001  GENERAL.

001.01  This Rule has been promulgated pursuant to authority delegated to the Director in Section 8-1120(3) of the Securities Act of Nebraska ("Act").

001.02  The Department has determined that this Rule relating to definitions be applied to Title 48 of the Nebraska Administrative Code, unless otherwise specified therein. This Rule is consistent with investor protection and is in the public interest.

001.03  Federal statutes and rules of the Securities and Exchange Commission ("SEC") and of the Financial Industry Regulatory Authority ("FINRA") referenced herein shall mean those statutes and rules as amended on or before the effective date of this Chapter. A copy of the statutes or rules referenced in this Rule is available as an appendix to this rule at http://www.ndbf.ne.gov/legal/title48.shtml https://ndbf.nebraska.gov/about/legal/administrative-rules-and-regulations

002  DEFINITIONS. The following words and terms shall have the following meanings set forth below, unless the context clearly indicates otherwise.

002.01  Adjusted net earnings means the issuer's net earnings after charges for interest and dividends, adjusted on a pro forma basis to reflect:

002.01A  The elimination of any required charges for debt, debt securities, or preferred stock that are to be redeemed or retired from the proceeds derived from the public offering of preferred stock;

002.01B  The effect of any acquisitions or capital expenditures that were made by the issuer after its last fiscal year, or that it proposes or is required to make during the current fiscal year, which materially affect the issuer's net earnings;

002.01C  The effect of charges or dividends on debt, debt securities, or preferred stock issued after the issuer's last fiscal year;

002.01D  The effect of any charges or dividends on debt, debt securities, or preferred stock issued during, but outstanding for only a portion of, the issuer's last fiscal year, calculated as if the debt, debt securities, or preferred stock had been outstanding for the entire fiscal year; and

002.01E  The effect of any other material changes to an issuer's future net earnings.

002.012  Affiliate means a person who, directly or indirectly, controls, is controlled by, or is under common control with a person as defined herein.
Aggregate revenues means the aggregate amount of revenues a promotional or development stage company has received within the last three consecutive fiscal years immediately preceding the public offering plus revenues received during the period covered by any interim period financial information included in the prospectus, excluding revenues from interest and extraordinary items.

Associate, when used to indicate a relationship with a person, includes:

- Corporations or legal entities, other than the issuer or majority-owned subsidiaries of the issuer, of which a person is an officer, director, partner, or a direct or indirect, legal or beneficial owner of five percent or more of any class of equity securities;
- Trusts or other estates in which a person has a substantial beneficial interest or for which a person serves as a trustee or in a similar capacity; and
- A person’s spouse and relatives, by blood or by marriage, if the person is a promoter of the issuer, its subsidiaries, its affiliates, or its parent.

Average promotional price means the average per share price paid for promotional shares and other shares issued prior to the public offering that are of the same class of shares being offered in the public offering as determined by reference to the audited financial statements of the issuer included in the prospectus.

Cash analysis means the issuer’s “Net Cash Provided By Operating Activities” as reflected in the Statement of Cash Flows and determined in accordance with generally accepted accounting principles. If the issuer will use the proceeds of the public offering to redeem or retire debt securities, the issuer must adjust, on a pro forma basis, for the elimination of the related interest charges, net of applicable income taxes.

Control means the power to direct or influence the direction of the management or policies of a person, directly or indirectly, through the ownership of voting securities, by contract or otherwise. A presumption of control exists for any person who

- Is a director, general partner, member, manager, or officer exercising executive responsibility (or has similar status or function);
- Has the right to vote twenty percent or more of a class of voting securities; or
- In the case of a partnership or limited liability company, has contributed or has the right upon dissolution twenty percent or more of the capital.

Department means the Department of Banking and Finance.
Director means the Director of Banking and Finance of the State of Nebraska, unless otherwise specified.

Equity securities include shares of common stock or similar securities, and convertible securities, warrants, and options or rights that may be converted into or exercised to purchase, shares of common stock or similar securities.

Escrow agent means:

A financial institution that is domiciled in, and whose principal place of business is located in, the United States and whose deposits are insured by the Federal Deposit Insurance Corporation ("FDIC").

An escrow agent may not be affiliated with the issuer, its promoters, or associates.

A financial institution may not be disallowed to act as an escrow agent merely because the issuer, its promoters or associates are customers thereof.

An attorney or certified public accountant, provided that the attorney or certified public accountant:

Is not affiliated with the issuer, its promoters, or associates of the issuer or promoters;

Is licensed to do business in the state in which the attorney or certified public accountant practices; and

Can demonstrate adequate insurance or can provide a fidelity bond in an amount satisfactory to the Director.

Impoundment agent means a financial institution that is domiciled in, and whose principal place of business is located in, the United States and whose deposits are insured by the FDIC.

Independent director means a member of an issuer's board of directors who:

Does not receive, other than in his or her capacity as a member of the board of directors or a board committee, any consulting, advisory or other compensatory fee from the issuer, its subsidiaries, or their affiliates or associates;

Has not received, other than in his or her capacity as a member of the board of directors or a board committee, any consulting, advisory or other compensatory fee from the issuer, its subsidiaries, or their affiliates or associates within the last two years;
002.12C—Other than serving as a director of the issuer, is not a promoter as defined in Section 002.16 below; and

002.12D—Does not have a material business or professional relationship with the issuer or any of its affiliates or associates. For purposes of determining whether or not a business or professional relationship is material, the gross revenue that the independent director derives from the issuer, its affiliates and associates shall be deemed material per se if it exceeds five percent of the independent director’s:

002.12D1 Annual gross revenue, derived from all sources, during either of the last two years; or

002.12D2 Net worth, on a fair market value basis.

002.13—Lock-in agreement means an agreement between an issuer and a person as a condition of registration in which the person agrees not to dispose of or otherwise transfer equity securities the person received from the issuer or that the issuer granted to the person.

002.14—Net earnings means the issuer’s after-tax earnings, excluding extraordinary and nonrecurring items, determined in accordance with generally accepted accounting principles.

002.615 Person means an individual, a corporation, a limited liability company, a partnership, an association, a joint-stock company, a trust in which the interests of the beneficiaries are evidenced by a security, an unincorporated organization, a government, or a political subdivision of a government.

002.716 Promoter includes:

002.467A A person who, alone or in conjunction with one or more persons, directly or indirectly, took the initiative in founding or organizing the issuer or controls the issuer;

002.467B A person who, directly or indirectly, receives, as consideration for property or for services rendered, five percent or more of any class of the issuer’s equity securities or five percent or more of the proceeds from the sale of any class of the issuer’s equity securities; or

002.467C A person who:

002.467C1 Is an officer or director of the issuer;

002.467C2 Is the legal or beneficial owner, directly or indirectly, of five percent or more of any class of the issuer’s equity securities; or

002.467C3 Is an affiliate or an associate of a person specified in this subsection.
002.167D Promoter does not include:

002.167D1 A person who receives securities or proceeds solely as underwriting compensation unless that person otherwise comes within the definition of Section 002.167, above; or

002.167D2 An unaffiliated institutional investor, who purchased the issuer’s equity securities more than one year prior to the filing date of the issuer’s registration statement. An unaffiliated institutional investor, who purchased the issuer’s equity securities on an arm’s-length basis within one year prior to the filing date of the issuer’s registration statement may, at the Director’s discretion, be excluded from the definition of promoter.

002.17 Promoters’ equity investment means the total of cash and assets contributed by the promoters to the issuer, provided that the Director accepts the value of the tangible or intangible assets.

002.17A The Director may require the issuer to adjust promoters’ equity investment by the issuer’s earned surplus immediately prior to the public offering.

002.18 A promotional or development stage company includes an issuer:

002.18A That is not listed on the New York Stock Exchange, the American Stock Exchange or the Nasdaq Global Market or a securities exchange that the Securities and Exchange Commission determines under Section 18(b)(1) of the Securities Act of 1933 (15 U.S.C. §77r(b)(1)) has substantially similar listing standards;

002.18B That has had annual net earnings in each of the two fiscal years immediately preceding the public offering which do not exceed five percent of the aggregate public offering; or

002.18C That has had average, annual net earnings for the five fiscal years immediately preceding the public offering which do not exceed five percent of the aggregate public offering.

002.19 Promotional shares means equity securities that:

002.19A A promotional or development stage company has issued within five years before filing of the registration statement or will issue to promoters for cash or other consideration, including services rendered, patents, copyrights, and other intangibles; or

002.19B An issuer which is not a promotional or development stage company has issued within three years before the filing of the registration statement or will issue to promoters for cash or other consideration, including services rendered, patents, copyrights and other intangibles.
Public offering price means the per share price at which a promotional or development stage company proposes to offer equity securities to the public.

Unaffiliated institutional investor means the following investors if not affiliated with the issuer:

- A depository institution or international banking institution;
- An insurance company;
- A separate account of an insurance company;
- An investment company as defined in the Investment Company Act of 1940;
- A broker-dealer registered under the Securities Exchange Act of 1934;
- An employee pension, profit-sharing, or benefit plan if the plan has total assets in excess of ten million dollars ($10,000,000.00) or its investment decisions are made by a named fiduciary, as defined in the Employee Retirement Income Security Act of 1974, that is a broker-dealer registered under the Securities Exchange Act of 1934, an investment adviser registered or exempt from registration under the Investment Advisers Act of 1940, an investment adviser registered under the Act, a depository institution, or an insurance company;
- A plan established and maintained by a state, a political subdivision of a state, or an agency or instrumentality of a state or a political subdivision of a state for the benefit of its employees, if the plan has total assets in excess of ten million dollars ($10,000,000.00) or its investment decisions are made by a duly designated public official or by a named fiduciary, as defined in the Employee Retirement Income Security Act of 1974, that is a broker-dealer registered under the Securities Exchange Act of 1934, an investment adviser registered or exempt from registration under the Investment Advisers Act of 1940, an investment adviser registered under the Act, a depository institution, or an insurance company;
- A trust, if it has total assets in excess of ten million dollars ($10,000,000.00), its trustee is a depository institution, and its participants are exclusively plans of the types identified in subsections 002.21E and 002.21G, above, regardless of the size of their assets, except a trust that includes as participants self-directed individual retirement accounts or similar self-directed plans;
- An organization described in Section 501(c)(3) of the Internal Revenue Code (26 U.S.C. § 501(c)(3)), corporation, Massachusetts trust or similar business trust, limited liability company, or partnership, not formed for the specific purpose of acquiring the securities offered, with total assets in excess of ten million dollars ($10,000,000.00);
A small business investment company licensed by the Small Business Administration under Section 301(c) of the Small Business Investment Act of 1958 (15 U.S.C. § 681(c)) with total assets in excess of ten million dollars ($10,000,000.00); 

A private business development company as defined in Section 202(a)(22) of the Investment Advisers Act of 1940 (15 U.S.C. § 80b-2(a)(22)) with total assets in excess of ten million dollars ($10,000,000.00); 

A federal covered investment adviser acting for its own account; 

A “qualified institutional buyer” as defined in Rule 144A(a)(1), other than Rule 144A(a)(1)(i)(H), adopted under the Securities Act of 1933 (17 C.F.R. 230.144A); 

A “major U.S. institutional investor” as defined in Rule 15a-6(b)(4)(i) adopted under the Securities Exchange Act of 1934 (17 C.F.R. 240.15a-6); 

Any other person, other than an individual, of institutional character with total assets in excess of ten million dollars ($10,000,000.00) not organized for the specific purpose of evading the Act; and 

A business development company as defined in Section 2(a)(48) of the Investment Company Act of 1940 (15 U.S.C. § 80a-2(a)(48)). 

Underwriter means any person who has agreed with the issuer or other person on whose behalf a distribution is to be made: 

To purchase securities for distribution; 

To distribute securities on behalf of the issuer or other person; or 

To manage or supervise a distribution of securities on behalf of the issuer or other person.