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## SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

## S.F. No. 2563

(SENATE AUTHORS: PRATT, Koran, Johnson, Sparks and Simonson)DATED-PGOFFICIAL STATUS03/18/20191008Introduction and first reading<br/>Referred to Commerce and Consumer Protection Finance and Policy

1.1	A bill for an act
1.2 1.3	relating to securities; establishing an Intrastate Securities Exchange Act; proposing coding for new law in Minnesota Statutes, chapter 80A.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [80A.462] INTRASTATE SECURITIES EXCHANGE ACT.
1.6	Subdivision 1. Definitions. (a) "Intrastate offering exemption" means the exemptions
1.7	described in sections 80A.461, 80A.50, 80A.52, or any other exemption from federal
1.8	securities regulation under United States Code, title 15, section 77c(a)(11), and Code of
1.9	Federal Regulations, title 17, part 230.147A.
1.10	(b) "MNtrade business" means a qualifying entity under this section that has conducted
1.11	an intrastate offering exemption and has engaged a MNtrade exchange to list its securities.
1.12	(c) "MNtrade exchange" means a person that is (1) a broker-dealer, (2) exempt from
1.13	federal registration under section 15(a)(1) of the Securities Exchange Act of 1934, United
1.14	States Code, title 15, section 78O, or (3) a transfer agent that provides a service to facilitate
1.15	a market at which transactions in securities of MNtrade businesses are sold or offered for
1.16	sale in Minnesota under an intrastate offering exemption.
1.17	(d) "Online" means functioning on or over the Internet.
1.18	(e) "Personal identifying information" means any information used to locate or accurately
1.19	categorize an individual, household, or business.
1.20	(f) "Resident of Minnesota" means one of the following, as applicable:

	03/08/19	REVISOR	RSI/LN	19-4220	as introduced
2.1	(1) if a pe	erson is an individu	al, the person's pr	incipal residence is loca	ted in Minnesota:
2.2	or				<u></u>
2.3	_	ness meeting the r	equirements of sul	bdivision 6, paragraph (	b) clause $(2)$
2.5	<u> </u>				
2.4				ssued by a person in or	
2.5		sale, or (2) to assi	ist in facilitating se	ecurities transactions in	or on a MNtrade
2.6	exchange.				
2.7	<u>(h)</u> "Trans	sfer agent" means	a person registered	l under Code of Federal	Regulations, title
2.8	12, section 3	<u>41.</u>			
2.9	<u>Subd. 2.</u>	Registration requ	ired. (a) A person	is prohibited from trans	sacting business
2.10	in Minnesota	as a MNtrade excl	hange unless the pe	erson is registered as a M	INtrade exchange
2.11	under this se	ction.			
2.12	<u>(b)</u> A per	son must register a	as a MNtrade exch	ange by filing a written	application with
2.13	the administr	ator and paying th	e fee specified un	der subdivision 3. If a po	erson complies
2.14	with this sect	tion and demonstra	ates by clear and c	onvincing evidence that	the person meets
2.15	the requirem	ents for registratio	n under this sectio	n, the administrator mu	st register that
2.16	person as a N	/INtrade exchange	. If a person fails t	o provide clear and con-	vincing evidence
2.17	that the perso	on meets the require	ements for registra	tion, the registration of th	ne person remains
2.18	at the discret	ion of the adminis	trator.		
2.19	<u>(c)</u> An ap	plication for regist	tration as a MNtra	de exchange must conta	<u>in:</u>
2.20	(1) the na	mes, mailing addr	esses, and telepho	ne numbers of all indivi	duals serving as
2.21	executive off	ficers of the MNtra	ade exchange or w	ho are direct or indirect	owners with at
2.22	least a ten pe	ercent ownership ir	nterest in the MNt	ade exchange;	
2.23	(2) the un	niform resource loc	cator (URL) used b	by the MNtrade exchange	ge to effect
2.24	transactions	online; and			
2.25	(3) any of	ther information th	ne administrator re	quests that is necessary	to make a
2.26	determination	n regarding MNtra	de exchange regis	tration under this sectio	<u>n.</u>
2.27	(d) If the	information conta	ined in an applicat	ion filed under this subc	livision is or
2.28	becomes inac	ccurate or incompl	ete in any material	respect, the registrant n	nust promptly file
2.29	a corrective a	amendment.			
2.30	<u>(e)</u> A MN	Itrade exchange reg	gistration expires	2 months from the date	the administrator
2.31	approves the	applicant as a MN	Itrade exchange. S	ubsequent registration f	or the succeeding
2.32	12-month pe	riod must be issued	d upon written app	lication and upon payme	ent of the renewal

2

3.1	fee, without filing additional statements or furnishing additional information unless
3.2	specifically requested by the administrator.
3.3	Subd. 3. Filing fees. (a) A person must pay a fee of \$500 when initially filing an
3.4	application to register as a MNtrade exchange. A person must pay a fee of \$250 when filing
3.5	to renew registration as a MNtrade exchange.
3.6	(b) If an initial or renewal registration application is denied or withdrawn, the
3.7	administrator must retain all of the filing fee for the denied or withdrawn application.
3.8	Subd. 4. Records; examination or inspection; report. (a) A MNtrade exchange that
3.9	is registered or is required to register under this section must (1) make a written or electronic
3.10	record of each transaction conducted between users through the MNtrade exchange, (2)
3.11	maintain the record for at least seven years after the date of the transaction, and (3) provide
3.12	a written or electronic copy of the record for the transaction to each user involved in the
3.13	transaction.
3.14	(b) In addition to the records required under paragraph (a), a MNtrade exchange that is
3.15	registered or is required to register under this section must make and maintain the accounts,
3.16	correspondence, memoranda, papers, books, and other records required by the administrator.
3.17	A MNtrade exchange must maintain the records in a form of data storage the administrator
3.18	deems acceptable.
3.19	(c) The records of a MNtrade exchange that is registered or is required to register under
3.20	this section are subject to reasonable periodic, special, or other examinations or inspections
3.21	by a representative of the administrator, as the administrator deems necessary or appropriate
3.22	in the public interest and to protect investors. An examination or inspection may be made
3.23	with reasonable notice to the MNtrade exchange. The administrator may reasonably request
3.24	paper or electronic copies and remove from the premises, for examination or inspection,
3.25	copies of all records the administrator reasonably considers necessary or appropriate to
3.26	conduct the examination or inspection.
3.27	(d) At the request of the administrator, the MNtrade exchange must file a report with
3.28	the administrator that includes a record of each transaction the MNtrade exchange effected
3.29	in the preceding calendar year.
3.30	Subd. 5. Registration application; notice of filing; duties of administrator; factors
3.31	to be considered; order; sanctions; discipline; proceeding. (a) When the administrator
3.32	receives an application for registration as a MNtrade exchange, the administrator must
3.33	within 20 days after the date of receipt of the notice:

	03/08/19	REVISOR	RSI/LN	19-4220	as introduced
4.1	(1) if th	e administrator finds	this section's red	quirements are satisfied, is	ssue an order
4.2		gistration; or			
4.3	(2) if na	ragraph (a) is not me	et issue an order	that (1) denies registration	n or $(2)$ grants a
4.4	<u> </u>	or limited registration			<u>u, or (2) Brunts u</u>
				de en cieble de des meblie	4 <b>1</b>
4.5		or's website.	nges must be ma	de available to the public	on the
4.6					
4.7				trade exchange must not se	
4.8	business if	the MNtrade busines	s has already use	ed and has not terminated	the services of a
4.9	MNtrade ex	xchange. The MNtra	de business must	t not be, or request to be, s	serviced on two
4.10	or more M	Ntrade exchanges at	any given time.		
4.11	<u>(b)</u> A M	Ntrade exchange mu	st service only a	MNtrade business if the M	Ntrade business,
4.12	at the time	of any offer and sale	, has its principa	l place of business in Min	nesota and does
4.13	business w	ithin Minnesota. The	MNtrade busine	ess is deemed to have its p	rincipal place of
4.14	business in	Minnesota if the offic	ers, partners, or n	nanagers of the MNtrade b	usiness primarily
4.15	direct, cont	rol, and coordinate th	e activities of the	MNtrade business from w	rithin Minnesota.
4.16	The MNtra	de business is deemee	d to be doing bus	iness in Minnesota if the M	INtrade business
4.17	is doing bus	siness in Minnesota at	t the time the bus	iness conducts any offers, s	ales, or reselling
4.18	of its intras	tate securities. For p	urposes of this p	aragraph, a business is con	nsidered to be
4.19	doing busir	ness in Minnesota if a	all of the followi	ng are met:	
4.20	<u>(1) the </u>	MNtrade business de	rived at least 80	percent of its consolidated	d gross revenues
4.21	from opera	ting a business or rea	l property locate	d in Minnesota or from re	ndering services
4.22	within Min	nesota. Revenues mu	ist be calculated	based on the MNtrade bu	siness's most
4.23	recent fisca	l year, if the first off	er of securities u	nder this section is made	during the first
4.24	six months	of the MNtrade busi	ness's current fis	cal year, and based on the	first six months
4.25	of the MNt	rade business's curre	nt fiscal year or	during the 12-month fisca	l period ending
4.26	with the six	x-month period, if the	e first offer of se	curities under this section	is made during
4.27	the last six	months of the MNtra	ade business's cu	rrent fiscal year;	
4.28	(2) the M	MNtrade business had	l, at the end of its	most recent semiannual fi	scal period prior
4.29	to an initial	offer of securities, at	least 80 percent of	of its assets and the assets of	of its subsidiaries
4.30	on a consol	idated basis located	within Minnesot	<u>a;</u>	
4.31	(3) if th	e MNtrade business	has conducted ar	n intrastate offering exemp	otion, it intends
4.32				ceeds to the MNtrade busi	
4.33		•	•	title 17, part 230.147A, in	
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5.1	operating a business or real property in Minnesota, purchasing real property located in
5.2	Minnesota, or rendering services in Minnesota; or
5.3	(4) a majority of the MNtrade business's employees are based in Minnesota.
5.4	(c) A MNtrade business must not be insolvent. For purposes of this paragraph, "insolvent"
5.5	means:
5.6	(1) the business's liabilities exceed its assets;
5.7	(2) the business is unable to pay its debts as the debts mature; or
5.8	(3) the business has filed for bankruptcy or made an assignment for the benefit of
5.9	creditors.
5.10	(d) A MNtrade business must not be subject to a current or pending disciplinary court
5.11	order or injunctions.
5.12	(e) A MNtrade business must not be a defendant in a pending court proceeding.
5.13	(f) A MNtrade business must comply with the laws of Minnesota applicable to the
5.14	conduct of its business.
5.15	Subd. 7. MNtrade business required information. The MNtrade business must provide
5.16	and the MNtrade exchange must make available the following information:
5.17	(1) the exact name of the MNtrade business and its predecessor, if any;
5.18	(2) the name of the chief executive officer and members of the board of directors;
5.19	(3) the address of its principal executive offices;
5.20	(4) the state of incorporation, if the MNtrade business is a corporation;
5.21	(5) the nature of the business, including products or services offered;
5.22	(6) the nature and extent of the MNtrade business facilities;
5.23	(7) the exact title and class of the security;
5.24	(8) the par or stated value of the security;
5.25	(9) the number of shares or total amount of the securities outstanding as of the end of
5.26	the MNtrade business's most recent fiscal year;
5.27	(10) the name and address of the transfer agent;
5.28	(11) the issuer's most recent balance sheet, profit and loss statement, and retained earnings
5.29	statement;

03/08/19

REVISOR

RSI/LN

19-4220

as introduced

6.1	(12) similar financial information for the parts of the two preceding fiscal years the
6.2	issuer or its predecessor have been in existence;
6.3	(13) whether the MNtrade exchange or any associated person is directly or indirectly
6.4	affiliated with the issuer; and
6.5	(14) whether the quote is being submitted or published directly or indirectly on behalf
6.6	of the MNtrade business, or any director, officer, or person that is directly or indirectly the
6.7	beneficial owner of more than ten percent of the outstanding units or shares of any equity
6.8	security of the issuer, and, if so, the name of the person.
6.9	Subd. 8. Prohibited conduct. (a) A MNtrade exchange must not charge a fee for a
6.10	securities transaction conducted through the MNtrade exchange that exceeds five percent
6.11	of the transaction's value, as determined by the value passed from seller to purchaser in
6.12	exchange for the security.
6.13	(b) A MNtrade exchange must (1) provide disclaimers and restrictive legends that
6.14	conspicuously state the MNtrade exchange's transactions are limited to residents of Minnesota
6.15	under section 3(a)(11) of the Securities Act of 1933, United States Code, title 15, section
6.16	77c, and (2) limit access to information regarding specific investment opportunities to
6.17	individuals who confirm they are residents of Minnesota.
6.18	(c) At its sole discretion, a MNtrade exchange may elect to not effect any transaction
6.19	that, in the opinion of the MNtrade exchange, is severely adverse or unconscionable as it
6.20	relates to a party involved in the transaction.
6.21	Subd. 9. Individual shown to be out-of-state resident; prima facie evidence of
6.22	residency. (a) An individual's participation in a MNtrade exchange in Minnesota is
6.23	considered a representation that the individual is a resident of Minnesota. If it is later
6.24	determined that an individual that participated in a MNtrade exchange was not a resident
6.25	of Minnesota at the time the individual participated in a MNtrade exchange, any transaction
6.26	conducted by the individual while the individual was not a resident of Minnesota is void.
6.27	(b) For purposes of this section, each of the following is prima facie evidence that an
6.28	individual is a resident of Minnesota:
6.29	(1) a valid operator's license, chauffeur's license, or official personal identification card
6.30	issued in Minnesota;
6.31	(2) a current Minnesota voter registration; and
6.32	(3) evidence that the individual occupies a primary residence in Minnesota.

03/08/19

REVISOR

RSI/LN

19-4220

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