## FIRST ENGROSSMENT

Sixty-fifth Legislative Assembly of North Dakota

## **ENGROSSED SENATE BILL NO. 2130**

Introduced by

**Education Committee** 

(At the request of the Bank of North Dakota)

- 1 A BILL for an Act to create and enact sections 15-62.1-16, 15-62.1-17, 15-62.1-18, 15-62.1-19,
- 2 15-62.1-20, 15-62.1-21, and 15-62.1-22 of the North Dakota Century Code, relating to defaulted
- 3 student loan collection; to amend and reenact sections 15-62.1-04, 15-62.1-06, 15-62.1-07, and
- 4 15-62.1-10 of the North Dakota Century Code, relating to defaulted student loan collection; and
- 5 to provide for a retroactive application.

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

7 SECTION 1. AMENDMENT. Section 15-62.1-04 of the North Dakota Century Code is

8 amended and reenacted as follows:

- 9 **15-62.1-04.** Repayment of loans.
- 10 The agency shall<u>may</u> establish rules for the repayment, or deferment of repayment, of loans
- 11 guaranteed under this chapter consistent with the Higher Education Act of 1965, as amended,
- 12 and shall also establish rules for the repayment, or deferment of repayment, of loans
- 13 guaranteed by the agency which are not coinsured by the federal government.
- 14 SECTION 2. AMENDMENT. Section 15-62.1-06 of the North Dakota Century Code is
- 15 amended and reenacted as follows:
- 16 **15-62.1-06.** Procedure on default of guaranteed loan.
- For purposes of this chapter a loan is in default when the conditions for default stated
   in the borrower's promissory note have been met.
- 19 <u>2.</u> <u>Consequences of default include:</u>
- 20 a. Repayment of the remaining balance, which includes principal, accrued interest,
   21 and fees is accelerated and due;
- 22 b. The agency may proceed by garnishment against the borrower or cosigner under
   23 section 15-62.1-16;

1		<u>C.</u>	The agency, under section 28-25-11, may request the court to order suspension
2			of any occupational or professional certificate, license, or permit issued by or on
3			behalf of the state or any occupational or professional board;
4		<u>d.</u>	The agency may record the lien created under section 15-62.1-17;
5		<u>e.</u>	The agency may establish an administrative collection order under section
6			<u>15-62.1-18;</u>
7		<u>f.</u>	The agency may apply for set off of state income taxes to satisfy the loan debt
8			under chapter 57-38.3;
9		<u>g.</u>	The agency may assess and charge to the borrower or cosigner collection costs
10			described under section 15-62.1-07.
11	<u>3.</u>	The	e agency shall notify the borrower and cosigner of the default and the
12		<u>con</u>	sequences of default imposed under subsection 2 by mailing a notice to the
13		bor	rower's and cosigner's most recent address provided by the borrower or cosigner
14		<u>or c</u>	btained by the agency.
15	<u>4.</u>	<u>a.</u>	The borrower or cosigner may contest a notice of default identified in
16			subsection 3 by filing a written request for review with the agency within thirty
17			days after the date of the notice requesting the loan status be reviewed. The
18			borrower or cosigner has the burden to show at the time of the notice of default:
19			(1) The loan was not in default under subsection 1;
20			(2) The borrower entered, and was in compliance with, a default prevention
21			agreement with the agency; and
22			(3) Notice of default is incorrect, inaccurate, or does not reflect actual payments
23			made up to the date of the notice of default.
24		<u>b.</u>	Within sixty days after receiving a written request for review the agency shall
25			inform the borrower or cosigner in writing of the agency's decision.
26	<u>5.</u>	Whenever it appears to the satisfaction of the agency that a guaranteed loan made in	
27		acc	ordance with the provisions of this chapter is in default, and the <del>eligible</del>
28		lene	dernotice required under subsection 3 has certified such fact tobeen given, the
29		bor	rower or cosigner did not respond to the notice required under subsection 3, or the
30		age	mcyborrower or cosigner was unsuccessful in contesting the notice of default under
31		<u>sub</u>	section 4, the agency shall reimburse the eligible lender making the loan from the

1	reserve fund to the extent the loan was guaranteed by the fund. Whenever payment of
2	the guaranteed principal balance of any insured or guaranteed loan is demanded of
3	the agency, the note and accompanying evidence of the loan must be tendered to the
4	agency in manner and form to confer good title so that the loan may be collected by
5	the agency as it may determine according to law. Neither minority nor any statute of
6	limitations may be used as a defense against collection of any loan through court
7	proceedings.
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8 SECTION 3. AMENDMENT. Section 15-62.1-07 of the North Dakota Century Code is
9 amended and reenacted as follows:

10 **15-62.1-07.** Fees for insurance and other reasonable costs.

11 The agency is hereby authorized tomay charge reasonable fees for guarantee and

12 insurance to students obtaining or who have obtained loans under this chapter and either actual

13 collection costs or no more than twenty-five percent of accumulated principal and interest to

14 borrowers and cosigners whose loans are in default under subsection 1 of section 15-62.1-06,

15 and suchthe fees must be available to defray costs of administering the guarantee loan

16 program. Fees in excess of the amount required to pay the cost of administering the program

17 must be deposited in the reserve fund. <u>The authority of the agency to charge reasonable fees</u>

18 for guarantee and insurance and collection costs to borrowers and cosigners who are in default

19 applies retroactively to all borrowers and cosigners for loans obtained under this chapter

20 whenever the underlying note or notes were executed.

SECTION 4. AMENDMENT. Section 15-62.1-10 of the North Dakota Century Code is
 amended and reenacted as follows:

23 **15-62.1-10.** Eligibility for participation in federal student loan program.

The agency is directed tomay comply with such requirements as may be necessary to enter into an agreement with the government of the United States for the purpose of procuring funds and assistance for the administration, development, and operation of a guarantee loan program. No provision of this chapter may be construed or have the effect of preventing the agency from complying with the guarantee loan program requirements of title IV, part B, of the Higher Education Act of 1965, or similar acts of the Congress of the United States or with any amendments thereto relating to the guarantee loan program. In the event that the agency

31 guarantees student loans without federal coinsurance, the agency shall, by rule, establish

1	terms, conditions, and standards governing the operation and administration of the guarantee			
2	student loan program. In no case, however, may the agency rules serve to further restrict			
3	eligibility requirements or loan limits from those which were applicable as of the date the			
4	industria	al commission approves the guarantee of loans without federal coinsurance or the date		
5	of the termination of federal programs providing coinsurance of student loans.			
6	SEC	CTION 5. Section 15-62.1-16 of the North Dakota Century Code is created and enacted		
7	as follov	VS:		
8	<u>15-6</u>	62.1-16. Collection order is equivalent to a judgment for garnishment proceedings.		
9	<u>A co</u>	ellection order that has become vested under section 15-62.1-21 is equivalent to a		
10	judgmer	nt, and has the same effect as a judgment secured in a court of competent jurisdiction in		
11	the amo	unt stated on the collection order for procedures by garnishment under chapter 32-09.1		
12	against the borrower or cosigner of any note for student loans guaranteed under this chapter.			
13	SECTION 6. Section 15-62.1-17 of the North Dakota Century Code is created and enacted			
14	as follov	VS:		
15	<u>15-6</u>	52.1-17. Lien.		
16	<u>1.</u>	The amount owing on a loan that is in default under the chapter, including principal,		
17		interest, and collection costs, is a lien upon all property and right to property, real or		
18		personal, belonging to the borrower or cosigner. The lien arises thirty days after the		
19		date a notice of collection order under subsection 1 of section 15-62.1-19 is served or		
20		the date of the final decision of the agency under section 15-62.1-20, whichever is		
21		later, and continues until the balance of the loan, including principal, interest, and		
22		collection costs, is paid in full.		
23	<u>2.</u>	A lien created under subsection 1 of section 15-62.1-17 is not valid against a		
24		mortgagee or other lienholder, pledgee, purchaser, or judgment creditor until notice of		
25		the lien is recorded in the records of the recording district where the property subject		
26		to lien is situated.		
27	SECTION 7. Section 15-62.1-18 of the North Dakota Century Code is created and enacted			
28	as follows:			

1	<u>15-</u>	62.1-	18. Authority and procedure to administratively establish and enforce a	
2	collection order.			
3	<u>lf a</u>	judgr	ment in favor of the agency has not been entered by the court regarding a defaulted	
4	<u>loan aw</u>	arde	d under this chapter, the agency may establish a duty to repay the defaulted loan	
5	<u>through</u>	a co	llection order using the procedures prescribed in sections 15-62.1-19 through	
6	15-62.1-22 and may enforce the collection order. Action under this section may be undertaken			
7	at the a	genc	y's discretion if the borrower is in default under section 15-62.1-06.	
8	SEC	СТІО	N 8. Section 15-62.1-19 of the North Dakota Century Code is created and enacted	
9	as follow	NS:		
10	<u>15-</u>	62.1-	19. Initiation of administrative action to establish a collection order -	
11	<u>Require</u>	ed no	otice.	
12	<u>1.</u>	<u>An</u>	action to establish a collection order authorized under section 15-62.1-18 is	
13		<u>initi</u>	ated by the agency's serving on the borrower or cosigner a notice of establishment	
14		<u>of c</u>	collection order. The notice must be served in the manner described in rule 4 of the	
15		<u>Nor</u>	th Dakota Rules of Civil Procedure.	
16	<u>2.</u>	<u>The</u>	e notice served under subsection 1 must state:	
17		<u>a.</u>	The amount of the liability for default under section 15-62.1-06 including all	
18			principal, interest, and collection costs for which the borrower and cosigner is	
19			found to be responsible;	
20		<u>b.</u>	A lien may be recorded against the borrower's or cosigner's property as	
21			authorized under section 15-62.1-17;	
22		<u>C.</u>	The agency may proceed in garnishment under section 15-62.1-16 and chapter	
23			32-09.1 against the borrower or cosigner;	
24		<u>d.</u>	The agency, under section 28-25-11, may request the court to order suspension	
25			of any occupational or professional certificate, license, or permit issued by or on	
26			behalf of the state or any occupational or professional board;	
27		<u>e.</u>	The borrower or cosigner may appear at a hearing held on behalf of the agency	
28			by the office of administrative hearings and show cause that a collection order	
29			should not be entered or that the amount of liability for default stated in the notice	
30			of establishment of collection order is incorrect because, at the time of the notice:	

1		<u>(1)</u>	No loan payment was more than the number of days past due for default
2			defined in the borrower's promissory note;
3		<u>(2)</u>	The borrower had entered, or was in compliance with, an agreement to
4			forbear or defer default with the agency; or
5		<u>(3)</u>	The amount of liability for default stated in the notice of establishment of
6			collection order under subsection 1 is incorrect, inaccurate, or does not
7			reflect actual payments made up to the date of the notice of establishment
8			of collection order; and
9		<u>f. lf tr</u>	ne borrower or cosigner served with the notice does not request a hearing
10		with	nin thirty days after the date of service of the notice, a collection order will be
11		ent	ered, and the property of the borrower and cosigner will be subject to a lien
12		unc	der section 15-62.1-17 in the amount stated in the collection order without
13		<u>furt</u>	her notice or hearing.
14	SEC	CTION 9.	Section 15-62.1-20 of the North Dakota Century Code is created and enacted
15	as follov	VS:	
16	<u>15-6</u>	62.1-20. H	earings in administrative action to establish a collection order - Burden
17	<u>of proo</u>	<u>f.</u>	
18	<u>1.</u>	A borrow	ver or cosigner served with a notice of establishment of collection order under
19		section 2	15-62.1-19 is entitled to a hearing before the office of administrative hearings if
20		the requ	est for a hearing is served on the agency by registered mail, return receipt
21		requeste	ed, within thirty days after the date the notice is served on the borrower or
22		<u>cosigner</u>	÷
23	<u>2.</u>	<u>lf a requ</u>	est for a hearing in accordance with subsection 1 is made, the issuance of a
24		<u>collectio</u>	n order is automatically stayed pending the decision of the administrative law
25		judge. If	a request for a hearing is not made, the collection order is final at the
26		<u>expiratio</u>	n of the thirty-day period specified in subsection 1.
27	<u>3.</u>	A borrow	ver or cosigner claiming that the notice of collection order is incorrect has the
28		burden a	at hearing to prove the existence of one of the conditions described in
29		<u>subdivis</u>	ion e of subsection 2 of section 15-62.1-19.
30	<u>4.</u>	<u>Within si</u>	ixty days after the date of the hearing, the hearing officer shall enter a decision
31		<u>determir</u>	ning whether default has occurred and, if default has occurred, specifying the

1		amount of the collection order and declaring that the property of the borrower and			
2		COS	cosigner is subject to a lien under section 15-62.1-17 in the amount of the collection		
3		orde	order.		
4	<u>5.</u>	<u>lf th</u>	If the borrower or cosigner who requested the hearing fails to appear at the hearing,		
5		the	hearing officer shall enter a decision:		
6		<u>a.</u>	Confirming that a default has occurred;		
7		<u>b.</u>	Confirming the amount of the collection order; and		
8		<u>C.</u>	Declaring the property of the borrower or cosigner is subject to a lien under		
9			section 15-62.1-17 for the amount of the collection order.		
10	<u>6.</u>	<u>The</u>	decision of the hearing officer is a final decision that the borrower or cosigner may		
11		<u>app</u>	eal under chapter 28-32.		
12	SEC	SECTION 10. Section 15-62.1-21 of the North Dakota Century Code is created and enacted			
13	as follow	vs:			
14	4 <u>15-62.1-21. Collection orders as judgments.</u>				
15	<u>A co</u>	ollecti	on order is equivalent to a judgment and becomes vested:		
16	<u>1.</u>	<u>At t</u>	he expiration of the thirty-day period described in subsection 1 of section		
17		<u>15-6</u>	52.1-20 if a hearing is not requested; or		
18	<u>2.</u>	<u>On</u>	the date the hearing officer enters a decision in favor of the agency if the borrower		
19		<u>or c</u>	osigner requested a hearing.		
20	SEC		<b>11.</b> Section 15-62.1-22 of the North Dakota Century Code is created and enacted		
21	as follow	vs:			
22	<u>15-</u>	<u>52.1-2</u>	22. Nature of remedies.		
23	Section 15-62.1-21 provides a remedy in addition to and not as a substitute for any other				
24	remedies available to the agency. Any rights and remedies the agency has against the borrower				
25	are available to the agency against any cosigners. Any rights and remedies the borrower has				
26	against the agency are available to cosigners against the agency for purposes of contesting				
27	default of student loan debt. All rights and remedies the agency has against any borrowers and				
28	cosigners apply retroactively against all borrowers and cosigners whenever the underlying note				
29	or notes for student loans were executed.				