuracy or determined the adequacy of any disclosure made to prospective
investors re	elating to any offering; and

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(D) if I cho	oose to invest in any securities or investment opportunity listed on this
Web site, I unde	rstand that the securities I will acquire may be difficult to transfer or sell,
that there is no r	ready market for the sale of such securities, that it may be difficult or
impossible for n	ne to sell or otherwise dispose of this investment at any price, and that,
accordingly, I m	ay be required to hold this investment indefinitely; and
(4) the We	b site complies with all other rules adopted by the administrator.
<u>Subd.</u> 7. <u>I</u>	Portal operator. (a) An entity, other than a registered broker-dealer,
wishing to become	me a portal operator shall file with the administrator:
(1) form	[to be approved by the administrator], including all applicable
schedules and su	applemental information;
(2) a copy	of the articles of incorporation or other documents that indicate the
entity's form of	organization; and
(3) a filing	g fee of \$200.
(b) A porta	al operator's registration expires 12 months from the date the administrator
has approved the	e entity as a portal operator, and subsequent registration for the succeeding
12-month period	d shall be issued upon written application and upon payment of a renewal
fee of \$200, with	hout filing of further statements or furnishing any further information,
unless specifical	lly requested by the administrator. This section is not applicable to a
registered broke	r-dealer functioning as a portal operator.
(c) A porta	al operator that is not a broker-dealer registered under this chapter shall not
(1) offer in	nvestment advice or recommendations, provided that a portal operator
shall not be deer	med to be offering investment advice or recommendations merely because
it (i) selects, or r	may perform due diligence with respect to, issuers or offerings to be listed
or (ii) provides g	general investor educational materials;
(2) provide	e transaction-based compensation for securities sold under this chapter to
employees, ager	nts, or other persons unless the employees, agents, or other persons are
registered with t	the administrator and permitted to receive such compensation;
(3) charge	a fee to the issuer for an offering of securities on a MNvest portal unless
the fee is (i) a fix	xed amount for each offering, (ii) a variable amount based on the length of
time that the sec	curities are offered on the MNvest portal, or (iii) a combination of such
fixed and variab	le amounts; or
(4) hold, n	nanage, possess, or otherwise handle purchaser funds or securities. This
restriction does	not apply if the issuer is the portal operator.
(d) A porta	al operator shall provide the administrator with read-only access to
administrative so	ections of the MNvest portal.

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(e) A portal operator shall comply with the record-keeping requirements of this
paragraph, provided that the failure of a portal operator that is not an issuer to maintain
records in compliance with this paragraph shall not affect the MNvest issuer's exemption
from registration afforded by this section:
(1) a portal operator shall maintain and preserve, for a period of five years from either
the date of the closing or termination of the securities offering, the following records:
(i) the name of each issuer whose securities have been listed on its MNvest portal;
(ii) the full name, residential address, Social Security number, date of birth, and
copy of a state-issued identification for all owners with greater than ten percent voting
equity in an issuer;
(iii) copies of all offering materials that have been displayed on its MNvest portal;
(iv) the names and other personal information of each purchaser who has registered
at its MNvest portal;
(v) any agreements and contracts between the portal operator and the issuer; and
(vi) any information used to establish that a MNvest issuer, prospective MNvest
purchaser, or MNvest purchaser is a Minnesota resident;
(2) a portal operator shall, upon written request of the administrator, furnish to the
administrator any records required to be maintained and preserved under this subdivision;
(3) the records required to be kept and preserved under this subdivision must be
maintained in a manner, including by any electronic storage media, that will permit the
immediate location of any particular document so long as such records are available for
immediate and complete access by representatives of the administrator. Any electronic
storage system must preserve the records exclusively in a nonrewriteable, nonerasable
format; verify automatically the quality and accuracy of the storage media recording
process; serialize the original and, if applicable, duplicate units storage media, and
time-date for the required period of retention the information placed on such electronic
storage media; and be able to download indexes and records preserved on electronic
storage media to an acceptable medium. In the event that a records retention system
commingles records required to be kept under this subdivision with records not required to
be kept, representatives of the administrator may review all commingled records; and
(4) a portal operator shall maintain such other records as the administrator shall
determine by rule.
Subd. 8. Bad actor disqualification. (a) An exemption under this section is not
available for a sale if securities in the MNvest issuer; any predecessor of the MNvest
issuer; any affiliated issuer; any director, executive officer, other officer participating in
the MNvest offering general partner or managing member of the MNvest issuer: any

10.1	beneficial owner of 20 percent or more of the MNvest issuer's outstanding voting equity
10.2	securities, calculated on the basis of voting power; any promoter connected with the
10.3	MNvest issuer in any capacity at the time of the sale; any investment manager of an
10.4	issuer that is a pooled investment fund; any general partner or managing member of any
10.5	investment manager; or any director, executive officer, or other officer participating in
10.6	the offering of any investment manager or general partner or managing member of the
10.7	investment manager:
10.8	(1) has been convicted, within ten years before the offering, or five years, in the case
10.9	of MNvest issuers, their predecessors, and affiliated issuers, of any felony or misdemeanor:
10.10	(i) in connection with the purchase or sale of any security;
10.11	(ii) involving the making of any false filing with the Securities and Exchange
10.12	Commission or a state agency; or
10.13	(iii) arising out of the conduct of the business of an underwriter, broker, dealer,
10.14	municipal securities dealer, investment adviser, or paid solicitor of purchasers of securities;
10.15	(2) is subject to any order, judgment, or decree of any court of competent jurisdiction,
10.16	entered within five years before the sale, that, at the time of the sale, restrains or enjoins
10.17	the person from engaging or continuing to engage in any conduct or practice:
10.18	(i) in connection with the purchase or sale of any security;
10.19	(ii) involving the making of any false filing with the Securities and Exchange
10.20	Commission; or
10.21	(iii) arising out of the conduct of the business of an underwriter, broker, dealer,
10.22	municipal securities dealer, investment adviser, or paid solicitor of purchasers of securities;
10.23	(3) is subject to a final order of a state securities commission or an agency or officer
10.24	of a state performing like functions; a state authority that supervises or examines banks,
10.25	savings associations, or credit unions; a state insurance commission or an agency or
10.26	officer of a state performing like functions; an appropriate federal banking agency; the
10.27	United States Commodity Futures Trading Commission; or the National Credit Union
10.28	Administration that:
10.29	(i) at the time of the offering, bars the person from:
10.30	(A) association with an entity regulated by the commission, authority, agency, or
10.31	officer;
10.32	(B) engaging in the business of securities, insurance, or banking; or
10.33	(C) engaging in savings association or credit union activities; or
10.34	(ii) constitutes a final order based on a violation of any law or regulation that prohibits
10.35	fraudulent, manipulative, or deceptive conduct entered within ten years before the offering;

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(4) is subject to an order of the Securities and Exchange Commission entered pursuant
to section 15(b) or 15B(c) of the Securities Exchange Act of 1934, United States Code,
title 15, section 78 o(b) or 78o-4(c) or section 203(e) or (f) of the Investment Advisers Act
of 1940, United State Code, title 15, section 80b-3(e) or (f) that, at the time of the offering
(i) suspends or revokes the person's registration as a broker, dealer, municipal
securities dealer, or investment adviser;
(ii) places limitations on the activities, functions, or operations of the person; or
(iii) bars the person from being associated with any entity or from participating in
the offering of any penny stock;
(5) is subject to any order of the Securities and Exchange Commission entered
within five years before the sale that, at the time of the sale, orders the person to cease and
desist from committing or causing a violation or future violation of:
(i) any scienter-based antifraud provision of the federal securities laws, including
without limitation section 17(a)(1) of the Securities Act of 1933, United States Code, title
15, section 77q(a)(1), section 10(b) of the Securities Exchange Act of 1934, United States
Code, title 15, section 78j(b) and Code of Federal Regulations, title 17, section 240.10b-5,
section 15(c)(1) of the Securities Exchange Act of 1934, United States Code, title 15,
section 78o(c)(1) and section 206(1) of the Investment Advisers Act of 1940, United
States Code, title 15, section 80b-6(1), or any other rule or regulation thereunder; or
(ii) section 5 of the Securities Act of 1933, United States Code, title 15, section 77e;
(6) is suspended or expelled from membership in, or suspended or barred from
association with a member of, a registered national securities exchange or a registered
national or affiliated securities association for any act or omission to act constituting
conduct inconsistent with just and equitable principles of trade;
(7) has filed as a registrant or issuer, or was or was named as an underwriter in, any
registrations statement or Regulation A offering statement filed with the Securities and
Exchange Commission that, within five years before the sale, was the subject of a refusal
order, stop order, or order suspending the Regulation A exemption, or is, at the time of
the sale, the subject of an investigation or proceeding to determine whether a stop order
or suspension order should be issued; or
(8) is subject to a United States Postal Service false representation order entered
within five years before the offering, or is, at the time of the offering, subject to a
temporary restraining order or preliminary injunction with respect to conduct alleged by
the Unites States Postal Service to constitute a scheme or device for obtaining money or
property through the mail by means of false representations.
(b) Paragraph (a) does not apply:

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2.1	(1) with respect to any conviction, order, judgment, decree, suspension, expulsion,
2.2	or bar that occurred or was issued before September 23, 2013;
2.3	(2) upon a showing of good cause and without prejudice to any other action by
2.4	the Securities and Exchange Commission, if the Securities and Exchange Commission
2.5	determines that it is not necessary under the circumstances that an exemption be denied;
2.6	(3) if, before the relevant offering, the court of regulatory authority that entered the
2.7	relevant order, judgment, or decree advises in writing, whether contained in the relevant
2.8	judgment, order, or decree or separately to the Securities and Exchange Commission or
2.9	its staff, that disqualification under paragraph (a) should not arise as a consequence of
2.10	the order, judgment, or decree; or
2.11	(4) if the MNvest issuer establishes that it did not know and, in the exercise of
2.12	reasonable care, could not have known that a disqualification existed under paragraph (a).
2.13	(c) For purposes of paragraph (a), events relating to any affiliated issuer that occurred
2.14	before the affiliation arose will not be considered disqualifying if the affiliated entity is not:
2.15	(1) in control of the issuer; or
2.16	(2) under common control with the issuer by a third party that was in control of the
2.17	affiliated entity at the time of the events.
2.18	EFFECTIVE DATE. This section is effective the day following final enactment.