Fifty-ninth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED HOUSE BILL NO. 1248

Introduced by

Representatives Keiser, Price

- 1 A BILL for an Act to amend and reenact section 50-24.1-02.8 of the North Dakota Century
- 2 Code, relating to transfers involving annuities; and to provide for application.

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

4 **SECTION 1. AMENDMENT.** Section 50-24.1-02.8 of the North Dakota Century Code 5 is amended and reenacted as follows:

- 6 **50-24.1-02.8.** Transfers involving annuities.
- 7 1. For purposes of this section, "annuity" means a policy, certificate, contract, or other 8 arrangement between two or more parties whereby one party pays money or other 9 valuable consideration to the other party in return for the right to receive payments 10 in the future. The Except for purposes of subsections 3 and 5, the term does not 11 mean an employee benefit that qualifies for favorable tax treatment under the 12 Internal Revenue Code or a plan described in the Internal Revenue Code as a 13 retirement plan under which contributions must end and withdrawals begin by age 14 seventy and one-half.
- The purchase of an annuity, an instrument purporting to be an annuity, or any
 other arrangement that meets the definition of annuity in subsection 1 is
 considered an uncompensated assignment or transfer of assets under section
 50-24.1-02, resulting in a penalty under the applicable rules established by the
 department of human services unless the following criteria are met:
- 20 a. The annuity is irrevocable and cannot be assigned to another person.
- 21b.The annuity is purchased from an insurance company or other commercial22company that sells annuities as part of the normal course of business.
- c. The annuity provides substantially equal monthly payments of principal and
 interest and does not have a balloon or deferred payment of principal or

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1			interest. Payments will be considered substantially equal if the total annual	
2			payment in any year varies by five percent or less from the payment in the	
3			previous year.	
4		d.	The annuity will return the full principal and interest within the purchaser's life	
5			expectancy as determined by the department of human services.	
6		e.	The monthly payments from the annuity, unless specifically ordered otherwise	
7			by a court of competent jurisdiction, do not exceed the maximum monthly	
8			income amount allowed for a community spouse as determined by the	
9			department pursuant to 42 U.S.C. 1396r-5.	
10	<u>3.</u>	Unless done in compliance with subsection 4, a provision in an annuity that		
11		purp	ports to preclude assignment or transfer of any interest in the annuity is void as	
12		<u>agai</u>	inst public policy upon application of the purchaser, the purchaser's spouse,	
13		the a	annuitant, or the annuitant's spouse for benefits under this chapter. This	
14		<u>subs</u>	section applies only to an annuity for which a payment option has been	
15		irrev	ocably selected after July 31, 2005.	
16	<u>4.</u>	<u>An a</u>	annuity, an instrument purporting to be an annuity, or any other arrangement	
17		<u>that</u>	meets the definition of annuity in subsection 1, purchased after July 31, 2005,	
18		<u>is no</u>	ot an available asset and the expenditure of funds to purchase such an annuity,	
19		instrument, or other arrangement may not be considered to be a disqualifying		
20		transfer of an asset for purposes of this chapter if:		
21		<u>a.</u>	The annuity is purchased from an insurance company or other commercial	
22			company that sells annuities as part of the normal course of business;	
23		<u>b.</u>	The annuity is irrevocable and neither the annuity nor payments due under	
24			the annuity may be assigned or transferred;	
25		<u>C.</u>	The monthly payments from all annuities owned by the purchaser that comply	
26			with this subsection may not exceed the minimum monthly maintenance	
27			needs allowance for a community spouse as determined by the department	
28			pursuant to 42 U.S.C. 1396r-5 and, when combined with the purchaser's	
29			other monthly income, at the time of application of the purchaser, the	
30			purchaser's spouse, the annuitant, or the annuitant's spouse, for benefits	
31			under this chapter, do not exceed one hundred fifty percent of the minimum	

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1			monthly maintenance needs allowance allowed for a community spouse as		
2			determined by the department pursuant to 42 U.S.C. 1396r-5;		
3		<u>d.</u>	The annuity provides substantially equal monthly payments of principal and		
4			interest and does not have a balloon or deferred payment of principal or		
5			interest. Payments will be considered substantially equal if the total annual		
6			payment in any year varies by five percent or less from the payment in the		
7			previous year;		
8		<u>e.</u>	The annuity will return the full principal and has a guaranteed period that is		
9			equal to at least eighty-five percent of the purchaser's life expectancy as		
10			determined by the life expectancy tables used by the department of human		
11			services; and		
12		<u>f.</u>	The annuity does not include any provision that limits the effect of		
13			subsection 5.		
14	<u>5.</u>	Except as provided in subsection 2, before benefits under this chapter may be			
15		provided to an otherwise eligible applicant who is fifty-five years of age or older,			
16		the department of human services, or the successor of that department, must be			
17		irrevocably named on each annuity owned by that applicant, or by the spouse of			
18		that applicant, that complies with subsection 4, as primary beneficiary for payment			
19		of amounts due following the death of the applicant and the applicant's spouse, if			
20		any, not to exceed the amount of benefits paid under this chapter on behalf of that			
21		app	licant after age fifty-five, plus interest on that amount at the legal rate from		
22		<u>six</u>	months after the applicant's death. If the department receives notice within		
23		ninety days of the death of the applicant or the applicant's spouse that reliably			
24		demonstrates that the applicant is survived by a minor child who resided and was			
25		supported financially by the deceased or by a permanently and totally disabled			
26		child, the department shall remit any payments made to the department under this			
27		<u>sec</u>	tion to those survivors in equal shares. When the obligations to the minor child		
28		<u>or c</u>	hildren who resided and were supported financially by the deceased or the		
29		per	manently and totally disabled child or children and the department are fulfilled,		
30		the	department shall remit any future payments made to the department under this		
31		<u>sec</u>	tion to the contingent beneficiaries selected by the annuitant regarding each		

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- annuity owned by the applicant or by the spouse of the applicant which complies
 with subsection 4.
- 3 SECTION 2. APPLICATION. If any provision of this Act is determined by the federal
 4 government to be in conflict with existing or future federal requirements with respect to federal
- 5 participation in medical assistance, the federal requirements prevail.