Fifty-sixth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with House Amendments

ENGROSSED SENATE BILL NO. 2114

Introduced by

Human Services Committee

(At the request of the Department of Human Services)

1 A BILL for an Act to amend and reenact subsection 2 of section 50-01.2-00.1 and subsection 1

- 2 of section 50-09-29 of the North Dakota Century Code, relating to local expenses of
- 3 administration and requirements for temporary assistance for needy families; to authorize the

4 department of human services to negotiate a pilot project for the state's participation in direct

5 funding and administration of tribal temporary assistance to needy families; and to provide for

6 reports to the legislative council.

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

8 SECTION 1. AMENDMENT. Subsection 2 of section 50-01.2-00.1 of the 1997 9 Supplement to the North Dakota Century Code is amended and reenacted as follows: 10 2. Local expenses of administration" includes costs for personnel, space, equipment, 11 computer software, costs associated with achieving caseload ratios of sixty-five 12 cases to one worker, materials, travel, utilities, and related costs, and the indirect 13 costs properly allocated to those costs. The term does not include initial 14 acquisition of computers and related hardware approved by the department for the 15 training, education, employment, and management program, custom computer 16 programs, custom software development, computer operations undertaken at the 17 direction of the department, and computer processing costs to the extent those 18 costs exceed, in any calendar year, that county's costs of operation of the technical 19 eligibility computer system in calendar year 1995 increased by the increase in the 20 consumer price index for all urban consumers (all items, United States city 21 average) after January 1, 1996, or, unless agreed to by the county social service 22 board, any costs related to pilot programs before the programs are implemented 23 on a statewide basis.

1	SEC		12. AMENDMENT. Subsection 1 of section 50-09-29 of the 1997
2	Supplement	t to th	e North Dakota Century Code is amended and reenacted as follows:
3	1.	Exce	ept as provided in subsections 2, 3, and 5 through 7, the department of human
4		serv	ices, in its administration of temporary assistance for needy families in the
5		form	of the training, education, employment, and management program, shall:
6		a.	Provide assistance to otherwise eligible women in the third trimester of a
7			pregnancy;
8		b.	Except as provided in subdivision c, afford eligible households benefits for no
9			more than sixty months;
10		C.	Exempt up to twenty percent of the caseload from the requirements of
11			subdivision b due to mental or physical disability of a parent or child, or
12			mental or physical incapacity of a parent, or other hardship;
13		d.	Unless an exemption, exclusion, or disregard is required by law, count
14			income and assets whenever actually available;
15		e.	Unless otherwise required by federal law, and except as provided in
16			subdivision m, provide no benefits to noncitizen immigrants who arrive in the
17			United States after August 21, 1996, for the first five years of residence in the
18			United States, and after five years of residence, until the immigrant has ten
19			years of work history, provide benefits only after considering the income and
20			assets of the immigrant's sponsor;
21		f.	Limit eligibility to households with total available assets, not otherwise
22			exempted or excluded, of a value established by the department not
23			exceeding to exceed five thousand dollars for a one-person household and
24			eight thousand dollars for a household of two or more;
25		g.	Seek approval of appropriate federal officials, and, if approved, use a
26			simplified food stamp program to provide food stamp benefits to eligible
27			households receiving temporary assistance for needy families;
28		h.	Exclude one motor vehicle of any value in determining eligibility;
29		i.	Require work activities as defined in section 14-08.1-05.1 for all household
30			members not specifically exempted by the department of human services for

1		reasons such as mental or physical disability of a parent or child, or mental or
2		physical incapacity of a parent;
3	j.	Establish goals and take action to prevent and reduce the incidence of
4		out-of-wedlock pregnancies and establish numerical goals for reducing the
5		illegitimacy rate for the state for periods through calendar year 2005;
6	k.	Conduct a program, designed to reach state and local law enforcement
7		officials, the education system, and relevant counseling services, which
8		provides education and training on the problem of statutory rape so that
9		teenage pregnancy prevention programs may be expanded in scope to
10		include men;
11	I.	Afford otherwise eligible households that have resided in this state less than
12		twelve months benefits subject to the lifetime limit of the household's
13		immediately previous state of residence;
14	m.	Provide benefits to otherwise eligible noncitizens who are lawfully present in
15		the United States as refugees, asylees, veterans, active duty military
16		personnel, spouses and dependents of active duty military personnel, and
17		Cuban-Haitian entrants;
18	n.	Establish and enforce standards against program fraud and abuse;
19	0.	Establish procedures to screen and identify victims of domestic violence for
20		referral to appropriate services which are to be incorporated into the training,
21		education, employment, and management program assessment effective
22		June 30, 1998;
23	p.	Provide an employment placement program;
24	q.	Implement, as soon as practicable, an electronic fund transfer system;
25	r.	Not exempt Consider exempting funds in individual development accounts;
26	s.	Sanction parents who, without good cause, fail to ensure dependent minor
27		children attend school unless the child has received a high school diploma or
28		equivalent Determine the unemployment rate of adults living on an Indian
29		reservation by using the unemployment data provided by job service North
30		<u>Dakota;</u>
31	t.	When appropriate, require household members to complete high school;

1	u.	Exempt single parents from required work activities as defined in
2		section 14-08.1-05.1 if the exempted parent has a child under four months of
3		age;
4	۷.	Count only approved work activities as defined in section 14-08.1-05.1 for the
5		purpose of measuring work participation rates;
6	w.	Provide for progressive sanctions, including termination of assistance to the
7		household, if a household member fails to cooperate with work requirements;
8	х.	Provide for progressive sanctions, including termination of assistance to the
9		household, if a household member fails, without good cause, to cooperate
10		with child support activities;
11	у.	Deny assistance with respect to a minor child absent from the household for
12		more than one calendar month, except as specifically provided by the state
13		agency for absences;
14	z.	Require each household to participate in developing an individual
15		responsibility plan and provide for progressive sanctions, including
16		termination of assistance to the household, if adult and or minor household
17		members age sixteen or older fail to cooperate in developing an individual
18		responsibility plan;
19	aa.	Provide pre-pregnancy family planning services that are to be incorporated
20		into the training, education, employment, and management program
21		assessment effective June 30, 1998;
22	bb.	Seek federal funding to assist in the evaluation of the program;
23	CC.	Seek the approval of the secretary to develop and use a single application
24		form for all economic assistance programs administered by the county social
25		service boards;
26	dd.	After June 30, 1998, except in cases of pregnancy resulting from rape or
27		incest, not increase the assistance amount to recognize the increase in
28		household size when a child is born to a household member who was a
29		recipient of assistance under this chapter during the month of the child's
30		probable conception;

Fifty-sixth

	Legislative Assembly					
1		ee.	Disregar	d earned income as an incentive allowance for no more than twelve		
2			months; and			
3		ff.	. Except as otherwise may be permitted by federal law, not reduce or termina			
4			benefits based on a refusal of an individual to work if the individual is a singl			
5			custodial parent caring for a child who has not attained six years			
6			the individual proves a demonstrated inability to obtain needed child care			
7			because of the:			
8			(1) Ur	navailability of appropriate child care within a reasonable distance		
9			fro	m the individual's home or work site;		
10			(2) Ur	navailability or unsuitability of informal child care by a relative or		
11			un	der other arrangements; or		
12			(3) Ur	navailability of appropriate and affordable formal child care		
13			arı	rangements.		
14	SEC		3. REP	ORTS TO LEGISLATIVE COUNCIL - UNEMPLOYMENT IN INDIAN		
15	COUNTRY	. The	departme	ent of human services shall periodically report to the legislative		
16	council, or an interim study committee designated by the legislative council, on the progress in					
17	its efforts to determine the most reliable current data concerning the proportion of adults living					
18	in Indian co	ountry	who are u	unemployed.		
19	9 SECTION 4. LEGISLATIVE INTENT - DEPARTMENT TO NEGOTIATE PILOT					
20	PROJECT	- REF	ORTS TO	D LEGISLATIVE COUNCIL.		
21	1.	It is	he legisla	ative intent of the legislative assembly that the department of human		
22		serv	ces offer	to negotiate with the tribal government of any Indian tribe in this		
23		state	to estab	lish a pilot project to begin operation no sooner than July 1, 2001,		
24	under which that tribal government will secure direct funding for the administratio					
25		of a	tribal fam	ily assistance grant under 42 U.S.C. 612 from the United States		
26		depa	rtment of	health and human services, and under which the state will		
27	participate, in			cash or in kind, in the cost of providing services under the tribal		
28		fami	y assista	nce grant, provided:		
29		a.	All comp	onents of the program are administered by the department of human		
30			services,	one or more county social service boards, one or more or more		

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1	contractors with the department of human services, or any combination
2	thereof;

- b. Interagency agreements entered into between the department of human
 services and other state or federal agencies, essential to the state's receipt of
 federal funds otherwise available under title IV-A, title IV-B, title IV-D, or title
 IV-E of the Social Security Act, will be honored by the tribe to the extent the
 department of human services requires the county social service boards to
 honor those agreements;
- c. The annual funding contributed by the state may not exceed an amount
 calculated by dividing the nonfederal share of total state expenditures under
 title IV-A of the Social Security Act for the twelve-month period beginning
 October 1, 1993, and ending September 30, 1994, by the monthly average
 number of title IV-A filing units receiving title IV-A benefits in the state during
 that period, and multiplying the result times the number of IV-A filing units on
 April 1, 1999, with a primary information person who:
- 16(1)Is an enrolled member of the tribe or is married to an enrolled member17of the tribe who is also a member of that IV-A filing unit; and
 - (2) Lives in Indian country within a North Dakota county that also includesIndian reservation lands subject to the exclusive jurisdiction of the tribe;
- 20d.The state's financial participation in the pilot project will be terminated upon21breach of the negotiated agreement.
- The department of human services shall periodically report to the legislative
 council, or to an interim study committee designated by the legislative council, on
 the progress of any negotiation conducted under subsection 1.
- An interim committee designated by the legislative council to receive reports under
 subsection 2 shall report its findings and recommendations, together with any
 legislation required to implement the recommendations, to the fifty-seventh
 legislative assembly.