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Fifty-fifth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Senate and Floor Amendments ENGROSSED HOUSE BILL NO. 1226

Introduced by

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Human Services Committee

(At the request of the Department of Human Services)

1 A BILL for an Act to provide temporary requirements for administration of temporary assistance 2 for needy families; to create and enact a new subsection to section 14-03-17, a new section to 3 chapter 14-05, two new sections to chapter 14-08.1, five new sections to chapter 14-09, a new 4 subsection to section 14-17-09, a new section to chapter 14-17, a new subsection to section 5 14-17-14, a new section to chapter 14-19, a new subsection to section 23-02.1-19, a new 6 section to chapter 28-21, a new chapter to title 34, a new chapter to title 35, a new chapter to 7 title 43, and ten new sections to chapter 50-09 of the North Dakota Century Code, relating to 8 the implementation of federal welfare reform in North Dakota; to amend and reenact sections 9 11-17-07, 14-08.1-05, 14-08.1-06, 14-08.1-07, 14-09-08.1, 14-09-08.4, 14-09-08.6, 14-09-08.9, 10 14-09-08.10, 14-09-08.11, 14-09-08.13, 14-09-08.14, 14-09-09.3, subsection 4 of section 11 14-09-09.7, sections 14-09-09.10, 14-09-09.13, 14-09-09.14, 14-09-09.15, 14-09-09.16, 12 14-09-09.17, 14-09-09.24, 14-09-09.25, 14-17-10, subsection 4 of section 14-17-13, sections 13 14-17-16, 14-19-03, 14-19-05, 14-19-06, 14-19-10, subsection 5 of section 23-02.1-13, 14 sections 50-06-01.4, 50-06-01.8, 50-09-01, 50-09-02, 50-09-02.1, 50-09-03, 50-09-06, 15 50-09-09, 50-09-14, 50-09-20, 50-09-20.1, 50-09-21, 50-09-22, and 50-09-24 of the North 16 Dakota Century Code, relating to the implementation of federal welfare reform in North Dakota; 17 to repeal sections 14-09-09.23, 50-06-06.8, 50-08.1-02, 50-09-16, 50-09-17, 50-09-20, 18 50-09-20.1, 50-09-21, and 50-09-22 of the North Dakota Century Code, relating to procedures 19 for income withholding and the state and county shares of the cost of the aid to families with 20 dependent children program; to provide a penalty; to provide a continuing appropriation; to 21 provide an appropriation; to provide for a legislative council study; to provide for a statewide

task force; to provide for the transfer of responsibilities; to provide for legislative intent; to

provide an effective date; to provide an expiration date; and to declare an emergency.

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

2	SECTION 1. AMENDMENT. Section 11-17-07 of the North Dakota Century Code is
3	amended and reenacted as follows:
4	11-17-07. Decree of or judgment of divorce or, annulment, or paternity filed with
5	registrar of vital statistics. The clerk of the district court in which any decree or judgment of
6	divorce et, annulment of marriage, or paternity has been entered shall within fifteen days of the
7	filing thereof notify the state registrar of vital statistics of the entry of the decree or judgment of
8	divorce er, annulment of marriage, or paternity and shall furnish such information relating
9	thereto as the state registrar may require upon such forms as may be furnished by the state
10	registrar.
11	SECTION 2. A new subsection to section 14-03-17 of the 1995 Supplement to the
12	North Dakota Century Code is created and enacted as follows:
13	Each application for a marriage license must contain the social security number of
14	each applicant.
15	SECTION 3. A new section to chapter 14-05 of the North Dakota Century Code is
16	created and enacted as follows:
17	Decree to include social security numbers. Each decree of divorce must include the
18	social security numbers of the parties to the divorce.
19	SECTION 4. A new section to chapter 14-08.1 of the North Dakota Century Code is
20	created and enacted as follows:
21	Definitions. Terms defined in chapter 14-09 have the same meaning when used in this
22	chapter.
23	SECTION 5. AMENDMENT. Section 14-08.1-05 of the 1995 Supplement to the North
24	Dakota Century Code is amended and reenacted as follows:
25	14-08.1-05. Support order to be judgment.
26	1. Any order directing any payment or installment of money for the support of a child
27	is, on and after the date it is due and unpaid:
28	a. A judgment by operation of law, with the full force, effect, and attributes of a
29	judgment of the district court, including the ability to be entered in the
30	judgment book pursuant to rule 58 of the North Dakota Rules of Civil
31	Procedure and must be entered in the judgment docket, upon filing by the

1			judgment creditor or the judgment creditor's assignee of a written request			
2			accompanied by a verified statement of arrearage or certified copy of the			
3			payment records of the clerk of district court maintained under section			
4			14-09-08.1 and an affidavit of identification of the judgment debtor, and			
5			otherwise enforced as a judgment;			
6		b.	Entitled as a judgment to full faith and credit in any jurisdiction which			
7			otherwise affords full faith and credit to judgments of the district court; and			
8		C.	Not subject to retroactive modification.			
9	2.	Fail	ure to comply with the provisions of a judgment or order of the court for the			
10		sup	port of a child constitutes contempt of court. All remedies for the enforcement			
11		of ju	udgments apply. A party or the party's assignee may also execute on the			
12		judo	gment, and the obligor is entitled only to the exemptions from process set forth			
13		in s	ection 28-22-02.			
14	<u>3.</u>	This	s section applies to all child support arrearages, whether accrued before or			
15		<u>afte</u>	r the effective date of this section.			
16	SEC	CTION 6. A new section to chapter 14-08.1 of the North Dakota Century Code is				
17	created and	d ena	cted as follows:			
18	Pas	t due	e support - Plan of payment - Work activities.			
19	<u>1.</u>	<u>In a</u>	ny case in which an individual owes past due child support, the court may, by			
20		orde	er, require the individual to:			
21		<u>a.</u>	Pay past due support in accordance with a plan approved by the court or the			
22			public authority; and			
23		<u>b.</u>	If the individual is subject to such a plan and is not incapacitated, to			
24			participate in such work activities as the court deems appropriate.			
25	<u>2.</u>	For	purposes of this section, "work activities" may include:			
26		<u>a.</u>	Unsubsidized employment;			
27		<u>b.</u>	Subsidized private sector employment;			
28		<u>C.</u>	Subsidized public sector employment;			
29		<u>d.</u>	Work experience, including work associated with the refurbishing of publicly			
30			assisted housing, if sufficient private sector employment is not available;			
31		e.	On-the-job training;			

1	<u>t.</u>	Job search and job readiness assistance;
2	<u>g.</u>	Community service programs;
3	<u>h.</u>	Postsecondary and vocational educational training, not to exceed twelve
4		months with respect to any individual;
5	<u>i.</u>	Job skills training directly related to employment;
6	<u>j.</u>	Education directly related to employment, in the case of an individual who has
7		not received a high school diploma or a certificate of high school equivalency;
8	<u>k.</u>	Satisfactory attendance at secondary school or in a course of study leading to
9		a certificate of general equivalence, in the case of an individual who has not
10		completed secondary school or received such a certificate;
11	<u>l.</u>	The provision of child care services to an individual who is participating in a
12		community service program; and
13	<u>m.</u>	Court-ordered treatment for mental illness or drug or alcohol dependency if
14		the court determines that illness or dependency negatively impacts the
15		individual's ability to work.
16	SECTIO	N 7. AMENDMENT. Section 14-08.1-06 of the 1995 Supplement to the North
17	Dakota Century	Code is amended and reenacted as follows:
18	14-08.1-0	06. Suspension of occupational or , professional, or recreational license
19	for nonpaymen	t of child support or failure to obey subpoena. When considering a
20	contempt citation	n against a child support obligor who is one thousand dollars or more in arrears
21	in child support i	n an amount greater than three times the monthly child support obligation and
22	the obligor is not	current in a court-established plan to repay the unpaid child support arrears,
23	or who has failed	d, after receiving appropriate notice, to comply with a subpoena relating to a
24	paternity or child	support matter, the court shall address and make specific findings on the
25	issue of whether	the obligor has or may obtain an occupational or a, professional, or
26	recreational cert	ificate, permit, or license that the court may withhold or suspend for failure to
27	pay child suppor	t. The court may withhold or suspend any certificate, permit, or license issued
28	by or on behalf of	of the state or any of its licensing authorities or occupational or professional
29	boards, which th	e obligor is required to obtain prior to engaging in the obligor's occupation or
30	profession. The	court may withhold or suspend any certificate, permit, or license issued by
31	lottery or by tag	by the director of the game and fish department, which the obligor is required

department.

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- 1 to obtain prior to engaging in a recreational activity. Following a decision to withhold or 2 suspend an obligor's certificate, permit, or license for failure to pay child support, the court shall 3 notify the obligor that the decision becomes final thirty days after the notification unless the 4 obligor satisfies or makes arrangements to pay the entire outstanding payment due. Following 5 a decision to withhold or suspend an obligor's certificate, permit, or license for failure to comply 6 with a subpoena relating to a paternity or child support matter, the court shall notify the obligor 7 that the decision becomes final unless the obligor complies with the subpoena within a time set 8 by the court. The court shall notify the appropriate licensing authority et, occupational or 9 professional board, or the director of the game and fish department of the court's decision to 10 withhold or suspend an obligor's certificate, permit, or license. A certificate, permit, or license 11 withheld or suspended by an order issued under this section may be reissued only by order of 12 the court. An appeal by an obligor who has had a certificate, permit, or license suspended 13 under this section is an appeal from the court's order and may not be appealed to the licensing 14 authority er, occupational or professional board, or the director of the game and fish 15
 - **SECTION 8. AMENDMENT.** Section 14-08.1-07 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows:
 - 14-08.1-07. Suspension of motor vehicle operator's license for nonpayment of child support or failure to obey subpoena. When considering a contempt citation against a child support obligor for failure to pay child support and the obligor who is one thousand dollars or more in arrears in child support in an amount greater than three times the monthly child support obligation and the obligor is not current in a court-established plan to repay the unpaid child support arrears, or who has failed, after receiving appropriate notice, to comply with a subpoena relating to a paternity or child support matter, the court shall determine whether the obligor has a motor vehicle operator's license issued under chapter 39-06. The court may restrict or suspend a motor vehicle operator's license issued by the state which is held by the obligor. The court shall notify the department of transportation of the court's decision to restrict or suspend an obligor's motor vehicle operator's license. An appeal by an obligor who has had a motor vehicle operator's license restricted or suspended under this section is an appeal from the court's order and may not be appealed to the department of transportation. Except for statistical purposes, an entry on the driving record or abstract of a restriction or suspension

under this section after the <u>restriction or</u> suspension ceases may not be available to the public other than by order of a court of competent jurisdiction. A suspension under this section is not subject to the financial responsibility reporting requirements.

SECTION 9. A new section to chapter 14-09 of the North Dakota Century Code is created and enacted as follows:

State disbursement unit - Duties - Continuing appropriation.

- 1. The public authority shall establish a state disbursement unit for the collection and disbursement of payments of child support. The state disbursement unit is responsible for the collection and disbursement of all payments under child support orders except as provided for through contract pursuant to subsection 2.
- 2. The public authority may contract with any public or private entity for any service provided by the state disbursement unit. The state disbursement unit may employ technology and agents to allow receipt of child support payments at locations and times when state disbursement unit staff are not available. If the clerk of court of any county elects to enter into a contract and the clerk can demonstrate that the provision of services under the contract will not be more costly nor take more time to establish or operate on a statewide basis than if the services are provided through the state disbursement unit, the public authority shall contract with the clerk to provide collection and disbursement services under this section.
- 3. The state disbursement unit shall use automated procedures, electronic processes, and computer-driven technology, including the statewide automated data processing system established under section 50-09-02.1, to the maximum extent feasible, efficient, and economical, for the collection and distribution of child support payments.
- 4. The state disbursement unit shall account for and disburse all support payments received by it, maintain necessary records, and develop procedures for providing information to the parties, including the obligor and obligee, regarding actions taken and, at least annually, regarding child support payments collected and distributed. The state disbursement unit shall adopt procedures for the maintenance and retention of records of child support payments, and for the

1 storage and destruction of records when the support obligation is satisfied or is 2 terminated. 3 5. The state disbursement unit shall establish a fund, known as the state 4 disbursement unit fund. All child support payments received, except those 5 payments assigned to the state, shall be deposited into the state disbursement unit 6 fund, and all disbursements of child support, except those payments assigned to 7 the state, must be made from the state disbursement unit fund. 8 The state disbursement unit shall disburse collected child support payments in 6. 9 conformity with title IV-D of the Social Security Act [Pub. L. 93-647; 88 Stat. 2351; 10 42 U.S.C. 651 et seq.]. 11 When there is an assignment of support under chapter 50-09 or 50-24.1, and when 7. 12 an obligor or income payor is required to make payment to the state disbursement 13 unit, the state disbursement unit, unless notice has otherwise been provided, shall 14 provide notice to the obligor, the obligee, and any income payor that payment must 15 be made to the state disbursement unit. 16 **SECTION 10.** A new section to chapter 14-09 of the North Dakota Century Code is 17 created and enacted as follows: 18 Modification of existing child support orders - Requirements after September 30, 19 1998. 20 1. A child support order issued under any provision of this code and in effect on 21 October 1, 1998, which requires payment of a child support obligation described in 22 subsection 1 of section 9 of this Act, is deemed to require payment to the state 23 disbursement unit after September 30, 1998. A child support order issued under a provision of this code after September 30, 24 2. 25 1998, which requires payment of a child support obligation described in 26 subsection 1 of section 9 of this Act, must require payment to the state 27 disbursement unit. 28 A payment of child support described in subsection 1 of section 9 of this Act, <u>3.</u> 29 received by a clerk of court after September 30, 1998, is deemed to be a payment 30 to the state disbursement unit. A clerk of court receiving such child support

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payment after September 30, 1998, shall promptly remit or transfer that payment to
 the state disbursement unit.

SECTION 11. A new section to chapter 14-09 of the North Dakota Century Code is created and enacted as follows:

State disbursement unit fund - Continuing appropriation - Correction of errors.

All moneys deposited in the state disbursement unit fund are appropriated to the public authority for disbursement to obligees entitled to child support payments collected. Any disbursement made in error is not a gift and must be repaid. The public authority may take any action, not inconsistent with title IV-D of the Social Security Act [Pub. L. 93-647; 88 Stat. 2351; 42 U.S.C. 651 et seq.] to secure repayment of any disbursement made in error.

SECTION 12. AMENDMENT. Section 14-09-08.1 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows:

14-09-08.1. Support payments - Payment to court <u>or state disbursement unit</u> - Transfer of payment to court of recipient's residence - Transfer of proceedings for enforcement of decree - Procedures upon failure to pay.

> In any action in which a court orders that payments for child support be made, the court shall provide in its order that the payments be paid to the clerk of court, as trustee, or to the public authority, for remittance to the obligee. The clerk shall remit the payments within ten working days of receipt unless the address of the obligee is unknown to the clerk. The clerk shall maintain records listing the amount of the payments, the date when the payments must be made, the names and addresses of the parties subject to the order, and any other information necessary for the proper administration of the order. Upon the filing with in the statewide automated data processing system established under section 50-09-02.1. Before the system implementation date, upon notification that a party to the case is receiving services under title IV-D of the Social Security Act [42 U.S.C. 651 et seq.], or an assignment of support rights is in effect, the clerk of court of notice of the assignment of support rights to a state, payments must be credited and transmitted pursuant to the assignment and must credit and transmit payments in conformity with title IV-D of the Social Security Act [Pub. L. 93-647; 88 Stat. 2351; 42 U.S.C. 651, et seq., as amended].

1 2. The parties Each party subject to the order shall immediately inform the clerk a. 2 of court and the public authority of their social security numbers and of the 3 party's: 4 (1) Social security number; 5 (2)Residential and mailing addresses and any change of address or 6 change; 7 (3)Telephone number; 8 (4) Driver's license number; 9 (5) The name, address, and telephone number of the party's employer or 10 employers; and 11 <u>(6)</u> Change of any other condition which may affect the proper 12 administration of this chapter. 13 The requirements of subdivision a must be incorporated into each order for b. 14 payment of child support. 15 In any subsequent child support enforcement action between the parties, C. 16 upon sufficient showing that diligent effort has been made to ascertain the 17 location of a party, service may be effected by delivery of written notice to the 18 most recent residential or employer address provided by the noticed party 19 pursuant to this subsection. 20 d. The requirements of this subsection continue in effect until all child support 21 obligations have been satisfied with respect to each child subject to the order. 22 3. Whenever there is failure to make the payments as required, the clerk shall send 23 notice of the arrears by first-class mail, with affidavit of service, to the person 24 required to make the payments, or request a district judge of the judicial district, on 25 a form provided by the judge, to issue a citation for contempt of court against the 26 person who has failed to make the payments and the citation must be served on 27 that person as provided by the North Dakota Rules of Civil Procedure. 28 The court of its own motion or on motion of a child support agency or the state's 29 attorney of the county of venue, the county of the recipient's residence, or the 30 county of the obligor's residence may cause a certified copy of any support order in 31 the action to be transcribed and filed with the clerk of the district court of any

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- county in this state in which the obligee or the obligor may reside from time to time.

 Thereafter, the provisions of this section apply as if the support order were issued by the district court of the county to which the support order is transcribed. No fee may be charged for transcribing or filing a certified copy of any support order under this section.

 The clerk of court, at the option of the clerk, may deposit payments received by the clerk under this section, and not required to be paid to the state disbursement unit,
 - clerk under this section, and not required to be paid to the state disbursement unit, in a special trust account in either the Bank of North Dakota or in a banking institution of this state designated as a depository of public funds under chapter 21-04 and make payments from the trust account to the obligee or the clerk may deposit payments received by the clerk under this section with the county treasurer and direct their disbursement under chapter 11-14.
 - **SECTION 13. AMENDMENT.** Section 14-09-08.4 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows:

14-09-08.4. Periodic review of child support orders.

- Each child support order must be reviewed by the child support agency no less frequently than thirty-six months after the establishment of the order or the most recent <u>amendment or</u> review of the order <u>by the court or child support agency</u> unless:
 - a. In the case of an order with respect to which there is in effect an assignment under section 50-09-06 or 50-09-06.1, subsection 2 of section 50-24.1-02, or section 50-24.1-02.1 chapter 50-09 or 50-24.1, the child support agency has determined that a review is not in the best interests of the child and neither the obligor nor the obligee has requested review; or
 - In the case of any other order neither the obligor nor the obligee has requested review.
- Each child support order, in which there is in effect an assignment under chapter
 50-09 or with respect to which either the obligor or the obligee has requested
 review, must be reviewed by the child support agency if:

- a. More than twelve months have passed since the establishment of the order or
 the most recent amendment or review of that order by the court or child
 support agency, whichever is later; and
 - <u>b.</u> The order provides for no child support and was based on a finding that the obligor has no ability to pay child support.
- 3. If, upon review, the child support agency determines that the order provides for child support payments in an amount that is inconsistent with the amount that would be required by the child support guidelines established under subsection 1 of section 14-09-09.7, the child support agency may seek an amendment of the order. If the order provides for child support payments in an amount less than eighty-five percent of the amount that would be required by those guidelines, the child support agency shall seek an amendment of the order.
- 3. 4. If a child support order sought to be amended was entered at least one year before the filing of a motion or petition for amendment, the court shall order the amendment of the child support order to conform the amount of child support payment to that required under the child support guidelines, whether or not the motion or petition for amendment arises out of a periodic review of a child support order, and whether or not a material change of circumstances has taken place, unless the presumption that the correct amount of child support would result from the application of the child support guidelines is rebutted. If a motion or petition for amendment is filed within one year of the entry of the order sought to be amended, the party seeking amendment must also show a material change of circumstances.
- 4. 5. A determination that a child who is the subject of a child support order is eligible for benefits furnished under subsection 18 or 20 of section 50-06-05.1, chapter 50-09, or chapter 50-24.1, or any substantially similar program operated by any state or tribal government, constitutes a material change of circumstances. The availability of health insurance at reasonable cost to a child who is the subject of a child support order constitutes a material change of circumstances. The need to provide for a child's health care needs, through health insurance or other means, constitutes a material change of circumstances.

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SECTION 14. AMENDMENT. Section 14-09-08.6 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows:

14-09-08.6. Obligor's duties upon review - Failure to provide information.

- The obligor shall provide information to the child support agency concerning the obligor's income, which is sufficient to accomplish the review, no later than five working days before the date of review. The information must be furnished by:
 - a. Providing an income report, in the form and manner required by the child support agency, accurately completed and attested to by the obligor;
 - b. Providing a verified copy of the latest income tax return, filed with the internal revenue service or any state official administering a state income tax, which accurately reports the obligor's income for a fiscal year ending no more than seventeen months prior to the date of the review; or
 - c. Providing a written authorization by which the child support agency may secure a verified copy of the latest income tax return, filed with the tax commissioner, which accurately reports the obligor's income for a fiscal year ending no more than seventeen months prior to the date of review.
- 2. If information concerning the obligor's income sufficient to accomplish the review has not been received by the child support agency by the fifth working day before the date of review, the child support agency shall provide to the tax commissioner an affidavit stating the obligor's name and address, that a review of the obligor's child support obligation is pending, that notice requesting income information has been given as required by law, and that the required information has not been furnished on a timely basis. Notwithstanding the provisions of section 57-38-57 or other confidentiality statutes, upon receipt of an affidavit provided for in this subsection, the tax commissioner may provide to a child support agency a verified copy of the latest income tax return, filed with the office of the commissioner, which reports the obligor's income. The information obtained by a child support agency from the tax commissioner, in accordance with this section, retains its confidentiality and may only be used by a child support agency in the pursuit of its child support collection duties and practices. The tax commissioner may require a

- child support agency to make assurances, satisfactory to the commissioner, that
 the agency has the ability to comply with this subsection.
 - 3. If information concerning the obligor's income sufficient to accomplish the review has not been timely furnished by the obligor and is not available from the office of the tax commissioner, the child support agency may apply to the court for an order compelling the obligor to furnish information sufficient to accomplish the review.
 - 4. 3. If an application to the court made pursuant to subsection 3 2 has not resulted in the production of information concerning the obligor's income sufficient to accomplish the review, the child support agency may base its review determination on the assumption that the obligor's income has increased at the rate of ten percent per year since the child support order under review was entered or last modified.
 - **SECTION 15. AMENDMENT.** Section 14-09-08.9 of the North Dakota Century Code is amended and reenacted as follows:
 - 14-09-08.9. Request for review Notice of right to request review. An obligor or an obligee may request review under section 16 of chapter 148 of the 1989 Session Laws or section 14-09-08.4, by applying to the child support agency for child support services, and indicating, in the manner there provided, a desire to have a child support order reviewed. Each judgment or order issued by a court in this state which includes an order for child support must include a statement advising of the right to request a review under this section. If a party to a child support matter is receiving services from the child support agency and an order for current child support has issued out of that matter, the child support agency shall provide notice of the right to request a review or further review of that child support order, to the obligor and obligee, not more than three years after the most recent child support order, review of that child support order.
 - **SECTION 16. AMENDMENT.** Section 14-09-08.10 of the North Dakota Century Code is amended and reenacted as follows:
 - **14-09-08.10.** Order. Each order entered under this code for the support of a minor child must include a provision for health insurance coverage for that child.
 - Unless the obligee has comparable or better group dependent health insurance
 coverage available at no or nominal cost, the court shall order the obliger to name

1		the-	minor	child as beneficiary on any health insurance plan that is available to the		
2		obli	gor at	no or nominal Except as provided in subsection 2, the order must require		
3		the obligor to provide satisfactory health insurance coverage whenever that				
4		COV	erage	is available at reasonable cost or becomes available at reasonable cost.		
5	2.	lf th	e cou	t finds that dependent health insurance is not available to the obligor or		
6		the	oblige	e at no or nominal cost, the court may require the obligor to obtain		
7		dep	enden	t health insurance, or to be liable for reasonable and necessary medical		
8		ехр	enses	of the child. If the obligee is an individual with physical custody of the		
9		child	d, the	obligee must be required to provide satisfactory health insurance		
10		whe	never	that coverage is available at no or nominal cost.		
11	SEC	CTIOI	N 17.	AMENDMENT. Section 14-09-08.11 of the 1995 Supplement to the		
12	North Dako	ta Ce	entury	Code is amended and reenacted as follows:		
13	14-0	9-08	3.11. E	Eligible child - Employer to permit enrollment.		
14	<u>1.</u>	Whe	en an	obligor is required to cover a minor child as a beneficiary under section		
15		14-0	09-08.	10, the child is eligible for health insurance coverage as a dependent of		
16		the	obligo	r until the child's eighteenth birthday or until further order of the court. If		
17		hea	alth insurance coverage required under section 14-09-08.10 is available through			
18		an i	ncome	e payer, the income payer must:		
19	1.	<u>a.</u>	Perm	nit the obligor to enroll under family coverage any child who is otherwise		
20			eligib	ole for coverage without regard to any open enrollment restrictions:		
21	2.	<u>b.</u>	If the	obligor is enrolled but fails to make application to obtain coverage for		
22			the c	hild, enroll the child under family coverage upon application by the		
23			oblig	ee . ;		
24		<u>C.</u>	If the	obligor is enrolled but fails to make application to obtain coverage for		
25			the c	hild, enroll the child under family coverage upon application to the public		
26			autho	ority, subject to subsection 2, whenever the child receives:		
27			<u>(1)</u>	Benefits through a demonstration project established under section		
28				50-06-01.8, temporary assistance for needy families or foster care		
29				under chapter 50-09, or medical assistance under chapter 50-24.1; or		
30			<u>(2)</u>	Services provided upon application of an obligee to the child support		
31				agency:		

1 3. d. Not disenroll or eliminate coverage for any child unless the income payer is 2 provided satisfactory written evidence that: 3 The order issued under section 14-09-08.10 is no longer in effect; (1) a. 4 b. (2) The child is or will be enrolled in comparable coverage that will take 5 effect no later than the effective date of disenrollment; or 6 (3)The income payer has eliminated family health coverage for all of its С. 7 employees; and 8 4. Withhold from the obligor's compensation the obligor's share, if any, of e. 9 premiums for health insurance coverage and pay this amount to the health 10 insurance provider-; and 11 5. f. If the amount required to be withheld under subsection 4 subdivision e, either 12 alone or when added to the total of any withholding required by an order 13 issued under section 14-09-09.15, exceeds fifty percent of the obligor's 14 disposable income, withhold fifty percent of the obligor's disposable income. Before making application under subdivision c of subsection 1, the public authority 15 2. 16 shall provide notice to the obligor that the obligor may contest the proposed 17 application by filing a written request for a hearing within ten days of the date the 18 notice is issued. If the obligor contests the application for coverage, a hearing 19 must be held, and the court shall require the public authority to make application if 20 it determines coverage for the child is available to the obligor at reasonable cost. 21 Withholding required by an order issued under section 14-09-09.15 must be <u>3.</u> 22 satisfied before any payment is made to the health insurance provider. If the 23 amount remaining is insufficient to pay the obligor's share of premiums for health 24 insurance coverage, the obligor may authorize additional withholding to pay the 25 obligor's share. If the obligor does not authorize additional withholding, and the 26 health insurance coverage will lapse as a result, the income payer must promptly 27 inform the clerk of court that issued the order under section 14-09-09.15 of the 28 insufficiency. 29 SECTION 18. AMENDMENT. Section 14-09-08.13 of the North Dakota Century Code 30 is amended and reenacted as follows:

1	14-09-08.13. Application for service. The child support agency responsible for
2	support enforcement shall take necessary steps to implement, modify, and enforce an order for
3	dependent health insurance whenever the children receive aid to families with dependent
4	children benefits through a demonstration project established under section 50-06-01.8,
5	temporary assistance for needy families or foster care under chapter 50-09 or medical
6	assistance under chapter 50-24.1, or upon application of the obligee to the child support
7	agency and payment by the obligee of any required application fee.
8	SECTION 19. AMENDMENT. Section 14-09-08.14 of the North Dakota Century Code
9	is amended and reenacted as follows:
10	14-09-08.14. Public authority to establish criteria. The public authority shall
11	establish criteria to identify cases involving children who received aid to families with dependen
12	ehildren benefits through a demonstration project established under section 50-06-01.8,
13	temporary assistance for needy families or foster care under chapter 50-09 or medical
14	assistance under chapter 50-24.1, or where an application to the child support agency has
15	been completed by an obligee and where there is a high potential for obtaining medical support
16	based on:
17	1. Evidence that health insurance may be available to the obligor at reasonable cost;
18	and
19	2. Facts that are sufficient to warrant modification of the existing court order to
20	include health insurance coverage for a dependent child.
21	SECTION 20. A new section to chapter 14-09 of the North Dakota Century Code is
22	created and enacted as follows:
23	Coordination of income withholding activities. The public authority shall assume
24	responsibility for administration of income withholding and the receipt and disbursement of child
25	support payments except as provided for through contract pursuant to subsection 2 of section 9
26	of this Act.
27	SECTION 21. AMENDMENT. Section 14-09-09.3 of the North Dakota Century Code is
28	amended and reenacted as follows:
29	14-09-09.3. Child support - Duties and liabilities of income payor under income
30	withholding order.
31	1. Any income payor failing to comply with any requirements in section

- 1 14-09-09.16 may be punished by the court for civil contempt. The court shall first 2 afford such income payor a reasonable opportunity to purge itself of such 3 contempt.
 - Any income payor who fails or refuses to deliver income pursuant to an income
 withholding order, when such income payor has had in its possession such
 income, is personally liable for the amount of such income which the income payor
 failed or refused to deliver, together with costs, interest, and reasonable attorney's
 fees.
 - 3. Any employer who <u>refuses to employ</u>, dismisses, demotes, disciplines, or in any way penalizes an <u>ebligor employee obligor</u> on account of any proceeding to collect child support, on account of any order or orders entered by the court in such proceeding, on account of the employer's compliance with such order or orders, or on account of an income withholding order, is liable to the <u>ebligor employee</u> <u>obligor</u> for all damages, together with costs, interest thereon, and reasonable attorney's fees resulting from the employer's action. The employer may be required to make full restitution to the aggrieved <u>ebligor employee</u> <u>obligor</u>, including reinstatements and backpay.
 - 4. An income payor may be enjoined by a court of competent jurisdiction from continuing any action in violation of section 14-09-09.16.
 - Any proceeding against an income payor under this section must be commenced within ninety days after the income payor's act or failure to act upon which such proceeding is based.
 - Compliance by an income payor with an income withholding order operates as a
 discharge of the income payor's liability to the obligor as to that portion of the
 obligor's income so affected.
 - 7. In considering an income withholding order issued by a court or administrative tribunal in a state other than the state of the obligor's principal place of employment, the income payor shall apply the law of the state of the obligor's principal place of employment in determining any withholding terms and conditions not specified in the income withholding order or in section 14-12.2-33.1.

1	8. An employer who complies with an income withholding order that is regular on its						
2	face is not subject to civil liability to any individual or agency for conduct in						
3	compliance with the order.						
4	SECTION 22. AMENDMENT. Subsection 4 of section 14-09-09.7 of the 1995						
5	Supplement to the North Dakota Century Code is amended and reenacted as follows:						
6	4. The department shall review institute a new rulemaking proceeding under section						
7	28-32-02 relating to the child support guidelines periodically, as the department						
8	determines necessary, but at least once every four years, to ensure that the						
9	application of the guidelines results in the determination of appropriate child						
10	support award amounts. The initial rulemaking proceeding must be completed by						
11	August 1, 1999, and subsequent rulemaking proceedings must be completed at						
12	least once every four years thereafter. Before commencing any rulemaking						
13	proceeding under this section, the department shall convene a drafting advisory						
14	committee that includes two members of the legislative assembly appointed by the						
15	chairman of the legislative council.						
16	SECTION 23. A new section to chapter 14-09 of the North Dakota Century Code is						
17	created and enacted as follows:						
18	Monthly amount due. The total amount of child support due in each month is the sum						
19	of:						
20	 The obligor's current monthly support obligation; and 						
21	2. a. The amount the obligor is ordered to pay toward any outstanding arrearage;						
22	<u>or</u>						
23	b. If no order to repay an arrearage exists, an amount for application to any						
24	arrearage, subject to the limitations of section 14-09-09.16, equal to:						
25	(1) Twenty percent of the obligor's current monthly support obligation; or						
26	(2) If there is no current monthly support obligation, the most recent						
27	monthly support obligation.						
28	SECTION 24. AMENDMENT. Section 14-09-09.10 of the 1995 Supplement to the						
29	North Dakota Century Code is amended and reenacted as follows:						
30	14-09-09.10. Definitions. For the purposes of this chapter, unless the context or						
31	subject matter otherwise requires:						

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- 1. "Business day" means every day that is not a Saturday or legal holiday.
- 2 2. "Child support" means payments for the support of children and combined
 3 payments for the support of children and spouses or former spouses, however
 4 denominated, if the payment is required by the order of a court or other
 5 governmental agency having authority to issue such orders.
- 6 2. 3. "Child support agency" means the county social service board, any combination of county social service boards, or any entity created by a county social service board or any combination of county social service boards, in execution of the county social service board's duties under subsection 5 of section 50-09-03.
- 10 3. 4. "Delinquent" means a situation which occurs on the first working day after the day
 11 upon which a child support payment was identified as due and unpaid, and the
 12 total amount of unpaid child support is at least equal to the amount of child support
 13 payable in one month.
 - 4. <u>5.</u> "Disposable income" means gross income less deductions required by law for taxes and social security.
 - 6. "Employer" means income payor.
- 17 5. 7. "Health insurance" includes fees for service, health maintenance organization,
 18 preferred provider organization, comprehensive health association plan, accident
 19 and health insurance policies, group health plans as defined in section 607(1) of
 20 the Employee Retirement Income Security Act of 1974 [Pub. L. 99-272; 100 Stat.
 21 281; 29 U.S.C. 1167(1)], and other types of coverage under which major medical
 22 coverage may be provided in a policy, plan, or contract which may legally be sold
 23 or provided in this state.
 - 6. 8. "Income" means any form of payment, regardless of source, owed to an obligor, including any earned, unearned, taxable or nontaxable income, workers' compensation, disability benefits, unemployment compensation benefits, annuity and retirement benefits, but excluding public assistance benefits administered under state law.
- 29 7. <u>9.</u> "Income payor" means any person, partnership, firm, corporation, limited liability company, association, political subdivision, or department or agency of the state or

must state:

1 federal government owing income to an obligor and includes an obligor if the 2 obligor is self-employed. 3 8. <u>10.</u> "Obligee" means a person including a state or political subdivision to whom a duty 4 of support is owed. 5 "Obligor" means any person owing a duty of support. 9. <u>11.</u> 6 12. "Past due support" means child support that is not paid by the earlier of: 7 The date a court order or an order of an administrative process established 8 under state law requires payment to be made; or 9 The last day of the month or other period the payment was intended to cover. b. 10 "Payday" means the day upon which the income payor pays or otherwise credits 10. 13. 11 the obligor. 12 <u>14.</u> "Public authority" means the department of human services in execution of its 13 duties pursuant to subsection 12 of section 50 09 02 the state plan submitted 14 under chapter 50-09 in conformance with title IV-D of the Social Security Act [Pub. 15 L. 93-647; 88 Stat. 2351; 42 U.S.C. 651 et seq.]. 16 15. "System implementation date" means the date the public authority certifies to the 17 secretary of state and the legislative council that the statewide automated data 18 processing system, established under section 50-09-02.1, is operating. 19 SECTION 25. AMENDMENT. Section 14-09-09.13 of the 1995 Supplement to the 20 North Dakota Century Code is amended and reenacted as follows: 21 **14-09-09.13.** Procedure - Notice to obligor. If immediate income withholding under 22 section 14-09-09.24 has not been implemented and an obligor is delinquent, if an obligee's 23 request for income withholding is approved, or if a court changes its finding that there is good 24 cause not to require immediate income withholding, the clerk of court shall serve a notice and a 25 copy of section 14-09-09.14 on the obligor by first class mail. The notice must be sent within 26 five working days of the appropriate date under subsection 7 if the obligor's address is known to 27 the clerk on that date or, if the address is unknown on that date, within five working days after 28 the clerk is informed of the obligor's address or public authority shall serve the notice required 29 under this section upon the obligor whenever issuing an income withholding order. The notice

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- 1 That the obligor is delinquent in the payment of child support, that a request for 2 withholding has been made by the obligee and approved by a child support 3 agency, or that there is no longer good cause not to require immediate income 4 withholding, as the case may be, and the obligor is therefore subject to an income 5 withholding order on all income. 6
 - 2. The amount of child support owed and the amount of arrearage, if any.
 - 3. The total amount of money that will be withheld by the income payor from the obligor's income in each month and that the amount is the sum of both of the following:
 - The obligor's current monthly support obligation. a.
 - The amount the obligor is ordered to pay toward any outstanding arrearage, b. or if no order to repay an arrearage exists, then an amount equal to twenty percent of the obligor's current monthly support obligation, if any, or equal to the most recent monthly support obligation if there is no current monthly support obligation, for application towards any arrearage subject to the limitations of section 14-09-09.16 as determined under section 23 of this Act.
 - 4. That the income payor may withhold an additional sum of three dollars to cover the income payor's expenses.
 - 5. That if not contested pursuant to section 14-09-09.14, the income withholding order will be has been issued immediately, without further order of the court.
 - 6. That the obligor may contest the issuance of the income withholding order by filing a written request for hearing within ten days of the date of the notice made under this section.
 - 7. That if the obligor contests the income withholding order pursuant to section 14-09-09.14, a hearing will be held and the court will determine and issue an order consistent with the requirements of section 14-09-09.14.
 - 8. That the income withholding order applies to any current or subsequent income payor or period of employment.
 - The date the income of the obligor is subject to income withholding, which is the 9. earliest of:
 - The date the obligor requests income withholding.

1		b.	The	date on which an approved income withholding request is made by the
2			oblig	ee.
3		e .	The	date the child support obligation becomes delinquent.
4	SEC	CTIOI	N 26.	AMENDMENT. Section 14-09-09.14 of the North Dakota Century Code
5	is amended	l and	reena	cted as follows:
6	14-0	09-09	.14. H	learing upon obligor's request.
7	1.	If th	e obliç	gor files a request for a hearing within ten days of the date of the notice
8		mad	de pur	suant to section 14-09-09.13, the court shall hold a hearing within ten
9		wor	king d	ays after the date of the request. If
10		<u>a.</u>	The	court may order that the income withholding order be withdrawn if at the
11			hear	ing the obligor establishes:
12		a.	<u>(1)</u>	In a case where withholding would be based on an alleged
13				delinquency, that there has been a mistake in the identity of the obligor;
14				or
15		b.	<u>(2)</u>	In a case where an approved request for withholding has been made
16				by the obligee, that the approval of the request constituted an abuse of
17				discretion;.
18		the	court (may order that no income withholding order issue.
19		<u>b.</u>	If at	the hearing the obligor establishes that there is an overstatement in the
20			amo	unt of support stated to be owed by the obligor, the court may amend the
21			amo	unt to be withheld.
22		<u>C.</u>	In the	e absence of a finding of a mistake of fact in a case where withholding
23			woul	d be based on an alleged delinquency, or in the absence of an abuse of
24			discr	etion in the approval of an obligee's request for withholding, the court
25			shall	order that confirm the income withholding order issue. Payment of
26			over	due past due support after issuance of notice under section 14-09-09.13
27			may	not be the basis for an order that no the income withholding order issue
28			be w	<u>ithdrawn</u> .
29	2.	An d	obligo	r is not precluded, by subsection 1, from seeking appropriate relief from a
30		judg	gment	or order affecting a child support obligation nor is the court precluded
31		fron	n gran	ting such relief. An obligor's request for such relief, whether made by

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1 motion under rule 60(b) of the North Dakota Rules of Civil Procedure or otherwise, 2 may not be considered during the hearing described in subsection 1.

SECTION 27. AMENDMENT. Section 14-09-09.15 of the North Dakota Century Code is amended and reenacted as follows:

14-09-09.15. Form - Effect of income withholding order. The income withholding order must be issued in the name of the state of North Dakota, be attested in the name of the judge, sealed with the seal of the court, subscribed by the clerk or a designee of the public authority, and directed to all current and subsequent income payors of the obligor. The income withholding order is binding on the income payor until further notice by the clerk or the public authority and applies to all current and subsequent periods in which income is owed the obligor by the income payor. The income withholding order has priority over any other legal process against the same income.

SECTION 28. AMENDMENT. Section 14-09-09.16 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows:

14-09-09.16. Service of income withholding order on income payor. The clerk of court or the public authority shall serve the income withholding order and a copy of sections 14-09-09.3 and 14-09-09.15 on the income payor in the manner provided for service of a summons in a civil action and upon the obligor by first-class mail to the obligor's last known address, within fifteen days of the date of the notice made pursuant to section 14 09 09.13, unless the obligor has contested that notice within ten days of the date of that notice. If a hearing was held under section 14-09-09.14, the income withholding order and the copy of sections 14-09-09.3 and 14-09-09.15 must be served within five working days of the date of the court's determination. If the obligor is subject to immediate income withholding under section 14-09-09.24, an income withholding order and a copy of sections 14-09-09.3 and 14-09-09.15 must be served on any known income payor within five working business days of the issuance of the judgment or order which requires the payment of child support. Subject to the provisions of section 14-09-09.17, if service of an income withholding order has been or may have been properly made under this section, an income withholding order and a copy of sections 14-09-09.3 and 14-09-09.15 must be served on any subsequently identified income payor within five working business days after the elerk issuer is informed of the name and address of such an income payor. An income withholding order may also be issued and served at the

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- 1 request of the obligor. The income withholding order shall, upon certification by the public
- 2 authority to the secretary of state and the legislative council that the secretary of the United
- 3 States department of health and human services, under authority of 42 U.S.C. 666(b)(6)(A)(ii),
- 4 has prescribed a standard format for notice of the order, must be in that standard format and
- 5 contain only the information necessary for the income payor to comply with the withholding
- 6 <u>order. Before that certification, the income withholding order must</u> state all of the following:
 - 1. That the obligor is properly subject to an income withholding order and that the income payor is therefore required to withhold a stated amount, determined under subsection 3 of section 14-09-09.13 23 of this Act, from the obligor's income at the time the obligor is paid for transmittal to the clerk of court or the public authority within ten working seven business days of the date the obligor is paid, together with a report of the date upon which the amount was withheld from the obligor's income.
 - That the income payor may also withhold and retain an additional sum of three dollars per month from the obligor's income to cover expenses involved in transmitting payment.
 - 3. That the amount to be withheld, including amounts to cover expenses involved in transmitting payment, may not exceed fifty percent of the obligor's disposable income from this income payor, but a payment of an amount less than the ordered amount must be accompanied by a written calculation disclosing any of the obligor's income and disposable income which is payable by the income payor.
 - 4. That the income payor shall begin withholding no later than the first pay period payday that occurs fourteen days after service of the income withholding order.
 - 5. That if the income payor is served with more than one income withholding order issued under this chapter on a single obligor and the combined total amount to be paid under the income withholding orders exceeds fifty percent of the obligor's disposable income the income payor shall withhold the maximum amount permitted, and transmit to the clerk of court or the public authority that portion thereof which the obligee's claim bears to the combined total of all claims.
 - 6. That the income payor shall notify the clerk of court <u>or the public authority</u> in writing of the termination of a duty to pay income to the obligor within fifteen seven

1 business days of such the termination. Such The notification must include the 2 name and address of the obligor's subsequent income payor, if known. 3 7. That if the income payor is subject to income withholding orders for more than one 4 obligor: 5 Prior to the system implementation date, the income payor may combine in a a. 6 single payment the amounts for all obligors who have been ordered to pay the 7 same clerk of court with identification of the amount attributable to each 8 obligor; and 9 Thereafter the income payor may combine in a single payment the amounts b. 10 for all obligors who have been ordered to pay the public authority with 11 identification of the amount attributed to each obligor. 12 8. That failure to comply with the income withholding order will subject the income 13 payor to penalties provided under section 14-09-09.3. 14 9. That the withholding order has priority over any other legal process under state law 15 against the same wages. 16 10. If appropriate, that the obligor is required to provide health insurance coverage for 17 a child who is the subject of a child support order. 18 11. When an obligor employed by an income payor terminates that employment, the 19 income payor must promptly so notify the clerk and provide the obligor's last 20 known address and the name and address of the obligor's new employer, if known. 21 SECTION 29. AMENDMENT. Section 14-09-09.17 of the 1995 Supplement to the 22 North Dakota Century Code is amended and reenacted as follows: 23 14-09-09.17. Amendment - Termination of income withholding order. Upon 24 amendment or termination of an income withholding order, the clerk of court or the public 25 authority shall send appropriate notice to the income payor. An income withholding order is to 26 be amended by the clerk or the public authority when the total amount of money to be withheld 27 is changed by elimination of arrearages or by court-ordered change in amount of child support. 28 An income withholding order is to be terminated when the duty to support ceases and all child 29 support arrearages have been paid. When two or more income payors have been subjected to 30 income withholding orders with respect to a child support obligation, the clerk or the public

authority shall suspend the income withholding order directed to one or more income payors,

- provided that the amount of child support withheld by the remaining income payor or payors
 equals the amount determined under subsection 3 of section 14-09-09.13 23 of this Act. The
 clerk or the public authority shall immediately reinstate any suspended income withholding
 order should any child support obligation of the obligor thereafter become delinquent. The clerk
 or the public authority shall provide a copy of the reinstated income withholding order, by
 - **SECTION 30. AMENDMENT.** Section 14-09-09.24 of the North Dakota Century Code is amended and reenacted as follows:

14-09-09.24. Immediate income withholding.

first-class mail, to the obligor and the income payor.

- Except as provided in subsection 2, each judgment or order which requires the
 payment of child support, issued or modified on or after January 1, 1990, subjects
 the income of the obligor to income withholding, regardless of whether the obligor's
 support payments are delinquent.
- 2. If a party to a proceeding, who would otherwise be subject to immediate income withholding under subsection 1, demonstrates, and the court finds that there is good cause not to require immediate withholding, or if the parties, including any assignee of support rights, reach a written agreement that provides for an alternative arrangement for assuring the regular payment of child support, the court need not subject the income of the obligor to immediate withholding.
- 3. A finding that there is good cause not to require immediate income withholding must be based on at least:
 - A written determination that, and an explanation of why, implementing
 exempting immediate income withholding would not be in have an adverse

 effect on the best interests of the child;
 - b. Proof of timely payment of previously ordered previous support; and
 - c. Requirement A requirement that the obligor keep the clerk and the public authority informed of the name and address of each of the obligor's current and future income payors and of any employment-related health insurance to which the obligor has access.

1	4.	A written agreement for an alternative arrangement for assuring the regular			
2		payment of child support is effective only if the agreement at least, in addition to			
3		other conditions the parties agree to:			
4		a. Provides that the obligor shall keep the clerk and the public authority informed			
5		of the name and address of each of the obligor's current and future income			
6		payors and of any employment-related health insurance to which the obligor			
7		has access-:			
8		b. Describes the provisions by which regular payment of child support is assured			
9		to be provided; and			
10		c. Is reviewed and approved by the court and entered into the court's records.			
11	SEC	CTION 31. AMENDMENT. Section 14-09-09.25 of the North Dakota Century Code			
12	is amended	and reenacted as follows:			
13	14-0	09-09.25. Requests by obligee for income withholding - Approval - Procedures			
14	and standa	ırds.			
15	1.	An obligee may apply to a child support agency for approval of an income			
16		withholding request. The income of the obligor becomes subject to income			
17		withholding on the date an approved request is made.			
18	2.	The public authority shall establish procedures and standards for the approval of			
19		obligee requests for income withholding. The standards established must include			
20		consideration of:			
21		a. An obligor's threat to discontinue child support payments; and			
22		b. An obligor's having made child support payments sufficient to avoid a			
23		delinquency, but insufficient to conform to the ordered amount.			
24	3.	Upon application of an obligee requesting income withholding, the child support			
25		agency shall promptly approve or disapprove the request. The child support			
26		agency may not approve the obligee's request in a case where the court has			
27		determined that there is good cause not to require immediate income withholding			
28		unless the court first changes its determination. Each approved request must be			
29		transmitted promptly to the clerk of court.			
30	SEC	CTION 32. A new subsection to section 14-17-09 of the 1995 Supplement to the			
31	North Dako	ta Century Code is created and enacted as follows:			

1		In any pretrial proceeding, upon motion by any party, the court shall order child				
2		support to be paid pending a final determination of paternity if there is clear and				
3	convincing evidence of paternity, based on genetic tests or otherwise. If the final					
4	determination of paternity results in the nonexistence of a father and child					
5		<u>rela</u>	tionship between the child and a party who was ordered to pay child support			
6		<u>und</u>	er this subsection, that party may seek reimbursement from the department of			
7		<u>hun</u>	nan services for that amount and the department is subrogated to that party's			
8		<u>clai</u> ı	<u>m.</u>			
9	SEC	CTIO	N 33. AMENDMENT. Section 14-17-10 of the North Dakota Century Code is			
10	amended a	nd re	enacted as follows:			
11	14-	17-10). Genetic test.			
12	1.	The	court may, and upon request of a party shall, require the child, mother, or			
13		alle	ged father to submit to genetic tests, including tests of blood or other tissues.			
14		The	tests must be performed :			
15		<u>a.</u>	Of a type generally acknowledged as reliable by accreditation bodies			
16			designated by the secretary of the United States department of health and			
17			human services;			
18		<u>b.</u>	Performed by a laboratory approved by such an accreditation body; and			
19		<u>c.</u>	Performed by an expert qualified as an examiner of genetic data or			
20			specimens, appointed by the court.			
21	2.	The	court, upon reasonable request by a party, shall order that independent tests			
22		be p	performed by other experts qualified as examiners of genetic data or			
23		spe	cimens.			
24	3.	In a	Il cases, the court shall determine the number and qualifications of the experts			
25	SE	CTIO	N 34. AMENDMENT. Subsection 4 of section 14-17-13 of the North Dakota			
26	Century Co	de is	amended and reenacted as follows:			
27	4.	The	trial must be by the court without a jury unless either party demands trial by			
28		jury				
29	SE	CTIO	N 35. A new section to chapter 14-17 of the North Dakota Century Code is			
30	created and	d ena	cted as follows:			
31	Evi	denc	e relating to costs of pregnancy, childbirth, and genetic testing.			

1 Extrinsic evidence of authenticity as a condition precedent to admissibility is not 1. 2 required of billings by service providers for services relating to pregnancy, 3 childbirth, and genetic testing. 4 Billings by service providers for services relating to pregnancy, childbirth, and 2. 5 genetic testing constitute prima facie evidence of the costs of those services. 6 **SECTION 36.** A new subsection to section 14-17-14 of the North Dakota Century Code 7 is created and enacted as follows: 8 The judgment or order must include the social security numbers of the child and of 9 individuals determined to be the child's parents. 10 **SECTION 37. AMENDMENT.** Section 14-17-16 of the 1995 Supplement to the North 11 Dakota Century Code is amended and reenacted as follows: 12 14-17-16. Enforcement of judgment or order. 13 If existence of the father and child relationship is declared, or paternity or a duty of 14 support has been acknowledged or adjudicated under this chapter or under prior law, the obligation of the father may be enforced in the same or other proceedings 15 16 by the mother, the child, the public authority that has furnished or may furnish the 17 reasonable expenses of pregnancy, confinement, education, support, or funeral, or 18 by any other person, including a private agency, to the extent he has furnished or 19 is furnishing these expenses. 20 2. The court may shall order support payments to be made to the mother, the clerk of the court, or a person, corporation, or agency designated to administer them for 21 22 the benefit of the child under the supervision of the court subject to section 10 of 23 this Act and section 14-09-08.1. 24 3. Willful failure to obey the judgment or order of the court constitutes contempt of 25 court. All remedies for the enforcement of judgments child support orders apply. 26 **SECTION 38. AMENDMENT.** Section 14-19-03 of the 1995 Supplement to the North 27 Dakota Century Code is amended and reenacted as follows: 28 **14-19-03.** Establishment of relationship of father and child. The relationship of 29 father and child may be established by an acknowledgment of paternity, signed by both

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parents, given before a witness if:

ı	1.	ιne	ackn	owiedgment is made on a form, approved by the department, which		
2		pro	vides:			
3		a.	Instr	uctions for filing the acknowledgment with the department of health;		
4		b.	Plac	es for entry of the parents' names, addresses, and social security		
5			num	bers; parents' signatures; and witnesses' signatures; and		
6	2.	The	witne	ess, or any agent of a child support agency, verifies that the parents have		
7		bee	n prov	vided, before the acknowledgement of paternity is signed:		
8		a.	Writt	en materials about paternity establishment, including the manner in		
9			whic	h the relationship of father and child established under this chapter may		
10			be v	acated; and		
11		b.	A wr	itten and oral description of the rights and, responsibilities, and legal		
12			cons	sequences of acknowledging paternity.		
13	SEC	СТІО	N 39.	AMENDMENT. Section 14-19-05 of the 1995 Supplement to the North		
14	Dakota Cer	ntury	Code	is amended and reenacted as follows:		
15	14-	19-05	5. Fili	ng of acknowledgment - Services provided. An acknowledgment of		
16	paternity made under this chapter must be filed with the department of health. Upon request of					
17	the department, the department of health shall furnish a certified copy of an acknowledgment of					
18	paternity to	the	depart	ment. The state department of health shall offer voluntary paternity		
19	establishme	ent s	ervice	<u>S.</u>		
20	SECTION 40. AMENDMENT. Section 14-19-06 of the 1995 Supplement to the North					
21	Dakota Cer	ntury	Code	is amended and reenacted as follows:		
22	14-	19-06	6. Hos	spital-based program for acknowledgment of paternity - Effect of		
23	noncompli	iance	€.			
24	1.	Dui	ing th	e period immediately preceding or following the birth of a child to an		
25		unr	narrie	d woman in a birthing hospital, the hospital, at a minimum, shall:		
26		a.	Prov	ide to the mother and the alleged father, if he is present in the hospital:		
27			(1)	Written materials about paternity establishment;		
28			(2)	The forms necessary to voluntarily acknowledge paternity;		
29			(3)	A written and oral description of the rights and, responsibilities, and		
30				legal consequences of acknowledging paternity; and		

1			(4)	The opportunity to speak, either by telephone or in person, with staff	
2				who are trained to clarify information and answer questions about	
3				paternity establishment;	
4		b.	Prov	ide the mother and the alleged father, if he is present, the opportunity to	
5			volur	ntarily acknowledge paternity in the hospital;	
6		C.	Affor	d due process safeguards by informing, in writing, the mother and the	
7			alleg	ed father, if he is present, of the manner in which a relationship of father	
8			and o	child established under this chapter may be vacated or rescinded; and	
9		d.	Forw	ard completed acknowledgments to the state department of health.	
10	2.	The	depa	rtment may withhold medical assistance payments from any hospital that	
11		fails	to co	mply with this section. At least thirty days in advance of any withholding,	
12		the	depar	tment shall notify the hospital of the department's intention to withhold	
13		med	dical a	ssistance payments from the hospital. The hospital may appeal the	
14		dec	ision t	o withhold medical assistance benefits to the department.	
15	SEC	CTIO	N 41.	A new section to chapter 14-19 of the 1995 Supplement to the North	
16	Dakota Cer	ntury	Code	is created and enacted as follows:	
17	Ora	l not	ice. A	Any oral notice required under this chapter may be provided by a	
18	recording.				
19	SECTION 42. AMENDMENT. Section 14-19-10 of the 1995 Supplement to the North				
20	Dakota Century Code is amended and reenacted as follows:				
21	14-	19-10	. Vac	ation or rescission of acknowledgments - Time for commencing	
22	actions - E	ffect	on pr	esumptions under section 14-17-04 - Notice.	
23	1.	An a	acknov	wledgment of paternity made under this chapter may be vacated by the	
24		cou	rt or st	tate department of health, or rescinded by the mother or father:	
25		a.	Ву а	notarized writing signed by either the father or the mother and filed with	
26			the s	state department of health within ten the earlier of:	
27			<u>(1)</u>	Sixty days after the execution of the acknowledgment of paternity; or	
28			<u>(2)</u>	The date of any proceeding relating to the child in which the signatory	
29				on the acknowledgment is a party;	
30		b.	Ву о	rder of the district court upon a showing, by a party, that an	
31			ackn	owledgment of paternity made under this chapter was the result of	

1 material mistake of fact, fraud, or misrepresentation by another party, or any 2 other reason justifying relief duress; 3 By order of the district court upon a showing that a voidable acknowledgment C. 4 of paternity made concerning the birth of a child to a married woman should 5 be made void; or 6 d. By the state department of health upon receipt of two or more 7 acknowledgments of paternity concerning the same child. 8 2. A party shall commence a claim for relief under subdivision b of subsection 1 9 within one year after execution of the acknowledgment of paternity. This limitation 10 may only be extended: 11 Due to the minority of a child in a case brought by the child with respect to a. 12 whom the relationship of father and child was established; or 13 Upon a showing that continued enforcement of a judgment based on an b. 14 acknowledgment of paternity made under this chapter would be manifestly 15 unjust and unconscionable to all parties; that the party seeking relief was 16 prevented by fraud or fraudulent concealment from discovering the claim for 17 relief; and that the claim is commenced within one year after the claim was 18 discovered or might, in the exercise of diligence, have been discovered. 19 3. The vacation or rescission of an acknowledgment of paternity under this section 20 does not affect any presumption of paternity provided under section 14-17-04. 21 4. If the state department of health vacates an acknowledgment under this section, it 22 promptly shall provide notice of its action to the mother, to each acknowledged 23 father of the child, and, if the department has requested a certified copy of any 24 vacated acknowledgment, to the department. 25 5. The legal responsibilities of a parent, including the duty of supporting the child, 26 may not be suspended during a district court proceeding under this section, except 27 for good cause shown. 28 **SECTION 43. AMENDMENT.** Subsection 5 of section 23-02.1-13 of the North Dakota 29 Century Code is amended and reenacted as follows: 30 If the child is not born during the marriage of the mother, or within three hundred 31 days after any such marriage is terminated by death, annulment, declaration of

1		invalidity, or divorce, or after a decree of separation is entered by a court, the					
2		nam	name of the father may not be entered on the birth certificate unless:				
3		a.	After the child's birth, the father and the child's natural mother have married,				
4			or att	empted to marry, each other by a marriage solemnized in apparent			
5			comp	liance with law, although the attempted marriage is or could be declared			
6			invali	d, and:			
7			(1)	He has acknowledged his paternity of the child in writing filed with the			
8				state registrar;			
9			(2)	With his consent, he is named as the child's father on the child's birth			
10				certificate; or			
11			(3)	He is obligated to support the child under a written voluntary promise or			
12				by court order;			
13		b.	While	the child is under the age of majority, he received the child into his			
14			home	e and openly holds out the child as his natural child; er			
15		c.	He a	cknowledges his paternity of the child in a writing filed with the state			
16			regis	trar which shall promptly inform the mother of the filing of the			
17			ackn	owledgment, and she does not dispute the acknowledgment within a			
18			reasc	onable time after being informed thereof, in a writing filed with the state			
19			regis	trar. After the child's birth, the child's natural mother and the father			
20			volun	tarily acknowledge the child's paternity in a writing signed by both and			
21			filed v	with the state registrar; or			
22		<u>d.</u>	Α cou	urt or other entity of competent jurisdiction has adjudicated paternity.			
23	SEC	OIT	N 44.	A new subsection to section 23-02.1-19 of the 1995 Supplement to the			
24	North Dako	ta Ce	entury	Code is created and enacted as follows:			
25		Eac	h deat	h certificate must include the social security number of the decedent, if			
26		the i	inform	ation is available. A social security number included on a death			
27		<u>certi</u>	<u>ificate</u>	is exempt from section 44-04-18 and section 6 of article XI of the			
28		Con	stitutio	on of North Dakota.			
29	SEC	OIT	N 45.	A new section to chapter 28-21 of the North Dakota Century Code is			
30	created and enacted as follows:						

1	Department of human services may issue executions for child support				
2	2 <u>arrearages.</u>				
3	<u>1</u>	<u>.</u>	Notwithstanding the provisions of section 28-21-05, if a judgment has been		
4			docketed under section 14-08.1-05 in an amount greater than six times the		
5			monthly child support obligation and the judgment debtor is not current in a		
6			cour	t-established plan to repay the unpaid child support judgment, the department	
7			of hu	uman services may issue an execution, against the property of the judgment	
8			debt	or, to the sheriff of any county in which the property may be found.	
9	2	· <u>·</u>	A writ of execution issued by the department of human services must be issued as		
10			provided in section 28-21-06, except the writ may omit:		
11			<u>a.</u>	The seal of the court;	
12			<u>b.</u>	The subscription of the clerk of that court;	
13			<u>c.</u>	A statement of the courts and counties to which the judgment has been	
14				transcribed; and	
15			<u>d.</u>	If the writ is issued to a sheriff of a county other than the county in which the	
16				judgment is docketed, a date and time of docketing in that sheriff's county.	
17	<u>3</u>	<u>.</u>	A wr	it issued by the department of human services is returnable to the department.	
18	SECTION 46. A new chapter to title 34 of the North Dakota Century Code is created				
19	9 and enacted as follows:				
20	Definitions. As used in this chapter:				
21	<u>1</u>	<u>.</u>	"Department" means the department of human services.		
22	2	· <u>·</u>	"Employee" means an individual who would be determined to be an employee		
23			under chapter 24 of the Internal Revenue Code of 1986, as amended [26 U.S.C.		
24			3401 et seq.], but does not include an employee of a federal or state agency		
25			performing intelligence or counterintelligence functions, if the head of the agency		
26			has (determined that reporting under this chapter, with respect to that employee,	
27			coul	d endanger the safety of the employee or compromise an ongoing	
28			inve	stigation or intelligence mission.	
29	<u>3</u>	<u>.</u>	<u>"Em</u>	ployer" means an entity or individual who would be determined to be an	
30			emp	loyer under section 3401(d) of the Internal Revenue Code of 1986, as	

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1 amended [26 U.S.C. 3401(d)], and includes any governmental entity and any labor 2 organization. 3 "Labor organization" means an organization treated as a labor organization under 4 section 2(5) of the National Labor Relations Act, as amended [29 U.S.C. 152(5)], 5 and includes any entity, including a "hiring hall", which is used by the organization 6 and an employer to carry out requirements, described in section 8(f)(3) of the 7 National Labor Relations Act, as amended [29 U.S.C. 158(f)(3)], of an agreement 8 between the organization and the employer. 9 State directory of new hires - Duties and responsibilities. There is, within the department, a state directory of new hires. The state directory of new hires shall, in 10 11 conformance with section 453A of the Social Security Act [42 U.S.C. 653A]: 12 <u>1.</u> Receive reports made by employers; 13 2. Enter information into a data base maintained by the state directory of new hires; 14 3. Provide automated comparisons of employer report information and information 15 maintained in the state registry of cases being enforced under the state plan 16 approved under title IV-D of the Social Security Act [42 U.S.C. 651 et seq.] and 17 identify cases matched; and 18 Transmit information received by the state directory of new hires to the national <u>4.</u> 19 directory of new hires. 20 Employer reporting. 21 Except as provided in subsections 2 and 3, each employer shall furnish to the 22 directory of new hires a report that contains the name, address, and social security 23 number of each employee newly hired for work within this state, and the 24 employer's name and address and the identifying number assigned under section 25 6109 of the Internal Revenue Code of 1986, as amended [26 U.S.C. 6109], to the 26 employer. 27 <u>2.</u> An employer who has employees who are employed in two or more states, and

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who transmits reports magnetically or electronically, may designate one state in

subsection 1 to that state. An employer who reports pursuant to this subsection

which the employer has employees and may transmit a report conforming to

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Legislative Assembly 1 must notify the secretary of the United States department of health and human 2 services, in writing, of the state so designated. 3 3. Any department, agency, or instrumentality of the United States shall transmit a 4 report, conforming to subsection 1, to the national directory of new hires 5 established pursuant to section 453 of the Social Security Act [42 U.S.C. 653]. 6 Except as provided in subdivision b, a report required under this section must 4. 7 be made no later than twenty days after the date the employer hires the 8 employee. 9 b. If the employer transmits reports magnetically or electronically, a report 10 required under this section may be made by two monthly transmissions, if 11 necessary, not less than twelve nor more than sixteen days apart. 12 Reporting format. Each employer report required by this chapter must be made on a 13 W-4 form, or, at the option of the employer, an equivalent form prescribed by the state directory 14 of new hires. The report may be transmitted by first-class mail or by any magnetic or electronic 15 means readable by the department, including facsimile transmission, electronic mail, modem 16 transmission, or other means of electronic communication. 17 Civil money penalties. 18 Except as provided in subsection 3, an employer who, after warning provided 19 under subsection 2, fails to file a timely, complete, and correct report required 20 under this chapter is liable for a civil money penalty of twenty dollars for each 21 failure to report a new hire. 22 2. The department may issue a written warning to an employer who fails to file a 23 timely, complete, and correct report required under this chapter. The warning must 24 state that a failure to report may result in a civil money penalty. 25 3. An employer who, by agreement between the employer and employee, fails to file 26 a timely, complete, and correct report required under this chapter or files a false or 27 incomplete report, is liable for a civil money penalty of two hundred fifty dollars for

Recovery of civil money penalties. A civil money penalty assessed under this chapter is payable fifteen days after service on the employer, by first-class mail, of notice of imposition of the civil money penalty. If an order for child support was issued by a court in this

each failure to report or each false or incomplete report.

- state, failure to pay a civil money penalty may be punished as a civil contempt by the court that
- 2 <u>issued an order for child support imposed upon a newly hired employee whose hiring was not</u>
- 3 reported timely, completely, and correctly. If an order for child support was issued by a court or
- 4 <u>administrative tribunal in another state, failure to pay a civil money penalty may be punished as</u>
- 5 <u>a civil contempt by any court of this state with jurisdiction over the employer.</u>
- 6 **Disposition of civil money penalties.** A civil money penalty collected under this
- 7 chapter must be paid into the state treasury for deposit in the general fund after the costs of
- 8 recovering the civil money penalty are deducted therefrom.

Confidentiality.

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- Information derived from employer reports received and maintained by the directory of new hires is confidential but must be made available for use by state agencies, in this state and other states, administering:
 - a. State plans under title IV-D of the Social Security Act [42 U.S.C. 651 et seq.];
- b. Programs specified in section 1137(b) of the Social Security Act [42 U.S.C.
 1320b-7(b)];
 - c. Employment security programs; and
- d. Workers' compensation programs.
- 18
 19
 Information acquired under subsection 1 remains confidential subject to the
 confidentiality requirements of the plans and programs identified in subsection 1.
- 20 **SECTION 47.** A new chapter to title 35 of the North Dakota Century Code is created 21 and enacted as follows:
- 22 **Definitions.** For purposes of this chapter:
- 23 1. "Account" has the meaning provided in section 50-09-01.
- 24 2. "Child support" has the meaning provided in section 14-09-09.10.
- 25 3. "Financial institution" has the meaning provided in section 50-09-01.
- 26 <u>4. "Obligee" has the meaning provided in section 14-09-09.10.</u>
- 27 <u>5.</u> "Obligor" has the meaning provided in section 14-09-09.10.
- 28 6. "Past due support" has the meaning provided in section 14-09-09.10.
- 29 7. "Public authority" has the meaning provided in section 14-09-09.10.
- 30 8. "Vehicle" has the meaning provided in section 39-01-01.
- 9. "Vessel" has the meaning provided in section 20.1-01-02.

Lien for past due child support. When a past due child support obligation is at least six times the monthly child support obligation and the obligor is not current in a court-established plan to repay the past due support, the public authority may establish a lien on personal property as provided in this chapter.

Vehicle lien.

- 1. In the case of a vehicle, the public authority may establish a lien by filing a notice of lien with the director of the department of transportation. The notice must be in a form prescribed by the director and contain a description of the vehicle, the name and last known address of the obligor, and any other information required by the director. The notice of lien must state that the child support obligation is past due and that a copy of the notice of lien has been served on the obligor by first-class mail at the obligor's last known address.
- 2. Upon filing of the notice of lien in accordance with this section, the director shall demand in writing the surrender of the certificate of title from the obligor or a superior lienholder for the purpose of recording the lien on the certificate of title. Upon receipt of the certificate of title, the director shall record the fact of the lien and the identity of the lienholder on the certificate of title and deliver the certificate of title to the vehicle's owner or, if a superior lienholder had possession of the certificate of title, to that superior lienholder. If the obligor or superior lienholder fails to surrender the certificate of title within fifteen days after the written demand by the director, the director shall notify the public authority seeking the lien.
- 3. Upon receipt of notice from the director that the obligor or superior lienholder has not responded to the demand for surrender of a title certificate, the public authority may obtain an order from a court of competent jurisdiction requiring the certificate of title to be delivered to the court so that a lien may be properly recorded.
- <u>4.</u> No fee may be charged for services provided under this section.
- 5. The director may determine a certificate of title to have been fraudulently procured if endorsed by a previous owner who, at the time the endorsement was made:
 - a. Was an obligor who owed past due child support; and
 - b. Had been served with a copy of a notice of lien filed under this section with
 respect to the vehicle described on that certificate of title.

6. A lien under this section is perfected when the lien is recorded on the certificate of title.

Vessel lien.

- 1. In the case of a vessel, the public authority may establish a lien by filing a notice of lien with the secretary of state if the value of the vessel is estimated to be at least twice the cost of establishing the lien. The notice must contain a description of the make, model designation, and serial number of the vessel, including its identification or registration number, if any, and the name, social security number, and last known address of the obligor. The notice of lien must state that the child support obligation is past due and that a copy of the notice of lien has been served on the obligor by first-class mail at the obligor's last known address.
- 2. Upon filing of the notice of lien in accordance with this section, the notice of lien must be indexed by the secretary of state in the central notice system and may be enforced and foreclosed in the same manner as a security agreement under the provisions of title 41.
- 3. The secretary of state shall remove and destroy the lien notification statement in the same manner as provided for other liens in section 11-18-14 for the register of deeds. The secretary of state shall charge the same filing and information retrieval fees and credit the amounts in the same manner as financing statements filed under chapter 41-09.
- 4. A lien under this section is perfected when notice of the lien is filed with the secretary of state.
- 5. The public authority may file an amendment to correct the social security number of the obligor, to correct the spelling of the obligor's name, or to correct or change the address of the obligor.

Account lien.

1. In the case of an account maintained in a financial institution, the public authority may establish a lien on the account by serving a notice of lien upon the financial institution in the manner provided for service of a summons in a civil action. The notice must be in a form prescribed by the public authority and contain the name, social security number, or other taxpayer identification number and last known

- address of the obligor, the amount of past due support for which a lien is claimed, and any other information required by the public authority. The notice of lien must state that the child support obligation is past due and that a copy of the notice of lien has been served on the obligor by first-class mail at the obligor's last known address.
- 2. Upon service of the notice of lien on a financial institution in accordance with this section, the lien attaches to accounts of the obligor maintained in the financial institution, except to the extent necessary to satisfy any right of set off which exists in connection with an account, payment orders that were made by the obligor before the financial institution was served with notice of lien, or other obligations of the obligor based upon written agreements or instruments made or issued by the obligor before the financial institution was served with notice of lien.
- 3. A lien under this section is perfected when the financial institution is served with notice of the lien.

Lien on other personal property.

- 1. In the case of personal property that does not consist of a vehicle, a vessel, or an account maintained in a financial institution, the public authority may establish a lien on such personal property by filing a notice of lien with the office of the register of deeds in the county in which the personal property may be found or with the secretary of state. The notice must particularly describe the property to be subjected to the lien and the name and last known address of the obligor. The notice of lien must state that the child support obligation is past due and that a copy of the notice of lien has been served on the obligor by first-class mail at the obligor's last known address.
- 2. The information filed with a register of deeds or with the secretary of state under this section must be included in the computerized central notice system maintained by the secretary of state under section 41-09-46 and must be accessible to the public on the same terms and conditions that apply to access other statutory lien information maintained in the computerized central notice system.
- 3. Upon filing of the notice of lien in accordance with this section, the lien attaches to and is perfected against all personal property described in the notice.

1	Priority of liens. A lien perfected under this chapter may not be subordinate to any
2	other lien except a lien that was perfected before the child support lien was perfected. The
3	public authority may, upon request of the obligor, subordinate the child support lien.
4	Satisfaction of lien. Upon payment of all past due child support obligations, the public
5	authority shall provide, within a reasonable time, an appropriate satisfaction or release of a lien
6	arising under this chapter.
7	Immunity from liability. A person in possession of, or obligated with respect to,
8	property, who, upon demand of the public authority, surrenders the property or discharges the
9	obligation to the public authority is immune from any liability to the obligor or other person
10	arising from the surrender or payment. The court shall award reasonable attorney's fees and
11	costs against any person who commences an action that is subsequently dismissed by reason
12	of the immunity granted by this section.
13	Action to enforce lien. In any case in which there has been a refusal or neglect to pay
14	child support, the public authority, in addition to any other relief, may file an action in any court
15	of competent jurisdiction to enforce a lien under this chapter. The filing of an action does not
16	preclude the public authority from pursuit of any other means of enforcement available under
17	state or federal law.
18	Persons aggrieved. A person aggrieved by an action taken by the public authority to
19	enforce a lien under this chapter may seek review of the public authority's actions in the court
20	that issued the child support order claimed to be past due.
21	Full faith and credit. A lien arising in another state, under a law of that state
22	implementing the provisions of 42 U.S.C. 666(a)(4)(A), is entitled to full faith and credit when
23	the party seeking to enforce that lien records or serves the lien documents in the manner
24	provided under this code. No judicial notice or hearing is required prior to recording or service
25	of the lien documents.
26	SECTION 48. A new chapter to title 43 of the North Dakota Century Code is created
27	and enacted as follows:
28	Definition. For purposes of this chapter, "occupational or professional certificate,
29	permit, or license" means a certificate, permit, or license issued by or on behalf of the state by
30	any of its licensing authorities or occupational or professional boards, which an individual is

required to obtain before engaging in the individual's occupation or profession.

1	Soc	ial security number required for professional or occupational license. No								
2	issuer of an	an occupational or professional certificate, permit, or license may issue such a								
3	certificate, p	cate, permit, or license, or renewal thereof, to any individual who has not first provided the								
4	individual's	vidual's social security number.								
5	<u>Incl</u>	Inclusion of social security number in automated data base. An issuer of an								
6	occupationa	al or professional certificate, permit, or license, that maintains an automated data								
7	base conce	rning individuals who have applied for or been issued a certificate, permit, or								
8	license, afte	er the effective date of this section, must include the individual's social security								
9	number as	an identifier in that data base.								
10	Soc	ial security number not public record. A social security number provided under								
11	this chapter	is exempt from section 44-04-18 and section 6 of article XI of the Constitution of								
12	North Dako	<u>ta.</u>								
13	SEC	CTION 49. AMENDMENT. Section 50-06-01.4 of the 1995 Supplement to the North								
14	Dakota Cer	tury Code is amended and reenacted as follows:								
15	50-0	06-01.4. Structure of the department. The department includes the state hospital;								
16	the regional	human service centers; a vocational rehabilitation unit; and other units or offices								
17	and adminis	strative and fiscal support services as the executive director determines necessary.								
18	The departr	ment must be structured to promote efficient and effective operations and,								
19	consistent v	with fulfilling its prescribed statutory duties, shall act as the official agency of the								
20	state in the	discharge of the following functions not otherwise by law made the responsibility of								
21	another sta	te agency:								
22	1.	Administration of programs for children and families, including adoption services								
23		and the licensure of child-placing agencies, foster care services and the licensure								
24		of foster care arrangements, child protection services, children's trust fund, state								
25		youth authority, licensure of day care homes and facilities, services to unmarried								
26		parents, refugee services, in-home community-based services, and administration								
27		of the interstate compacts on the placement of children and juveniles.								
28	2.	Administration of programs for persons with developmental disabilities, including								
29		licensure of facilities and services, and the design and implementation of a								
30		community-based service system for persons in need of habilitation.								

- 3. Administration of aging service programs, including nutrition, transportation, advocacy, social, ombudsman, recreation, and related services funded under the Older Americans Act of 1965 [42 U.S.C. 3001 et seq.], home and community-based services, licensure of adult family care homes, committee on aging, and the fund matching program for city or county tax levies for senior citizen activities and services.
- 4. Administration of mental health programs, including planning and implementing preventive, consultative, diagnostic, treatment, and rehabilitative services for persons with mental or emotional disorders and psychiatric conditions.
- Administration of programs for crippled children, including the provision of services and assistance to crippled children and their families, and the development and operation of clinics for the identification, screening, referral, and treatment of crippled children.
- 6. Administration of alcohol and drug abuse programs, including establishing quality assurance standards for the licensure of programs, services, and facilities, planning and coordinating a system of prevention, intervention, and treatment services, providing policy leadership in cooperation with other public and private agencies, and disseminating information to local service providers and the general public.
- 7. Administration of economic assistance programs, including aid to families with dependent children temporary assistance for needy families, food stamps, fuel assistance, child support enforcement, refugee assistance, work experience, work incentive, and quality control.
- 8. Administration of medical service programs, including medical assistance for needy persons, early and periodic screening, diagnosis and treatment, the licensure of basic care facilities, utilization control, and claims processing.

The executive director shall consult with and maintain a close working relationship with the state department of health; with the department of corrections and rehabilitation and the superintendents of the school for the deaf and the school for the blind to develop programs for developmentally disabled persons; and with the superintendent of public instruction to maximize the use of resource persons in regional human service centers in the provision of

special education services. The executive director shall also maintain a close liaison with
 county social service agencies.

SECTION 50. AMENDMENT. Section 50-06-01.8 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows:

50-06-01.8. Department to seek waiver to establish welfare reform demonstration project training, education, employment, and management program - Waiver may be terminated - Program characteristics - Cooperation by governmental bodies - Interim rulemaking.

- The department of human services shall seek, from appropriate federal officials, authorization to establish a demonstration project to combine the benefits provided under the state's aid to families with dependent children, temporary assistance for needy families, fuel assistance, and food stamp programs, pursuant to title IV-A of the Social Security Act, as enacted before August 22, 1996, [42 U.S.C. 601 et seq.], title IV-A of the Social Security Act, as enacted August 22, 1996, [42 U.S.C. 601 et seq.], the low-income home energy assistance program [42 U.S.C. 8621-8629], and the Food Stamp Act [7 U.S.C. 2011-2027].
- Subject to the approval of the legislative council, the department of human services may terminate any waiver secured under subsection 1, or the demonstration project described in subsection 1, if necessary or desirable for the statewide implementation of the training, education, employment, and management program, or otherwise.
- 3. The demonstration project training, education, employment, and management program established under this section must provide for uniform and consistent treatment of income and assets in determining eligibility; provide for the creation of a uniform method of budgeting and computing benefits, a consistent certification period for the receipt of benefits, and uniform reporting requirements; provide for necessary child care to allow a participant to meet educational and employment goals; and provide for universal employment and training to assist individuals in becoming self-sufficient. The project training, education, employment, and management program may be administered notwithstanding the requirements of subsections 4 and 5 of section 50 of one of section 50 of one of one of the project training to assist individuals.

- subsections 17 and 19 of section 50-06-05.1, chapter 50-09, and section 50-11.1-11.1, relating to the administration of the aid to families with dependent children temporary assistance for needy families, fuel assistance, and food stamp programs, except that a county shall reimburse the state for expenditures for the aid to families with dependent children temporary assistance for needy families program in that county as required by section 50-09-21. The demonstration project training, education, employment, and management program may require any participant to cooperate with child support enforcement efforts.
- 4. The department of economic development and finance, job service North Dakota, county social service boards, and any other state agency determined appropriate, shall cooperate with the department to ensure the success of the project program. Local government agencies within the demonstration project counties are encouraged to cooperate with the department.
- 5. Rules adopted to implement the demonstration project training, education, employment, and management program may be adopted as interim final rules without a finding that emergency rulemaking is necessary, and the interim final rules may take effect on a date no earlier than the date of filing with the legislative council of the notice of proposed adoption of a rule required by subsection 4 of section 28-32-02.
- **SECTION 51. AMENDMENT.** Section 50-06-01.8 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows:
- 50-06-01.8. Department to seek waiver to establish welfare reform demonstration project training, education, employment, and management program Waiver may be terminated Program characteristics Cooperation with governmental bodies Interim rulemaking.
 - The department of human services shall seek, from appropriate federal officials, authorization to establish a demonstration project to combine the benefits provided under the state's aid to families with dependent children, temporary assistance for needy families, fuel assistance, and food stamp programs, pursuant to title IV-A of the Social Security Act, as enacted before August 22, 1996, [42 U.S.C. 601 et seq.], title IV-A of the Social Security Act, as enacted August 22, 1996, [42

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- U.S.C. 601 et seq.], the low-income home energy assistance program [42 U.S.C.
 8621-8629], and the Food Stamp Act [7 U.S.C. 2011-2027].
 - Subject to the approval of the legislative council, the department of human services may terminate any waiver secured under subsection 1, or the demonstration project described in subsection 1, if necessary or desirable for the statewide implementation of the training, education, employment, and management program, or otherwise.
 - The demonstration project training, education, employment, and management 3. program established under this section must provide for uniform and consistent treatment of income and assets in determining eligibility; provide for the creation of a uniform method of budgeting and computing benefits, a consistent certification period for the receipt of benefits, and uniform reporting requirements; provide for necessary child care to allow a participant to meet educational and employment goals; and provide for universal employment and training to assist individuals in becoming self-sufficient. The project training, education, employment, and management program may be administered notwithstanding the requirements of subsections 4 and 5 of section 50-01-09 section 50-01.2-03, section 50-03-07, subsections 17 and 19 of section 50-06-05.1, chapter 50-09, and section 50-11.1-11.1, relating to the administration of the aid to families with dependent ehildren temporary assistance for needy families, fuel assistance, and food stamp programs, except that a county shall reimburse the state for expenditures for the aid to families with dependent children program in that county as required by section 50 09-21. The demonstration project training, education, employment, and management program may require any participant to cooperate with child support enforcement efforts.
 - 4. The department of economic development and finance, job service North Dakota, county social service boards, and any other state agency determined appropriate, shall cooperate with the department to ensure the success of the project program. Local government agencies within the demonstration project counties are encouraged to cooperate with the department.

1		<u>5.</u>	Rules adopted to implement the demonstration project may be adopted as interim								
2			final rules without a finding that emergency rulemaking is necessary, and the								
3			interim final rules may take effect on a date no earlier than the date of filing with								
4			the legislative council of the notice of proposed adoption of a rule required by								
5			subsection 4 of section 28-32-02.								
6		SEC	CTION 52. AMENDMENT. Section 50-09-01 of the North Dakota Century Code is								
7	amende	ed ar	nd reenacted as follows:								
8		50-0	19-01. Definitions. In this chapter, unless the context or subject matter otherwise								
9	requires	s:									
10		1.	"Account" means a demand deposit account, checking or negotiable withdrawal								
11			order account, share account, share draft account, savings account, time deposit								
12			account, securities account, money market mutual fund account, or any other								
13			account or arrangement that reflects an owner's share or similar equity interest								
14			issued by an entity that is registered as an investment company under the federal								
15			investment company laws, to the extent the owner is permitted to redeem the								
16			share or interest by an order for payment to a third party.								
17		<u>2.</u>	"Assistance" means money payments with respect to, or goods and services								
18			provided for dependent children, including payments for the care of unmarried								
19			mothers or fathers and their infants.								
20		<u>3.</u>	"Child support" has the meaning provided in section 14-09-09.10.								
21		<u>4.</u>	"Child support agency" has the meaning provided in section 14-09-09.10.								
22	2.	<u>5.</u>	"County agency" means the county social service board in each of the counties of								
23			the state.								
24	3.	<u>6.</u>	"Dependent child" means any needy child who is described in a state plan for aid								
25			and services to needy families submitted pursuant to title IV-A of the Social								
26			Security Act [42 U.S.C. § 601, et seq.]. The state agency is authorized to submit a								
27			state plan in a form which is consistent with and which meets the requirements for								
28			such plans which are or may be imposed by that Act.								
29		<u>7.</u>	"Financial institution" means:								
30			a. A depository institution, as defined in section 3(c) of the Federal Deposit								
31			Insurance Act [12 U.S.C. § 1813(c)];								

1 An institution-affiliated party, as defined in section 3(u) of the Federal Deposit b. 2 <u>Insurance Act [12 U.S.C. § 1813(u)];</u> 3 Any federal credit union or state credit union, as defined in section 101 of the C. 4 Federal Credit Union Act [12 U.S.C. § 1752], including an institution-affiliated 5 party of such a credit union, as defined in section 206(r) of the Federal Credit 6 Union Act [12 U.S.C. § 1786(r)]; and 7 Any benefit association, insurance company, safe deposit company, d. 8 securities intermediary, money market mutual fund, or similar entity 9 authorized to do business in the state. 10 "Obligor" has the meaning provided in section 14-09-09.10. <u>8.</u> 11 9. "Past due support" has the meaning provided in section 14-09-09.10. 12 10. "Secretary" means the secretary of the United States department of health and 13 human services. 14 11. "Securities account" has the meaning provided in section 41-08-41. 15 12. "Securities intermediary" has the meaning provided in section 41-08-02, but does 16 not include a clearing corporation. 17 4. 13. "State agency" means the North Dakota department of human services. 18 <u>14.</u> "Title IV-A" means title IV-A of the Social Security Act, as adopted by title I of 19 Pub. L. 104-193 [110 Stat. 2110 et seq.; 42 U.S.C. § 601 et seq.]. "Title IV-D" means title IV-D of the Social Security Act [Pub. L. 93-647; 88 Stat. 20 15. 2351; 42 U.S.C. 651 et seq.]. 21 22 **SECTION 53. AMENDMENT.** Section 50-09-02 of the North Dakota Century Code is 23 amended and reenacted as follows: 24 **50-09-02.** Duties of the state agency. The state agency shall: 25 Take such action and make such adopt rules and regulations as may become 26 necessary to entitle the state to receive aid funds from the federal government for 27 aid to dependent children in North Dakota under title IV-A. 28 2. Supervise the administration of assistance to dependent children temporary 29 assistance for needy families throughout the state of North Dakota. 30 3. Take such action, give such directions, and promulgate such adopt rules and 31 regulations as may be necessary or desirable to carry out the provisions of this

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chapter.

1 chapter, including the adoption and application of suitable standards and 2 procedure to ensure uniform and equitable appropriate treatment of all applicants 3 for aid to dependent children temporary assistance for needy families. 4 4. Cooperate with the federal government in matters of mutual concern pertaining to 5 aid to dependent children temporary assistance for needy families, including the 6 adoption of such methods of administration as are found by the federal 7 government state agency to be necessary appropriate for the efficient operation of 8 the plan for such assistance. 9 5. Provide such qualified employees and representatives as may be necessary. 10 6. Prescribe the form of and print and supply to the county agencies blanks for 11 applications, reports, and such other forms as it may deem necessary and 12 advisable. 13 7. Have authority to establish and maintain personnel standards on a merit basis for 14 personnel employed by the state and the county public assistance agencies not covered by a statewide merit system. 15 16 8. Make such reports in such form and containing such information as the federal 17 government from time to time may require. 18 9. Comply with such provisions, rules, and regulations as the federal government, 19 from time to time, may find it necessary to make to assure the correctness and 20 verification of the reports to be made Make any determinations respecting title IV-A 21 not expressly reserved to the federal government under federal law. 22 10. Publish a biennial report and such interim reports as may be deemed necessary. 23 Determine if the terms of any waiver of federal requirements, pertaining to the aid 24 to families with dependent children program, submitted to the federal government 25 before August 22, 1996, are consistent with the requirements of title IV-A. 26 <u>11.</u> Determine the expenditures that constitute qualified state expenditures for 27 purposes of this chapter.

Determine the costs that constitute administrative costs for purposes of this

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1 Determine in any case if assistance provided will be funded through qualified state 13. 2 expenditures, funds made available from the federal government under title IV-A, 3 or a combination thereof. 4 Assist recipients of temporary assistance for needy families, in a form and manner 14. 5 determined appropriate by the state agency, but which need not be uniform among 6 families or among counties. 7 11. 15. Administer all funds appropriated or made available to it for the purpose of carrying 8 out the provisions of this chapter. 9 12. 16. Act as the official agency of the state in the administration of the child support enforcement program in conformity with title IV-D of the Social Security Act, as 10 11 amended, and to direct and supervise county administration of that program. 12 <u>17.</u> Take actions and adopt rules necessary to entitle the state to receive funds from 13 the federal government under the child care and development block grant [42] 14 U.S.C. 9858, et seq.], as amended. 15 Have authority to establish a program for families that include both a minor child 18. and an incapacitated parent of that minor child, using no federal funds derived 16 17 from temporary assistance for needy families block grant funds, which otherwise 18 functions in substantially the form and manner of the temporary assistance for 19 needy families program. 20 SECTION 54. AMENDMENT. Section 50-09-02.1 of the 1995 Supplement to the North 21 Dakota Century Code is amended and reenacted as follows: 22 50-09-02.1. State agency to submit plans - Administer Family Support Act 23 programs under title IV-A and title IV-D - Establish data system - Provide capacity for 24 electronic funds transfer. 25 The state agency may submit state plans in forms that meet the requirements for 26 such plans which are, or may be, imposed under the Family Support Act of 1988 27 [Pub. L. 100-485; 102 Stat. 2343] title IV-A or title IV-D. The state agency may 28 take actions reasonably necessary to conform the administration of programs

under its supervision and direction to the requirements of the Family Support Act of

4988 title IV-A or title IV-D and the state plans submitted thereunder, including the

issuance of policy manuals, forms, and program directives. The state agency may

ı		se	ек арр	rophate waivers of the requirements of rederal statutes of regulations as						
2		au	authorized by federal law.							
3	2.	Th	The state agency shall establish a statewide automated data processing system							
4		de	designed to conform to requirements imposed by or under the Family Supp							
5		of	1988 <u>t</u> i	tle IV-D. The state agency must make that system available for the use						
6		of	clerks	of court in carrying out their duties under section 14-09-08.1. The official						
7		re	cords o	f the state regarding all child support amounts owed, collected, and						
8		dis	stribute	d must be maintained in that system.						
9	3.	Th	ne state	wide automated data processing system must provide capability for						
10		ele	ectronic	funds transfer for the purpose of income withholding and interstate						
11		со	llection	S.						
12	SI	ECTIO	ON 55.	A new section to chapter 50-09 of the North Dakota Century Code is						
13	created a	nd en	acted a	as follows:						
14	<u>St</u>	ate c	ase re	g <u>istry.</u>						
15	<u>1.</u>	<u>Th</u>	<u>ne state</u>	wide automated data processing system established under						
16		<u>se</u>	ction 5	0-09-02.1 must include a registry that contains records with respect to:						
17		<u>a.</u>	Eac	n child support case in which services are being provided by the state						
18			<u>ageı</u>	ncy or a child support agency under title IV-D; and						
19		<u>b.</u>	Eac	n child support order established or modified in this state on or after						
20			<u>Octo</u>	ber 1, 1998.						
21	<u>2.</u>	<u>Th</u>	ne case	records must use standardized data elements for both parents and						
22		co	contain other information the secretary requires.							
23	<u>3.</u>	<u>Ea</u>	ach cas	e record concerning a case with respect to which services are being						
24		pr	provided by the state agency or a child support agency under title IV-D must:							
25		<u>a.</u>	a. Include payment records consistent with the requirements of title IV-D, which							
26			<u>inclu</u>	<u>de:</u>						
27			<u>(1)</u>	The amount of current monthly or other periodic support owed under						
28				the order, and other amounts, including arrearages, interest, late						
29				payment penalties, fees, and amounts determined under section 23 of						
30				this Act, due or past due under the order;						
31			<u>(2)</u>	Any amount described in paragraph 1 that has been collected;						

1			<u>(3)</u>	The distribution of collected amounts;		
2			<u>(4)</u>	The birthdate of any child for whom an order requires the provision of		
3				support; and		
4			<u>(5)</u>	The amount necessary to satisfy any lien imposed under section 47 of		
5				this Act or established as a judgment lien under section 14-08.1-05.		
6		<u>b.</u>	Be e	established, maintained, updated, and monitored on the basis of:		
7			<u>(1)</u>	Information on administrative actions and administrative and judicial		
8				proceedings and orders relating to paternity and child support;		
9			<u>(2)</u>	Information obtained from comparison with federal, state, and local		
10				sources of information;		
11			<u>(3)</u>	Information on child support collections and distributions; and		
12			<u>(4)</u>	Any other relevant information.		
13	SE	CTIO	N 56.	A new section to chapter 50-09 of the North Dakota Century Code is		
14	created and	d ena	cted a	as follows:		
15	Red	quire	d use	s of statewide automated data processing system. The statewide		
16	automated data processing system established under section 50-09-02.1 must, in accordance					
17	with requirements of title IV-D, and regulations, formats, and operating requirements of the					
18	secretary a	dopte	d the	reunder:		
19	<u>1.</u>	Effe	ctive	October 1, 1998, provide comparisons respecting:		
20		<u>a.</u>	<u>Fed</u>	eral and state case registry information;		
21		<u>b.</u>	<u>Fed</u>	eral and state parent locator information;		
22		<u>C.</u>	Infor	mation secured under this chapter, chapter 50-24.1, similar laws		
23			<u>adm</u>	inistered in other states, and such other programs designated by the		
24			secr	etary as necessary to perform state agency functions under title IV-D,		
25		and under the respective programs; and				
26		<u>d.</u>	d. Information gathered by other agencies of this state, agencies of other states,			
27			and	interstate networks as necessary and appropriate to carry out state		
28			<u>ager</u>	ncy duties respecting title IV-D or to assist other states to carry out similar		
29			dutie	<u>98;</u>		
30	<u>2.</u>	Effe	ctive	October 1, 1998, be used by the state disbursement unit in the		
31		perf	orma	nce of functions including:		

ı		<u>a.</u>	Timely transmission of orders and notices to income payors for the
2			withholding of income using uniform formats prescribed by the secretary;
3		<u>b.</u>	Ongoing monitoring to promptly identify failures to make timely payment of
4			support;
5		<u>C.</u>	Automatic use of enforcement procedures if payments are not timely made;
6			<u>and</u>
7		<u>d.</u>	Be used, to the maximum extent feasible, to receive and disburse child
8			support payments through electronic fund transfers; and
9	<u>3.</u>	Веι	used, to the maximum extent feasible, to implement the expedited
10		<u>adm</u>	ninistrative procedures required by title IV-D.
11	SEC	CTIOI	N 57. AMENDMENT. Section 50-09-03 of the North Dakota Century Code is
12	amended a	nd re	enacted as follows:
13	50-6	09-03	. Duties of county agency. In the administration of aid to dependent children
14	assistance	unde	r this chapter, a county agency shall:
15	1.	Adn	ninister the provisions of this chapter temporary assistance for needy families
16		prog	gram in its county, subject to the rules and regulations prescribed by of the
17		stat	e agency pursuant to the provisions of this chapter .
18	2.	Rep	oort to the state agency at such times and in such manner and form as the state
19		age	ncy, from time to time, may direct.
20	3.	Sub	mit annually to the board of county commissioners of each county a budget
21		con	taining an estimate and supporting data, setting forth the amount of money
22		nee	ded to carry out the provisions of this chapter.
23	4.	Coo	perate with juvenile courts and licensed children's agencies.
24	5.	Adn	ninister the child support enforcement program under the direction and
25		sup	ervision of the state agency in conformity with title IV-D of the Social Security
26		Act,	as amended. In administering the program, the county agency shall have the
27		auth	nority to contract with any public or private agency or person to discharge their
28		child	d support enforcement duties.
29	SEC	CTIOI	N 58. AMENDMENT. Section 50-09-06 of the North Dakota Century Code is
30	amended a	nd re	enacted as follows:

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1	50-0	09-06	. Application for assistance - Assignment of support rights. Application					
2	for aid to a dependent child assistance under this chapter must be made to the county agency							
3	in the manner and form prescribed by the state agency. The application must contain such							
4	information as the state agency may require, and the action of the state agency in approving							
5	and grantin	g ass	sistance or in disapproving and denying assistance is final and binding on the					
6	county agei	ncy.	An application for assistance under this chapter is deemed to create and effect					
7	an assignm	ent o	of all rights of support, which exist or may come to exist for the benefit of the					
8	child, to the	state	e agency and county agency. The assignment:					
9	1.	Is ef	ffective as to both current and accrued child support obligations.					
10	2.	Tak	es effect upon a determination of eligibility for assistance under this chapter.					
11	3.	Terr	minates when an applicant ceases to receive assistance under this chapter,					
12		exce	ept with respect to the amount of any unpaid support obligation accrued under					
13		the	assignment.					
14	SEC	CTIO	N 59. A new section to chapter 50-09 of the North Dakota Century Code is					
15	created and	d ena	cted as follows:					
16	Pov	ver o	f state agency, child support agency, and employees and agents.					
17	<u>1.</u>	<u>In in</u>	mplementing programs under title IV-D, the state agency, the child support					
18		<u>age</u>	ncies, and the officials, employees, and agents of such agencies may:					
19		<u>a.</u>	Conduct examinations;					
20		<u>b.</u>	Require by subpoena the attendance of witnesses and the production of					
21			books, records, and papers;					
22		<u>C.</u>	Compensate witnesses and individuals producing books, records, including					
23			records maintained in automated data bases, and papers in amounts					
24			determined by the state agency, not to exceed actual reasonable costs					
25			incurred;					
26		<u>d.</u>	Impose a fiscal sanction of no more than twenty-five dollars for each day					
27			against a person who fails to attend as a witness or produce books, records,					
28			or papers;					

e. Require genetic testing of appropriate individuals when necessary in disputed

paternity cases, to determine the relationship of parent and child, and:

1		<u>(1)</u>	Pay t	he costs of such testing, subject to recoupment from the alleged
2			<u>fathe</u>	r if paternity is established; and
3		<u>(2)</u>	<u>Obta</u>	in additional testing in any case if an initial test result is contested,
4			<u>upon</u>	request and advance payment by the contestant;
5	<u>f.</u>	Make	e appli	cation to the district court to compel participation in genetic testing,
6		the a	ttenda	nce of witnesses, the production of books, records, and papers,
7		and t	he pay	ment of fiscal sanctions imposed under this section;
8	<u>g.</u>	Notw	ithstar	nding any provision of law making the records confidential, obtain
9		acce	ss, inc	luding automated access in the case of records maintained in
10		autor	mated	data bases, to:
11		<u>(1)</u>	Reco	ords of other state and local government agencies, including:
12			<u>(a)</u>	Vital statistics, including records of marriage, birth, and divorce;
13			<u>(b)</u>	Local tax and revenue records, including information on
14				residence address, employer, income, and assets;
15			<u>(c)</u>	Records concerning real and titled personal property;
16			<u>(d)</u>	Records of occupational and professional licenses, and records
17				concerning the ownership and control of corporations,
18				partnerships, and other business entities;
19			<u>(e)</u>	Employment security records;
20			<u>(f)</u>	Workers compensation bureau records identifying the last-known
21				address of a person who owes or who is owed support, the
22				wage-loss benefits, permanent partial impairment benefits, death
23				benefits, or additional benefits that person has received or is
24				entitled to receive from the bureau, and whether and where that
25				person is currently employed;
26			<u>(g)</u>	Records of all agencies administering public assistance
27				programs;
28			<u>(h)</u>	Records of the department of transportation;
29			<u>(i)</u>	Corrections records;
30			<u>(j)</u>	Law enforcement records; and

1			<u>(K)</u>	Subject to an agreement with the state tax commissioner, state
2				tax and revenue records, including information on residence
3				address, employer, income, and assets; and
4		<u>(2)</u>	Certa	ain records held by private entities with respect to individuals who
5			owe (or are owed child support, or against or with respect to whom a
6			<u>child</u>	support obligation is sought, consisting of:
7			<u>(a)</u>	The names and addresses of such individuals and the names
8				and addresses of the employers of such individuals, as
9				appearing in customer records of public utilities and cable
10				television companies; and
11			<u>(b)</u>	Information on assets and liabilities on those individuals held by
12				financial institutions.
13	<u>h.</u>	Enter	into a	greements with financial institutions doing business in the state:
14		<u>(1)</u>	To de	evelop and operate, in coordination with those financial institutions,
15			a dat	a match system, using automated data exchanges to the
16			<u>maxi</u>	mum extent feasible, in which each such financial institution is
17			requi	red to provide in each calendar quarter the name, record address,
18			socia	I security number or other taxpayer identification number, and
19			other	identifying information for each noncustodial parent who
20			main	tains an account at such financial institution and who owes past
21			<u>due s</u>	support, as identified by the state agency by name and social
22			secu	rity number or other taxpayer number; and
23		<u>(2)</u>	<u>Unde</u>	er which such financial institution, in response to a notice of lien or
24			an ex	ecution, will encumber or surrender, as the case may be, assets
25			held	by such institution on behalf of any noncustodial parent who is
26			<u>subje</u>	ect to a lien for unpaid child support.
27	<u>i.</u>	For p	urpose	es of locating parents or alleged parents of children receiving
28		servi	ces un	der title IV-D, provide all federal and state agencies conducting
29		<u>activi</u>	ties ur	nder title IV-D with access to:
30		<u>(1)</u>	Reco	rds of the department of transportation; and
31		<u>(2)</u>	Law o	enforcement records.

1 Notwithstanding any provision of law making the records confidential; j. 2 <u>(1)</u> Provide access to information identifying the amount of payment 3 necessary to obtain the release of a lien taken by the state agency in 4 any property to secure the payment of child support; and 5 (2) Upon payment of a sufficient amount, satisfy and release that lien. 6 k. Provide an informal grievance process concerning matters not subject to 7 determination in a judicial proceeding. 8 All information received under this section, if confidential under some other 2. 9 provision of law, is subject to the penalties under section 50-06-15 and is 10 confidential, except that the information may be used in the administration of any 11 program administered by or under the supervision and direction of the department 12 and as specifically authorized by the rules of the department. Any information 13 received under this section, if not subject to section 44-04-18 and section 6 of 14 article XI of the Constitution of North Dakota in the possession of the person 15 providing the information, is exempt from section 44-04-18 and section 6 of 16 article XI of the Constitution of North Dakota. Any person acting under the 17 authority of the state agency who pursuant to this subsection obtains information 18 from the office of the state tax commissioner, the confidentiality of which is 19 protected by law, may not divulge such information except to the extent necessary 20 for the administration of the child support enforcement program or when otherwise 21 directed by judicial order or otherwise provided by law. 22 As provided in title IV-D, a person is immune from suit or any liability under 23 any federal or state law: 24 (1) For any disclosure of information, in any form, made under this section, 25 to the state agency, a county agency, or an official, employee, or agent 26 of either; 27 (2) For encumbering or surrendering any assets held by a financial 28 institution in response to a notice of lien or an execution issued by the 29 state agency as provided in sections 45 and 47 of this Act; or 30 (3) For any other action taken in good faith to comply with the 31 requirements of this section.

1 <u>b.</u> The court shall award reasonable attorney's fees and costs against any 2 person who commences an action that is subsequently dismissed by reason 3 of the immunity granted by this section. 4 4. The officers and employees designated by the county agencies or the state 5 agency may administer oaths and affirmations. 6 5. All employing or contracting entities within this state, including for-profit, nonprofit, 7 and governmental employers, shall provide information on the employment, 8 compensation, and benefits of any individual employed by such entity as an 9 employer or contractor within ten days of a request made under subsection 1 or 10 made by the agency of any other state charged with administration of programs 11 under title IV-D. An entity that receives a request for which a response is required 12 by this section is subject to a fiscal sanction of twenty-five dollars for each day, 13 beginning on the eleventh day after the request is made and not complied with. 14 **SECTION 60.** A new section to chapter 50-09 of the North Dakota Century Code is created and enacted as follows: 15 16 Administrative enforcement in interstate cases. In acting as the official agency of 17 the state in administering the child support program under title IV-D, the state agency, directly 18 or through agents and county agencies: 19 Shall respond within five business days of receipt of a request made by another 1. 20 state to enforce a child support order; 21 2. May transmit to other states requests for assistance in cases involving 22 enforcement of child support orders which include information provided and 23 intended to enable the receiving state to compare information about the case to 24 information in the data bases of the receiving state, and which constitute a 25 certification: 26 Of the amount of arrearages, if any, under the child support order; and <u>a.</u> 27 b. That procedural due process requirements applicable to the case have been 28 complied with; 29 3. In cases in which the state agency receives requests made by another state to 30 enforce a child support order, shall not consider that matter a child support case 31 transferred to this state: and

1	<u>4.</u>	<u>Sha</u>	all maintain records of:					
2		<u>a.</u>	The number of requests for assistance made by other states;					
3		<u>b.</u>	The number of cases in which this state collected support in response to					
4			requests made by other states; and					
5		<u>C.</u>	The amount of support collected.					
6	SEC	CTIO	N 61. A new section to chapter 50-09 of the North Dakota Century Code is					
7	created and	d ena	cted as follows:					
8	Rep	ortir	ng arrearages to credit bureaus.					
9	<u>1.</u>	<u>In a</u>	cting as the official agency of the state in administering the child support					
10		prog	gram under title IV-D, the state agency, directly or through agents and county					
11		<u>age</u>	ncies, subject to subsection 2, may report periodically to consumer reporting					
12		<u>age</u>	ncies the name of any obligor who owes past due support, and the amount of					
13		pas	t due support owed by the obligor.					
14	<u>2.</u>	The	state agency may report under subsection 1 only after such an obligor has					
15		<u>bee</u>	been provided notice and a reasonable opportunity to contest the accuracy of the					
16		stat	statement of the name and amount of overdue support owed by the obligor.					
17	<u>3.</u>	For	For purposes of this section, "consumer reporting agency" means an agency that					
18		has	furnished evidence, satisfactory to the department, that the agency is a					
19		con	sumer reporting agency as defined in section 603(f) of the Fair Credit					
20		Rep	oorting Act [15 U.S.C. 1681a(f)].					
21	SEC	CTIO	N 62. A new section to chapter 50-09 of the North Dakota Century Code is					
22	created and	d ena	cted as follows:					
23	Sec	urin	g assets to satisfy past due child support. In acting as the official agency of					
24	the state in administering the child support program under title IV-D, in cases in which there is							
25	past due child support, the state agency may secure assets to satisfy the past due amount by							
26	issuing writ	s of e	execution under chapter 28-21. Those writs of execution may be used to					
27	secure or s	eize	property including:					
28	<u>1.</u>	<u>Per</u>	iodic or lump sum payments from:					
29		<u>a.</u>	An agency administering unemployment compensation benefits, workers					
30			compensation benefits, or other benefits; and					

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- <u>b.</u> Judgments, settlements, and gaming proceeds otherwise belonging to the
 obligor, or payable upon the obligor's demand;
 - 2. Assets of the obligor held in financial institutions; and
- 4 3. Public and private retirement funds.
 - **SECTION 63. AMENDMENT.** Section 50-09-09 of the North Dakota Century Code is amended and reenacted as follows:
 - **50-09-09. Award of assistance.** Upon completion of the investigation of an applicant for assistance under this chapter, the county agency shall determine, in accordance with the rules of the state agency:
 - 1. That If the applicant is eligible for may be provided assistance under the provisions of this chapter;
 - 2. The amount and type of any assistance the applicant shall may receive; and
- 13 3. The date upon which such assistance shall may begin.
- 14 In all cases, a statement of the findings of the county agency forthwith must be transmitted to 15 the state agency.
 - **SECTION 64. AMENDMENT.** Section 50-09-14 of the North Dakota Century Code is amended and reenacted as follows:

50-09-14. Appeal and hearing - Review of child support actions.

- 1. An applicant for or recipient of aid to dependent children temporary assistance for needy families under the provisions of this chapter, aggrieved because of a county agency's decision or delay in making a decision, may appeal to the state agency in the manner prescribed by the state agency and must be afforded a reasonable notice and opportunity for a fair hearing by the state agency. The state agency, on its own motion, may review individual cases and make determinations which are binding upon the county agency. An applicant or recipient aggrieved by any such determination, upon request, must be afforded reasonable notice and opportunity for a fair hearing by the state agency. All decisions of the state agency made on an appeal are final and are binding upon and must be complied with by the county agency.
- 2. Any person aggrieved by an action taken by the state agency or a child support agency under section 9 of this Act or this chapter to establish or enforce a child

support order may seek review of the action of the state agency or child support agency in the court of this state that issued or considered the child support order. If an order for child support was issued by a court or administrative tribunal in another state, any person aggrieved by an action taken by the state agency or a child support agency under section 9 of this Act or this chapter to enforce that order may seek review of the action of the state agency or child support agency in any court of this state which has jurisdiction to enforce that order, or if no court of this state has jurisdiction to enforce that order, in any court of this state with jurisdiction over the necessary parties. Any review sought under this subsection must be commenced within thirty days after the date of action for which review is sought. A person who has a right of review under this subsection may not seek review of the actions of the state agency or child support agency in a proceeding under chapter 28-32.

SECTION 65. AMENDMENT. Section 50-09-20 of the North Dakota Century Code is amended and reenacted as follows:

50-09-20. Appropriation of county funds.

- 1. For the purpose of carrying out the provisions of this chapter, the board of county commissioners of each county annually shall appropriate and make available an amount sufficient to pay:
- 4. a. Local expenses of administration of temporary assistance for needy families and the county's share of assistance payments as specified in section 50-09-21;
- 2. <u>b.</u> Local expenses of administration of the child support enforcement program; and
- 3. c. Local expenses of administration and the county's share of program costs of the early childhood services program, job opportunity and basic skills training program, transportation program, and case management program child care assistance programs and employment and training programs, as specified in section 50-09-21.
- 2. For purposes of this section, "local expenses of administration" include costs for personnel, space, equipment, computer software, materials, travel, utilities, and

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1 related costs, and the indirect costs properly allocated to those costs. The term 2 does not include custom computer programs, custom software development, 3 computer operations undertaken at the direction of the department, and computer 4 processing costs to the extent those costs exceed, in any calendar year, that 5 county's cost of operation of the technical eligibility computer system in calendar 6 year 1995 increased by the increase in the consumer price index for all urban 7 consumers, all items, United States city average, after January 1, 1996. 8 If the financial condition of any county is such that it cannot make an appropriation 9 or levy a tax for aid to dependent children temporary assistance for needy families 10 or cannot issue warrants legally in an amount sufficient to provide the necessary 11 funds to comply with the provisions of this chapter, the board of county 12 commissioners shall report such fact to the state agency. After a hearing before 13 the state agency, and such investigation as the state agency may make, the state 14 agency may increase the amount to be supplied from state funds and adjust 15 accordingly the amount to be supplied from county funds. 16 **SECTION 66. AMENDMENT.** Section 50-09-20 of the North Dakota Century Code is 17 amended and reenacted as follows: 18 50-09-20. Appropriation of county funds. 19 For the purpose of carrying out the provisions of this chapter, the board of county 1. 20 commissioners of each county annually shall appropriate and make available an 21 amount sufficient to pay: 22 1. Local expenses of administration and the county's share of assistance 23 payments as specified in section 50-09-21 of temporary assistance for needy 24 families: 25 Local expenses of administration of the child support enforcement program; 2. b. 26 and 27 3. <u>C.</u> Local expenses of administration and the county's share of program costs of 28 the early childhood services program, job opportunity and basic skills training 29 program, transportation program, and case management program as

employment and training programs.

specified in section 50-09-21 of child care assistance programs and

- 2. For purposes of this section, "local expenses of administration" include costs for personnel, space, equipment, computer software, materials, travel, utilities, and related costs, and the indirect costs properly allocated to those costs. The term does not include initial acquisition of computers and related hardware approved by the department for the training, education, employment, and management program, custom computer programs, custom software development, computer operations undertaken at the direction of the department, and computer processing costs to the extent those costs exceed, in any calendar year, that county's cost of operation of the technical eligibility computer system in calendar year 1995 increased by the increase in the consumer price index for all urban consumers, all items, United States city average, after January 1, 1996.
- 3. If the financial condition of any county is such that it cannot make an appropriation or levy a tax for aid to dependent children temporary assistance for needy families or cannot issue warrants legally in an amount sufficient to provide the necessary funds to comply with the provisions of this chapter, the board of county commissioners shall report such fact to the state agency. After a hearing before the state agency, and such investigation as the state agency may make, the state agency may increase the amount to be supplied from state funds and adjust accordingly the amount to be supplied from county funds.
- **SECTION 67. AMENDMENT.** Section 50-09-20.1 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows:

50-09-20.1. Amounts state liable for - Reimbursement by state. The

- Except as provided in subsection 2, the state agency shall reimburse each county, upon claim being made therefor by the county agency, for fifty:
 - a. Fifty percent of the amount expended by the county agency in excess of the amount provided by the federal government for the administration of the early childhood services program, the job opportunity and basic skills training program, the transportation program, and the case management program temporary assistance for needy families program; and

- Seventy-five percent of the amount expended by the county agency for the administration of the child care assistance program and employment and training programs provided under this chapter.
- 2. After January 1, 1998, the state agency shall not reimburse for any increased costs associated with achieving caseload ratios of sixty-five cases to one worker in the training, education, employment, and management program or increased costs for travel and training expended by a county agency for converting cases previously administered substantially in the form of the aid to families with dependent children program to administration in the form of the training, education, employment, and management program.
- **SECTION 68. AMENDMENT.** Section 50-09-21 of the North Dakota Century Code is amended and reenacted as follows:

50-09-21. Amount county liable for - Reimbursement by county.

- 1. Each county shall reimburse the state agency, upon claim being made therefor by the state agency, for ene fourth of the amount expended, in the county, for aid to dependent children each county's share of all counties' shares of program costs of the temporary assistance for needy families program, and program costs of the early childhood services program, job expertunity and basic skills training program, transportation program, and case management program, in excess of the amount provided by the federal government for assistance payments to dependent children and for the program costs and employment and training programs provided under this chapter. For purposes of this section, "all counties' shares of program costs" is equal to five and two-tenths percent of statewide program costs of the temporary assistance for needy families program, the child care assistance program, and employment and training programs provided under this chapter.
- 2. a. Each county shall reimburse the state agency, upon claim being made therefor by the state agency, for an amount equal to one half of that county's share of all counties' shares based upon the combined percentage average of the four-year period beginning November 1983 and ending October 1987, and the one-year period beginning November 1986 and ending October 1987, plus one-half of that county's share of all counties' shares allocated according

1		to	each county's percentage of population of persons under age eighteen
2		ac	cording to the 1980 census, that county's share of one-fourth of the amount
3		ex	pended in the state in excess of any amount provided by the federal
4		go	vernment under title IV-E of the Social Security Act [94 Stat. 501; 42 U.S.C.
5		<u>67</u>	0 et seq.], as amended, for payments for children approved and granted
6		fos	ster care for children or subsidized adoption, without regard to that child's
7		<u>eli</u>	gibility for benefits under title IV-E of the Social Security Act.
8		<u>b. Ea</u>	ch county's share of all counties' shares must be calculated under a
9		foi	mula established by the department through consultation with county
10		re	presentatives. The formula must:
11		<u>(1</u>	Include consideration of the most recent census data or official census
12			estimates of the number of youth in each county;
13		<u>(2</u>	Include consideration of recent expenditures for foster care for youth
14			from each county; and
15		<u>(3</u>	Be established by policy, and not by rule.
16	SEC	TION 6	AMENDMENT. Section 50-09-21 of the North Dakota Century Code is
17	amended an	d reena	cted as follows:
18	50-09	9-21. A	mount county liable for - Reimbursement by county.
19	1.	Each c	ounty shall reimburse the state agency, upon claim being made therefor by
20		the stat	e agency, for one-fourth of the amount expended, in the county, for aid to
21		depend	ent children and program costs of the early childhood services program, job
22		opport u	nity and basic skills training program, transportation program, and case
23		manage	ement program, in excess of the amount provided by the federal
24		govern ı	ment for assistance payments to dependent children and for the program
25		costs.	
26	2.	Each co	ounty shall reimburse the state agency, upon claim being made therefor by
27		the stat	e agency, for an amount equal to one half of that county's share of all
28		countic	s' shares based upon the combined percentage average of the four-year
29		period l	beginning November 1983 and ending October 1987, and the one year
30		period l	peginning November 1986 and ending October 1987, plus one-half of that
31		countv'	s share of all counties' shares allocated according to each county's

percentage of population of persons under age eighteen according to	3 the 1980
census, that county's share of one-fourth of the amount expended in	the state in
excess of any amount provided by the federal government under title	IV-E of the
Social Security Act [94 Stat. 501; 42 U.S.C. 670 et seq.], for paymen	its for children
approved and granted foster care for children or subsidized adoption	ı <u>, without</u>
regard to that child's eligibility for benefits under title IV-E of the Soci	al Security
Act.	

- 2. Each county's share of all counties' shares must be calculated under a formula established by the department through consultation with county representatives.
 The formula must:
 - a. Include consideration of the most recent census data or official census
 estimates of the number of youth in each county;
 - b. Include consideration of recent expenditures for foster care for youth from each county; and
 - c. Be established by policy, and not by rule.

SECTION 70. AMENDMENT. Section 50-09-22 of the North Dakota Century Code is amended and reenacted as follows:

50-09-22. Procedure for reimbursement. The state agency shall keep records and accounts in relation to the expenditures for aid to dependent children temporary assistance for needy families in each county in North Dakota. Claims for reimbursements under the provision of section 50-09-21 must be presented by the state agency to the board of county commissioners at the end of each calendar month. The state agency shall certify to each county the total amount paid with respect to aid to dependent children eligible for aid temporary assistance for needy families from that county, and the county's share of such payments. The amount so certified must be paid to the state agency by the county treasurer upon the audit and approval of the claim in the manner provided by law. Nothing contained herein shall prevent the state agency, in cases where assistance is granted to, or on the behalf of unmarried mothers or the dependent children of unmarried mothers, from electing to assume the payment thereof without reporting the same to the board of county commissioners upon a claim for reimbursement: an election by the state agency to assume such payments without reporting the same to the counties of any liability as to such payments, but shall

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- 1 in no manner affect the liability of the counties as to any claim duly reported by the state 2 agency for reimbursement.
 - SECTION 71. AMENDMENT. Section 50-09-24 of the North Dakota Century Code is amended and reenacted as follows:
 - **50-09-24.** Limitations of chapter. All assistance awarded under this chapter must be deemed to be awarded and to be held subject to the provisions of any amending or repealing act which may be passed, and no recipient shall have any claim for compensation, or otherwise, because his that recipient's assistance has been affected in any way by any amending or repealing act. Assistance provided under this chapter is not an entitlement. No person has a property interest in any assistance sought or provided under this chapter. This chapter may not be construed to require provision of assistance not required by federal law.
 - **SECTION 72.** A new section to chapter 50-09 of the North Dakota Century Code is created and enacted as follows:
- 14 Transition to training, education, employment, and management program. In 15 counties in which a demonstration project established under section 50-06-01.8 is operating, 16 the state agency shall supervise and direct county administration of temporary assistance to 17 needy families, in the form of the training, education, employment, and management program. 18 In all other counties, the state agency shall supervise and direct county administration of 19 temporary assistance to needy families, substantially in the form of the aid to families with 20 dependent children program established under 42 U.S.C. 601 et seg., as amended before 21 August 22, 1996 [49 Stat. 627 et seq.], provided that the requirements of 42 U.S.C. 601 et seq., 22 as amended by section 103 of Pub. L. 104-193, 110 Stat. 2112 et seq., as amended, are met. 23 Beginning January 1, 1998, the state agency shall convert temporary assistance to needy 24 families cases, previously administered substantially in the form of aid to families with 25 dependent children cases, to administration in the form of the training, education, employment, 26 and management program. After July 1, 1998, or as soon thereafter as may be feasible, the
- needy families in the form of the training, education, employment, and management program. 29 **SECTION 73.** A new section to chapter 50-09 of the North Dakota Century Code is 30 created and enacted as follows:

state agency shall supervise and direct county administration of all temporary assistance to

Programs funded at state expense - Interpretation.

1	<u>1.</u>	The state shall bear the cost, in excess of the amount provided by the federal			
2		government, of:			
3		a. Services provided under section 50-06-06.8 and this chapter as child care			
4		assistance;			
5		b. Services provided under this chapter as employment and training programs;			
6		<u>and</u>			
7		c. Temporary assistance for needy families benefits provided under this chapter.			
8	<u>2.</u>	This section does not grant any recipient of services, benefits, or supplements			
9		identified in subsection 1, any service, benefit, or supplement that a recipient could			
10		not claim in the absence of this section.			
11	SECTION 74. A new section to chapter 50-09 of the North Dakota Century Code is				
12	created and enacted as follows:				
13	Substitution of terms - Meaning of title IV-A. Whenever the term "aid to families with				
14	dependent children", or any derivative of that term, appears in this code or the North Dakota				
15	Administrative Code, used in a context that refers to a period following the effective date of a				
16	state plan submitted under section 402 of the Social Security Act, as added by title I of Pub. L.				
17	104-193; 110 Stat. 2110, the term "temporary assistance for needy families", or a derivative of				
18	that term, must be substituted therefor. The term "title IV-A of the Social Security Act", or any				
19	derivative of that term, whenever it appears in this code or the North Dakota Administrative				
20	Code, used in a context that refers to a period following the effective date of a state plan				
21	submitted under section 402 of the Social Security Act, as added by title I of Pub. L. 104-193;				
22	110 Stat. 2110, refers to title IV-A of the Social Security Act, as amended by section 103 of				
23	Pub. L. 104-193; 110 Stat. 2112 et seq.				
24	SEC	CTION 75. A new section to chapter 50-09 of the North Dakota Century Code is			
25	created and enacted as follows:				
26	Requirements for administration of temporary assistance for needy families.				
27	<u>1.</u>	Except as provided in subsections 2, 3, and 5 through 7, the department of human			
28		services, in its administration of temporary assistance for needy families in the			
29		form of the training, education, employment, and management program, shall:			
30		a. Provide assistance to otherwise eligible women in the third trimester of a			
31		pregnancy;			

1 Except as provided in subdivision c, afford eligible households benefits for no b. 2 more than sixty months; 3 Exempt up to twenty percent of the caseload from the requirements of <u>C.</u> 4 subdivision b due to mental or physical disability of a parent or child, or 5 mental or physical incapacity of a parent, including the incapacity of a parent 6 attributable to domestic violence: 7 Unless an exemption, exclusion, or disregard is required by law, count d. 8 income and assets whenever actually available; 9 Unless otherwise required by federal law, and except as provided in e. 10 subdivision m, provide no benefits to noncitizen immigrants who arrive in the 11 United States after August 21, 1996, for the first five years of residence in the 12 United States, and after five years of residence, until the immigrant has ten 13 years of work history, provide benefits only after considering the income and 14 assets of the immigrant's sponsor; 15 Limit eligibility to households with total available assets, not otherwise f. 16 exempted or excluded, of a value not exceeding five thousand dollars for a 17 one-person household and eight thousand dollars for a household of two or 18 more; 19 Seek approval of appropriate federal officials, and, if approved, use a g. 20 simplified food stamp program to provide food stamp benefits to eligible 21 households receiving temporary assistance for needy families; 22 Exclude one motor vehicle with a market value not exceeding ten thousand h. 23 dollars in determining eligibility; 24 i. Require work activities as defined in section 6 of this Act for all household 25 members not specifically exempted by the department of human services for 26 reasons such as mental or physical disability of a parent or child, or mental or 27 physical incapacity of a parent, including the incapacity of a parent 28 attributable to domestic violence; 29 <u>į.</u> Establish goals and take action to prevent and reduce the incidence of 30 out-of-wedlock pregnancies and establish numerical goals for reducing the 31 illegitimacy rate for the state for periods through calendar year 2005;

I	<u>K.</u>	Conduct a program, designed to reach state and local law enforcement
2		officials, the education system, and relevant counseling services, which
3		provides education and training on the problem of statutory rape so that
4		teenage pregnancy prevention programs may be expanded in scope to
5		include men;
6	<u>l.</u>	Afford otherwise eligible households that have resided in this state less than
7		twelve months benefits subject to the lifetime limit of the household's
8		immediately previous state of residence;
9	<u>m.</u>	Provide benefits to otherwise eligible noncitizens who are lawfully present in
10		the United States as refugees, asylees, veterans, active duty military
11		personnel, spouses and dependents of active duty military personnel, and
12		<u>Cuban-Haitian entrants;</u>
13	<u>n.</u>	Establish and enforce standards against program fraud and abuse;
14	<u>O.</u>	Establish procedures to screen and identify victims of domestic violence for
15		referral to appropriate services which are to be incorporated into the training,
16		education, employment, and management program assessment effective
17		June 30, 1998;
18	<u>p.</u>	Provide an employment placement program;
19	<u>q.</u>	Implement, as soon as practicable, an electronic fund transfer system;
20	<u>r.</u>	Not exempt funds in individual development accounts;
21	<u>s.</u>	Sanction parents who, without good cause, fail to ensure dependent minor
22		children attend school unless the child has received a high school diploma or
23		equivalent;
24	<u>t.</u>	When appropriate, require household members to complete high school;
25	<u>u.</u>	Exempt single parents from required work activities as defined in section 6 of
26		this Act if the exempted parent has a child under four months of age;
27	<u>v.</u>	Count only approved work activities as defined in section 6 of this Act for the
28		purpose of measuring work participation rates;
29	<u>W.</u>	Provide for progressive sanctions, including termination of assistance to the
30		household, if a household member fails to cooperate with work requirements;

1	<u>X.</u>	Provide for progressive sanctions, including termination of assistance to the
2		household, if a household member fails, without good cause, to cooperate
3		with child support activities;
4	<u>y.</u>	Deny assistance with respect to a minor child absent from the household for
5		more than one calendar month, except as specifically provided by the state
6		agency for absences;
7	<u>Z.</u>	Require each household to participate in developing an individual
8		responsibility plan and provide for progressive sanctions, including
9		termination of assistance to the household, if adult and minor household
10		members age sixteen or older fail to cooperate in developing an individual
11		responsibility plan;
12	<u>aa.</u>	Provide pre-pregnancy family planning services that are to be incorporated
13		into the training, education, employment, and management program
14		assessment effective June 30, 1998;
15	<u>bb.</u>	Seek federal funding to assist in the evaluation of the program;
16	CC.	Seek the approval of the secretary to develop and use a single application
17		form for all economic assistance programs administered by the county social
18		service boards;
19	<u>dd.</u>	After June 30, 1998, except in cases of pregnancy resulting from rape or
20		incest, not increase the assistance amount to recognize the increase in
21		household size when a child is born to a household member who is, or, at any
22		time during the ten-month period ending with the birth of the child, was a
23		recipient of assistance under this chapter during the month of the child's
24		probable conception;
25	<u>ee.</u>	Disregard earned income as an incentive allowance for no more than twelve
26		months; and
27	<u>ff.</u>	Not reduce or terminate benefits based on a refusal of an individual to work if
28		the individual is a single custodial parent caring for a child who has not
29		attained six years of age and the individual proves a demonstrated inability to
30		obtain needed child care because of the:

1 (1) Unavailability of appropriate child care within a reasonable distance 2 from the individual's home or work site; 3 <u>(2)</u> Unavailability or unsuitability of informal child care by a relative or 4 under other arrangements; or 5 **(3)** Unavailability of appropriate and affordable formal child care 6 arrangements. 7 2. If the secretary of the United States department of health and human services 8 determines that funds otherwise available for the temporary assistance for needy 9 families program in this state must be reduced or eliminated should the department 10 of human services administer the program in accordance with any provision of 11 subsection 1, the department of human services shall administer the program in a 12 manner that avoids the reduction or loss. 13 If the caseload of households provided assistance exceeds projections provided to <u>3.</u> 14 the fifty-fifth legislative assembly by the department of human services, the 15 department of human services, subject to the approval of the legislative council, 16 shall administer the temporary assistance for needy families program in a manner 17 that avoids expending or committing all funds appropriated for that purpose earlier 18 than June 30, 1999. 19 If administratively feasible, the department may establish a program that provides 4. 20 for payment of assistance after performance by individuals required to engage in 21 work activities, as defined in section 6 of this Act. 22 5. If the department of human services determines, subject to the approval of the 23 legislative council, that there is insufficient worker opportunity, due to increases in 24 the unemployment rate, to participate in work activities as defined by section 6 of 25 this Act, the department may administer the temporary assistance for needy 26 families program in a manner different than provided in subsection 1. 27 6. If the department of human services determines, subject to the approval of the 28 <u>legislative</u> council, that administration of the temporary assistance for needy 29 families program, in the manner provided by subsection 1, causes otherwise 30 eligible individuals to become a charge upon the counties under chapter 50-01, the 31 department may administer the program in a manner that avoids that result.

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1 If projected rates of expenditures for operation of the temporary assistance for 7. 2 needy families program, approved by the legislative council, indicate that 3 appropriations for that purpose will be expended or committed earlier than 4 June 30, 1999, the department of human services shall administer the temporary 5 assistance for needy families program in a manner that avoids that result. 6 8. Within federal guidelines, the department shall place emphasis in spending child 7 care assistance moneys on the development and maintenance of quality child care 8 positions. 9 SECTION 76. REPEAL. Section 14-09-09.23 of the North Dakota Century Code is repealed. 10 11 **SECTION 77. REPEAL.** Sections 50-09-16, 50-09-17, and 50-09-22 of the North 12 Dakota Century Code and section 50-06-06.8 of the 1995 Supplement to the North Dakota 13 Century Code are repealed. 14 SECTION 78. REPEAL. Sections 50-09-20 and 50-09-21 of the North Dakota Century Code and section 50-09-20.1 of the 1995 Supplement to the North Dakota Century Code are 15 16 repealed. 17 SECTION 79. REPEAL. Section 50-08.1-02 of the 1995 Supplement to the North 18 Dakota Century Code is repealed. 19 **SECTION 80. APPROPRIATION.** There is hereby appropriated out of special funds 20 derived from federal funds, the sum of \$200,000, or so much of the sum as may be necessary, 21 to the department of human services for the purpose of providing child care assistance and 22 employment and training under this Act, for the biennium beginning July 1, 1997, and ending 23 June 30, 1999. 24 SECTION 81. LEGISLATIVE COUNCIL STUDY. The legislative council shall study 25 the implementation of the temporary assistance for needy families program in the state during 26 the 1997-98 interim. The study must address the issues of the simplification of all public work 27 programs into a single system, providing a work force preparation and placement program and 28 establishing performance-based outcome measures for all contractors, the caseload ratio

established in section 50-09-20.1, the training and expertise of the managers administrating

training, education, employment, and manegement program, and the development of a tiered

system of benefit support and incentives. The legislative council shall report its findings and

recommendations, together with any legislation required to implement the recommendations, to the fifty-sixth legislative assembly.

SECTION 82. ESTABLISHMENT OF TASK FORCE. To accomplish the goals and programs provided for in subdivisions j, k, o, and aa of section 75 of this Act, the department of human services shall establish a statewide task force that includes representatives of all relevant parties, and also includes two members of the legislative assembly appointed by the chairman of the legislative council.

SECTION 83. TRANSFER OF RESPONSIBILITIES. To provide for an orderly transfer of responsibilities under this chapter and chapter 14-08.1 from the clerks of court to the public authority and its state disbursement unit, it is the intention of the legislative assembly that, during the periods between July 1, 1997, and July 1, 1999, with respect to the state disbursement unit activities, and between July 1, 1997, and the system implementation date, with respect to income withholding and other activities, the clerks of court and the public authority shall share responsibilities. The public authority, upon consultation with the supreme court and other representatives selected by the clerks of court, shall prepare schedules for the transfer of specific responsibilities on a county-by-county and case-by-case basis. As soon as the public authority is able to assume responsibilities with respect to a particular county, it is the intention of the legislative assembly that responsibilities with respect to newly issued and newly amended child support orders be assumed by the public authority.

ASSISTANCE FOR NEEDY FAMILIES PROGRAM SAVINGS. The department of human services shall identify the amount of any expenditures avoided by the operation of subdivision dd of subsection 1 of section 75 of this Act. With those funds, the department of human services may provide the families of affected children benefits by voucher or, through the state department of health, may provide supplemental benefits, substantially in the form of the special supplemental nutrition program for women, infants, and children, to the families of affected children.

SECTION 85. EFFECTIVE DATE. Section 76 of this Act becomes effective on the system implementation date as defined by section 24 of this Act.

- 1 **SECTION 86. EFFECTIVE DATE.** Sections 1 through 8, 12 through 19, 38 through 45,
- 2 47 through 50, 52 through 54, 56 through 65, 67, 68, 70, 71, 74, and 75 of this Act become
- 3 effective on July 1, 1997.
- 4 **SECTION 87. EFFECTIVE DATE.** Section 46 of this Act becomes effective on
- 5 October 1, 1997.
- 6 **SECTION 88. EFFECTIVE DATE.** Sections 51, 66, 69, 72, 73, and 77 of this Act
- 7 become effective on January 1, 1998.
- 8 SECTION 89. EFFECTIVE DATE. Sections 9 through 11, 20, 37, and 55 of this Act
- 9 become effective on October 1, 1998.
- 10 **SECTION 90. EFFECTIVE DATE.** Section 78 of this Act becomes effective January 1,
- 11 1998, if House Bill No. 1041 becomes law and that bill includes provisions repealing North
- 12 Dakota Century Code sections 50-09-20, 50-09-20.1, and 50-09-21, but is otherwise
- 13 ineffective.
- 14 **SECTION 91. EXPIRATION DATE.** Sections 50, 65, and 68 of this Act are effective
- 15 through December 31, 1997, and after that date are ineffective.
- SECTION 92. EMERGENCY. Sections 1 through 8, 12 through 19, 38 through 45, 47
- 17 through 50, 52 through 54, 56 through 65, 67, 68, 70, 71, 74, 75, 79, and 83 of this Act are
- 18 declared to be an emergency measure.