Sixty-fourth Legislative Assembly of North Dakota

### **HOUSE BILL NO. 1111**

Introduced by

**Judiciary Committee** 

(At the request of the Department of Human Services)

- 1 A BILL for an Act to create and enact a new section to chapter 14-09 of the North Dakota
- 2 Century Code, relating to the person who is allowed to claim the tax deduction for a child under
- 3 a child support order; to amend and reenact section 14-09-08.2, subsections 1 and 3 of section
- 4 14-09-08.4, sections 14-09-08.5, 14-09-08.6, 14-09-08.7, 14-09-08.11, 14-09-08.13,
- 5 14-09-09.30, 35-34-04, 35-34-06, and 50-09-06.1 of the North Dakota Century Code, and
- 6 section 73 of chapter 152 of the 2009 Session Laws, relating to child support; to repeal section
- 7 14-09-08.8 of the North Dakota Century Code, relating to motions to amend child support; and
- 8 to declare an emergency.

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### 9 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. AMENDMENT. Section 14-09-08.2 of the North Dakota Century Code is amended and reenacted as follows:
- 12 14-09-08.2. Support for children after majority Retroactive application.
  - A judgment or order requiring the payment of child support until the child attains
    majority continues as to the child until the end of the month during which the child is
    graduated from high school or attains the age of nineteen years, whichever occurs
    first, if:
    - The child is enrolled and attending high school and is eighteen years of age prior to the date the child is expected to be graduated; and
      - b. The child resides with the person to whom the duty of support is owed.
- 20 2. A judgment or order may require payment of child support after majority under substantially the circumstances described in subsection 1.
  - 3. The person to whom the duty of support is owed under either subsection 1 or 2 may file an affidavit with the district court stating that the requirements of subsection 1 are met, the school in which the child is enrolled, and the anticipated date of the child's

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- graduation. Upon filing of the affidavit, the child support resumes pursuant to subsection 1 or pursuant to the terms of a judgment or order described in subsection 2. A fee may not be charged for filing such an affidavit.

  The clerk of court shall serve the affidavit by first-class mail upon the person of the court shall serve the affidavit by first-class mail upon the person of the court shall serve the affidavit by first-class mail upon the person of the court shall serve the affidavit by first-class mail upon the person of the court shall serve the affidavit by first-class mail upon the person of the court shall serve the affidavit by first-class mail upon the person of the court shall serve the affidavit by first-class mail upon the person of the court shall serve the affidavit by first-class mail upon the person of the court shall serve the affidavit by first-class mail upon the person of the court shall serve the affidavit by first-class mail upon the person of the court shall serve the affidavit by first-class mail upon the person of the court shall serve the affidavit by first-class mail upon the person of the court shall serve the affidavit by first-class mail upon the person of the court shall serve the affidavit by first-class mail upon the person of the court shall serve the affidavit by first-class mail upon the court shall serve the affidavit by first-class mail upon the court shall serve the court shall serve the affidavit by first-class mail upon the court shall serve the court shall serve the affidavit by first-class mail upon the court shall serve the affidavit by first-class mail upon the court shall serve the affidavit by first-class mail upon the court shall serve t
  - 4. The clerk of court shall serve the affidavit by first-class mail upon the person owing the duty of support. If at any time thereafter the person owing the duty of support files a motion with the court, supported by that person's affidavit that the child is no longer enrolled in or attending high school, the court shall determine if the child is enrolled in and attending high school and shall enter an order accordingly.
    - 5. This section applies to child support orders concerning children described in subsection 1 or 2, regardless of the date of entry of the order.
    - 6. This section does not preclude the entry of an order for child support which continues after the child reaches age eighteen, if the parties agree, or if the court determines the support to be appropriate.
    - 7. For purposes of this section, a:
      - <u>a.</u> A child is treated as being in school during summer vacation if the child was enrolled in and attending school and did not graduate from high school at the end of the school period immediately preceding the summer vacation; and
      - <u>b.</u> A child who is currently enrolled in school is not considered to have graduated,
         even if all required coursework and examinations have been completed, until the
         ceremony is held by the school to commemorate the child's graduation.
  - **SECTION 2. AMENDMENT.** Subsections 1 and 3 of section 14-09-08.4 of the North Dakota Century Code are amended and reenacted as follows:
    - 1. Each child support order <u>being enforced by the child support agency</u> 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 amendment or review of the order by the court or child support agency unless:
      - a. In the case of an order with respect to which there is in effect an assignment under chapter 50-09, 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

- b. In the case of any other order neither the obligor nor the obligee has requested
   review; or
  - c. In the case of a review requested by the obligor, the obligor failed to provide information required under subsection 1 of section 14-09-08.6 with the request for review.
  - 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 or more than one hundred fifteen percent of the amount that would be required by those guidelines, the child support agency shall seek an amendment of the order.

**SECTION 3. AMENDMENT.** Section 14-09-08.5 of the North Dakota Century Code is amended and reenacted as follows:

### 14-09-08.5. Notice of periodic review of child support orders.

- 1. The child support agency shall provide written notice, including notice through electronic means, to the obligee and the obligor that a child support order being enforced by the child support agency may be subject to review under section 14-09-08.4. The notice may be sent by first-class mail to the obligor and the obligee, at the addresses they have most recently provided to the child support agency, at least thirty-five days before the commencement of the review is commencing.
- 2. The Unless sufficient information was previously provided by the obligor with a request for review, the notice to the obligor must inform the obligor of the duty to furnish the information required by section 14-09-08.6 and that a failure to furnish the required information may result in the entry of an order compelling the furnishing of the information. The notice must also inform the obligor that the review determination will be mailed to the obligor following the review. The notice must be accompanied by an income report form, together with instructions for the accurate completion of the income report form.

1	SECTION 4. AMENDMENT. Section 14-09-08.6 of the North Dakota Century Code is						
2	amended and reenacted as follows:						
3	14-09-08.6. Obligor's duties upon review - Failure to provide information.						
4	<del>1.</del> =	1. The Unless sufficient information was previously provided by the obligor with a request					
5	for review, the obligor shall provide information to the child support agency concerning the						
6	obligor's income, which is sufficient to accomplish the review, no later than five working days						
7	before the date of reviewby the date required by the child support agency. The information must						
8	be furnished by providing an:						
9	<u>1.</u>	<u>An</u>	income report, in the form and manner required by the child support agency,				
10		acc	urately completed and attested to by the obligor, earnings;				
11	<u>2.</u>	<u>Ear</u>	nings statements secured from the obligor's current income payer if the obligor				
12		cha	nged employment after the end of the latest income tax year for which the obligor				
13		filed	d a return <del>, and providing:</del> ; and				
14	<del>a.</del> 3.	A v	erified copy of the latest income tax return, filed with the internal revenue service or				
15		any	state official administering a state income tax, which accurately reports the				
16		obli	gor's income for a fiscal year ending no more than seventeen months prior to the				
17		date	e of the review <del>; or</del>				
18		<del>b.</del>	A written authorization by which the child support agency may secure a verified				
19			copy of the latest income tax return filed with the tax commissioner, which				
20			accurately reports the obligor's income for a fiscal year ending no more than				
21			seventeen months prior to the date of review.				
22	<del>2.</del>	lf th	e obligor has not produced information under subsection 1 concerning the obligor's				
23		inco	ome, sufficient to accomplish the review, the child support agency may base its				
24		revi	ew determination on the assumption that the obligor's income has increased at the				
25		rate	of ten percent per year since the child support order under review was entered or				
26		last	modified.				
27	SECTION 5. AMENDMENT. Section 14-09-08.7 of the North Dakota Century Code is						
28	amended and reenacted as follows:						
29	14-0	09-08	3.7. Notice of review determination.				
30	1.	Foll	owing review, the child support agency shall promptly provide written notice of its				

review determination on review. The notice may be sent by first-class mail to the

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- Legislative Assembly 1 obligor and the obligee, at the addresses they have most recently provided to the child-2 support agency. 3 2. If the child support agency has made a determination that nonot to seek an 4 amendment to the amount of child support should be sought, the notice must inform 5 the obligor and the obligee of the right of each to challenge that determination by 6 seeking an amendment to the amount of child support, from the court, at any time 7 before the termination of the support order. 8 3. If the child support agency has made a determination to seek an amendment into the 9 amount of child support, the notice must be mailed at least thirty-five days before the 10 date of a hearing on a motion for amendment made by the child support agency under-11 section 14-09-08.4 and must inform the obligor and the obligee of the opportunity of 12 each to consent to the proposed amendment and the right of each to challenge that 13 determination by opposing that amendment before the court. The notice to the obligor-14 must be accompanied by: 15 A proposed modification of the child support order to provide for payment of child-16 support in the amount required under the child support guidelines; 17 A document by which the obligor may consent to the proposed modification; and <del>b.</del> 18 <del>C.</del> An address and telephone number that the obligor may use to receive 19 information from or schedule a meeting with representatives of the child support 20 agency. 21 SECTION 6. AMENDMENT. Section 14-09-08.11 of the North Dakota Century Code is 22 amended and reenacted as follows:
  - 14-09-08.11. (Contingent effective date See note) Eligible child Employer to permit enrollment Employer duties and liabilities Obligor contest.
    - 1. When an obligor is required to cover a child as a beneficiary under section 14-09-08.10, the child is eligible for health insurance coverage as a dependent of the obligor. If health insurance coverage required under section 14-09-08.10 is available through an employer, the employer must:
      - a. Permit the obligor to enroll under family coverage any child who is otherwise eligible for coverage without regard to any open enrollment restrictions;

b.

1 If the obligor is enrolled but fails to make application to obtain coverage for the 2 child, enroll the child under family coverage upon application by the obligee; 3 C. Upon receipt of the national medical support notice issued under section 4 14-09-08.20: 5 Comply with the provisions of the national medical support notice; and (1) 6 Transfer the national medical support notice to the insurer that provides any 7 such health insurance coverage for which the child is eligible, within twenty 8 business days after the date of the national medical support notice; 9 d. Not disenroll or eliminate coverage for any child unless the employer has 10 eliminated family health coverage for all of its employees or the employer is 11 provided satisfactory written evidence that: 12 The order issued under section 14-09-08.10 is no longer in effect; or 13 The child is or will be enrolled in comparable coverage that will take effect 14 no later than the effective date of disenrollment; 15 e. Withhold from the obligor's compensation the obligor's share, if any, of premiums 16 for health insurance coverage and pay this amount to the insurer; 17 If the amount required to be withheld under subdivision e, either alone or when 18 added to the total of any withholding required by an order issued under section 19 14-09-09.15, exceeds fifty percent of the obligor's disposable income, withhold 20 fifty percent of the obligor's disposable income; 21 In the case of an obligor contest under subsection 2, initiate and continue g. 22 withholding until the employer receives notice that the contest is resolved; and 23 Promptly notify the child support agency, in the same manner as required under h. 24 subsection 9 of section 14-09-09.16, whenever the obligor's employment is 25 terminated. 26 2. The obligor may contest the withholding provided for in subdivision e of subsection 1 27 by filing a request for a hearing within ten days of the date of the national medical 28 support notice issued under section 14-09-08.20. If the obligor contests that 29 withholding, the court shall: 30 Hold a hearing within ten working days after the date of the request; and a.

Confirm the withholding in the absence of a finding:

1		(1) Of a mistake of fact; or					
2		(2) That the obligee is required to provide health insurance coverage pursuant					
3		to section 14-09-08.10.					
4	3.	Withholding The withholding provided in subdivision e of subsection 1 has priority over					
5		any other legal process against the same income except that withholding required by					
6		an order issued under section 14-09-09.15 must be satisfied before any payment is					
7		made to the insurer. If the amount remaining is insufficient to pay the obligor's share of					
8		premiums for health insurance coverage, the obligor may authorize additional					
9		withholding to pay the obligor's share. If the obligor does not authorize additional					
0		withholding, and the health insurance coverage will lapse as a result, the employer					
11		must promptly inform the child support agency of the insufficiency.					
2	4.	An employer receiving a national medical support notice under this section is subject					
3		to the same duties and liabilities as an income payer under section 14-09-09.3 unless					
4		the context indicates otherwise.					
5	5.	For purposes of this section:					
6		a. "Employer" means an entity or individual who would be determined to be an					
7		employer under section 3401(d) of the Internal Revenue Code of 1986, as					
8		amended [26 U.S.C. 3401(d)], and includes any governmental entity and any					
9		labor organization; and					
20		b. "Insurer" has the meaning provided in section 26.1-36.5-01.					
21	(Contingent effective date - See note) Eligible child - Employer to permit enrollment -						
22	Employe	er duties and liabilities - Obligor contest.					
23	1.	When an obligor is required to cover a child as a beneficiary under section					
24		14-09-08.10, the child is eligible for health insurance coverage as a dependent of the					
25		obligor. If health insurance coverage required under section 14-09-08.10 is available					
26		through an employer, the employer must:					
27		a. Permit the obligor to enroll under family coverage any child who is otherwise					
28		eligible for coverage without regard to any open enrollment restrictions;					
29		b. If the obligor is enrolled but fails to make application to obtain coverage for the					
30		child, enroll the child under family coverage upon application by the obligee;					

1 Upon receipt of the national medical support notice issued under section 2 14-09-08.20: 3 (1) Comply with the provisions of the national medical support notice; and 4 Transfer the national medical support notice to the insurer that provides any 5 such health insurance coverage for which the child is eligible, within twenty 6 business days after the date of the national medical support notice; 7 Not disenroll or eliminate coverage for any child unless the employer has d. 8 eliminated family health coverage for all of its employees or the employer is 9 provided satisfactory written evidence that: 10 The order issued under section 14-09-08.10 is no longer in effect; or 11 The child is or will be enrolled in comparable coverage that will take effect (2) 12 no later than the effective date of disenrollment; 13 Withhold from the obligor's compensation the obligor's share, if any, of premiums e. 14 for health insurance coverage and pay this amount to the insurer: 15 If the amount required to be withheld under subdivision e, either alone or when 16 added to the total of any withholding required by an order issued under section 17 14-09-09.15, exceeds fifty percent of the obligor's disposable income, withhold 18 fifty percent of the obligor's disposable income; 19 In the case of an obligor contest under subsection 2, initiate and continue g. 20 withholding until the employer receives notice that the contest is resolved; and 21 h. Promptly notify the child support agency, in the same manner as required under 22 subsection 9 of section 14-09-09.16, whenever the obligor's employment is 23 terminated. 24 2. The obligor may contest the withholding provided for in subdivision e of subsection 1 25 by filing a request for a hearing within ten days of the date of the national medical 26 support notice issued under section 14-09-08.20. If the obligor contests that 27 withholding, the court shall: 28 Hold a hearing within ten working days after the date of the request; and a. 29 Confirm the withholding in the absence of a finding: b. 30 (1) Of a mistake of fact; or

- 1 (2) That the obligee is required to provide health insurance coverage pursuant to section 14-09-08.10.
  3 Unless otherwise provided by the child support agency in compliance with rules
  - 3. Unless otherwise provided by the child support agency in compliance with rules promulgated by the secretary of the United States department of health and human services, the withholding provided in subdivision e of subsection 1 has priority over any other legal process against the same income, except that withholding required by an order issued under section 14-09-09.15 must be satisfied before any payment is made to the insurer. If the amount remaining is insufficient to pay the obligor's share of premiums for health insurance coverage, the obligor may authorize additional withholding to pay the obligor's share. If the obligor does not authorize additional withholding, and the health insurance coverage will lapse as a result, the employer must promptly inform the child support agency of the insufficiency.
  - 4. An employer receiving a national medical support notice under this section is subject to the same duties and liabilities as an income payer under section 14-09-09.3 unless the context indicates otherwise.
  - 5. For purposes of this section:
    - a. "Employer" means an entity or individual who would be determined to be an employer under section 3401(d) of the Internal Revenue Code of 1986, as amended [26 U.S.C. 3401(d)], and includes any governmental entity and any labor organization; and
    - b. "Insurer" has the meaning provided in section 26.1-36.5-01.

**SECTION 7. AMENDMENT.** Section 14-09-08.13 of the North Dakota Century Code is amended and reenacted as follows:

### 14-09-08.13. Application for service.

The child support agency shall<u>may</u> take <u>necessarythe appropriate</u> steps to implement, modify, and enforce an order for dependent health insurance <u>or other medical support</u> whenever the children receive benefits through temporary assistance for needy families or foster care under chapter 50-09 or medical assistance under chapter 50-24.1, or <u>uponwhenever</u> application of the obligee to the child support agency and payment by the obligee of any required application feeis made and accepted for services provided by the child support agency.

and enacted as follows:

SECTION 8. AMENDMENT. Section 14-09-09.30 of the North Dakota Century Code is						
amended and reenacted as follows:						
14-09-09.30. Monthly amount due.						
1.	If th	If there is a current monthly support obligation, the total amount of child support due in				
	eac	h mont	h for purposes of income withholding is the sum of the obligor's current			
	mor	nthly su	upport obligation; and			
	a.	The a	amount the obligor is ordered to pay toward any outstanding arrearage; or			
	b.	If no d	order to repay an arrearage exists, an amount for application to any			
		arrea	rage equal to twenty percent of the obligor's current monthly support			
		obliga	ation; or			
2.	If th	ere is r	no current monthly support obligation, the total amount of child support due			
	in e	ach mo	onth for purposes of income withholding is:			
	a.	<u>AnUn</u>	lless either subdivision b or c applies, an amount equal to the greater of:			
		(1)	The amount the obligor is ordered to pay toward any outstanding arrearage;			
		(	or			
		(2)	The sum of the obligor's most recent monthly support obligation and twenty			
		I	percent of the obligor's most recent monthly support obligation;			
	b.	An an	nount the obligor is ordered to pay toward an arrearage during periods			
		when	or, if no order to repay an arrearage exists, an amount equal to twenty			
		perce	ent of the obligor's most recent monthly support obligation, if the supported			
		child ı	resides with the obligor pursuant to a court order; or			
	C.	An an	mount the obligor is ordered to pay toward an arrearage if that amount is			
		includ	ded in an order issued when there is no current monthly support obligation.			
3.	The	total a	mount of child support due in each month under this section for purposes of			
	inco	me wit	thholding may be increased at the request of the obligor to repay an			
arrearage or by agreement with the child support agency.						
SEC	OITS	<b>9.</b> A r	new section to chapter 14-09 of the North Dakota Century Code is created			
	amende 14-0 1.	amended and  14-09-09  1. If the each more a. b.  2. If the in each a.  b.	amended and reena  14-09-09.30. Mo  1. If there is a each month monthly su a. The a b. If no control arrear obligates  2. If there is a in each mo  a. AnUn  (1)  (2)  b. An an when percent child a control and included a income with arrearage of the arrearage of			

# 1 Allocation of tax exemption for the child.

- 2 Each order entered under this code for the support of a minor child or the support of a child
- 3 after majority under section 14-09-08.2 must identify the person who is authorized to claim the
- 4 child as a dependent for purposes of filing an income tax return.
- **SECTION 10. AMENDMENT.** Section 35-34-04 of the North Dakota Century Code is amended and reenacted as follows:

## 7 35-34-04. (Effective through July 31, 2015, or see note) Vessel lien.

- 1. In the case of a vessel, the child support agency may file 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 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 indexing 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 recorder.
- 4. The child support agency may file an amendment to correct the spelling of the obligor's name or to correct or change the address of the obligor.

### (Effective after July 31, 2015, or see note) Vessel lien.

1. In the case of a vessel, the child support agency may fileestablish a lien by filing electronically a notice of lien in the central indexing system 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

- 1 child support obligation is past due and that a copy of the notice of lien has been 2 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 in the central indexing 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 recorder.
- 4. A lien under this section is perfected when notice of the lien is filed with the secretary
   of state.
  - 5. The child support agency may file electronically an amendment to correct the spelling of the obligor's name, to correct the obligor's social security number, or to correct or change the address of the obligor.
  - SECTION 11. AMENDMENT. Section 35-34-06 of the North Dakota Century Code is amended and reenacted as follows:
  - 35-34-06. (Effective through July 31, 2015, or see note) Lien on other personal property.
    - 1. In the case of untitled personal property other than an account maintained in a financial institution, the child support agency may establish a lien on such personal property by filing a notice of lien with the office of the recorder in the county in which the personal property may be found, with the secretary of state, or with a third party who is in possession of the personal property. 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 recorder or with the secretary of state under this section must be included in the computerized central indexing system maintained by the secretary of state under section 54-09-09 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 indexing system.

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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.

### (Effective after July 31, 2015, or see note) Lien on other personal property.

- 1. In the case of untitled personal property other than a vessel or an account maintained in a financial institution, the child support agency may establish a lien on such personal property by filing electronically a notice of lien in the central indexing system or with a third party who is in possession of the personal property. 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 under this section must be included in the computerized central indexing system maintained by the secretary of state under section 54-09-09 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 indexing 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.
- **SECTION 12. AMENDMENT.** Section 50-09-06.1 of the North Dakota Century Code is amended and reenacted as follows:

# 21 **50-09-06.1.** Assignment of support rights.

- An application under this chapter is deemed to create and effect an assignment of all rights to support, which a family member or foster child may have or come to have, to the state agency. The assignment:
  - 1. Is effective as to all current and accrued support obligations and periods of eligibility;
- 26 2. <u>Is effective as to all accrued support obligations with respect to a foster care child;</u>
- 27 <u>3.</u> Is limited to the total cost of benefits provided to the family or foster child;
- 28 3.4. Terminates when eligibility ceases, except with respect to any support obligation unpaid at that time; and
- 30 4.5. Is not effective as to any child subject to a benefit cap imposed under section 50-09-29.

1	SECTION 13. AMENDMENT. Section 73 of chapter 152 of the 2009 Session Laws is
2	amended and reenacted as follows:
3	SECTION 73. CONTINGENT EFFECTIVE DATE. This Act becomes effective on
4	the date the department of human services certifies to the legislative council that the
5	Hague convention on the international recovery of child support and other forms of
6	family maintenance is ratified and that the United States deposited its instrument of
7	ratificationJuly 1, 2015.
8	SECTION 14. REPEAL. Section 14-09-08.8 of the North Dakota Century Code is repealed.
9	SECTION 15. EMERGENCY. Section 13 of this Act is declared to be an emergency
10	measure.