Sixty-sixth Legislative Assembly of North Dakota

SENATE BILL NO. 2124

Introduced by

Human Services Committee

(At the request of the Department of Human Services)

- 1 A BILL for an Act to create and enact four new sections to chapter 50-01.1 and chapter 50-35 of
- 2 the North Dakota Century Code, relating to creation of human service zones; to amend and
- 3 reenact sections 11-16-01 and 11-23-01, subdivision c of subsection 1 of section 14-02.1-02.1,
- 4 sections 14-08.1-01, 14-09-06.3, 14-09-06.4, 14-09-12, and 14-09-19, subdivision i of
- 5 subsection 1 of section 14-15-09, sections 14-15-12.1, 23-06-03, 23-41-01, 23-41-06,
- 6 25-04-08.1, and 25-04-11, subsection 2 of section 25-04-16, sections 26.1-45-13 and 27-20-11,
- 7 subsection 7 of section 27-20-20.1, sections 27-20-30 and 27-20-30.1, subsection 2 of section
- 8 27-20-31, sections 27-20-44, 27-20-49, and 27-20-54, subsection 2 of section 27-21-12, section
- 9 30-16-04, subsection 1 of section 30.1-26-01, subsection 3 of section 30.1-28-11, subdivision h
- 10 of subsection 1 of section 40-01.1-04, sections 50-01-01, 50-01-01.1, 50-01-02, 50-01-04,
- 11 50-01-13, 50-01-17, 50-01-17.1, 50-01-17.2, 50-01-17.3, 50-01-17.5, 50-01-19, 50-01-21,
- 12 50-01-26, 50-01-27, 50-01-28, 50-01-29, 50-01.1-01, 50-01.1-02, 50-01.1-03, 50-01.1-04,
- 13 50-01.2-00.1, 50-01.2-01, 50-01.2-02, 50-01.2-03, 50-01.2-03.2, 50-01.2-04, and 50-01.2-05,
- 14 subsection 4 of section 50-06-01, sections 50-06-01.4, 50-06-01.9, and 50-06-05.1,
- 15 subsection 3 of section 50-06-05.3, sections 50-06-05.8, 50-06-06.2, 50-06-06.5, 50-06-06.14,
- 16 50-06-12, 50-06-20, 50-06.2-01, 50-06.2-02, 50-06.2-03, 50-06.2-04, 50-06.2-06, 50-09-01,
- 17 50-09-02, 50-09-02.2, 50-09-03, 50-09-04, 50-09-06, 50-09-07, and 50-09-08, subsections 2, 3,
- 18 and 4 of section 50-09-08.2, sections 50-09-08.3, 50-09-08.4, and 50-09-09, subsection 1 of
- 19 section 50-09-14, sections 50-09-29 and 50-09-30, subsection 2 of section 50-11-00.1, sections
- 20 50-11.1-02, 50-11.2-01, 50-11.2-02, 50-24.1-03.1, 50-24.1-03.2, and 50-24.5-01, subsection 1
- 21 of section 50-24.5-02, sections 50-24.5-03, 50-24.5-07, 50-24.5-09 and 50-24.7-01,
- 22 subsection 1 of section 50-24.7-02, sections 50-24.7-03 and 50-24.7-06, subsections 6 and 11
- 23 of section 50-25.1-02, sections 50-25.1-04.3, 50-25.2-14, 50-29-01, 50-29-02, 50-29-03, and
- 24 54-46-13, subsection 3 of section 57-15-01.1, sections 57-15-06.7 and 57-20-07.1,
- subdivision b of subsection 1 of section 57-55-10, and subsection 16 of section 65-01-02 of the

- 1 North Dakota Century Code, relating to the establishment and operation of human service zone
- 2 areas, taxing district levy limitations, and property tax statements; to repeal sections 50-01-03,
- 3 50-01.1-02.1, 50-01.2-03.1, and 50-01.2-06, chapter 50-03, and sections 50-06-05.7,
- 4 50-06-06.1, 50-06-20.1, 50-06.2-05, and 50-25.1-06.1 of the North Dakota Century Code,
- 5 relating to administration of county social service boards, the county human services fund, and
- 6 caseload standards; to provide a contingent appropriation; to provide an effective date; and to
- 7 declare an emergency.

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

- 9 **SECTION 1. AMENDMENT.** Section 11-16-01 of the North Dakota Century Code is 10 amended and reenacted as follows:
- 11 11-16-01. Duties of the state's attorney.
- The state's attorney is the public prosecutor, and shall:
- Attend the district court and conduct on behalf of the state all prosecutions for public
 offenses.
- 15 2. Institute proceedings before magistrates for the arrest of persons charged with or
 16 reasonably suspected of public offenses when the state's attorney has information that
 17 such offenses have been committed, and for that purpose, when the state's attorney is
 18 not engaged in criminal proceedings in the district court, the state's attorney shall
 19 attend upon the magistrates in cases of arrests when required by them except in
 20 cases of assault and battery and petit larceny.
- 3. Attend before, and give advice to, the grand jury whenever cases are presented to it
 for consideration.
- 4. Draw all indictments and informations.
- 5. Defend all suits brought against the state or against the county.
- 26 Prosecute all bonds forfeited in the courts of record of the county and prosecute all actions for the recovery of debts, fines, penalties, and forfeitures accruing to the state or to the county.
- Deliver duplicate receipts for money or property received in the state's attorney's
 official capacity and file copies thereof with the county auditor.

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- 8. On the first Monday of January, April, July, and October in each year, file with the county auditor an account, verified by the state's attorney's oath, of all money received by the state's attorney in an official capacity in the preceding three months, and at the same time, pay it over to the county treasurer.
 - Give, when required and without fee, the state's attorney's opinion in writing to the
 county, district, township, and school district officers on matters relating to the duties of
 their respective offices.
- 8 10. Keep a register of all official business in which must be entered a note of each action, 9 whether civil or criminal, prosecuted officially, and of the proceedings therein.
- 10 11. Repealed by S.L. 1945, ch. 161, § 1.
- 12 Act as legal adviser of the board of county commissioners, attend the meetings thereof 12 when required, and oppose all claims and actions presented against the county which 13 are unjust or illegal.
- 14 13.12. Institute an action in the name of the county to recover any money paid upon the order of the board of county commissioners without authority of law as salary, fee, or for any other purpose, or any money paid on a warrant drawn by any officer to that officer's own order or in favor of any other person without authorization by the board of county commissioners or by law.
- 19 14.13. Institute an action in the name of the county to restrain the payment of any money
 20 described in any order or warrant of the kind described in subsection 13 when the
 21 state's attorney secures knowledge of such order or warrant before the money is paid
 22 thereon.
- 23 <u>15.14.</u> Assist the district court in behalf of the recipient of payments for child support or spousal support combined with child support in all proceedings instituted to enforce compliance with a decree or order of the court requiring such payments.
- 26 16.15. Institute proceedings under chapter 25-03.1 if there is probable cause to believe that the subject of a petition for involuntary commitment is a person requiring treatment.
- 16. Institute and defend proceedings under sections 14-09-12 and 14-09-19 and chapters
 27-20 and 50-01 upon consultation with the human service zone director or the
 executive director of the department of human services.

1	<u>17.</u>	Act as the legal advisor and represent a human service zone as set forth in a plan
2		approved under section 50-01.1-03. The state's attorney of the county in which the
3		human service zone office is located shall act as the legal advisor of the human
4		service zone, with the assistance of the other state's attorneys of the counties
5		comprised of the human service zone.

- 18. Act as the legal advisor and represent the human service zone regarding employer actions, including grievances and appeals, taken against the human service zone team member. The state's attorney of the county by which the human service zone team member is employed shall act as the legal advisor of the human service zone.
- The state's attorney shall not require any order of the board of county commissioners to institute an action under subsection 13 or 14.
- **SECTION 2. AMENDMENT.** Section 11-23-01 of the North Dakota Century Code is amended and reenacted as follows:
- 11-23-01. Officers required to furnish commissioners with departmental budget.

 (Effective through July December 31, 2019)

Every officer in charge of any institution, office, or undertaking supported wholly or in part by the county shall file with the board of county commissioners a departmental budget that is prescribed by the state auditor. The departmental budget must include an itemized statement of the estimated amount of money that will be required for the maintenance, operation, or improvement of the institution, office, or undertaking for the ensuing year. The board of county commissioners may require additional information to clarify the departmental budget.

Officers required to furnish commissioners with departmental budget. (Effective after JulyDecember 31, 2019)

1. Every officer in charge of any institution, office, or undertaking supported wholly or in part by the county shall file with the board of county commissioners a departmental budget that is prescribed by the state auditor. The departmental budget must include an itemized statement of the estimated amount of money that will be required for the maintenance, operation, or improvement of the institution, office, or undertaking for the ensuing year. The board of county commissioners may require additional information to clarify the departmental budget.

1 2. a. The departmental budget submitted by the county social human service board in-2 2019 for the 2020 budgetzone may not exceed an amount determined using the 3 departmental budget submitted in 2016 by the county social service board as a 4 starting point, subtracting the reduction in the county's social service funding-5 responsibility for 2016 derived from transferring the county social service costs-6 identified in this subdivision from the county social service board to the 7 department of human services, and applying to the resulting amount the 8 percentage salary and benefits increase provided by legislative appropriations for 9 state employees for taxable year 2019. For purposes of this subdivision, the 10 reduction in the county's social service funding responsibility derived from-11 transferring the county social service costs identified in this subdivision from the 12 county social service board to the department of human services includes the 13 followina: 14 (1) Foster care and subsidized adoption costs that would have been paid by the 15 county after December 31, 2015; 16 (2) The county's share of grant costs for medical assistance in the form of 17 payments for care furnished to recipients of therapeutic foster care services 18 which would have been paid by the county after December 31, 2015; 19 The county's share of the costs for service payments to the elderly and 20 disabled which would have been paid by the county after December 15, 21 2015; 22 The county's share of salary and benefits for family preservation services 23 pursuant to section 50-06-05.8 which would have been paid by the county-24 after December 31, 2015; 25 The county's share of the cost of the electronic benefits transfers for the (5) 26 supplemental nutrition assistance program which would have been paid by-27 the county after December 31, 2015; and 28 The computer processing costs which would have been paid by the county-29 after December 31, 2015, which exceed the county's costs of operation of 30 the technical eligibility computer system in calendar year 1995 increased by

the increase in the consumer price index for all urban consumers (all items,

1 United States city average) after January 1, 1996by the department of 2 <u>human services and the human service zone director pursuant to section</u> 3 50-35-04 and must include the county's cost allocation of indirect costs 4 based on a formula established by the department of human services. 5 The county share of the human service zone budget must be funded entirely from b. 6 the county's property tax levy for that purpose and the county may not use funds-7 from any other source to supplement the human services budget, with the 8 exception that the county may make use of the identifiable amount of other-9 sources the county has used to supplement its human services budget for 2015and the county may use grant funds that may be available to the county under-10 11 section 50-06-20.1 general fund. 12 The department of human services shall develop a process to review a request C. 13 from a county social human service boardzone for any proposed increase in staff 14 needed as a result of significantly increased caseloads for state-funded human-15 services programs, if the increase in staff would result in the county exceeding 16 the budget limitation established under this subsection. As part of its review 17 process, the department of human services shall review countywidepertinent 18 factors, which may include caseload information and consider the option of 19 multicounty sharing of staff. If the department of human services approves a 20 request for a proposed increase in staff, the countyhuman service zone budget 21 limitation established under subdivision b may be increased by the amount 22 determined necessary by the department of human services to fund the approved 23 additional staff. The human service zone director shall submit the proposed 24 increase in staff to the board of county commissioners. If the board of county 25 commissioners approves the proposed increase in staff, the human service zone 26 <u>director may hire the increase in staff in accordance with the designated</u> 27 classification pay grade. 28 SECTION 3. AMENDMENT. Subdivision c of subsection 1 of section 14-02.1-02.1 of the 29 North Dakota Century Code is amended and reenacted as follows: 30 Materials that include information on the support obligations of the father of a

child who is born alive, including the father's legal duty to support his child, which

may include child support payments and health insurance, and the fact that paternity may be established by the father's signature on an acknowledgment of paternity or by court action. The printed material must also state that more information concerning paternity establishment and child support services and enforcement may be obtained by calling state <u>public assistance agencies</u> or <u>county public assistance agencies</u>human service zones.

SECTION 4. AMENDMENT. Section 14-08.1-01 of the North Dakota Century Code is amended and reenacted as follows:

14-08.1-01. Liability for support.

A person legally responsible for the support of a child under the age of eighteen years who is not subject to any subsisting court order for the support of the child and who fails to provide support, subsistence, education, or other necessary care for the child, regardless of whether the child is not or was not in destitute circumstances, is liable for the reasonable value of physical and custodial care or support which has been furnished to the child by any person, institution, agency, or county social human service board zone. Any payment of public assistance money made to or for the benefit of any dependent child creates a presumption that such payment equals the reasonable value of physical and custodial care or support.

SECTION 5. AMENDMENT. Section 14-09-06.3 of the North Dakota Century Code is amended and reenacted as follows:

14-09-06.3. Custody investigations and reports - Costs.

- 1. In contested proceedings dealing with parental rights and responsibilities the court, upon the request of either party, or, upon its own motion, may order an investigation and report concerning parenting rights and responsibilities regarding the child. The court shall designate a person or agency responsible for making the investigation and report, which designees may include the county social human service board zone, public health officer, school officials, and any other public agency or private practitioner it the court deems qualified to make the investigation.
- 2. The investigator may consult any person who may have information about the child and any potential arrangements for parenting rights and responsibilities, and upon order of the court may refer the child to any professional personnel for diagnosis.

- 3. The court shall mail the investigator's report to counsel and to any party not represented by counsel at least thirty days before the hearing. The investigator shall make available to any such counsel or party the complete file of data and reports underlying the investigator's report and the names and addresses of all persons whom the investigator has consulted. A party may call the investigator and any person whom the investigator has consulted for cross-examination at the hearing. A party may not waive the party's right of cross-examination before the hearing.
 - 4. The court shall enter an order for the costs of any such investigation against either or both parties, except that if the parties are indigent the expenses must be borne by the countyhuman service zone where the child resided at the time the action was commenced or if a modification of parental rights and responsibilities, at the time the motion to modify is served.

SECTION 6. AMENDMENT. Section 14-09-06.4 of the North Dakota Century Code is amended and reenacted as follows:

14-09-06.4. Appointment of guardian ad litem or investigator for child in proceedings involving parental rights and responsibilities - Immunity.

In any action for an annulment, divorce, legal separation, or other action affecting marriage, when either party has reason for special concern as to the future of the minor child, and in any action when the parenting rights and responsibilities concerning the child is contested, either party to the action may petition the court for the appointment of a guardian ad litem to represent the child concerning parenting rights and responsibilities. The court may appoint a guardian ad litem or investigator on its own motion. If appointed, a guardian ad litem shall serve as an advocate of the child's best interests. If appointed, the investigator shall provide those services as prescribed by the supreme court. The court may direct either or both parties to pay the guardian ad litem or investigator fee established by the court. If neither party is able to pay the fee, the court may direct the fee to be paid, in whole or in part, by the eountyhuman service zone where the child resided at the time the action was commenced. The court may direct either or both parties to reimburse the eountyhuman service zone, in whole or in part, for such payment. Any guardian ad litem or investigator appointed under this section who acts in good faith in making a report to the court is immune from any civil liability resulting from the report.

- 1 For the purpose of determining good faith, the good faith of the guardian ad litem or investigator
- 2 is a disputable presumption.
- 3 **SECTION 7. AMENDMENT.** Section 14-09-12 of the North Dakota Century Code is
- 4 amended and reenacted as follows:
- 5 14-09-12. Support by county Liability of parent's estate.
- If a parent chargeable with the support of a child dies leaving it chargeable upon the

 countyhuman service zone and leaving an estate sufficient for its support, the board of county

 commissioners of the countydepartment of human services, in the name of the countyhuman

 service zone, may claim provision for its support from the parent's estate by civil action, and for

 this purpose may have the same remedies as any creditor against that estate and against the
- 12 **SECTION 8. AMENDMENT.** Section 14-09-19 of the North Dakota Century Code is amended and reenacted as follows:
- 14 **14-09-19.** Parental abuse.

heirs, devisees, and next of kin of the parent.

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- The abuse of parental authority is the subject of judicial cognizance in a civil action in the district court brought by the child, or by its relatives of the child within the third degree, or by the county social human service boardzone of the county where the child resides, and when the abuse is established the child may be freed from the dominion of the parent and the duty of support and education may be enforced.
- 20 **SECTION 9. AMENDMENT.** Subdivision i of subsection 1 of section 14-15-09 of the North 21 Dakota Century Code is amended and reenacted as follows:
 - The department or a county social human service boardzone as respondent.
- 23 **SECTION 10. AMENDMENT.** Section 14-15-12.1 of the North Dakota Century Code is amended and reenacted as follows:
- 25 **14-15-12.1.** Health insurance requirements for adoptees.
 - The department or child-placing agency involved in an adoption action may at any time before a final decree of adoption, if legal custody of the individual to be adopted is not held by the department, a child-placing agency, or an equivalent office or agency outside the state, require the petitioner for the adoption of another individual to show proof that a health insurance policy is in effect which provides coverage for the individual to be adopted. If proof of health insurance coverage is submitted by the petitioner, no further bond of any kind may be required

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- by the department or a county social human service boardzone in regard to health coverage of
 the individual to be adopted.
- 3 **SECTION 11. AMENDMENT.** Section 23-06-03 of the North Dakota Century Code is 4 amended and reenacted as follows:

5 23-06-03. Duty of final disposition - Indigent burial - Decedent's instructions.

- 1. The duty of disposition of the body of a deceased individual devolves upon the following individual in the order of priority:
 - a. Any legally competent adult given the duty of final disposition by the deceased individual in a statement conforming with section 23-06-31, except the legally competent adult specified in the statement conforming with section 23-06-31 may decline the duty of final disposition unless the individual would otherwise have the duty of final disposition under this section;
 - b. The surviving spouse if the deceased was married;
 - c. If the deceased was not married but left kindred, upon the majority of the adult children of the decedent; however, in the absence of actual knowledge to the contrary, a funeral director or mortician may rely on instructions given by the child who represents to be the sole surviving child or the children who represent to constitute a majority of the surviving children;
 - d. The surviving parent or parents of the decedent, each having equal authority;
 - e. The adult sibling or the majority of the adult siblings of the decedent; however, in the absence of actual knowledge to the contrary, a funeral director or mortician may rely on instructions given by the sibling who represents to be the sole surviving sibling or the siblings who represent to constitute a majority of the surviving siblings;
 - f. The adult grandchild or the majority of the adult grandchildren of the decedent; however, in the absence of actual knowledge to the contrary, a funeral director or mortician may rely on instructions given by a grandchild who represents to be the only grandchild reasonably available to control final disposition of the decedent's remains or the grandchildren who represent to constitute a majority of grandchildren reasonably available to control final disposition of the decedent's remains;

- g. The grandparent or the grandparents of the decedent, each having equal authority;
 - h. The adult nieces and nephews of the decedent or a majority of the adult nieces and nephews; however, in the absence of actual knowledge to the contrary, a funeral director or mortician may rely on instructions given by a niece or nephew, who represents to be the only niece or nephew reasonably available to control final disposition of the decedent's remains or the nieces and nephews who represent to constitute a majority of the nieces and nephews reasonably available to control final disposition of the decedent's remains;
 - i. An individual who was acting as the guardian of the decedent with authority to make health care decisions for the decedent at the time of death;
 - j. An adult who exhibited special care and concern for the decedent;
 - k. An individual respectively in the next degree of kinship in the order named by law to inherit the estate of the decedent; or
 - I. The appropriate public or court authority, as required by law. For purposes of this subdivision, the appropriate public or court authority includes the county social human service boardzone of the county in which the death occurred if the individual dies without apparent financial means to provide for final disposition or the district court in the county in which the death occurred.
 - 2. If there is only one individual in a degree of relationship to the decedent described in subsection 1, and a district court determines the person and the decedent were estranged at the time of death, the right to control and the duty of disposition devolves to the next degree of relationship under subsection 1. For purposes of this subsection, "estranged" means having a relationship characterized by mutual enmity, hostility, or indifference.
 - 3. If an individual to whom the right to control and duty of disposition devolves under subsection 1, refuses to accept or declines to act upon the right or duty, that right and duty passes as follows:
 - a. To another individual with the same degree of relationship to the decedent as the individual refusing to accept or declining to act; or

- b. To the individual in the next degree of relationship to the decedent undersubsection 1.
 - 4. If a dispute exists regarding the right to control or duty of disposition, the parties in dispute or the mortician or funeral director may file a petition in the district court in the county of residence of the decedent requesting the court make a determination in the matter. If the right to control and duty of disposition devolves to more than one individual with the same degree of relationship to the decedent and those individuals do not, by majority vote, make a decision regarding arrangements and final disposition and a district court has been petitioned to make a determination, the court shall consider the following factors in making a determination:
 - a. The reasonableness, practicality, and resources available for payment of the proposed arrangements and final disposition;
 - b. The degree of the personal relationship between the decedent and each of the individuals in the same degree of relationship to the decedent;
 - The expressed wishes and directions of the decedent and the extent to which the decedent provided resources for the purpose of carrying out the wishes or directions; and
 - d. The degree to which the arrangements and final disposition will allow for participation by all who wish to pay respect to the decedent.
 - 5. If the individual who has the duty of final disposition does not arrange for final disposition of the body within the time required by this chapter, the individual next specified shall bury or otherwise dispose of the body within the requirements of this chapter.
 - 6. a. If the deceased did not leave sufficient means to pay for expenses of final disposition, including the cost of a casket, and is not survived by an individual described by subsection 1 and identified for financial responsibility within the county's human service zone's general assistance policy, within fifteen days of application for services the county social human service board zone of the county in which the deceased had residence for county general assistance purposes or, if residence cannot be established, within fifteen days of application for assistance the county social human service board zone of the county in which the

- death occurs shall employ a person to arrange for and supervise the final disposition. If the deceased was a resident or inmate of a public institution, within fifteen days of application for assistance the county human service zone in which the deceased was a resident for county general assistance purposes immediately before entering the institution shall employ a person to arrange for and supervise the final disposition.
 - b. Each board of county commissioners human service zone director or the director's designee may negotiate with the interested funeral directors or funeral homes regarding cremation expenses and burial expenses but the total charges for burial services, including transportation of the deceased to the place of burial, the grave box or vault, grave space, and grave opening and closing expenses, may not be less than one thousand five hundred dollars.
 - c. The county social services board human service zone may provide for the use of a military casket or urn, if the deceased was a veteran as defined in section 37-01-40, unless the additional cost exceeds the negotiated expenses of this section or a surviving spouse or the nearest of kin of the deceased elects a nonmilitary casket.
 - d. The county social human service board zone shall pay the charge for funeral expenses as negotiated by the board of county commissioners human service zone director or the director's designee. The county social human service board zone may not decrease the county human service zone payment due to a nominal amount left by the deceased or contributed by kin or any other party to defray the expenses of burial or cremation. Funds adequate to allow for burial instead of cremation are considered nominal under this section.
 - 7. If the individual with the duty of final disposition under this section, or the personal representative of the decedent's estate, if any, is aware of the decedent's instructions regarding the disposition of the remains, that person shall honor those instructions, to the extent reasonable and possible, to the extent the instructions do not impose an economic or emotional hardship. A decedent's instructions may be reflected in a variety of methods, including pre-need funeral arrangements a deceased articulated and funded in a pre-need funeral service contract, a health care directive, a durable

- power of attorney for health care, a power of attorney, a will, a document created under section 23-06-31, or a document of gift for an anatomical gift.
- 8. If the decedent died while serving in any branch of the United States armed forces, the
 United States reserve forces, or the national guard, as provided by 10 U.S.C. 1481
 section (a)(1) through (8) as effective through December 2001, and completed a
 United States department of defense record of emergency data, DD form 93, or its
 successor form or its equivalent branch's form, the duty to bury or cremate the
 decedent or to provide other funeral and disposition arrangements for the decedent
 devolves on the person authorized by the decedent pursuant to that form.
- SECTION 12. AMENDMENT. Section 23-41-01 of the North Dakota Century Code is amended and reenacted as follows:
- 12 **23-41-01**. Definitions.

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- In this chapter unless the context or subject matter otherwise requires:
 - 1. "County agency" means the county social service boards in this state.
 - 2. "Department" means the state department of health.
- 16 <u>2. "Human service zone" means a county or consolidated group of counties</u>
 17 <u>administering human services within a designated area in accordance with a plan</u>
 18 <u>approved by the department of human services.</u>
- 19 <u>3.</u> <u>"Human services" means:</u>
 - a. A service or assistance provided to an individual or an individual's family in need of services or assistance, including child welfare services, economic assistance programs, medical service programs, and aging service programs, to assist the individual or the individual's family in achieving and maintaining basic self-sufficiency, including physical health, mental health, education, welfare, food and nutrition, and housing.
 - b. A service or assistance provided, administered, or supervised by the department of human services in accordance with chapter 50-06.
 - c. <u>Licensing duties as administered or supervised by the department of human</u>

 <u>services or delegated by the department of human services to a human service</u>

 <u>zone.</u>

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- SECTION 13. AMENDMENT. Section 23-41-06 of the North Dakota Century Code is
 amended and reenacted as follows:
- 3 23-41-06. Duties of county agencies human service zones.
- 4 A county agency human service zone shall:
- 5 1. Cooperate with the department in administering this chapter in its county human service zone, subject to rules adopted by the department state health council.
 - Make surveys and reports regarding children with special health care needs in the various counties to the department when the department directs and in the way the department directs.
 - Provide for the transportation of a child with special health care needs to a clinic for medical examination and to a hospital or a clinic for treatment.
- 12 **SECTION 14. AMENDMENT.** Section 25-04-08.1 of the North Dakota Century Code is amended and reenacted as follows:
- 14 **25-04-08.1.** Notification prior tobefore discharge.
 - Prior toBefore discharge the superintendent shall consult with the parent or guardian of the person to be discharged, or with the court whichthat ordered the commitment, and shall notify the director of the county socialhuman service boardzone of the county whereinin which it is proposed that such person will assume residence and also shall notify the executive director of the department of human services.
- 20 **SECTION 15. AMENDMENT.** Section 25-04-11 of the North Dakota Century Code is amended and reenacted as follows:
- 22 **25-04-11.** Disposition of person who is not a legal resident.
 - If a person who has no legal residence in this state is subject to admission to the life skills and transition center or other appropriate state facility, by order of a court of competent jurisdiction, such person must be sent, at the expense of the county or human service zone, to the life skills and transition center in the same manner as a resident of this state who is found to be in need of services offered at the life skills and transition center, and the superintendent of the life skills and transition center shall then arrange for the transportation of such person to the place where the person belongs. The department of human services shall ascertain the place where such person belongs when the same conveniently can be done.

- SECTION 16. AMENDMENT. Subsection 2 of section 25-04-16 of the North Dakota
 Century Code is amended and reenacted as follows:
 - 2. Upon receipt of such application, the supervising department shall direct the county social human service boardzone of the county from which the patient was admitted to determine whether the application is complete and supported by the required proofs. The supervising department shall approve, reject, or amend the determination made by the county social human service boardzone. The determination made by the supervising department may be appealed to the district court of the county of residence of the patient.

SECTION 17. AMENDMENT. Section 26.1-45-13 of the North Dakota Century Code is amended and reenacted as follows:

26.1-45-13. Qualified service providers.

Any insurance company providing long-term care coverage for home and community-based services shall pay a provider meeting qualified service provider standards a daily payment allowance as defined in the policy or certificate. "Qualified service provider" means a county-agencyhuman service zone or independent contractor that agrees to meet standards for personal attendant care service as established by the department of human services.

SECTION 18. AMENDMENT. Section 27-20-11 of the North Dakota Century Code is amended and reenacted as follows:

27-20-11. Venue.

A proceeding under this chapter may be commenced in the county in which the child resides. A proceeding under section 27-20-30.1 must be commenced in the administrative-county within the administrative human service zone, as determined by the department of human services. If delinquent or unruly conduct is alleged, the proceeding may be commenced in the county in which the acts constituting the alleged delinquent or unruly conduct occurred. If deprivation is alleged, the proceeding may be brought in the county in which the child is present when it is commenced, the county in which the child has resided the majority of the thirty days prior to the date of the alleged deprivation, or the county where the alleged deprivation has occurred. The court shall determine the appropriate venue for a deprivation action based upon the best interests of the child.

1	SE	CTIO	N 19.	AMENDMENT. Subsection 7 of section 27-20-20.1 of the North Dakota
2	Century	Cod	le is a	mended and reenacted as follows:
3	7.	For	purp	oses of this section:
4		a.	"A f	inding that the child has been subjected to child abuse or neglect" means:
5			(1)	A finding of deprivation made under chapter 27-20; or
6			(2)	A conviction of a person, responsible for a child's welfare, for conduct
7				involving the child, under chapter 12.1-16 or sections 12.1-17-01 through
8				12.1-17-04 or 12.1-20-01 through 12.1-20-08.
9		b.	"Co	mpelling reason" means a recorded statement that reflects consideration of:
10			(1)	The child's age;
11			(2)	The portion of the child's life spent living in the household of a parent of the
12				child;
13			(3)	The availability of an adoptive home suitable to the child's needs;
14			(4)	Whether the child has special needs; and
15			(5)	The expressed wishes of a child age ten or older.
16		C.	"De	partment" means the department of human services or its designee, including
17			any	county socialhuman service boardzone.
18	SEC	СТІО	N 20.	AMENDMENT. Section 27-20-30 of the North Dakota Century Code is
19	amende	ed an	d ree	nacted as follows:
20	27-2	20-30). Dis	position of deprived child.
21	1.	If th	ne chi	ld is found to be a deprived child, the court may make any of the following
22		ord	lers of	f disposition best suited to the protection and physical, mental, and moral
23		we	lfare o	of the child:
24		a.	Per	mit the child to reside with the child's parents, guardian, or other custodian,
25			sub	ject to conditions and limitations as the court prescribes, including supervision
26			as o	directed by the court for the protection of the child.
27		b.	Sub	ject to conditions and limitations as the court prescribes, transfer temporary
28			lega	al custody to any of the following:
29			(1)	An agency or other private organization licensed or otherwise authorized by
30				law to receive and provide care for the child

of a petition and affidavit.

1 (2) The director of the county social human service boardzone or other public 2 agency authorized by law to receive and provide care for the child. 3 C. Require the parents, guardian, or other custodian to participate in treatment. 4 d. Appoint a fit and willing relative or other appropriate individual as the child's legal 5 quardian. 6 In cases in which a compelling reason has been shown that it would not be in the e. 7 child's best interests to return home, to have parental rights terminated, to be 8 placed for adoption, to be placed with a fit and willing relative, or to be placed 9 with a legal guardian, establish, by order, some other planned permanent living 10 arrangement. 11 Without a compelling reason to the contrary, a court order that transfers the child 12 from the current protective placement to a parent or other biological family must 13 provide a reasonable period of time to facilitate a beneficial transition for the child 14 and other parties involved. 15 2. Unless a child found to be deprived is found also to be delinquent or unruly and not 16 amenable to treatment, the child may not be committed to or confined in an institution 17 or other facility designed or operated for the benefit of delinquent children. 18 SECTION 21. AMENDMENT. Section 27-20-30.1 of the North Dakota Century Code is 19 amended and reenacted as follows: 20 27-20-30.1. Disposition of child needing continued foster care services. 21 For purposes of this section, "child" means an individual between the ages of eighteen 22 and twenty-one years who is in need of continued foster care services. 23 A petition to commence an action under this section must contain information required 2. 24 under section 27-20-21 along with an affidavit either prepared by the administrative 25 countyhuman service zone, as determined by the department of human services, or 26 prepared by an agency or tribal council of a recognized Indian reservation in North 27 Dakota. 28 The court shall issue a summons in accordance with section 27-20-22 upon the filing 3.

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1 If a child is in need of continued foster care services as determined by the department 2 of human services and as set forth in a continued foster care agreement, the court 3 shall make the following judicial determination: 4 That the child is not deprived, delinquent, or unruly but is in need of continued a. 5 foster care services: 6 b. That the child will remain in or will return to foster care pursuant to the child's 7 continued foster care agreement; 8 That the child's continued foster care agreement has been willfully entered C. 9 between: 10 (1) The department of human services or its agent, the child, and the foster 11 care provider; or 12 (2) An agency or tribal council of a recognized Indian reservation in North 13 Dakota if the child is not subject to the jurisdiction of the state of North 14 Dakota, the child, and the foster care provider: 15 d. That it is in the best interest of the child to remain in or return to foster care; 16 That reasonable efforts were made in accordance with subsection 7 of section e. 17 27-20-32.2; 18 That the child has attained the age of eighteen or older but does not exceed the 19 age of twenty-one years; 20 That the child has satisfied the education, employment, or disability requirements g. 21 under the Fostering Connections to Success and Increasing Adoptions Act of 22 2008 [Pub. L. 110-351] and as set forth by the department of human services; 23 That the administrative county human service zone, as determined by the h. 24 department, or that an agency or tribal council of a recognized Indian reservation 25 in North Dakota, shall continue foster care case management, unless otherwise 26 agreed to or required by the department; 27 That the administrative eountyhuman service zone or an agency or tribal council 28 of a recognized Indian reservation in North Dakota must have care and 29 placement responsibility of the child; 30 That permanency hearing must be as set forth in section 27-20-36; and

ı		K.	rna	t there are no grounds to file a petition to terminate parental rights under
2			cha	pter 27-20.
3	5.	Pur	suant	to N.D.R.Juv.P., Rule 16 rule 16 of the North Dakota Rules of Juvenile
4		<u>Pro</u>	cedur	e, a court may modify or vacate the judicial determination made under
5		sub	sectio	on 4.
6	SEC	стю	N 22.	AMENDMENT. Subsection 2 of section 27-20-31 of the North Dakota
7	Century	Cod	e is aı	mended and reenacted as follows:
8	2.	Pla	cing tl	he child on probation under the supervision of the director, probation officer,
9		or c	other a	appropriate officer of the court or the director of the county social human
10		ser	vice b	oardzone under conditions and limitations the court prescribes;
11	SEC	CTIO	N 23.	AMENDMENT. Section 27-20-44 of the North Dakota Century Code is
12	amende	d an	d reer	nacted as follows:
13	27-2	20-44	. Terr	mination of parental rights.
14	1.	The	cour	t by order may terminate the parental rights of a parent with respect to the
15		par	ent's o	child if:
16		a.	The	parent has abandoned the child;
17		b.	The	child is subjected to aggravated circumstances as defined under
18			sub	section 3 of section 27-20-02;
19		C.	The	child is a deprived child and the court finds:
20			(1)	The conditions and causes of the deprivation are likely to continue or will not
21				be remedied and that by reason thereof the child is suffering or will probably
22				suffer serious physical, mental, moral, or emotional harm; or
23			(2)	The child has been in foster care, in the care, custody, and control of the
24				department, or a county social human service board zone, or, in cases
25				arising out of an adjudication by the juvenile court that a child is an unruly
26				child, the division of juvenile services, for at least four hundred fifty out of
27				the previous six hundred sixty nights; or
28		d.	The	written consent of the parent acknowledged before the court has been given.
29	2.	If th	ie cou	irt does not make an order of termination of parental rights, it may grant an
30		ord	er und	der section 27-20-30 if the court finds from clear and convincing evidence that
31		the	child	is a deprived child.

- **SECTION 24. AMENDMENT.** Section 27-20-49 of the North Dakota Century Code is 2 amended and reenacted as follows:
- 3 27-20-49. Costs and expenses for care of child.
- 1. The following expenses are a charge upon the funds of the county <u>or human service</u>

 <u>zone</u> upon certification thereof by the court:
 - The cost of medical and other examinations and treatment of a child ordered by the court.
 - b. The cost of care and support of a child committed by the court to the legal custody of a public agency other than an institution for delinquent children or to a private agency or individual other than a parent.
 - c. The cost of any necessary transportation for medical and other examinations and treatment of a child ordered by the court unless the child is in the legal custody of a state agency.
 - 2. The commission on legal counsel for indigents shall pay reasonable compensation for services and related expenses of counsel provided at public expense for a party and the supreme court shall pay reasonable compensation for a guardian ad litem. The attorney general shall pay the witness fees, mileage, and travel expense of witnesses incurred in the proceedings under this chapter in the amount and at the rate provided for in section 31-01-16. Expenses of the state include the cost of any necessary transportation for medical and other examinations and treatment of a child ordered by the court if the child is in the legal custody of a state agency in which case the cost must be reimbursed to the county or human service zone by that state agency at the state mileage rate, excluding meals and lodging, plus twenty-nine cents per mile.
 - 3. If, after due notice to the parents or other persons legally obligated to care for and support the child, and to a child over the age of eighteen, and after affording them an opportunity to be heard, the court finds that they are financially able to pay all or part of the costs and expenses stated in subsection 1, and expenses payable by the supreme court under subsection 2, the court may order them to pay the same and prescribe the manner of payment. Unless otherwise ordered, payment shall be made to the clerk of the juvenile court for remittance to the person to whom compensation is due, or if the costs and expenses have been paid by the county, human service zone,

- or the state to the county treasurer of the county, the county treasurer of the county in which the human service zone office is located, or to the state treasurer.
 - 4. Unless it finds that there is no likelihood that the party is or will be able to pay attorney's fees and expenses, the court, in its order or judgment following a hearing under this chapter, shall order the parents or other persons legally obligated to care for and support the child, and the child if over the age of eighteen, to reimburse the presumed amount of indigent defense costs and expenses, as determined by the commission on legal counsel for indigents, and shall notify the party of the right to a hearing on the reimbursement amount. If the party or the state requests a hearing within thirty days of receiving notice under this subsection, the court shall schedule a hearing at which the actual amount of attorney's fees and expenses must be shown. In determining the amount of reimbursement and method of payment, the court shall consider the financial resources of the party and the nature of the burden that reimbursement of costs and expenses will impose.
 - 5. A party who is required to reimburse indigent defense costs and expenses and who is not willfully in default in that reimbursement may at any time petition the court to waive reimbursement of all or any portion of the attorney's fees and expenses. If the court is satisfied that reimbursement of the amount due will impose undue hardship on the party or the party's immediate family, the court may waive reimbursement of all or any portion of the amount due or modify the method of payment.
 - **SECTION 25. AMENDMENT.** Section 27-20-54 of the North Dakota Century Code is amended and reenacted as follows:

27-20-54. Destruction of juvenile court records.

- Except as otherwise required under section 25-03.3-04, all juvenile court records must be retained and disposed of pursuant to rules and policies established by the North Dakota supreme court.
- 2. Upon the final destruction of a file or record, the proceeding must be treated as if it never occurred. The juvenile court shall notify each agency named in the file or record of the destruction. All index references, except those which may be made by the attorney general and the directors of the department of transportation, the department of human services, the department of corrections and rehabilitation, law enforcement

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agencies, and county social service agencies human service zones, must be deleted. Each agency, except the attorney general and the directors of the department of transportation, the department of human services, the department of corrections and rehabilitation, law enforcement agencies, and county social service agencieshuman service zones, upon notification of the destruction of a file or record, shall destroy all files, records, and references to the child's apprehension, detention, and referral to the juvenile court and any record of disposition made by the juvenile court. The attorney general, the department of human services, the department of corrections and rehabilitation, law enforcement agencies, and county social service agencies human service zones may not keep a juvenile file or record longer than is required by the records retention policy of that official, department, or agency. Upon inquiry in any matter the child, the court, and representatives of agencies, except the attorney general and the directors of the department of transportation, the department of human services, the department of corrections and rehabilitation, law enforcement agencies, and county social service agencies human service zones, shall properly reply that no record exists with respect to the child.

SECTION 26. AMENDMENT. Subsection 2 of section 27-21-12 of the North Dakota Century Code is amended and reenacted as follows:

- 2. Notwithstanding any other provisions of law relating to confidentiality, except for the confidentiality requirements of federal drug and alcohol treatment and rehabilitation laws, the division may disclose all or part of a juvenile's files and records, including juvenile court orders, medical, psychological, education, and treatment and counseling records, to individuals employed by the following if the knowledge is reasonably necessary in the best interest of the juvenile and for the protection of others:
 - a. The district court or juvenile court.
 - b. A parent or legal guardian of the juvenile, the parent's or legal guardian's counsel, or the juvenile's counsel, when the juvenile court has committed the juvenile to the custody of the division of juvenile services, and the records are relevant to a proceeding under chapter 27-20 or to a placement hearing under section 27-21-02.1, or when disclosure is necessary for the juvenile's treatment and rehabilitation plan. If the juvenile court determines that it is against the best

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1 interests of the juvenile to disclose records to a parent or legal guardian, the 2 juvenile court may issue an order prohibiting disclosure and describing the 3 records that may not be disclosed. 4 An employee or agent of any division of the department of corrections and C. 5 rehabilitation when necessary to carry out the duties of the department. 6 d. The department of human services or a county social human service agencyzone. 7 A licensed hospital or medical facility, a public or private treatment facility, or a e. 8 residential care or treatment facility, when necessary for the evaluation, 9 treatment, or care of a juvenile in the custody of the division of juvenile services. 10 A law enforcement agency when the division has reasonable grounds to believe 11 the juvenile has committed a delinquent act or has threatened to commit a 12 delinquent act involving serious bodily injury, or when the juvenile is required to 13 register, or is registered, under section 12.1-32-15. 14 A school district or multidistrict special education program in which the juvenile is g. 15 enrolled. 16 The office of the attorney general. h. 17 The risk management division of the office of management and budget and 18 investigators, consultants, or experts retained by the state for the purpose of 19 investigating and defending claims under chapter 32-12.2. 20 SECTION 27. AMENDMENT. Section 30-16-04 of the North Dakota Century Code is 21 amended and reenacted as follows: 22 30-16-04. Descent and distribution of real property subject to homestead estate. 23 The real property subjected to the homestead estate descends, subject to the full 24 satisfaction of that estate, exempt from decedent's debts except claims in favor of the county for 25 county general assistance, the department of human services for general assistance, and also 26 for claims of the state of North Dakota for repayment of old-age assistance and aid to the 27 permanently and totally disabled and as otherwise provided in section 47-18-04, and must be 28 distributed in the manner in which real property not subjected to a homestead estate is

distributed or as directed in the decedent's will. The real property constituting the homestead of

a decedent, or any part thereof, may not descend or be distributed to any person other than the

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- 1 surviving spouse and decedent's heirs in the direct descending line as prescribed in title 30.1 2 until all the decedent's debts are fully paid. 3 SECTION 28. AMENDMENT. Subsection 1 of section 30.1-26-01 of the North Dakota 4 Century Code is amended and reenacted as follows: 5 1. "Alternative resource plan" means a plan that provides an alternative to guardianship, 6 using available support services and arrangements which are acceptable to the 7 alleged incapacitated person. The plan may include the use of providers of service 8 such as visiting nurses, homemakers, home health aides, personal care attendants, 9 adult day care and multipurpose senior citizen centers; home and community-based 10 care, county social services human service zones, and developmental disability 11 services; powers of attorney, representative and protective payees; and licensed 12 congregate care facilities. 13 SECTION 29. AMENDMENT. Subsection 3 of section 30.1-28-11 of the North Dakota 14 Century Code is amended and reenacted as follows: 15 Except as provided in subsection 2, persons who are not disqualified have priority for 16 appointment as guardian in the following order: 17 A person nominated by the incapacitated person prior to being determined to be a. 18 incapacitated, when nominated by means other than provided in subsection 2, if 19 the incapacitated person is fourteen or more years of age and, in the opinion of 20 the court, acted with or has sufficient mental capacity to make an intelligent 21 choice. 22 The spouse of the incapacitated person. b. 23 An adult child of the incapacitated person. C. 24 d. A parent of the incapacitated person, including a person nominated by will or 25 other writing signed by a deceased parent. 26 Any relative of the incapacitated person with whom the incapacitated person has e. 27 resided for more than six months prior to the filing of the petition. 28 Any relative or friend who has maintained significant contacts with the
 - g. A nonprofit corporation established to provide guardianship services; provided, that the corporation does not provide direct care to incapacitated persons. The

incapacitated person or a designated person from a volunteer agency.

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1 corporation shall file with the court the name of an employee, volunteer, or other 2 person from the corporation who is directly responsible for the guardianship of 3 each incapacitated person, and shall notify the court in the event the person for 4 any reason ceases to so act, or if a successor is named. 5 Any appropriate government agency, including county social human service h. 6 agencieszones, except as limited by subsection 1. 7 A person nominated by the person who is caring for or paying benefits to the 8 incapacitated person. 9 SECTION 30. AMENDMENT. Subdivision h of subsection 1 of section 40-01.1-04 of the 10 North Dakota Century Code is amended and reenacted as follows: 11 Use of other statutory tools relating to social and economic development, land 12 use, transportation and roads, health, law enforcement, administrative and fiscal 13 services, recording and registration services, educational services, environmental 14 quality, water, sewer, solid waste, flood relief, parks and open spaces, hospitals, 15 public buildings, or other county functions or services, including creation of 16 cooperative county job development authorities pursuant to section 11-11.1-03, 17 multicounty health units pursuant to chapter 23-35, regional planning and zoning 18 commissions pursuant to section 11-35-01, boards of joint county park districts 19 pursuant to chapter 11-28 or a combination of boards of park commissioners with 20 a city pursuant to chapter 40-49.1, or multicounty social human service 21 districtszones pursuant to chapter 50-01.1. 22 SECTION 31. AMENDMENT. Section 50-01-01 of the North Dakota Century Code is 23 amended and reenacted as follows: 24 50-01-01. County Human service zone obligated to support poor - Eligibility for 25 assistance - Transfer of property as security for assistance. 26 Within the limits of the county human services service zone appropriation, each 27

Within the limits of the county human services service zone appropriation, each county human service zone in this state is obligated, upon receipt of a written application, to provide county general assistance to persons who are residents of the county human service zone and who are eliqible. To be eliqible for county general assistance, the applicant:

- May not have made, before or after making an application for county general
 assistance, an assignment or transfer of property for the purpose of rendering the
 applicant eligible for assistance.
 - 2. Shall comply with the written eligibility standards for eounty general assistance established by the eounty social human service boardzone director. A copy of the written standards must be available upon request. Pursuant to this requirement, the ownership of property by an applicant for eounty general assistance, or by the spouse of the applicant, either individually or jointly, or of insurance on the life of the applicant does not preclude the granting of assistance if the applicant is without funds for the applicant's support. As a condition to the granting of county general assistance, however, the applicant may be required to transfer the property in trust by appropriate instrument as security for relief the applicant may receive, unless the property consists of one of the following:
 - a. A homestead.
 - b. A life insurance policy having a cash surrender value of less than three hundred-dollars.
 - e. Personal property of a value less than three hundred dollars, not including household goods, wearing apparel, and personal effects, such as money.
 - d. Property selected by the applicant having a value of less than three hundreddollars.
 - e. Real or personal property held in trust for the applicant by the federal government.
 - f. Real or personal property on which the taking of security may be prohibited through legislation enacted by the Congress of the United States.
- **SECTION 32. AMENDMENT.** Section 50-01-01.1 of the North Dakota Century Code is amended and reenacted as follows:

50-01-01.1. Determination of eligibility - Notice - Appeal.

The <u>human service zone</u> director of the county social service board, or an individual designated by the county social service board, or the director's designee is responsible for determining, within a reasonable period of time, an applicant's eligibility for county general assistance under this chapter. The applicant must be provided written notice of the

- 1 determination. The notice must include the reasons for the determination, as well as an
- 2 explanation of the applicant's right to a timely appeal of the determination to the county social-
- 3 service boarddepartment of human services if aggrieved by the decision. Decisions of the
- 4 county social service boarddepartment of human services regarding appeals taken pursuant to
- 5 this section are subject to judicial review in the manner prescribed by chapter 28-32.
- 6 **SECTION 33. AMENDMENT.** Section 50-01-02 of the North Dakota Century Code is 7 amended and reenacted as follows:
- 8 50-01-02. County general General assistance jurisdiction.
- The county social human service board of each countyzone, through the human service
- 10 <u>zone director</u>, has exclusive jurisdiction and control of the administration of county general
- 11 assistance within the countyhuman service zone, except as otherwise provided in this title.
- 12 **SECTION 34. AMENDMENT.** Section 50-01-04 of the North Dakota Century Code is
- 13 amended and reenacted as follows:
- 14 **50-01-04**. Records to be kept.
- Every person who administers county general assistance shall maintain reasonable
- 16 records.
- 17 **SECTION 35. AMENDMENT.** Section 50-01-13 of the North Dakota Century Code is
- 18 amended and reenacted as follows:
- 19 **50-01-13.** Medical attention and hospitalization furnished to poor.
- Within the limits of the county human services service zone appropriation, the county-
- 21 <u>socialhuman</u> service <u>boardzone</u> promptly shall provide necessary medical services, covered in
- 22 the written eligibility standards for general assistance, for any poor person in the county human
- 23 <u>service zone</u> who is not provided for in a public institution. The county social human service
- 24 <u>boardzone</u> shall cause to be furnished to the person the necessary covered medicines
- 25 prescribed by a physician. Necessary covered hospitalization must be furnished by the
- 26 countyhuman service zone upon approval or subsequent ratification by the boardhuman service
- 27 <u>zone director or the director's designee</u>. If the poor person is a nonresident of the state, the
- 28 countyhuman service zone furnishing the medical services must be reimbursed within the limits
- 29 of funds appropriated for that purpose by the legislative assembly for eighty percent of the
- 30 expenses incurred in carrying out this section. The reimbursement must be made upon
- 31 vouchers having the approval of the department of human services.

prevailing minimum wage.

1 SECTION 36. AMENDMENT. Section 50-01-17 of the North Dakota Century Code is 2 amended and reenacted as follows: 3 50-01-17. Person required to work. 4 If a person applying for county general assistance is able to work, or if any member of that 5 person's family is able to work, the county social human service board of the countyzone in 6 which the person is a resident may insist that those able to work seek employment and the 7 boardhuman service zone director or the director's designee may refuse to furnish any 8 assistance until it is satisfied that the person claiming assistance is endeavoring to find work. 9 The boardhuman service zone may attempt to secure, for a person claiming county general 10 assistance, who is able to work, employment in the county where the person resides and may 11 call upon residents of the county to aid the boardhuman service zone in finding work for that 12 person. 13 **SECTION 37. AMENDMENT.** Section 50-01-17.1 of the North Dakota Century Code is 14 amended and reenacted as follows: 15 50-01-17.1. Work requirement conditions. 16 If a person applying for county general assistance is able to work, the county social<u>human</u> 17 service boardzone director or the director's designee, at its option, may require the applicant to 18 comply with any or all of the following provisions as a condition to receiving publicgeneral 19 assistance: 20 1. To register with job service North Dakota. 21 2. To participate in work incentive programs in accordance with the guidelines 22 established for public assistance programs. 23 To accept work which is available through community work experience programs. 24 SECTION 38. AMENDMENT. Section 50-01-17.2 of the North Dakota Century Code is 25 amended and reenacted as follows: 26 50-01-17.2. Community work experience programs - Development. 27 The county social human service boardzone may develop community work experience 28 programs through agreements with any public entity, nonprofit agency or organization, or in 29 conjunction with, or through utilization of, applicable federal programs. The number of hours to 30 be worked may be determined by dividing the amount of the assistance payment by the

amended and reenacted as follows:

1 SECTION 39. AMENDMENT. Section 50-01-17.3 of the North Dakota Century Code is 2 amended and reenacted as follows: 3 50-01-17.3. Community work experience program requirements. 4 Any community work experience program established pursuant to this chapter must 5 provide: 6 1. That appropriate health, safety, and work conditions exist. 7 2. That the program does not result in displacement of persons currently employed. 8 3. That the program does not apply to jobs covered by a collective bargaining 9 agreement. 10 4. That recipients will not be required to travel an unreasonable distance from their 11 homes or to remain away from their homes overnight. 12 5. That the county socialhuman service boardzone shall provide for transportation and all 13 other costs reasonably necessary for and directly related to a recipient's participation 14 in the program. 15 SECTION 40. AMENDMENT. Section 50-01-17.5 of the North Dakota Century Code is 16 amended and reenacted as follows: 17 50-01-17.5. Refusal to comply with work requirements - Denial of relief. 18 Refusal of any applicant or recipient, without good cause, to comply with any work 19 requirements established pursuant to this chapter may be grounds for denial or termination of 20 county general assistance. 21 SECTION 41. AMENDMENT. Section 50-01-19 of the North Dakota Century Code is 22 amended and reenacted as follows: 23 50-01-19. Duty of relative to aid - Right of recovery by county and department. 24 The father, the mother, and every child of any person who is eligible for county general 25 assistance before January 1, 2020, and general assistance thereafter, and who is unable to 26 work to support oneself shall maintain that person to the extent of the ability of each. The county-27 may recover for necessaries furnished to an indigent person from that person's father, mother, 28 or adult children. 29 SECTION 42. AMENDMENT. Section 50-01-21 of the North Dakota Century Code is

amended and reenacted as follows:

50-01-21. County has and department have preferred claim against estate of recipient				
of county general assistance <u>or general assistance</u> .				
Funds used for subsistence, medical, hospital, or burial expenses of a recipient of county				
general assistance or general assistance may not be considered as gifts, and the county				
hasand department have a preferred claim against the estate of any person who has received				
county general assistance or general assistance for funds expended for that person and that				
person's legal dependents. The statute of limitations does not run on this type of claim.				
SECTION 43. AMENDMENT. Section 50-01-26 of the North Dakota Century Code is				
amended and reenacted as follows:				
50-01-26. County Human service zone of residence for county general assistance				
purposes.				
A person who has residence in this state, for county general assistance purposes, is a				
resident of the countyhuman service zone in which the person is living on other than a				
temporary basis. If a person is living in a countyhuman service zone on a temporary basis, the				
person is a resident of the countyhuman service zone in which the person most recently lived				
other than on a temporary basis.				
SECTION 44. AMENDMENT. Section 50-01-27 of the North Dakota Century Code is				
amended and reenacted as follows:				
50-01-27. State of residence for county general assistance purposes.				
A person who is a resident of this state for purposes of chapter 50-24.5 is a resident of this				
state for county general assistance purposes. If a person moves from this state for other than a				
temporary purpose, the person's residency in this state for county general assistance purposes				
is lost. Residency in this state is presumed lost if:				
1. The person plans to be absent or has been absent from this state for one year or				
longer; or				
2. The person receives any form of public or general assistance, while in another state,				
which is available only to residents of that state.				
SECTION 45. AMENDMENT. Section 50-01-28 of the North Dakota Century Code is				

1	50-0	11-28. Change of residence to another county human service zone.				
2	When If a person who is receiving county general assistance in one county human service					
3	zone becomes a resident of another county human service zone in this state, the county human					
4	service zone from which the person moves shall forward appropriate records and files to the					
5	new county human service zone of residence.					
6	SECTION 46. AMENDMENT. Section 50-01-29 of the North Dakota Century Code is					
7	amended and reenacted as follows:					
8	50-01-29. Persons with uncertain residence.					
9	If the residence of a person is uncertain for county general assistance purposes, the					
0	countyhuman service zone in which the person lives shall provide county general assistance					
11	until that person's residence is determined.					
2	SECTION 47. AMENDMENT. Section 50-01.1-01 of the North Dakota Century Code is					
3	amended and reenacted as follows:					
4	50-01.1-01. Definitions.					
5	Asι	used in this chapter, unless the context or subject matter otherwise requires:				
6	1.	"County agency" means the county social service board.				
7	2.	"State departmentDepartment" means the department of human services.				
8	<u>2.</u>	"Human service zone" means a county or consolidated group of counties				
9		administering human services within a designated area in accordance with a plan				
20		approved by the department.				
21	<u>3.</u>	"Human service zone director" means a department employee who oversees the				
22		human service zone's operation and budget and serves as president of the human				
23		service zone board.				
24	<u>4.</u>	"Human service zone team member" means a county employee who is responsible for				
25		administering or delivering human services under the direction of the human service				
26		zone director.				
27	<u>5.</u>	"Human services" means:				
28		a. A service or assistance provided to an individual or an individual's family in need				
29		of services or assistance, including child welfare services, locally administered				
30		economic assistance programs, medical service programs, and aging service				
31		programs, to assist the individual or the individual's family in achieving and				

1			maintaining basic self-sufficiency, including physical health, mental health,		
2			education, welfare, food and nutrition, and housing.		
3		<u>b.</u>	A service or assistance provided, administered, or supervised by the department		
4			in accordance with chapter 50-06.		
5		<u>C.</u>	Licensing duties as administered or supervised by the department or delegated		
6			by the department to a human service zone.		
7	<u>6.</u>	<u>"Inc</u>	lirect costs" means salaries, benefits, and operating costs incurred in providing		
8		thos	se goods and services to support human services that are generally available for		
9		the	common benefit of multiple county agencies. These costs include legal		
10		rep	resentation; facilities and related costs, such as utilities and maintenance;		
11		<u>adn</u>	ninistrative support including payroll, accounting, banking, and coordination;		
12		information technology support and equipment; and miscellaneous goods and			
13		services, such as transportation, supplies, insurance coverage, phone, and mail			
14		<u>ser</u>	services.		
15	<u>7.</u>	<u>"Lo</u>	cally administered economic assistance programs" means those primary economic		
16		<u>ass</u>	istance programs that need to be accessible to all citizens of the state through a		
17		<u>hun</u>	nan service zone office and include:		
18		<u>a.</u>	Temporary assistance for needy families;		
19		<u>b.</u>	Employment and training programs:		
20		<u>C.</u>	Child care assistance programs;		
21		<u>d.</u>	Medical assistance, including early periodic screening, diagnosis, and treatment;		
22		<u>e.</u>	Supplemental nutrition assistance programs, including employment and training		
23			programs;		
24		<u>f.</u>	Refugee assistance programs;		
25		<u>g.</u>	Basic care services:		
26		<u>h.</u>	Energy assistance programs; and		
27		<u>i.</u>	Information and referral.		
28	SEC	TIOI	N 48. AMENDMENT. Section 50-01.1-02 of the North Dakota Century Code is		
29	amende	d and	d reenacted as follows:		

50-01.1-02. Gonsolidation of county agencies into multicounty social Creation of human service districts zones.

- 1. In order to provide optimum service, reduce program costs, and benefit recipients of social human services within this state, any two or more counties, by agreement entered into through action of their boards of county commissioners, may shall combine and consolidate their county agencies into a multicounty social human service districtzones in the manner provided in this chapter. Multicounty social
 - 2. <u>Human</u> service <u>districtszones</u> succeed to all the powers and duties enumerated for county agencies and shall perform all the functions and responsibilities assigned to county agencies by this title. When consistent with this chapter, all provisions relating to county agencies contained in this title apply to and govern <u>multicounty socialhuman</u> service <u>districts</u>. <u>Thezones</u>.
 - 3. Counties shall identify other counties with which to enter a human service zone agreement, and together the board of county commissioners of any county desiring to become a member of a multicounty social service district shall file with the state-department a written request for membershipproposal to create a human service zone by September 15, 2019, together with a plan for the creation of such a district, if such a district does not already exista human service zone. The plan must be prepared as prescribed in section 50-01.1-04.
 - 4. The requestproposal must be approved or disapproved by the state department in accordance with section 50-01.1-03. In permitting the creation of such a district, the state department shall, to as great a degree as possible, allow the consolidation of county agencies in such a manner as will conform with the existing pattern of the tradearea and with any regional pattern established by the executive department of this state.
 - 5. A county with a population exceeding sixty thousand individuals according to the 2010 United States census may submit a proposed plan to operate as a single human service zone or to consolidate with other counties into a human service zone.
- 6. Counties shall consider leveraging existing cooperative agreements between county agencies and shall consider how to collaborate to best meet local need, promote efficiency, service delivery, and ensure quality service.

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- Counties' plan must allow nonresidents of the participating counties of a human
 service zone to access human services.
- 8. Counties' plan must continue to provide funding for indirect costs associated with the
 service delivery of human services pursuant to chapter 50-35.
 - Counties' plan must set forth that the human service zone director may hire and <u>9.</u> impose disciplinary actions on a human service zone team member, who must remain for all purposes an employee of the respective county, in accordance with the department's policies governing such actions. The counties' plan must also designate the board of county commissioners of the respective county of the human service zone team member to review a grievance for a disciplinary action that results in the human service zone team member's dismissal, demotion, suspension without pay, forced relocation within the human service zone, reduction-in-force, or reprisal. The counties' plan must contain similar requirements imposed under chapter 54-44.3 and corresponding rules for the human service zone team member's grievance. The grievance decision of the board of county commissioners is the final decision of the human service zone. The human service zone team member may appeal the final decision of the board of county commissioners to the human resource management services in accordance with chapter 54-44.3 and corresponding rules. The counties' plan must contain a provision that a transfer of staff between the county and the department does not require the board of county commissioners' approval.

SECTION 49. AMENDMENT. Section 50-01.1-03 of the North Dakota Century Code is amended and reenacted as follows:

50-01.1-03. Manner of determination - Notices - Hearings.

- 1. In determining whether the creation of a multicounty social human service district zone should be approved or established, the state department shall refer to, among other pertinent factors, the following:
- a. Whether the affected county agencies are able to supply an adequate level and quality of social and economic assistance services.
 - 2. <u>b.</u> The number and qualifications of staff personnel serving the affected county agencies.

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1 The ratio of the number of cases handled by the affected county agencies to the 3. <u>c.</u> 2 number of their staff personnel. 3 4. <u>d.</u> The geographical area and population served by the affected county agencies. 4 The distance of recipients from the affected county agencies. 5. e. 5 6. f. The benefits that would be realized from the creation of the district human service 6 zone in terms of lower costs, increased availability of services, new services, and 7 improvement of services. 8 Any county that is denied approval to become a member of a multicounty social service district 9 may request a hearing thereon. The state department shall notify the board of county 10 commissioners of the right to appeal. The board has thirty days after receipt of the notice to 11 request a hearing. If a hearing is requested, the state department shall hold the hearing within 12 fifteen days after receipt of the request. At the hearing, evidence may be presented relative to-13 the creation of the proposed multicounty social service district. The hearing must be conducted 14 in accordance with the applicable provisions of chapter 28-32. 15 The amount of current and future access points for individuals to apply for and g. 16 receive services within a human service zone. 17 The existing pattern of the counties trade area and any regional pattern <u>h.</u> 18 established by the department. 19 Whether the county has a population exceeding sixty thousand individuals <u>i.</u> 20 according to the 2010 United States census to operate as a single human service 21 zone and whether it is in the best interest of the neighboring counties. 22 Whether the proposed human service zone is excluding a county that shares an Ĺ. 23 urban area with other counties in the proposed human service zone. 24 <u>k.</u> The maximum number of human service zones created may not exceed 25 nineteen. 26 Whether the human service zone director can adequately supervise the activities 27 and operations of the human service zone. 28 Other good cause. m.

The department has final approval of a human service zone. The department may

establish or modify a human service zone based on the criteria set forth in

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- subsection 1. All human service zones must be initially approved or established by
 December 1, 2019, and may be modified thereafter.
- 3 **SECTION 50. AMENDMENT.** Section 50-01.1-04 of the North Dakota Century Code is 4 amended and reenacted as follows:

5 50-01.1-04. Plan - Financing - Distribution of property - Governing Human service zone board - Compensation of members.

- A plan for the creation of a multicounty social human service district zone must describe the method of operation of the districthuman service zone office, its administration, its location and the location of any ancillary offices, the disbursements from public funds, and the accountability for funds and manner of reporting receipts and disbursements. The plan must provide that all services provided by county officials to county agencies under this code be provided by those county officials residing within the same county in which the district office of the multicounty social service district is located. The plan must also provide for the distribution of property owned by each of the county agencies affected by the consolidation and for the method of resolution of any disagreement between the boards of county commissioners involved in the multicounty district human service zone or between the governing board and one or more boards of county commissioners. The plan must also require the participating counties to participate in the indirect cost allocation plan. The plan, once approved, may be continued for a definite term or until rescinded or, terminated in accordancewith its terms. The plan also may provide that the regional director of a regional humanservice center serves as the director of the multicounty social service district, or modified by the department.
- 2. The governing board of the multicounty social service district annually shall prepare a proposed budget for the district at the time and in the manner in which a county budget is adopted and shall submit the proposed budget to the board of county commissioners of each county in the district for approval. The amount budgeted and approved must be sufficient to defray the anticipated expenses of administration and the delivery of social and economic assistance services, exclusive of grants, and must be prorated among the counties based on an agreed-to cost distribution formula that takes into consideration such factors as caseload, population, taxable valuation, and

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geographical area of the respective counties comprising the district. Within ten days following approval of the proposed budget by the boards of county commissioners, the governing board of the district shall certify the budget to the respective county auditors of the counties in the district, and this amount must be included in the levies of the counties. Each board of county commissioners also shall budget and approve amounts sufficient to defray that county's anticipated costs of county general assistance and that county's share of grants as provided under this title. The amounts budgeted and approved by the several boards of county commissioners must be periodically deposited with the treasurer of the county in which the district office is located, as requested by the treasurer, and must be placed in a special multicounty social service district fund. The governing board, or its president and secretary when authorized by the governing board, shall audit all claims against the fund. The governing board at its regularly scheduled meeting shall approve or ratify all claims against the fund. The county treasurer shall pay approved or ratified claims from the fund. Unexpended funds remaining at the end of a fiscal year may be carried over to the next fiscal year.

The governing board of a multicounty social service district consists of not more than fifteen members, as determined by the plan. The plan must establish a method of determining the number of members that will be appointed by each county within the multicounty social service district. The method may consider the ratio that each county's population bears to the total population of the multicounty social service district, the ratio of current social service caseload, or other equitable factors; provided, that each county included in the district must be represented by at least one board member. The board of county commissioners of each county within the multicounty social service district shall make the appointments to the governing board. Members must be appointed for a term of three years or until a successor has been appointed and qualifies. The members appointed to the initial governing board of a multicounty district, however, must be appointed to staggered terms determined according to the plan approved pursuant to section 50-01.1-03. Each member of the governing board shall qualify by taking the oath prescribed for civil officers and by filling the oath with the county auditor of the county of residence. Each sex must be

- fairly represented on the board, and each county must be represented on the board by at least one county commissioner of that county. Members shall elect from the governing board a president, a secretary, and other officers as the board determines necessary.
 - 4. The appointing authority shall establish the rate of compensation for members of the governing board and actual expenses incurred by members may be reimbursed at the official reimbursement rates of the appointing authority.

SECTION 51. AMENDMENT. Section 50-01.1-04 of the North Dakota Century Code is amended and reenacted as follows:

50-01.1-04. Plan - Financing - Human service zone board.

- 1. A plan for the creation of a human service zone must describe the method of operation of the human service zone office, its administration, its location and the location of any ancillary offices, the disbursements from public funds, and the accountability for funds and manner of reporting receipts and disbursements. The plan must provide for the distribution of property owned by each of the county agencies affected by the consolidation and for the method of resolution of any disagreement between the boards of county commissioners involved in the human service zone or between the governing board and one or more boards of county commissioners. The plan must also require the participating counties to participate in the indirect cost allocation plan. The plan, once approved, may be continued for a definite term or until rescinded, terminated, or modified by the department.
- 2. The governing board of the multicounty socialhuman service district annuallyzone director shall prepare a proposed budget for the districthuman service zone at the time and in the manner in which a county budget is adopted as requested by the department and shall submit the department approved proposed budget to the board of county commissioners of each county in the districthuman service zone for approvalreview. The board of county commissioners may not take any action to amend or modify the amount proposed or budgeted. The board of county commissioners may make recommendations to the human service zone director or the department to amend or modify the amount proposed or budgeted. The amount budgeted and approved must be sufficient to defray the anticipated expenses of

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administration and the delivery of social and economic assistance human services,exclusive of grants, and must be prorated among the counties based on an agreed-tocost distribution formula that takes into consideration such factors as caseload, population, taxable valuation, and geographical area of the respective countiescomprising the district. Within ten days following approvalreview of the proposed budget by the boards of county commissioners, the governing board of the districthuman service zone director shall certify the budget to the respective county auditors of the counties in the district, and this amount must be included in the leviesof the counties. Each board of county commissioners also shall budget and approve amounts sufficient to defray that county's anticipated indirect costs of county generalassistance and that county's share of grants as provided under this titlethe human service zone. The amounts budgeted, reviewed, and approved by the several boards of county commissioners and the department must be periodically deposited with the treasurer of the county in which the districthuman service zone office is located, asrequested by the treasurer, and must be placed in a special multicounty social human service districtzone human services fund. The human service zone's income must be deposited into the human service zone human services fund by the treasurer of the county in which the human service zone office is located. The governinghuman service zone board, or its president and secretary when authorized by the governingboard, shall audit all claims against the human service zone human services fund. The governing board at its regularly scheduled meetinghuman service zone director shall approve or ratify all claims against the human service zone human services fund. The county treasurer, for the county in which the human service zone office is located, shall pay approved or ratified claims from the <u>human service zone human services</u> fund. Unexpended human service zone human services funds remaining at the end of a fiscal year may be carried over to the next fiscal year. The department may recalculate and adjust each human service zone's formula payment biannually based on pertinent factors, which include actual expenditures over the prior or current payment period, current costs, offered services, need, income, performance of duties directed or assigned and supervised by the department, and caseload.

- 1 The governinghuman service zone board of a multicounty socialhuman service 2 districtzone consists of not more than fifteen members, as determined by the plan. The 3 plan must establish a method of determining the number of members that will be 4 appointed by each county within the multicounty social human service district. The 5 method may consider the ratio that each county's population bears to the total-6 population of the multicounty social service district, the ratio of current social service 7 caseload, or other equitable factors; provided, that each county included in the district 8 must be represented by at least one board member. The board of county 9 commissioners of each county within the multicounty social service district shall make 10 the appointments to the governing board. Members must be appointed for a term of 11 three years or until a successor has been appointed and qualifies. The members-12 appointed to the initial governing board of a multicounty district, however, must be 13 appointed to staggered terms determined according to the plan approved pursuant to 14 section 50-01.1-03. Each member of the governing board shall qualify by taking the 15 oath prescribed for civil officers and by filing the oath with the county auditor of the 16 county of residence. Each sex must be fairly represented on the board, and each-17 county must be represented on the board by at least one county commissioner of that 18 county. Members shall elect from the governing board a president, a secretary, and 19 other officers as the board determines necessary.
 - 4. The appointing authority shall establish the rate of compensation for members of the governing board and actual expenses incurred by members may be reimbursed at the official reimbursement rates of the appointing authorityzone.
 - **SECTION 52.** A new section to chapter 50-01.1 of the North Dakota Century Code is created and enacted as follows:

Duties of human service zone.

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- The human service zone shall, under the direction and supervision of the department, unless otherwise directed or determined by the department:
 - 1. Supervise and direct all human services activities conducted by the human service zone, including general assistance or other public assistance.
- Supervise and administer human services in the human service zone which are financed in whole or in part with funds allocated or distributed by the department.

- Aid and assist in every reasonable way to efficiently coordinate and conduct human
 services activities within the human service zone by private as well as public
 organizations.
- 4 4. Subject to subsection 16 of section 50-06-05.1, administer the supplemental nutrition
 assistance program in the human service zone in conformity with the Food Stamp Act
 of 1964, and enter an agreement for administering the supplemental nutrition
 assistance program with the department.
- Subject to subsection 18 of section 50-06-05.1, administer the home energy
 assistance program in the human service zone and enter an agreement for
 administering the home energy assistance program with the department.
- Charge and collect fees and expenses for services provided by the human service
 zone's staff in accordance with policies and fee schedules adopted by the department.
- 13 <u>7. Supervise and administer designated child welfare services.</u>
- 14 <u>8. Supervise and administer human services.</u>
- 9. Supervise and administer replacement programs with substantially similar goals,
 benefits, or objectives.
- 17 <u>10.</u> <u>As necessary, supervise and administer experimental, pilot, statewide, regional, or transitional programs with substantially similar goals, benefits, or objectives.</u>
- 11. Cooperate with any other human service zone to assure the conduct of initial and
 20 ongoing human services with respect to any applicant or eligible beneficiary who is
 21 physically present in a human service zone other than the human service zone of
 22 which the applicant or eligible beneficiary is a resident.
- SECTION 53. A new section to chapter 50-01.1 of the North Dakota Century Code is created and enacted as follows:

Human service zone directors.

- Must be employees of the department of human services and located within the
 human service zone, unless serving more than one human service zone.
- 28 2. Shall serve as the president of the human service zone board.
- 29 <u>3. May serve one or more human service zones.</u>
- 4. May hire, take disciplinary actions, and direct the work of a human service zone team
 member in accordance with the department's policies. The human service zone

1		<u>dire</u>	ctor has discretion to hire a human service zone team member, on behalf of the
2		cou	nty, subject to the allotted number of staff positions approved by the board of
3		cou	nty commissioners of the county by which the staff position is employed.
4	<u>5.</u>	<u>Sha</u>	Ill notify county commissioners or other appropriate county staff, as directed by the
5		cou	nty commissioners, regarding the hiring, dismissal, demotion, suspension without
6		pay.	, forced relocation within the human service zone, reduction-in-force, or reprisal of
7		<u>a hı</u>	uman service zone team member.
8	<u>6.</u>	<u>Ma</u> y	notify county commissioners or other appropriate county staff regarding transfers
9		of s	taff between the county and the department.
10	SEC	OIT	N 54. A new section to chapter 50-01.1 of the North Dakota Century Code is
11	created and enacted as follows:		
12	<u>Hun</u>	nan s	service zone and department may contract.
13	A human service zone and department may contract with another human service zone or		
14	any other public or private person to discharge any of its duties or exercise any of its powers to		
15	administer human services.		
16	SEC	OIT	N 55. A new section to chapter 50-01.1 of the North Dakota Century Code is
17	created	and e	enacted as follows:
18	<u>Sta</u>	ndaro	ds of administration - Action upon failure to administer.
19	<u>1.</u>	The	department shall adopt standards for administration for human services and shall
20		prov	vide training for the implementation of those standards. Each human service zone
21		<u>sha</u>	Il provide for administration of human services that meet those standards.
22	<u>2.</u>	<u>lf a</u>	human service zone fails to provide for administration of human services that meet
23		the	standards adopted under subsection 1, the department may take any of the
24		follo	owing actions:
25		<u>a.</u>	Provide training to the persons responsible for administration.
26		<u>b.</u>	Require the human service zone to prepare and implement a corrective action
27			plan.
28		<u>C.</u>	Terminate or modify a human service zone or plan.
29		<u>d.</u>	Recalculate and adjust the human service zone's formula payments.
30	SEC	OIT	N 56. AMENDMENT. Section 50-01.2-00.1 of the North Dakota Century Code is
31	amende	d and	d reenacted as follows:

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	Legislati	ve A	ssembly	
1	50-01.2-00.1. Definitions.			
2	In th	n this chapter, unless the context otherwise requires:		
3	1.	"D e	partment" "department" means the department of human services.	
4	2.	"Lo	cal expenses of administration" includes costs for personnel, space, equipment,	
5		con	nputer software, materials, travel, utilities, and related costs, and the indirect costs	
6		pro	perly allocated to those costs. The term does not include initial acquisition of	
7		con	nputers and related hardware approved by the department for the temporary	
8		assistance for needy families program, custom computer programs, custom software		
9		dev	elopment, computer operations undertaken at the direction of the department, and	
10		con	nputer processing costs or, unless agreed to by the county social service board,	
11		any	costs related to pilot programs before the programs are implemented on a	
12		stat	rewide basis.	
13	3.	"Lo	cally administered economic assistance programs" means those primary economic	
14		ass	istance programs that need to be accessible to all citizens of the state through a	
15		cou	nty social service office and include:	
16		a.	Temporary assistance for needy families;	
17		b.	Employment and training programs;	
18		C.	Child care assistance programs;	
19		d.	Medical assistance, including early periodic screening, diagnosis, and treatment;	
20		e.	Supplemental nutrition assistance programs, including employment and training	
21			programs;	
22		f.	Refugee assistance programs;	
23		g.	Basic care services;	
24		h.	Energy assistance programs; and	
25		i.	Information and referral.	
26	SEC	CIT	N 57. AMENDMENT. Section 50-01.2-01 of the North Dakota Century Code is	
27	amende	d and	d reenacted as follows:	
28	50-01.2-01. County social Human service zone board - Members - Qualifications.			
29	Each board of county commissioners shall establish a county social service board			

consisting of five, seven, or nine members of which one or more must be members of the board-

of county commissioners. The board of county commissioners of each county within the human

- 1 <u>service zone</u> shall appoint the <u>appointed</u> members of the <u>county socialhuman</u> service <u>zone</u>
- 2 board based upon fitness to serve as members by reason of character, experience, and training
- 3 without regard to political affiliation. The board must include members of each Appointed
- 4 members of the human service zone board must consist of local elected officials, state elected
- 5 officials, and other key community partners. Each sex, race, and ethnicity must be fairly
- 6 represented on the human service zone board based on the zone's demographics, and each
- 7 county must be represented on the human service zone board by at least one county
- 8 commissioner of that county. Appointed members shall elect from the human service zone
- 9 <u>board a secretary, and other officers as the human service zone board determines necessary.</u>
- 10 The human service zone director shall serve as president of the human service zone board as a
- 11 <u>nonappointed member</u>.
- 12 **SECTION 58. AMENDMENT.** Section 50-01.2-02 of the North Dakota Century Code is
- 13 amended and reenacted as follows:
- 14 50-01.2-02. Members of county socialhuman service <u>zone</u> board Term of office -
- 15 Oath Compensation.
- The <u>appointed</u> members of the county social<u>human</u> service <u>zone</u> board serve a term of
- 17 three years or until their successors have duly qualified. Terms of office must be arranged so-
- 18 the term of office of one member expires in one year, the term of one-half the remaining
- members the next year, and the term of the remaining members the third year The members
- 20 appointed to the initial human service zone board of a human service zone, however, must be
- 21 appointed to staggered terms determined according to the plan approved pursuant to section
- 22 50-01.1-03. Each appointed member of the human service zone board qualifies shall qualify by
- taking the oath provided for civil officers. The oath must be filed with the county auditor of the
- 24 <u>county of residency</u>. The appointing authority human service zone shall establish the rate of
- 25 compensation for compensate appointed members of the human service zone board membersat
- 26 <u>a rate of forty-five dollars per day, not to exceed twenty-five days in any one year. The human</u>
- 27 <u>service zone shall also pay members for mileage</u> and actual expenses incurred by board-
- 28 members may be reimbursed at the official reimbursement rates of the appointing authority in
- 29 attending meetings and in other performance of official duties of the members in the amounts
- 30 provided by law for other state officers.

- SECTION 59. AMENDMENT. Section 50-01.2-03 of the North Dakota Century Code is amended and reenacted as follows:
- **50-01.2-03.** Duties of county social<u>human</u> service <u>zone</u> board.
- The county social human service zone board of each county in this state shall:
- Supervise and direct all human service activities conducted by the county including
 county general assistance or other public assistance Provide information to the
 department relative to the community needs of the human service zone residents and
 advocate to meet those needs.
 - 2. Supervise and administer, under the direction and supervision of the department of human services, human services in the county which are financed in whole or in part with funds allocated or distributed by the department of human services Review services and programs provided by the human service zone and make periodic recommendations for improvement in services, programs, or facilities.
 - Aid and assist in every reasonable way to efficiently coordinate and conduct human service activities within the countyhuman service zone by private as well as public organizations.
 - 4. Subject to subsection 16 of section 50-06-05.1, administer the supplemental nutrition assistance program in the county under the direction and supervision of the department of human services in conformity with the Food Stamp Act of 1964, as amended, and enter into an agreement for administering the supplemental nutrition assistance program with the department of human services Audit all claims against the human service zone human services fund.
 - 5. Subject to subsection 18 of section 50-06-05.1, administer the home energy assistance program in the county under the direction and supervision of the department of human services and to enter into an agreement for administering the home energy assistance program with the department of human services.
 - 6. Charge and collect fees and expenses for services provided by its staff in accordance with policies and fee schedules adopted by the department of human services.
 - 7. Supervise and administer designated child welfare services under the direction and supervision of the department of human services. Through established procedures the department of human services may release the county social service board of this duty

1	or the county social service board may request to be released from this duty by the		
2	department of human services. If a county is released from the county's duty to		
3	supervise and administer designated child welfare services under this subsection, the		
4	county retains its financial responsibility for providing those services unless otherwise		
5	negotiated and approved by the department.		
6	SECTION 60. AMENDMENT. Section 50-01.2-03.2 of the North Dakota Century Code is		
7	amended and reenacted as follows:		
8	50-01.2-03.2. County duties. (Effective through July 31, 2019)		
9	Each county social service board shall administer, under the direction and supervision of		
10	the department:		
11	1.	Locally administered economic assistance and social service programs;	
12	2.	Replacement programs with substantially similar goals, benefits, or objectives; and	
13	3.	When necessary, experimental, pilot, or transitional programs with substantially similar	
14		goals, benefits, or objectives.	
15	Cou	unty duties - Financing in exceptional circumstances. (Effective after July	
16	31 through December 31, 2019)		
17	1. Each county social service board shall administer, under the direction and supervision of		
18	the dep	artment:	
19	a. 1.	Locally administered economic assistance and social and human services programs;	
20	b. 2.	Replacement programs with substantially similar goals, benefits, or objectives; and	
21	c. 3.	When necessary, experimental, pilot, or transitional programs with substantially similar	
22		goals, benefits, or objectives.	
23	2.	From the abstract of tax list prepared pursuant to section 57-20-04, each county shall-	
24		annually provide the department of human services a report of the total mills levied for	
25		human service purposes pursuant to sections 50-03-01, 50-03-06, and 50-06.2-05,	
26		and the countywide value of a mill in each county. Upon receipt of reports from all	
27		counties, the department shall determine the statewide average of the mill levies and	
28		identify each county that levied ten mills more than that average. Each identified	
29		county is entitled to a share of funds appropriated for distribution under this	
30		subsection. Each identified county's share is determined by:	

1 Reducing its mill levy necessary to meet the costs of providing human services 2 required under this title by the statewide average mill levy determined under this-3 subsection plus ten mills; 4 b. Determining the amount that could have been raised in that county and year-5 through a mill levy in the amount calculated under subdivision a; 6 Totaling the amounts determined under subdivision b for all counties entitled to a C. 7 distribution; 8 Calculating a decimal fraction equal to each identified county's proportionate-d. 9 share of the total determined under subdivision c; and 10 Multiplying that decimal fraction times one-half of the biennial appropriation. 11 3. Notwithstanding any other provisions of law, the department shall reimburse county 12 social service boards for expenses of locally administered economic assistance 13 programs in counties in which the percentage of that county's average total 14 supplemental nutrition assistance program caseload for the previous fiscal year which 15 reside on federally recognized Indian reservation lands is ten percent or more. The 16 reimbursement must be such that: 17 An affected county's actual direct costs and indirect costs allocated based on a a. 18 percentage of each county's direct economic assistance and social services-19 costs for locally administered economic assistance programs will be reimbursed 20 at the percentage of that county's average total supplemental nutrition assistance-21 program caseload for the previous state fiscal year which reside on federally 22 recognized Indian reservation land not to exceed ninety percent; 23 The affected counties will receive quarterly payments based on the actual county-b. 24 direct and indirect costs, as provided in subdivision a, for the previous state fiscal-25 year; 26 At the end of each fiscal year the actual quarterly payments paid must be 27 reconciled to the current year of calculation of actual direct and indirect costs as-28 provided in subdivision a and supplemental nutrition assistance program-29 caseload and counties must be compensated accordingly in the first quarter of 30 the new fiscal year; and

1	d.	The reimbursement will be calculated for each county and reported to the county	
2		social service board prior to September first.	
3	SECTION	61. AMENDMENT. Section 50-01.2-04 of the North Dakota Century Code is	
4	amended and	reenacted as follows:	
5	50-01.2-04	4. Removal of members of the <u>human service zone</u> board.	
6	The board	of county commissioners may adopt a resolution to remove aan appointed	
7	member of the county social human service zone board without cause. The board of county		
8	commissioners may not remove the human service zone director as president of the human		
9	service zone b	poard.	
10	SECTION	62. AMENDMENT. Section 50-01.2-05 of the North Dakota Century Code is	
11	amended and	reenacted as follows:	
12	50-01.2-0	5. Actions and proceedings - Duty of state's attorney.	
13	Any suit o	r other proceeding arising out of the administration of the laws pertaining to the	
14	support of persons eligible for county general assistance or general assistance must be brough		
15	by or against the county in its corporate name or human service zone. The state's attorney sha		
16	institute and conduct or defend any and all actions or proceedings that may be instituted under		
17	chapter 50-01	•	
18	SECTION	63. AMENDMENT. Subsection 4 of section 50-06-01 of the North Dakota	
19	Century Code	is amended and reenacted as follows:	
20	4. "Hun	nan services" means services :	
21	<u>a.</u>	A service or assistance provided to an individual or an individual's family in need	
22		of services or assistance, including child welfare services, economic assistance	
23		programs, medical services programs, and aging services programs, to assist the	
24		individual or the individual's family in achieving and maintaining basic self-	
25		sufficiency, including physical health, mental health, education, welfare, food and	
26		nutrition, and housing.	
27	<u>b.</u>	A service or assistance provided, administered, or supervised by the department	
28		in accordance with chapter 50-06.	
29	<u>C.</u>	Licensing duties as administered or supervised by the department or delegated	
30		by the department to a human service zone	

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1 **SECTION 64. AMENDMENT.** Section 50-06-01.4 of the North Dakota Century Code is 2 amended and reenacted as follows:

50-06-01.4. Structure of the department.

- 1. The department includes the state hospital, the regional human service centers, a vocational rehabilitation unit, and other units or offices and administrative and fiscal support services as the executive director determines necessary. The department must be structured to promote efficient and effective operations and, consistent with fulfilling its prescribed statutory duties, shall act as the official agency of the state in the discharge of the following functions not otherwise by law made the responsibility of another state agency:
 - a. Administration of programs for children and families, including adoption services and the licensure of child-placing agencies, foster care services and the licensure of foster care arrangements, child protection services, children's trust fund, stateyouth authority, licensure of early childhood programs, services to unmarriedparents, refugee services, in-home community-based services, and administration of the interstate compacts on the placement of children and juveniles.
 - Administration of programs for individuals with developmental disabilities, including licensure of facilities and services, and the design and implementation of a community-based service system for persons in need of habilitation.
 - c. 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 foster care homes, and the committee on aging.
 - d. Administration of behavioral health programs, including:
 - (1) A policy division responsible for reviewing and identifying service needs and activities in the state's behavioral health system in an effort to ensure health and safety, access to services, and quality of services; establishing quality assurance standards for the licensure of substance use disorder program

1 services and facilities; and providing policy leadership in partnership with 2 public and private entities; and 3 (2) A service delivery division responsible for providing chronic disease 4 management, regional intervention services, and twenty-four-hour crisis 5 services for individuals with behavioral health disorders. 6 Administration of economic assistance programs, including temporary assistance e. 7 for needy families, the supplemental nutrition assistance program, home energy 8 assistance, child supportcare assistance, refugee assistance, work experience, 9 work incentive, and quality control. 10 Administration of medical service programs, including medical assistance for 11 children's health insurance program, Medicaid waivers, early and periodic 12 screening, diagnosis and treatment, utilization control, autism services, and 13 claims processing. 14 Administration of general assistance. <u>g.</u> 15 h. Administration of child support. 16 2. The executive director shall consult with and maintain a close working relationship with 17 the state department of health; with the department of corrections and rehabilitation 18 and the superintendents of the school for the deaf and the North Dakota vision 19 services - school for the blind to develop programs for individuals with developmental 20 disabilities; and with the superintendent of public instruction to maximize the use of 21 resource persons in regional human service centers in the provision of special 22 education services. The executive director shall also maintain a close liaison with 23 county socialhuman service agencieszones. 24 SECTION 65. AMENDMENT. Section 50-06-01.9 of the North Dakota Century Code is 25 amended and reenacted as follows: 26 50-06-01.9. Criminal history record checks. 27 In accordance with section 12-60-24, the department may require criminal history record 28 checks as the department determines appropriate for: 29 Job applicants of the department and employees of the department upon hiring: 1. 30 2. Job applicants of the county social human service agencies zone and the department's 31 and county social human service agencies' zones' contractors and contractors'

- subcontractors that may have access to federal tax information received from the
 United States internal revenue service through a computer match and stored in the
 department's eligibility system;
 - 3. A criminal history record check conducted under subsections 1 and 2 is valid for ten years, after which the department shall require another criminal history record check on employees of the department, county socialhuman service agencieszones, and the department's and county socialhuman service agencies'zones' contractors and contractors' subcontractors that may have access to federal tax information received from the United States internal revenue service through a computer match and stored in the department's eligibility system;
 - 4. Providers licensed by the department under chapter 50-12, as well as for any employees of those providers;
 - 5. Providers holding, applicants for, and emergency designees and staff members of providers holding and applicants for early childhood services licensure, self-declaration, or in-home provider registration under chapter 50-11.1. The department also may require criminal history record checks for household members of a residence out of which early childhood services within the provider's home are provided; and
 - 6. Medicaid services applicant providers, Medicaid services providers, staff members of the applicant provider or provider, or an individual with a five percent or more direct or indirect ownership interest in the applicant provider or provider under chapter 50-24.1.
 - **SECTION 66. AMENDMENT.** Section 50-06-05.1 of the North Dakota Century Code is amended and reenacted as follows:

50-06-05.1. Powers and duties of the department.

- The department has the following powers and duties to be administered by the department through its state office or through regional human service centers, human service zones, or otherwise as directed by itthe department:
- To act as the official agency of the state in any social welfare or human service activity initiated by the federal government not otherwise by law made the responsibility of another state agency.

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- 2. To administer, allocate, and distribute any state and federal funds that may be made available for the purpose of providing financial assistance, care, and services to eligible persons and families who do not have sufficient income or other resources to provide a reasonable subsistence compatible with decency and health.
 - 3. To provide preventive, rehabilitative, and other human services to help families and individuals to retain or attain capability for independence or self-care.
 - To do needed research and study in the causes of social problems and to define appropriate and effective techniques in providing preventive and rehabilitative services.
 - 5. To provide for the study, and to promote the well-being, of deprived, unruly, and delinquent children.
 - 6. To provide for the placing and supervision of children in need of substitute parental care, subject to the control of any court having jurisdiction and control of any such child.
 - 7. To recommend appropriate human services related legislation to the legislative assembly.
 - 8. To direct and supervise county social human service boardzone activities as may be financed in whole or in part by or with funds allocated or distributed by the department and administer a statewide program for state-funded human services, staffing, and administration costs related to the administration of human services.
 - 9. To secure, hold, and administer for the purpose for which it is established any property and any funds donated to it either by will or deed, or otherwise, or through court order or otherwise available to the department, and to administer those funds or property in accordance with the instructions in the instrument creating them or in accordance with the instructions in the court order or otherwise.
 - 10. To formulate standards and make appropriate inspections and investigations in accordance with such standards in connection with all licensing activities delegated by law to the department, including early childhood programs, nonmedical adult care facilities and maternity homes, and persons or organizations receiving and placing children, and to require those facilities, persons, and organizations to submit reports and information as the department may determine necessary.

- To permit the making of any surveys of human service needs and activities if
 determined to be necessary.
 - 12. To issue subpoenas, administer oaths, and compel attendance of witnesses and production of documents or papers whenever necessary in making the investigations provided for herein or in the discharge of its other duties. A subpoena may not be issued to compel the production of documents or papers relating to any private child-caring or child-placing agency or maternity hospital or to compel the attendance as a witness of any officer or employee of those facilities except upon the order of a judge of the district court of the judicial district in which the facilities are located.
 - 13. To provide insofar as staff resources permit appropriate human services, including social histories, social or social-psychological evaluations, individual, group, family, and marital counseling, and related consultation, when referred by self, parent, guardian, county social human service board zone, court, physician, or other individual or agency, and when application is made by self (if an adult or emancipated youth), parent, guardian, or agency having custody; also, on the same basis, to provide human services to children and adults in relation to their placement in or return from the life skills and transition center, state hospital, or North Dakota youth correctional center.
 - 14. To provide insofar as staff resources permit social services, including social-psychological evaluations, predisposition reports, treatment, probation, and aftercare services when requested by the judge of a juvenile court.
 - 15. To provide insofar as staff resources permit social services, including social-psychological evaluations, predisposition reports, treatment, and probation and parole services, when requested by the judge in a criminal case.
 - 16. To act as the official agency of the state in the administration of the supplemental nutrition assistance program and to direct and supervise countyhuman service zone administration of that program. Provided, however, that the department with the consent of the budget section of the legislative management may terminate the program if the rate of federal financial participation in administrative costs provided under Public Law 93-347 is decreased or limited, or if the state or counties become financially responsible for all or a portion of the coupon bonus payments under the

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- Food Stamp Act. The department may not deny assistance under the supplemental nutrition assistance program to any individual who has been convicted of a felony offense that has as an element the possession, use, or distribution of a controlled substance as defined in section 102(6) of the Controlled Substances Act [21 U.S.C. 802(6)].
 - 17. To administer, allocate, and distribute any funds made available for the making of direct cash assistance payments, housing assistance payments, and rental subsidies under any rental assistance programs initiated by the federal government not otherwise by law made the responsibility of another state agency possessing statewide jurisdiction.
 - 18. To act as the official agency of the state in the administration of the home energy assistance program; to direct and supervise eountyhuman service zone administration of that program; and to take such actions, give such directions, and adopt such rules, subject to review in the courts of this state, as may be necessary or desirable to carry out this subsection. For purposes of the administration of the energy assistance program, funds are obligated at the earlier of the time a written commitment is made to pay a vendor or contractor for services or supplies delivered or to be delivered, or at the time payment is made to a vendor or contractor for services or supplies delivered or to be delivered. The provisions of this subsection concerning obligation of funds apply to payments and commitments made on or after July 1, 1991. The department with the consent of the budget section of the legislative management may terminate the program if the rate of federal financial participation in administrative costs is decreased or limited to less than fifty percent of total administrative costs, or if the state or counties become financially responsible for all or a portion of the cost of energy assistance program benefits.
 - 19. To administer, allocate, and distribute any funds made available for the payment of the cost of the special needs of any child under the age of twenty-one years, who is living in an adoptive home and would probably go without adoption except for acceptance by the adopted family, and whose adopted family does not have the economic ability and resources, as established by the department, to take care of the special needs of the

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- 1 child, including legal fees, maintenance costs, medical and dental expenses, travel 2 costs, and other costs incidental to the care of the child.
- 3 20. To exercise and carry out any other powers and duties granted the department under state law.
 - 21. To administer, allocate, and distribute any funds made available for the payment of transitional living services, to develop standards and conduct needs assessments regarding transitional living services, to develop or approve and to evaluate demonstration projects offering transitional living programs, to approve transitional living facilities for the purpose of providing foster care, and to apply for and administer federal and other funds that may be made available to undertake any of the activities described in this subsection. For purposes of this subsection:
 - a. "Transitional living facility" means a specific site, which is identified by a licensed child-placing agency or residential child care facility and which is approved by the department, for the provision of transitional living services.
 - b. "Transitional living program" means a program that provides transitional living services and may include an identified program operations location approved by the department.
 - c. "Transitional living services" may include housing, supervision, and supportive services intended and designed to assist persons who have received foster care services and who have reached age seventeen, but who have not reached age twenty-one, to achieve independence and self-sufficiency.
 - 22. With the approval of the governor, to lease or transfer use of any part of the life skills and transition center facilities or properties, located in section thirteen, township one hundred fifty-seven north, range fifty-three west, located in Walsh County, North Dakota, to the federal government, or any public or private agency, organization, or business enterprise, or any worthy undertaking, under the following provisions:
 - a. The department determines that the facility or property is not needed to serve any present or reasonably foreseeable need of the life skills and transition center.
 - b. The transaction is exempt from the provisions of section 50-06-06.6.
 - c. The term of any lease may not exceed ninety-nine years.

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- d. All required legal documents, papers, and instruments in any transaction must be
 reviewed and approved as to form and legality by the attorney general.
 - e. Any funds realized by any transaction must be deposited in the state's general fund.
- To act as a decedent's successor for purposes of collecting amounts due to the department or human service zone. Any affidavit submitted by the department under section 30.1-23-01 must conform to the requirements of that section except that the affidavit may state that twenty days have elapsed since the death of the decedent.
 - 24. To provide those services necessary for the department and for county social human service boardszones to comply with the provisions of any law, rule, order, or regulation of the United States or any federal agency or authority requiring civil service or merit standards or classifications as a condition for providing funds administered by the department.
 - 25. For purposes of administration of programs, and subject to legislative appropriation, funds are obligated at the time a written commitment is made to pay a vendor or contractor for services or supplies either delivered or to be delivered. This subsection applies to payments and commitments made on or after January 1, 1997.
- 18 26. Notwithstanding section 50-01.2-00.1, to To determine eligibility for medical assistance 19 and children's health insurance program benefits when the department receives a joint 20 application for these benefits.
- 27. To administer, allocate, and distribute any funds made available for kinship care
 22 services and payments and services in response to the federal Family First Prevention
 23 Services Act as part of the Bipartisan Budget Act of 2018 [Pub. L. 115-123].
- 24 <u>28.</u> To contract with another human service zone or any other public or private person to
 25 <u>discharge any of the department's duties or exercise any of the department's powers</u>
 26 <u>to administer human services.</u>
 - **SECTION 67. AMENDMENT.** Subsection 3 of section 50-06-05.3 of the North Dakota Century Code is amended and reenacted as follows:
- 3. Each human service center must have a human services advisory group consisting of the county social human service zone directors of the region served, the public health directors of the region served, two current county commissioners appointed by the

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executive director of the department, and five additional members appointed by the executive director of the department. Each advisory group member must be a resident of the region the member is appointed to serve. The term of office for each appointed member is two years and arranged so that the term of three of the appointed members expires at the end of the first year and the term of the remaining four appointed members expires at the end of the second year, except for those first members appointed, three members shall serve a one-year term and four members shall serve a two-year term. The director shall select the appointed members of each human service advisory group on the basis of population of the counties in the region served by the human service center. Each county in the region must be represented by at least one member on the human service advisory group. To the extent possible, appointed membership of the advisory group must reflect regional interests in the fields of developmental disabilities, social services, mental health, and substance use disorders. The executive director of the department shall appoint a chairman for each advisory group from the membership of the advisory group. The executive director of the department shall fill a vacancy occurring within an advisory group for other than the expiration of a term in the same manner as original appointments, except that appointments must be made only for the unexpired term. The department shall compensate appointed members of a human service advisory group at the rate of forty-five dollars per day, not to exceed twenty-five days in any one year. The department also shall pay members for mileage and actual expenses incurred in attending meetings and in the performance of their official duties in the amounts provided by law for other state officers.

SECTION 68. AMENDMENT. Section 50-06-05.8 of the North Dakota Century Code is amended and reenacted as follows:

50-06-05.8. Department to assume costs of economic assistance and social service programs. (Effective through December 31, 2019)

The department of human services shall pay each service area's expenses for administering economic assistance and social service programs for calendar years after December 31, 2017, based on the formula payment amount calculated for each service area under chapter 50-34.

1 Department to assume certain costs of certain social service programshuman 2 services. (Effective after December 31, 2019) Notwithstanding section 50-06.2-05, or any 3 other provision in title 50 to the contrary, and in addition to the programs identified in section-4 50-06-20, the The department of human services shall pay the local expenses of administration-5 incurred by a countyeach human service zone's expenses for administering human services for 6 calendar years after December 31, 2019, for family preservation programs; a county's share of 7 the cost of the electronic benefits transfers for the supplemental nutrition assistance program-8 incurred after December 31, 2019; and the computer processing costs incurred by the county-9 after December 31, 2019, which exceed the county's costs of operation of the technical 10 eligibility computer system in calendar year 1995 increased by the increase in the consumer-11 price index for all urban consumers (all items, United States city average) after January 1, 12 4996based on the formula payment amount calculated for each human service zone under 13 chapter 50-35. The director shall authorize expenditures from the human service finance fund to 14 reimburse the department for the department's costs of providing human services that 15 historically have been provided by a county or human service zone, or for a new service or 16 program based on federal or state law. 17 SECTION 69. AMENDMENT. Section 50-06-06.2 of the North Dakota Century Code is 18 amended and reenacted as follows: 19 50-06-06.2. Clinic services - Provider qualification - Utilization of federal funds. 20 Within the limits of legislative appropriation therefor and in accordance with rules 21 established by the department, the department may defray the costs of preventive diagnostic, 22 therapeutic, rehabilitative, or palliative items or services furnished medical assistance eligible 23 individuals by regional human service centers or designated behavioral health providers. Within 24 the limits of legislative appropriations and to the extent permitted by state and federal law and 25 regulations established thereunder, it is the intent of the legislative assembly that federal funds 26 available under title XIX of the Social Security Act [42 U.S.C. 1396 et seq.] be utilized to defray 27 the costs of identifiable mental health clinic services furnished eligible individuals in regional 28 human service centers and that federal funds available under title XX of the Social Security Act 29 [42 U.S.C. 1397 et seq.] be utilized to defray the costs of identifiable social human services 30 furnished to eligible individuals by county socialhuman service boardszones and regional 31 human service centers.

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amended and reenacted as follows:

1	SEC	CTION 70. AMENDMENT. Section 50-06-06.5 of the North Dakota Century Code is		
2	amended and reenacted as follows:			
3	50-0	50-06-06.5. Continuum of services for individuals with serious and persistent mental		
4	illness.			
5	1.	The department of human services shall develop a plan for an integrated,		
6		multidisciplinary continuum of services for individuals with serious and persistent		
7		mental illness. The continuum may consist of an array of services provided by private		
8		mental health professionals, private agencies, county social human service		
9		agencieszones, human service centers, community-based residential care and		
0		treatment facilities, and private and public inpatient psychiatric hospitals. When		
11		appropriate, access to the continuum must be through human service centers. Within		
2		the limits of legislative appropriations, the plan for a continuum may include:		
3		a. Programs, and appropriate related facilities, to provide socialization skills.		
4		b. Programs, and appropriate related facilities, to provide basic living skills.		
5		c. Appropriate residential facilities and other housing options.		
6		d. Appropriate training, placement, and support to enhance potential for		
7		employment.		
8		e. Appropriate delivery and control of necessary medication.		
9		f. Appropriate economic assistance.		
20		g. An inpatient facility with appropriate programs to respond to persons who require		
21		hospitalization.		
22		h. Peer and recovery support.		
23		i. Crisis service that is available twenty-four hours a day seven days a week.		
24	2.	The continuum of care must provide that a person requiring treatment be submitted to		
25		the least restrictive available conditions necessary to achieve the purposes of		
26		treatment. The department shall ensure appropriate cooperation with county-		
27		socialhuman service agencieszones and private providers in achieving the continuum		
28		of care.		

SECTION 71. AMENDMENT. Section 50-06-06.14 of the North Dakota Century Code is

1	50-06-06	.14. Placement of children - Least restrictive care.	
2	The department and county social human service boards zones shall explore the option of		
3	kinship care whenif a child is unable to return home due to safety concerns. Absent kinship		
4	options, the d	epartment and county social <u>human</u> service boards zones shall provide	
5	permanency	options that are in the least restrictive care and near the family's home as required	
6	by the federa	Adoption and Safe Family Act of 1997 [Pub. L. 105-89; 111 Stat. 2115; 42 U.S.C.	
7	671].		
8	SECTION	72. AMENDMENT. Section 50-06-12 of the North Dakota Century Code is	
9	amended and reenacted as follows:		
10	50-06-12. County Human service zone bound by reciprocal agreements of department		
11	- Duty of state and county human service zone when person determined not entitled to		
12	support.		
13	Any agreement made by the department under the provisions of section 50-06-11 for the		
14	acceptance, transfer, and support of any person from another state is binding on the		
15	countyhuman service zone where such person is residing. Neither this state nor any		
16	county human	service zone in this state shall be committed to the support of any person who is	
17	held by the department not to be entitled to public support under the laws of this state.		
18	SECTION 73. AMENDMENT. Section 50-06-20 of the North Dakota Century Code is		
19	amended and	I reenacted as follows:	
20	50-06-20	. Programs funded at state expense - Interpretation.	
21	1. The	state shall bear the cost, in excess of the amount provided by the federal	
22	gove	ernment, of:	
23	a.	As provided in section 50-24.1-14, medical assistance services provided under	
24		chapter 50-24.1;	
25	b.	Energy assistance program benefits provided under subsection 18 of section	
26		50-06-05.1;	
27	C.	Supplements provided under chapter 50-24.5 as basic care services;	
28	d.	Services, programs, and costs listed in section 50-09-27;	
29	e.	Welfare fraud detection programs; and	
30	f.	Human services provided by the human service zones or the department;	
31	<u>g.</u>	General assistance under chapter 50-01; and	

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- 1 Special projects approved by the department and agreed to by any affected 2 county socialhuman service boardzone.
- 3 2. The state shall bear the costs of amounts expended for service payments to the elderly and disabled and expanded service payments for elderly and disabled.
 - 3. This section does not grant any recipient of services, benefits, or supplements identified in subsection 1, any service, benefit, or supplement that a recipient could not claim in the absence of this section.
- 8 SECTION 74. AMENDMENT. Section 50-06.2-01 of the North Dakota Century Code is 9 amended and reenacted as follows:
- 10 50-06.2-01. Purpose - Interpretation.
 - It is the purpose of this chapter to establish a system for planning, coordinating, and providing comprehensive human services administered by county socialhuman service boardszones and human service centers. This chapter must be construed to effectuate the following public purposes:
 - To help individuals or their families to achieve, maintain, or support the highest attainable level of personal independence and economic self-sufficiency.
- 17 2. To prevent, remedy, or alleviate neglect, abuse, or exploitation of children and adults 18 unable to protect their own interests.
 - 3. To provide a continuum of community-based services adequate to appropriately sustain individuals in their homes and in their communities and to delay or prevent institutional care.
 - To preserve, rehabilitate, and reunite families. 4.
- 23 To assist in securing referral or admission of individuals to institutional care when other 5. 24 forms of care are not appropriate.
- 25 **SECTION 75. AMENDMENT.** Section 50-06.2-02 of the North Dakota Century Code is 26 amended and reenacted as follows:
- 27 50-06.2-02. Definitions.
- 28 As used in this chapter:
- 29 "Comprehensive human services" means services included in the comprehensive 1. 30 human services plan published by the state agency and human services required by 31 state law or state agency regulation or federal law or regulation as a condition for the

- 1 receipt of federal financial participation in programs administered under the provisions 2 of this title. 3 2. "County agency" means the county social service board in each county of the state. 4 3. "County plan" means the county human services plan required by section 50-06.2-04. 5 4. "Family home care" means the provision of room, board, supervisory care, and 6 personal services to an eligible elderly or disabled person by the spouse or by one of 7 the following relatives, or the current or former spouse of one of the following relatives, 8 of the elderly or disabled person: parent, grandparent, adult child, adult sibling, adult 9 grandchild, adult niece, or adult nephew. The family home care provider need not be 10 present in the home on a twenty-four-hour basis if the welfare and safety of the client 11 is maintained. 12 5.3. "Human service center" means a regional center established under section 13 50-06-05.3. 14 "Human service zone" means a county or consolidated group of counties <u>4.</u> 15 administering human services within a designated area in accordance with a plan 16 approved by the state agency. 17 <u>5.</u> "Human service zone plan" means the human service zone plan required by section 18 <u>50-06.2-04.</u> 19 <u>6.</u> "Human services" means: 20 A service or assistance provided to an individual or an individual's family in need <u>a.</u> 21 of services or assistance, including child welfare services, economic assistance 22 programs, medical service programs, and aging service programs, to assist the 23 individual or the individual's family in achieving and maintaining basic 24 self-sufficiency, including physical health, mental health, education, welfare, food 25 and nutrition, and housing. 26 A service or assistance provided, administered, or supervised by the department <u>b.</u> 27 in accordance with chapter 50-06.
 - c. Licensing duties as administered or supervised by the department or delegated by the department to a human service zone.

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- 1 6.7. "Qualified service provider" means a county agencyhuman service zone or independent contractor which agrees to meet standards for service and operations established by the state agency.
- 4 7.8. "State agency" means the department of human services.
- 5 **SECTION 76. AMENDMENT.** Section 50-06.2-03 of the North Dakota Century Code is amended and reenacted as follows:

50-06.2-03. Powers and duties of the state agency.

- 8 The state agency has the following powers or duties under this chapter:
 - To act as the official agency of the state in the administration of the human services programs for individuals and families in conformity with state and federal requirements.
 - 2. To prepare, at least biennially, a comprehensive human services plan which must:
 - Include human services determined essential in effectuating the purposes of this chapter.
 - b. Detail the human services identified by the state agency for provision by human service centers and the services which the county agencies have agreed to human service zones make available in approved county human service zone plans as a condition for the receipt of any funds allocated or distributed by the state agency.
 - To make available, through county agencies human service zone or human service
 centers, any or all of the services set out in the comprehensive human services plan
 on behalf of those individuals and families determined to be eligible for those services
 under criteria established by the state agency.
 - 4. To supervise and direct the comprehensive human services administered by county-agencies human service zone and human service centers through standard-setting, technical assistance, approval of county human service zone and regional plans, preparation of the comprehensive human services plan, evaluation of comprehensive human services programs, and distribution of public money for services.
 - 5. Within the limits of legislative appropriations and at rates determined payable by the state agency, to pay qualified service providers, which meet standards for services and operations, for the provision of the following services as defined in the

1 comprehensive human services plan which are provided to individuals who, on the 2 basis of functional assessments, income, and resources, are determined eligible for 3 the services in accordance with rules adopted by the state agency: 4 Homemaker services; a. 5 Chore services; b. 6 Respite care; C. 7 Home health aide services; d. 8 Case management: e. 9 f. Family home care; 10 Personal attendant care; g. 11 h. Adult family foster care; and 12 Such other services as the state agency determines to be essential and 13 appropriate to sustain individuals in their homes and in their communities and to 14 delay or prevent institutional care. 15 6. To take actions, give directions, and adopt rules as necessary to carry out the 16 provisions of this chapter. For purposes of this chapter, resources do not include the individual's primary home and the 17 18 first fifty thousand dollars of liquid assets. 19 **SECTION 77. AMENDMENT.** Section 50-06.2-04 of the North Dakota Century Code is 20 amended and reenacted as follows: 21 50-06.2-04. Powers and duties of county agencies. (Effective through December 31, 22 2019) 23 Each county agency has the following powers and duties under this chapter: 24 1. To administer comprehensive human services programs for individuals and families at 25 the county level in conformity with state and federal requirements under the direction 26 and supervision of the state agency. 27 2. To publish and provide to the state agency a county human services plan which must 28 include the following: 29 A statement of the goals of county human services programs in the county. a. 30 b. Methods used to identify persons in need of services and the social problems to be addressed by the county human services programs. 31

- c. A description of each county human service proposed and identification of the
 agency or person proposed to provide the service.
 - d. The amount of money proposed to be allocated to each service.
 - e. An agreement to make available those human services required by state law and by federal law or regulation as a condition for the receipt of federal financial participation in programs administered by county agencies under the provisions of this title.

The date of submission of the county human services plan to the state agency must be determined so that the plan is coordinated with the proposed and final comprehensive human services plan.

- 3. To make available the human services detailed in the comprehensive human services plan which the county agency has included in the approved county plan and to provide such other human services as the county agency determines essential in effectuating the purposes of this chapter within the county. To the extent funding is available under section 50-06.2-03 and chapter 50-24.1, the county plan must include the services enumerated in those sections. The county agency shall make these services available to any individual requesting service and determined eligible on the basis of a functional assessment conducted in accordance with state and federal laws and regulations. The individual shall pay for the services in accordance with a fee scale based on family size and income. The county agency may contract with any qualified service provider in its provision of those enumerated services.
- 4. To submit annually to the board of county commissioners a budget containing an estimate and supporting data, setting forth the funds needed to carry out the provisions of this chapter.

Powers and duties of county agencies human service zones. (Effective after December 31, 2019) Each county agency human service zone has the following powers and duties under this chapter:

1. To administer comprehensive human services programs for individuals and families at the countyhuman service zone level in conformity with state and federal requirements under the direction and supervision of the state agency.

- 1 2. To publish and provide to the state agency a county human services service zone plan which that must include the following:
 - a. A statement of the goals of county<u>human service zone</u> human services programs in the county<u>human service zone</u>.
 - b. Methods used to identify persons in need of services and the social problems to be addressed by the countyhuman service zone human services programs.
 - c. A description of each <u>countyhuman service zone</u> human <u>serviceservices</u>

 proposed and identification of the agency or person proposed to provide the service.
 - d. The amount of money proposed to be allocated to each service.
 - e. An agreement to make available those human services required by state law and by federal law or regulation as a condition for the receipt of federal financial participation in programs administered by county agencies human service zones under the provisions of this title.

The date of submission of the county human services service zone plan to the state agency must be determined so that the plan is coordinated with the proposed and final comprehensive human services service zone plan.

To make available the human services detailed in the comprehensive human servicesservice zone plan which the eounty agencyhuman service zone has included in the approved eountyhuman service zone plan and to provide such other human services as the eounty agencyhuman service zone determines essential in effectuating the purposes of this chapter within the eountyhuman service zone. To the extent funding is available under section 50-06.2-03 and chapter 50-24.1, the eountyhuman service zone plan must include the services enumerated in those sections. The eounty-agencyhuman service zone shall make these services available to any individual requesting service and determined eligible on the basis of a functional assessment conducted in accordance with state and federal laws and regulations. The individual shall pay for the services in accordance with a fee scale based on family size and income. The eounty agencyhuman service zone may contract with any qualified service provider in its provision of those enumerated services.

- To submit annually to the board of county commissioners a budget containing an
 estimate and supporting data, setting forth the county funds needed to carry out the
 provisions of this chapter.
- **SECTION 78. AMENDMENT.** Section 50-06.2-06 of the North Dakota Century Code is amended and reenacted as follows:
- **50-06.2-06. Freedom of choice.**
 - Each person eligible for services under this chapter, or the person's representative, must be free to choose among available qualified service providers that offer competitively priced services. The county agencyhuman service zone shall inform each eligible applicant for services, provided under this chapter, of the identity of qualified service providers available to provide the service required by the applicant. The county agencyhuman service zone shall make and document reasonable efforts to inform potential service providers of the anticipated need for services in the countyhuman service zone.
 - **SECTION 79. AMENDMENT.** Section 50-09-01 of the North Dakota Century Code is amended and reenacted as follows:
 - 50-09-01. Definitions.
 - In this chapter, unless the context or subject matter otherwise requires:
 - 1. "Account" means a demand deposit account, checking or negotiable withdrawal order account, share account, share draft account, savings account, time deposit account, securities account, money market mutual fund account, or any other account or arrangement that reflects an owner's share or similar equity interest issued by an entity that is registered as an investment company under the federal investment company laws, to the extent the owner is permitted to redeem the share or interest by an order for payment to a third party.
 - "Assistance" means money payments with respect to, or goods and services provided for dependent children, including payments for the care of unmarried mothers or fathers and their infants.
 - 3. "Child support" has the meaning provided in section 14-09-09.10.
- 4. "County agency" means the county social service board in each of the counties of the state.

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- 1 "Dependent child" means any needy child who is described in a state plan for aid and 2 services to needy families submitted pursuant to title IV-A.
- 3 6.5. "Financial institution" means:
- 4 A depository institution, as defined in section 3(c) of the Federal Deposit 5 Insurance Act [12 U.S.C. 1813(c)];
- 6 b. An institution-affiliated party, as defined in section 3(u) of the Federal Deposit 7 Insurance Act [12 U.S.C. 1813(u)];
- Any federal credit union or state credit union, as defined in section 101 of the C. Federal Credit Union Act [12 U.S.C. 1752], including an institution-affiliated party 10 of such a credit union, as defined in section 206(r) of the Federal Credit Union Act [12 U.S.C. 1786(r)]; and
- 12 d. Any benefit association, insurance company, safe deposit company, securities 13 intermediary, money market mutual fund, or similar entity authorized to do 14 business in the state.
- 15 <u>6.</u> "Human service zone" means a county or consolidated group of counties 16 administering human services within a designated area in accordance with a plan 17 approved by the state agency.
- 18 7. "Obligor" has the meaning provided in section 14-09-09.10.
- 19 8. "Past-due support" has the meaning provided in section 14-09-09.10.
- 20 9. "Secretary" means the secretary of the United States department of health and human 21 services.
- 22 10. "Securities account" has the meaning provided in section 41-08-41.
- 23 11. "Securities intermediary" has the meaning provided in section 41-08-02, but does not 24 include a clearing corporation.
- 25 12. "State agency" means the North Dakota department of human services.
- 26 13. "Title IV-A" means title IV-A of the Social Security Act, as adopted by title I of Pub. L. 27 104-193 [110 Stat. 2110 et seq.; 42 U.S.C. 601 et seq.].
- 28 14. "Title IV-B" means title IV-B of the Social Security Act [Pub. L. 90-248, title II, 29 sec. 240(c); 81 Stat. 911; 42 U.S.C. 620 et seg.l, as amended.
- 30 15. "Title IV-D" means title IV-D of the Social Security Act [Pub. L. 93-647; 88 Stat. 2351; 31 42 U.S.C. 651 et seq.].

- 1 16. "Title IV-E" means title IV-E of the Social Security Act [Pub. L. 96-272, title I, sec. 101(a)(1); 94 Stat. 501; 42 U.S.C. 670 et seq.], as amended.
- 3 17. "Work activity" means any activity permitted or required to be treated as work for4 purposes of calculating a work participation rate.
- 5 **SECTION 80. AMENDMENT.** Section 50-09-02 of the North Dakota Century Code is amended and reenacted as follows:
- 7 50-09-02. Duties of the state agency.
- The state agency shall:

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- Take such action and adopt rules as may become necessary to entitle the state to receive funds from the federal government under title IV-A.
- Supervise the administration of temporary assistance for needy families throughout
 the state of North Dakota.
 - 3. Take such action, give such directions, and adopt rules as may be necessary or desirable to carry out the provisions of this chapter, including the adoption and application of suitable standards and procedure to ensure appropriate treatment of all applicants for temporary assistance for needy families.
 - 4. Cooperate with the federal government in matters of mutual concern pertaining to temporary assistance for needy families, including the adoption of such methods of administration as are found by the state agency to be appropriate for the efficient operation of the plan for such assistance.
- 21 5. Provide such qualified employees and representatives as may be necessary.
- 22 6. Prescribe the form of and print and supply to the <u>county agencieshuman service zones</u>
 23 blanks for applications, reports, and such other forms as it may deem necessary and
 24 advisable.
- 7. Have authority to establish and maintain personnel standards on a merit basis for personnel employed by the state and the county public assistance agencies not covered by a statewide merit system human service zone.
- 8. Make such reports in such form and containing such information as the federal government from time to time may require.
- Make any determinations respecting title IV-A not expressly reserved to the federal
 government under federal law.

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- 1 10. Determine if the terms of any waiver of federal requirements, pertaining to the aid to
 2 families with dependent children program, submitted to the federal government before
 3 August 22, 1996, are consistent with the requirements of title IV-A.
- 4 11. Determine the expenditures that constitute qualified state expenditures for purposes of this chapter.
- 6 12. Determine the costs that constitute administrative costs for purposes of this chapter.
- Determine in any case if assistance provided will be funded through qualified state expenditures, funds made available from the federal government under title IV-A, or a combination thereof.
- 14. Assist recipients of temporary assistance for needy families, in a form and manner determined appropriate by the state agency, but which need not be uniform among families or among counties.
- 13 15. Administer all funds appropriated or made available to it for the purpose of carrying out the provisions of this chapter.
- 16. Act as the official agency of the state in the administration of the child support
 16 enforcement program and medical support enforcement program in conformity with
 17 title IV-D. In administering the child support enforcement and medical support
 18 enforcement programs, the state agency may contract with any public or private
 19 agency or person to discharge the state agency's duties and must maintain an office in
 20 each of the eight planning regions of the state.
 - 17. Take actions and adopt rules necessary to entitle the state to receive funds from the federal government under the child care and development block grant [42 U.S.C. 9858 et seq.], as amended.
- 24 18. Have authority to establish a program for families that include both a minor child and
 25 an incapacitated parent of that minor child, using no federal funds derived from
 26 temporary assistance for needy families block grant funds, which otherwise functions
 27 in substantially the form and manner of the temporary assistance for needy families
 28 program.
- 19. For purposes of section 674(e)(2) of the Social Security Act [42 U.S.C. 674(e)(2)], 30 approve families, outside of the jurisdiction of the state of North Dakota, for placement 31 of children for adoption.

- 20. Act as the official agency of the state in the administration of child and family services in conformity with title IV-B and to direct and supervise countyhuman service zone administration of that program, unless otherwise directed or determined by the state agency.
- Act as the official agency of the state in the administration of federal payments for foster care and adoption assistance in conformity with title IV-E and to direct and supervise countyhuman service zone administration of that program, unless otherwise directed or determined by the state agency.
 - 22. Provide, upon request and insofar as staff resources permit, technical assistance concerning the requirements of title IV-B and title IV-E to courts within this state, including tribal courts, and to state's attorneys and tribal prosecutors within this state.
 - 23. Make training available to state's attorneys and assistant state's attorneys who are willing to collaborate with colleagues in other counties on petitions to terminate parental rights.
 - **SECTION 81. AMENDMENT.** Section 50-09-02.2 of the North Dakota Century Code is amended and reenacted as follows:

50-09-02.2. Assistance for adopted children with special needs.

Assistance provided under this chapter or chapter 50-24.1 after adoption to a child with special needs must be provided without regard to the income or resources of the adopting parents. Except as provided in this section, such assistance continues until the adopted child becomes eighteen years of age, is emancipated, or dies; the adoption is terminated; or a determination of ineligibility is made by the eountyhuman service zone or state agency, whichever occurs earlier. If sufficient funds are available, the countyhuman service zone or state agency may continue assistance for an adopted child until the child reaches twenty-one years of age if the human service zone or state agency determines that the adopted child is a student regularly attending a secondary, postsecondary, or career and technical education school in pursuance of a course of study leading to a diploma, degree, or gainful employment. Assistance provided to an adopted child must continue regardless of the residence of the adopting parents.

AThe state er-county agency or human service zone may require, as a condition of receiving assistance under this chapter or chapter 50-24.1, that the adopting parents enter into a contract or agreement regarding the type of assistance to be received; the amount of assistance; the

- 1 identity of the physical, mental, or emotional condition for which medical assistance is received;
- 2 or any conditions for continued receipt of assistance. A child with special needs is a child legally
- 3 available for adoptive placement whose custody has been awarded to the department state
- 4 <u>agency</u> or a county social human service board zone and who is seven years of age or older;
- 5 under eighteen years of age with a physical, emotional, or mental disability or has been
- 6 diagnosed by a licensed physician to be at high risk for such a disability; a member of a
- 7 minority; or a member of a sibling group.
- 8 **SECTION 82. AMENDMENT.** Section 50-09-03 of the North Dakota Century Code is
- 9 amended and reenacted as follows:
- 10 **50-09-03. Duties of county agency** human service zone.
- In the administration of assistance under this chapter, a county agency<u>human service zone</u>
- shall, unless otherwise directed or determined by the state agency:
- 1. Administer the temporary assistance for needy families program in its county<u>human</u>
- service zone, subject to the rules of the state agency.
- 15 2. Report to the state agency at such times and in such manner and form as the state
- agency, from time to time, may direct.
- 17 3. Submit annually, through the human service zone director, to the board of county-
- 18 commissioners of each countystate agency a budget containing an estimate and
- supporting data, setting forth the amount of money needed to carry out the provisions
- of this chapter.
- 4. Cooperate with juvenile courts and licensed children's agencies.
- 22 5. Administer child and family services under the direction and supervision of the state
- agency in conformity with title IV-B.
- 24 6. Administer federal payments for foster care and adoption assistance under the
- direction and supervision of the state agency in conformity with title IV-E.
- **SECTION 83. AMENDMENT.** Section 50-09-04 of the North Dakota Century Code is
- 27 amended and reenacted as follows:
- 50-09-04. Preservation and protection of religious faith.
- The county, human service zone, and state agencies shall preserve and protect the
- religious faith of children coming under their jurisdiction.

1	SECTION 84. AMENDMENT. Section 50-09-06 of the North Dakota Century Code is				
2	amended and reenacted as follows:				
3	50-09-06. Application for assistance.				
4	Application for assistance under this chapter must be made to the countyhuman service				
5	zone or state agency in the manner and form prescribed by the state agency. The application				
6	must contain such information as the state agency may require, and the action of the state				
7	agency	in approving and granting assistance or in disapproving and denying assistance is final			
8	and binding on the county agency human service zone.				
9	SEC	CTION 85. AMENDMENT. Section 50-09-07 of the North Dakota Century Code is			
10	amende	d and reenacted as follows:			
11	50-0	09-07. Investigation by county human service zone or state agency.			
12	WheneverIf a countyhuman service zone or state agency shall receivereceives an				
13	application for assistance, or assistance has been granted, under this chapter, the <u>human</u>				
14	service zone, unless otherwise directed or determined by the state agency, promptly shall make				
15	an investigation and record of the circumstances of the applicant, or child, or both, in order to				
16	ascertain the facts supporting the application or the granting of assistance and shall obtain such				
17	other information as may be required by the rules and regulations of the state agency.				
18	SECTION 86. AMENDMENT. Section 50-09-08 of the North Dakota Century Code is				
19	amende	d and reenacted as follows:			
20	50-0	09-08. Investigations - Power of county agencies human service zone, state			
21	agency	and employees.			
22	1.	In the investigation of applications under the provisions of this chapter, the county-			
23		agencies human service zone, the state agency, and the officials and employees of			
24		such agencies charged with the administration and enforcement of this chapter may:			
25		a. Conduct examinations;			
26		b. Require the attendance of witnesses and the production of books, records, and			
27		papers; and			
28		c. Make application to the district court of the county to compel the attendance of			
29		witnesses and the production of books, records, and papers.			
30	2.	The state agency may request from other state, county, <u>human service zones</u> , and			
31		local agencies information deemed necessary to carry out the child support			

- enforcement program. All officers and employees of state, county, and local agencies shall cooperate with the state agency in locating absent parents of children to whom an obligation of support is owed or on whose behalf assistance is being provided and, on request, shall supply the state agency with available information relative to the location, income, social security number, and property holdings of the absent parent, notwithstanding any provision of law making that information confidential. Any person acting under the authority of the state agency who pursuant to this subsection obtains information from the office of the state tax commissioner, the confidentiality of which is protected by law, may not divulge such information except to the extent necessary for the administration of the child support enforcement program or when otherwise directed by judicial order or when otherwise provided by law.
- 3. The officers and employees designated by the county agencies human service zones or the state agency may administer oaths and affirmations.
- **SECTION 87. AMENDMENT.** Subsections 2, 3, and 4 of section 50-09-08.2 of the North Dakota Century Code are amended and reenacted as follows:
 - All information received under this section, if confidential under some other provision of law, is subject to the penalties under section 50-06-15 and is confidential, except that the information may be used in the administration of any program administered by or under the supervision and direction of the departmentstate agency and as specifically authorized by the rules of the departmentstate agency. Any information received under this section, if not subject to section 44-04-18 and section 6 of article XI of the Constitution of North Dakota in the possession of the person providing the information, is exempt from section 44-04-18 and section 6 of article XI of the Constitution of North Dakota. Any person acting under the authority of the state agency who pursuant to this subsection obtains information from the office of the state tax commissioner, the confidentiality of which is protected by law, may not divulge such information except to the extent necessary for the administration of the child support enforcement program or when otherwise directed by judicial order or otherwise provided by law.
 - 3. a. As provided in title IV-D, a person is immune from suit or any liability under any federal or state law:

1 (1) For any disclosure of information, in any form, made under this section, to 2 the state agency, a county agency, a human service zone, or an official, 3 employee, or agent of either; 4 (2) For encumbering or surrendering any assets held by a financial institution in 5 response to a notice of lien or an execution issued by the state agency as 6 provided in section 28-21-05.2 and chapter 35-34; or 7 (3) For any other action taken in good faith to comply with the requirements of 8 this section. 9 b. The court shall award reasonable attorney's fees and costs against any person 10 who commences an action that is subsequently dismissed by reason of the 11 immunity granted by this section. 12 4. The officers and employees designated by the county agencies human service zones 13 or the state agency may administer oaths and affirmations. 14 SECTION 88. AMENDMENT. Section 50-09-08.3 of the North Dakota Century Code is 15 amended and reenacted as follows: 16 50-09-08.3. Administrative enforcement in interstate cases. 17 In acting as the official agency of the state in administering the child support program 18 under title IV-D, the state agency, directly or through agents and county-19 agencieshuman service zones: 20 Shall use high-volume automated administrative enforcement, to the same extent 1. a. 21 as used in intrastate cases, in response to a request made by another state to 22 enforce a child support order, and shall promptly report the results of such 23 enforcement procedure to the requesting state; 24 2. b. May transmit requests, by electronic or other means, to other states for 25 assistance in cases involving enforcement of child support orders which include 26 information provided and intended to enable the receiving state to compare 27 information about the case to information in the databases of the receiving state, 28 and which constitute a certification: 29 Of the amount of arrearages, if any, under the child support order; and (1) 30 b. (2) That procedural due process requirements applicable to the case have been 31 complied with;

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- 1 3. c. In cases in which the state agency receives requests made by another state to
 2 enforce a child support order, shall not consider that matter a child support case
 3 transferred to this state, but may establish a corresponding case based on the
 4 other state's request for assistance; and
 - 4. d. Shall maintain records of:
 - a. (1) The number of requests for assistance made by other states;
 - b. (2) The number of cases in which this state collected support in response to requests made by other states; and
 - e. (3) The amount of support collected.
 - 2. For purposes of this section, the term "high-volume automated administrative enforcement" means, in interstate cases, on request of another state, the identification, by this state, through automated data matches with financial institutions and other entities where assets may be found, of assets owned by persons who owe child support in another state, and the seizure of such assets, by this state, through levy or other appropriate processes.
 - **SECTION 89. AMENDMENT.** Section 50-09-08.4 of the North Dakota Century Code is amended and reenacted as follows:

50-09-08.4. Reporting arrearages to credit bureaus.

- 1. In acting as the official agency of the state in administering the child support program under title IV-D, the state agency, directly or through agents and county-agencies human service zones, subject to subsection 2, may report periodically to consumer reporting agencies the name of any obligor who owes past-due support and the amount of past-due support owed by the obligor.
 - 2. The state agency may report under subsection 1 only after such an obligor has been provided notice and a reasonable opportunity to contest the accuracy of the statement of the name and amount of overdue support owed by the obligor.
- For purposes of this section, "consumer reporting agency" means an agency that has furnished evidence, satisfactory to the departmentstate agency, that the agency is a consumer reporting agency as defined in section 603(f) of the Fair Credit Reporting Act [15 U.S.C. 1681a(f)].

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- 1 **SECTION 90. AMENDMENT.** Section 50-09-09 of the North Dakota Century Code is 2 amended and reenacted as follows:
- 3 **50-09-09.** Award of assistance.
- Upon completion of the investigation of an applicant for assistance under this chapter,
 the countyhuman service zone or state agency shall determine, in accordance with the
 rules of the state agency:
- 7 4. a. If the applicant may be provided assistance under the provisions of this chapter;
- 8 2. b. The amount and type of any assistance the applicant may receive; and
 - 3. c. The date upon which such assistance may begin.
- 10 <u>2.</u> In all cases, a statement of the findings of the county agencyhuman service zone forthwith must be transmitted to the state agency.
 - **SECTION 91. AMENDMENT.** Subsection 1 of section 50-09-14 of the North Dakota Century Code is amended and reenacted as follows:
 - 1. An applicant for or recipient of temporary assistance for needy families under this chapter, aggrieved because of a countyhuman service zone's or state 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 agencyhuman service zone. 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 agencyhuman service zone.
 - **SECTION 92. AMENDMENT.** Section 50-09-29 of the North Dakota Century Code is amended and reenacted as follows:
- 50-09-29. Requirements for administration of temporary assistance for needy families.
- 1. Except as provided in subsections 2, 3, and 4, the department of human services state agency, in its administration of the temporary assistance for needy families program, shall:

1 Provide assistance to otherwise eligible women in the third trimester of a 2 pregnancy; 3 b. Except as provided in subdivision c, afford eligible households benefits for no 4 more than sixty months; 5 Exempt eligible households from the requirements of subdivision b due to mental C. 6 or physical disability of a parent or child, mental or physical incapacity of a 7 parent, or other hardship including a parent subject to domestic violence as 8 defined in section 14-07.1-01; 9 Unless an exemption, exclusion, or disregard is required by law, count income d. 10 and assets whenever actually available; 11 Except as provided in subdivision j, and as required to allow the state to receive e. 12 funds from the federal government under title IV-A, provide no benefits to 13 noncitizen immigrants who arrive in the United States after August 21, 1996; 14 Limit eligibility to households with total available assets, not otherwise exempted 15 or excluded, of a value established by the department state agency; 16 Exclude one motor vehicle of any value in determining eligibility; g. 17 h. Require work activities for all household members not specifically exempted by 18 the department of human services state agency for reasons such as mental or 19 physical disability of a parent or child or mental or physical incapacity of a parent; 20 Establish goals and take action to prevent and reduce the incidence of 21 out-of-wedlock pregnancies and establish numerical goals for reducing the 22 illegitimacy rate for the state for periods through calendar year 2005; 23 To the extent required to allow the state to receive funds from the federal j. 24 government under title IV-A, provide benefits to otherwise eligible noncitizens 25 who are lawfully present in the United States; 26 Establish and enforce standards against program fraud and abuse; k. 27 Ι. Provide employment placement programs; 28 Exempt from assets and income the savings and proportionate matching funds in m. 29 individual development accounts:

1 Determine the unemployment rate of adults living in a county that includes Indian n. 2 reservation lands and a significant population of Indian individuals by using 3 unemployment data provided by job service North Dakota; 4 When appropriate, require household members to complete high school; 0. 5 To the extent required to allow the state to receive funds from the federal p. 6 government under title IV-A, exempt single parents from required work activities; 7 Provide for sanctions, including termination of assistance to the household, if a q. 8 household member fails to cooperate with work requirements: 9 Provide for sanctions, including termination of assistance to the household, if a 10 household member fails, without good cause, to cooperate with child support 11 activities: 12 Deny assistance with respect to a minor child absent from the household for 13 more than one calendar month, except as specifically provided by the state 14 agency for absences: 15 Require each household to participate in developing an individual employment 16 plan and provide for sanctions, including termination of assistance to the 17 household, if adult or minor household members age sixteen or older fail to 18 cooperate with the terms of the individual employment plan; 19 Provide pre-pregnancy family planning services that are to be incorporated into u. 20 the temporary assistance for needy families program assessment; 21 ٧. Except in cases of pregnancy resulting from rape or incest, not increase the 22 assistance amount to recognize the increase in household size when a child is 23 born to a household member who was a recipient of assistance under this 24 chapter during the probable month of the child's conception; 25 Disregard earned income as an incentive allowance for no more than twelve W. 26 months; and 27 Consider, and if determined appropriate, authorize demonstration projects in Χ. 28 defined areas which may provide benefits and services that are not identical to 29 benefits and services provided elsewhere. 30 2. If the secretary of the United States department of health and human services

determines that funds otherwise available for the temporary assistance for needy

- families program in this state must be reduced or eliminated should the department of human servicesstate agency administer the program in accordance with any provision of subsection 1, the department of human servicesstate agency shall administer the program in a manner that avoids the reduction or loss.
 - 3. If the department of human services state agency determines, subject to the approval of the legislative management, that there is insufficient worker opportunity, due to increases in the unemployment rate, to participate in work activities, the department state agency may administer the temporary assistance for needy families program in a manner different than provided in subsection 1.
 - 4. If the department of human services state agency determines, subject to the approval of the legislative management, that administration of the temporary assistance for needy families program, in the manner provided by subsection 1, causes otherwise eligible individuals to become a charge upon the counties human service zones under chapter 50-01, the department state agency may administer the program in a manner that avoids that result.
 - 5. The department of human services state agency may not deny assistance to any individual who has been convicted of a felony offense that has as an element the possession, use, or distribution of a controlled substance as defined in section 102(6) of the Controlled Substance Act [21 U.S.C. 802(6)].
 - **SECTION 93. AMENDMENT.** Section 50-09-30 of the North Dakota Century Code is amended and reenacted as follows:
 - 50-09-30. Child support agencies exempt from certain fees.
 - The recorder and secretary of state may not charge or collect any fee otherwise prescribed by law from a state or <u>county agencyhuman service zone</u> engaged in the establishment of paternity or the establishment, modification, or enforcement of child support orders.
- SECTION 94. AMENDMENT. Subsection 2 of section 50-11-00.1 of the North Dakota
 Century Code is amended and reenacted as follows:
- 28 2. "Authorized agent" means the county social<u>human</u> service board<u>zone</u>, unless another 29 entity is designated by the department.
- **SECTION 95. AMENDMENT.** Section 50-11.1-02 of the North Dakota Century Code is amended and reenacted as follows:

1 **50-11.1-02. Definitions.**

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- 2 As used in this chapter, unless the context or subject matter otherwise requires:
- "Authorized agent" means the county social human service boardzone, unless another
 entity is designated by the department.
 - "Child care center" means an early childhood program licensed to provide early childhood services to nineteen or more children.
- 7 3. "County agency" means the county social service board in each of the counties of the state.
- 9 4. "Department" means the department of human services.
- 10 <u>5.4.</u> "Drop-in care" means the care of children on a one-time, occasional, or unscheduled basis to meet the short-term needs of families.
- 12 6.5. "Early childhood program" means any program licensed under this chapter where
 13 early childhood services are provided for at least two hours a day for three or more
 14 days a week.
- 7.6. "Early childhood services" means the care, supervision, education, or guidance of a
 child or children, which is provided in exchange for money, goods, or other services.
 Early childhood services does not include:
 - Substitute parental child care provided pursuant to chapter 50-11.
 - b. Child care provided in any educational facility, whether public or private, in grade one or above.
 - c. Child care provided in a kindergarten which has been established pursuant to chapter 15.1-22 or a nonpublic elementary school program approved pursuant to subsection 1 of section 15.1-06-06.
 - d. Child care, preschool, and prekindergarten services provided to children under six years of age in any educational facility through a program approved by the superintendent of public instruction.
 - e. Child care provided in facilities operated in connection with a church, business, or organization where children are cared for during periods of time not exceeding four continuous hours while the child's parent is attending church services or is engaged in other activities, on the premises.

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1 Schools or classes for religious instruction conducted by religious orders during 2 the summer months for not more than two weeks, Sunday schools, weekly 3 catechism, or other classes for religious instruction. 4 Summer resident or day camps for children which serve no children under six g. 5 years of age for more than two weeks. 6 h. Sporting events, practices for sporting events, or sporting or physical activities 7 conducted under the supervision of an adult. 8 Head start and early head start programs that are federally funded and meet 9 federal head start performance standards. 10 Child care provided in a medical facility by medical personnel to children who are j. 11 ill. 12 8.7. "Family child care" means a private residence licensed to provide early childhood 13 services for no more than seven children at any one time, except that the term 14 includes a residence licensed to provide early childhood services to two additional 15 school-age children. 16 9.8. "Group child care" means a child care program licensed to provide early childhood 17 services for thirty or fewer children. 18 10.9. "Household member" means an adult living in the private residence out of which a 19 program is operated, regardless of whether the adult is living there permanently or 20 temporarily. 21 <u>10.</u> "Human service zone" means a county or consolidated group of counties 22 administering human services within a designated area in accordance with a plan 23 approved by the department. 24 11. "In-home provider" means any person who provides early childhood services to 25 children in the children's home. 26 12. "Licensed" means an early childhood program has the rights, authority, or permission 27 granted by the department to operate and provide early childhood services. 28 13. "Multiple licensed program" means an early childhood program licensed to provide 29 more than one type of early childhood services.

childhood program and premises.

"Owner" or "operator" means the person who has legal responsibility for the early

- 1 15. "Parent" means an individual with the legal relationship of father or mother to a child or 2 an individual who legally stands in place of a father or mother, including a legal 3 guardian or custodian.
- 4 16. "Premises" means the indoor and outdoor areas approved for providing early childhood services.
- 17. "Preschool" means a program licensed to offer early childhood services, which follows a preschool curriculum and course of study designed primarily to enhance the educational development of the children enrolled and which serves no child for more than three hours per day.
- 10 18. "Public approval" means a nonlicensed early childhood program operated by a11 government entity that has self-certified that the program complies with this chapter.
- 12 19. "Registrant" means the holder of an in-home provider registration document issued by the department in accordance with this chapter.
- 14 20. "Registration" means the process whereby the department maintains a record of all in-home providers who have stated that they have complied or will comply with the prescribed standards and adopted rules.
- 17 21. "Registration document" means a written instrument issued by the department to
 18 publicly document that the registrant has complied with this chapter and the applicable
 19 rules and standards as prescribed by the department.
- 22. "School-age child care" means a child care program licensed to provide early
 childhood services on a regular basis for nineteen or more children aged five years
 through eleven years.
- 23. "School-age children" means children served under this chapter who are at least five years but less than twelve years of age.
- 25 24. "Self-declaration" means voluntary documentation of an individual providing early childhood services in a private residence for up to five children through the age of eleven, of which no more than three may be under the age of twenty-four months.
- 28 25. "Staff member" means an individual:

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a. Who is an employee of an early childhood program or of an early childhood services provider under a self-declaration; or

b. Whose activities involve the care, supervision, or guidance of children for or
 unsupervised access to children under the care, supervision, or guidance of an
 early childhood program or early childhood services provider under a
 self-declaration.

SECTION 96. AMENDMENT. Section 50-11.2-01 of the North Dakota Century Code is amended and reenacted as follows:

50-11.2-01. Foster care parent grievance.

A foster parent who is duly licensed to care for a foster child may object to any decision made by the department of human services or eounty socialhuman service boardzone which substantially affects the foster parent or the needs of the foster child. An objection may be made in the form of a grievance, which must be filed in the county of the foster care parent's residence with the county socialhuman service boardzone. The county socialhuman service boardzone shall notify foster parents of the grievance procedure and provide them with grievance procedure forms.

SECTION 97. AMENDMENT. Section 50-11.2-02 of the North Dakota Century Code is amended and reenacted as follows:

50-11.2-02. Grievance procedure.

The grievance procedure to be followed by the department of human services, county socialhuman service boardzone, and foster parents is:

- 1. Any decision made by the department of human services or county social human service boardzone which substantially affects the licensed foster parent or the needs of a foster child must be sent in writing to the foster parents who have been given the responsibility of providing foster care for that child. Nothing herein may be construed to prohibit the department of human services or county social human service boardzone from immediately implementing a decision, when the best interests of the child require such immediate action, as long as notice is given to the foster parent as soon as possible.
- 2. A foster parent may object to any decision referred to in subsection 1. Upon the filing of a grievance by the foster care parents, the county social human service boardzone shall schedule an informal meeting to be held within ten days of the filing of the grievance. The needs and responsibilities of all interested parties must be discussed

- at this meeting in an attempt to maintain a continuing relationship which will serve the best interests of the foster child. A written resolution relating to the grievance should be agreed to and signed by both parties.
 - 3. If no written resolution between the parties relating to the grievance is made at the informal meeting, the foster parents may request a formal hearing to be held at the regional foster carea conflict-free human service zone office. This meeting must be held within ten working days of the informal meeting unless both parties agree to an extension. The regional foster carehuman service zone director or the director's designee shall provide for a record of this hearing. The regional foster carehuman service zone director or the director's designee shall review all prior contact between the foster care parents and the department of human services or county social service board relating to the grievance. The regional foster carehuman service zone director or the director's designee shall then make a final determination relating to the grievance. The regional foster carehuman service zone director's or the director's designee's findings and conclusions must be sent to the county social human service boardzone and the foster care parents.
 - 4. All decisions of the regional foster care director relating to a grievance under this chapter are final.
 - 5. The department of human services shall adopt rules to carry out the purpose and intent of this section and these rules must be given to the foster parent upon licensing.
 - 6. Denial or revocation of a foster care license may be appealed as provided in chapter 28-32.
 - 7. Nothing herein may be construed to require a grievance proceeding under this chapter, when the department of human services or county social human service boardzone is acting to implement a specific placement decision issued by a court with competent jurisdiction.
 - **SECTION 98. AMENDMENT.** Section 50-24.1-03.1 of the North Dakota Century Code is amended and reenacted as follows:
 - 50-24.1-03.1. Duties of county agency human service zone and department.
 - In the administration of the medical assistance program, the department or a county-agencyhuman service zone shall investigate and record the circumstances of each applicant or

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- recipient of assistance, in order to ascertain the facts supporting the application, or the granting of assistance, and obtain such other information as <u>directed by the department or as</u> may be required by the rules and regulations of the department of human services.
- **SECTION 99. AMENDMENT.** Section 50-24.1-03.2 of the North Dakota Century Code is amended and reenacted as follows:

50-24.1-03.2. Investigations - Power of county agencies <u>human service zones</u>, department, and employees.

- 1. In the investigation of applications under the provisions of this chapter, the county-agencies human service zones, the department of human services, and the officials and employees of such agencies charged with the administration and enforcement of this chapter may:
 - a. Conduct examinations;
 - Require the attendance of witnesses and the production of books, records, and papers; and
 - c. Make application to the district court of the county to compel the attendance of witnesses and the production of books, records, and papers.
 - The department of human services may request from other state, county, human service zones, and local agencies information deemed necessary to carry out the medical support enforcement program. All officers and employees of state, county, and local agencies shall cooperate with the department of human services in locating absent spouses or parents of children to whom an obligation of support is owed or on whose behalf assistance is being provided and, on request, shall supply the department with available information relative to the location, income, social security number, and property holdings of the absent spouse or parent, notwithstanding any provision of law making that information confidential. Any person acting under the authority of the department of human services who pursuant to this subsection obtains information from the office of the state tax commissioner, the confidentiality of which is protected by law, may not divulge such information except to the extent necessary for the administration of the medical support enforcement program or when otherwise directed by judicial order or when otherwise provided by law.

1	3.	The	office	ers and employees designated by the county agencies human service zones	
2		or th	ne de	partment of human services may administer oaths and affirmations.	
3	SEC	SECTION 100. AMENDMENT. Section 50-24.5-01 of the North Dakota Century Code is			
4	amended and reenacted as follows:				
5	50-24.5-01. Definitions.				
6	In this chapter, unless the context otherwise requires:				
7	1.	"Aged" means at least sixty-five years of age.			
8	2.	"Blir	nd" ha	as the same meaning as the term has when used by the social security	
9		adm	ninistr	ration in the supplemental security income program under titles II and XVI of	
0		the	Socia	al Security Act [42 U.S.C. 401-434 and 42 U.S.C. 1381 et seq.].	
11	3.	"Co	ngreg	gate housing" means housing shared by two or more individuals not related to	
2		eac	h oth	er which is not provided in an institution.	
3	4.	"Co	unty a	agency" means the county social service board.	
4	5.	"De	partm	nent" means the department of human services.	
5	6. 5.	"Disabled" has the same meaning as the term has when used by the social security			
6		administration in the supplemental security income program under titles II and XVI of			
7		the	Socia	al Security Act [42 U.S.C. 401-434 and 42 U.S.C. 1381 et seq.].	
8	7. <u>6.</u>	"Eliç	gible l	beneficiary" means a resident of this state who:	
9		a.	(1)	Is aged; or	
20			(2)	Is at least eighteen years of age and is disabled or blind;	
21		b.	(1)	Has applied for and is eligible to receive and receives benefits under title	
22				XIX of the Social Security Act [42 U.S.C. 1396 et seq.], and who has applied	
23				for and is receiving benefits, if the individual is eligible to receive benefits,	
24				under titles II and XVI of the Social Security Act [42 U.S.C. 401-434 and 42	
25				U.S.C. 1381 et seq.]; or	
26			(2)	Has applied for and is eligible to receive and receives benefits under section	
27				50-24.1-37 for long-term services and supports pursuant to an asset test	
28				established under title XIX of the Social Security Act [42 U.S.C. 1396	
29				et seq.] and section 50-24.1-02;	
30		C.	Mee	ets the requirements of section 23-09.3-08.1;	

1 Based on a functional assessment, is not severely impaired in any of the 2 activities of daily living of toileting, transferring to or from a bed or chair, or eating 3 and: 4 Has health, welfare, or safety needs, including a need for supervision or a (1) 5 structured environment; or 6 (2) Is impaired in three of the following four instrumental activities of daily living: 7 preparing meals, doing housework, taking medicine, and doing laundry; and 8 Is determined to be eligible pursuant to rules adopted by the department. e. 9 <u>7.</u> "Human service zone" means a county or consolidated group of counties 10 administering human services within a designated area in accordance with a plan 11 approved by the department. 12 8. "Institution" means a facility licensed under chapter 23-09.3. 13 9. "Living independently" includes living in congregate housing. The term does not 14 include living in an institution. 15 10. "Personal needs allowance" means an amount retained by the eligible beneficiary to 16 cover the costs of clothing and other personal needs. 17 11. "Proprietor" means an individual responsible for day-to-day administration and 18 management of a facility. 19 12. "Remedial care" means services that produce the maximum reduction of an eligible 20 beneficiary's physical or mental disability and the restoration of an eligible beneficiary 21 to the beneficiary's best possible functional level. 22 13. "Would be eligible to receive the cash benefits except for income" refers to an 23 individual whose countable income, less the cost of necessary remedial care that may 24 be provided under this chapter, does not exceed an amount equal to the cash benefit 25 under titles II and XVI of the Social Security Act [42 U.S.C. 401-434 and 26 42 U.S.C. 1381 et seq.] which the individual would receive if the individual had no 27 income, plus the amount allowed as the personal needs allowance. 28 SECTION 101. AMENDMENT. Subsection 1 of section 50-24.5-02 of the North Dakota 29 Century Code is amended and reenacted as follows:

1	1.	Administer aid to vulnerable aged, blind, and disabled persons and supervise and		
2		direct county agencies human service zones in the administration of aid to vulnerable		
3	aged, blind, and disabled persons.			
4	SECTION 102. AMENDMENT. Section 50-24.5-03 of the North Dakota Century Code is			
5	amende	d and reenacted as follows:		
6	50-24.5-03. Powers and duties of county agency human service zone.			
7	Each county agencyhuman service zone, unless otherwise directed or determined by the			
8	department, shall:			
9	1.	Administer aid to aged, blind, and disabled persons at the county human service zone		
10		level under the direction and supervision of the department, pursuant to state		
11		requirements.		
12	2.	Provide the services described in this chapter.		
13	3.	Determine eligibility for benefits under this chapter and periodically redetermine		
14		eligibility of persons receiving benefits pursuant to this chapter.		
15	4.	Provide case management services to eligible beneficiaries.		
16	5.	Conduct initial and ongoing functional assessments of applicants in cooperation with		
17		basic care facilities.		
18	6.	Cooperate with any other county agency <u>human service zone</u> to assure the conduct of		
19		initial and ongoing functional assessments and determinations of eligibility with respect		
20		to any applicant or eligible beneficiary who is physically present in a county human		
21		service zone other than the countyhuman service zone in which the applicant or		
22		eligible beneficiary is a resident for purposes of chapter 50-01.		
23	SECTION 103. AMENDMENT. Section 50-24.5-07 of the North Dakota Century Code is			
24	amende	d and reenacted as follows:		
25	50-24.5-07. Residency.			
26	For purposes of this chapter:			
27	1.	A person is a resident of this state if:		
28		a. The person is not living in an institution and is living in this state:		
29		(1) With intent to remain in this state permanently or for an indefinite period; or		
30		(2) Without intent if the person is incapable of stating intent.		

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1 The person is living in an institution outside this state and was receiving a benefit b. 2 under chapter 50-01 on January 1, 1995. 3 C. The person was placed in an out-of-state institution by a county agencyhuman 4 service zone or the department while the person was incapable of indicating 5 intent. 6 d. The person is living in an in-state institution, has lived in that institution for at 7 least thirty days, and was not placed in that institution by another state. A person 8 placed in an institution by another state is a resident of the state making the 9 placement. Any action beyond providing information to the person and the 10 person's family constitutes arranging or making a state placement. However, the 11 following actions do not constitute state placement: 12 Providing basic information about this chapter and information about the 13 availability of this chapter; or 14 (2) Assisting a person in locating an institution in this state, if the person is 15 capable of indicating intent and independently decides to move. 16 A person who is a resident of this state is a resident of the countyhuman service zone 17 in which the person is a resident for purposes of chapter 50-01. 18 **SECTION 104. AMENDMENT.** Section 50-24.5-09 of the North Dakota Century Code is 19 amended and reenacted as follows: 20 50-24.5-09. Responsibility for expenditures. 21 Except as otherwise specifically provided in section 50-03-08, expenditures Expenditures 22 required under this chapter are the responsibility of the state of North Dakota. 23 **SECTION 105. AMENDMENT.** Section 50-24.7-01 of the North Dakota Century Code is 24 amended and reenacted as follows: 25 50-24.7-01. Definitions. 26 In this chapter, unless the context otherwise requires: 27 1. "Aged" means at least sixty-five years of age. 28 2. "Blind" has the same meaning as the term has when used by the social security 29 administration in the supplemental security income program under titles II and XVI of 30 the Social Security Act [42 U.S.C. 401-434 and 42 U.S.C. 1381 et seq.].

"County agency" means the county social service board.

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1 "Department" means the department of human services. 2 5.4. "Disabled" has the same meaning as the term has when used by the social security 3 administration in the supplemental security income program under titles II and XVI of 4 the Social Security Act [42 U.S.C. 401-434 and 42 U.S.C. 1381 et seq.]. 5 6.5. "Eligible beneficiary" means a resident of this state who: 6 a. (1) Is aged; or 7 (2) Is at least eighteen years of age and is disabled or blind; 8 Has applied for and is eligible to receive benefits under title XIX of the Social b. 9 Security Act [42 U.S.C. 1396 et seq.], and who has applied for and is receiving 10 benefits, if the individual is eligible to receive benefits, under titles II and XVI of 11 the Social Security Act [42 U.S.C. 401-434 and 42 U.S.C. 1381 et seq.]; 12 Based on a functional assessment, is not severely impaired in any of the 13 activities of daily living of toileting, transferring to or from a bed or chair, or eating 14 and: 15 (1) Has health, welfare, or safety needs, including a need for supervision or a 16 structured environment; or 17 (2) Is impaired in three of the four instrumental activities of daily living of 18 preparing meals, doing homework, taking medicine, and doing laundry; 19 d. Has countable income, less the cost of necessary remedial care that may be 20 provided under this chapter, does not exceed an amount equal to the cash 21 benefit under titles II and XVI of the Social Security Act [42 U.S.C. 401-434 and 22 42 U.S.C. 1381 et seq.] which the individual would receive if the individual had no 23 income, plus the personal needs allowance; 24 e. Has impairments that are not the result of an intellectual disability; and 25 f. Is determined to be eligible pursuant to rules adopted by the department. 26 7.6. "Family home care" means the provision of room, board, supervisory care, and 27 personal services to an eligible elderly or disabled person by the spouse or by one of 28 the following relatives, or the current or former spouse of one of the following relatives,

of the elderly or disabled person; parent, grandparent, adult child, adult sibling, adult

grandchild, adult niece, or adult nephew. The family home care provider need not be

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- 1 present in the home on a twenty-four-hour basis if the welfare and safety of the client 2 is maintained. 3 <u>7.</u> "Human service zone" means a county or consolidated group of counties 4 administering human services within a designated area in accordance with a plan 5 approved by the department. 6 8. "Qualified service provider" means a county agencyhuman service zone or 7 independent contractor who agrees to meet standards for services and operations 8 established by the department. 9 9. "Remedial care" means services that produce the maximum reduction of an eligible 10 beneficiary's physical or mental disability and the restoration of an eligible beneficiary 11 to the beneficiary's best possible functional level. 12 SECTION 106. AMENDMENT. Subsection 1 of section 50-24.7-02 of the North Dakota 13 Century Code is amended and reenacted as follows: 14 The department shall administer expanded service payments for elderly and disabled 15 and supervise and direct county agencies human service zones in the administration of 16 expanded service payments for elderly and disabled. 17 SECTION 107. AMENDMENT. Section 50-24.7-03 of the North Dakota Century Code is 18 amended and reenacted as follows: 19 50-24.7-03. Powers and duties of county agencyhuman service zone. 20 Each county agencyhuman service zone, unless otherwise directed or determined by the 21 department, shall: 22 Administer expanded service payments for the elderly and disabled at the 23 countyhuman service zone level under the direction and supervision of the 24 department, pursuant to state requirements. 25 2. Provide the services described in this chapter. The county agency human service zone 26 may contract with a qualified service provider in the provision of those services. 27 3. Determine eligibility for benefits under this chapter and periodically redetermine
 - 4. Provide case management services to eligible beneficiaries.
 - 5. Conduct initial and ongoing functional assessments of applicants.

eligibility of persons receiving benefits pursuant to this chapter.

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- SECTION 108. AMENDMENT. Section 50-24.7-06 of the North Dakota Century Code is amended and reenacted as follows:
- 3 **50-24.7-06.** Responsibility for expenditures.
- Except as otherwise specifically provided in section 50-03-08, expenditures Expenditures

 required under this chapter are the responsibility of the state of North Dakota.
- SECTION 109. AMENDMENT. Subsections 6 and 11 of section 50-25.1-02 of the North
 Dakota Century Code are amended and reenacted as follows:
 - "Authorized agent" means the county social human service boardzone, unless another
 entity is designated by the department.
 - 11. "Local child protection team" means a multidisciplinary team consisting of the designee of the director of the regional human service center, together with such other representatives as that director might select for the team with the consent of the director of the county social human service board zone. All team members, at the time of their selection and thereafter, must be staff members of the public or private agencies they represent or shall serve without remuneration. An attorney member of the child protection team may not be appointed to represent the child or the parents at any subsequent court proceeding nor may the child protection team be composed of fewer than three members. The department shall coordinate the organization of local child protection teams on a county or multicounty human service zone basis.
 - **SECTION 110. AMENDMENT.** Section 50-25.1-04.3 of the North Dakota Century Code is amended and reenacted as follows:
- 22 50-25.1-04.3. Child fatality review panel Duties.

The child fatality review panel shall meet at least semiannually to review the deaths and near deaths of all minors which occurred in the state during the preceding six months and to identify trends or patterns in the deaths and near deaths of minors. The panel may review near deaths alleged to have resulted only from child abuse and neglect. The panel shall promote:

- Interagency communication for the management of child death cases and for the management of future nonfatal cases.
- Effective criminal, civil, and social intervention for families with fatalities.
- 3. Intervention and counseling of surviving and at-risk siblings, and offer the same.

- Interagency use of cases to audit the total health and social service systems and to
 minimize misclassification of cause of death.
- Evaluation of the impact of specific risk factors including substance abuse, domestic
 violence, and prior child abuse.
- 5 6. Interagency services to high-risk families.
- 7. Data collection for surveillance of deaths and the study of categories of causes of
 death.
- 8. The use of media to educate the public about child abuse prevention.
- 9 9. Intercounty, interhuman service zones, and interstate communications regarding child death.
- 11 10. Use of local child protection team members as local child fatality review panelists.
- 11. Information that apprises a parent or guardian of the parent's or guardian's rights and the procedures taken after the death of a child.
- SECTION 111. AMENDMENT. Section 50-25.2-14 of the North Dakota Century Code is amended and reenacted as follows:
- 16 **50-25.2-14.** Implementation contingent upon appropriation.
- The department and <u>county socialhuman</u> service <u>boardszones</u> are not required to implement or enforce this chapter with respect to any <u>zone</u>, region, area, or county of this state if the legislative assembly does not provide an appropriation to support the implementation and enforcement of this chapter within that <u>zone</u>, region, area, or county.
- 21 **SECTION 112. AMENDMENT.** Section 50-29-01 of the North Dakota Century Code is 22 amended and reenacted as follows:
- 23 **50-29-01. Definitions.**
- As used in this chapter:
- "Children's health insurance program" means a program to provide health assistance
 to low-income children funded through title XXI of the federal Social Security Act
 [42 U.S.C. 1397aa et seq.].
- 28 2. "County agency" means the county social service board.
- 29 3. "Department" means the department of human services.

- 1 "Human service zone" means a county or consolidated group of counties 2 administering human services within a designated area in accordance with a plan 3 approved by the department.
- 4 4. "Plan" means the children's health insurance program state plan.
- 5 5. "Poverty line" means the official income poverty line as defined by the United States 6 office of management and budget and revised annually in accordance with 42 U.S.C. 7 9902(2) section 9902(2) of title 42 of the United States Code, applicable to a family of 8 the size involved.
- 9 SECTION 113. AMENDMENT. Section 50-29-02 of the North Dakota Century Code is 10 amended and reenacted as follows:

11 50-29-02. Duties of the department.

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- The department shall prepare, submit, and implement the plan that includes determinations of eligibility, based on modified adjusted gross income methodologies as required in 42 U.S.C. 1396a(e)(14) section 1396a(e)(14) of the United States Code:
- 15 2. Supervise the administration of the children's health insurance program throughout 16 this state;
- 17 3. Take action, give directions, and adopt rules as may be necessary or desirable to carry 18 out the provisions of this chapter;
- 19 4. After federal approval of the plan, apply for a federal waiver allowing plan coverage for 20 a family through an employer-based insurance policy if an employer-based family 21 insurance policy is more cost-effective than the traditional plan coverage for the 22 children;
- 23 Report annually to the legislative council and describe enrollment statistics and costs 5. 24 associated with the plan; and
 - 6. Reimburse counties for expenses incurred in the administration of the children's healthinsurance program at rates based upon all counties' total administrative costs; and
- 27 7. Administer all funds appropriated or made available to the department for the purpose 28 of carrying out the provisions of this chapter.
- SECTION 114. AMENDMENT. Section 50-29-03 of the North Dakota Century Code is 30 amended and reenacted as follows:

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1	50-29-03. Duties	Of COUNTY	v agonevh	niman earvica	ZONA
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- In the administration of the plan, unless the department otherwise establishes eligibility, the county agencyhuman service zone shall:
 - 1. Administer the plan under the direction and supervision of the department; and
- 5 2. Make an investigation and record the circumstances of each applicant, obtaining information as may be required by the department.
- 7 **SECTION 115.** Chapter 50-35 of the North Dakota Century Code is created and enacted as follows:
- 9 **50-35-01. Definitions.**
- As used in this chapter, unless the context otherwise requires:
- 11 <u>1. "Department" means the department of human services.</u>
- 12 <u>"Director" means the executive director of the department or the executive director's</u>
 13 designee.
- 3. "Economic assistance" means those primary economic assistance programs that need
 to be accessible to all citizens of the state through a human service zone, including:
 - a. <u>Temporary assistance for needy families;</u>
- 17 <u>b. Employment and training programs;</u>
- 18 <u>c. Child care assistance programs;</u>
- 19 <u>d. Medical assistance, including early periodic screening, diagnosis, and treatment;</u>
- 20 <u>e. Supplemental nutrition assistance programs, including employment and training</u>
 21 <u>programs;</u>
- 22 <u>f. Refugee assistance programs;</u>
- 23 <u>g. Basic care services:</u>
- 24 <u>h. Energy assistance programs; and</u>
- i. Information and referral.
- 26 <u>4.</u> "Human service zone" means a county or consolidated group of counties
- 27 <u>administering human services within a designated area in accordance with a plan</u>
- 28 <u>approved by the department.</u>
- 29 <u>5. "Human service zone director" means a department employee who oversees the</u>
- 30 <u>human service zone's operation and budget and serves as president of the human</u>
- 31 service zone board.

1 "Human services" means: 2 A service or assistance provided to an individual or an individual's family in need 3 of services or assistance, including child welfare services, economic assistance 4 programs, medical service programs, and aging service programs, to assist the 5 individual or the individual's family in achieving and maintaining basic 6 self-sufficiency, including physical health, mental health, education, welfare, food 7 and nutrition, and housing. 8 A service or assistance provided, administered, or supervised by the department <u>b.</u> 9 in accordance with chapter 50-06. 10 Licensing duties as administered or supervised by the department or delegated C. 11 by the department to a human service zone. 12 <u>7.</u> "Indirect costs" means salaries, benefits, and operating costs incurred in providing 13 those goods and services to support human services that are generally available for 14 the common benefit of multiple county agencies. These costs include legal 15 representation; facilities and related costs, such as utilities and maintenance; 16 administrative support, including payroll, accounting, banking, and coordination; 17 information technology support and equipment; and miscellaneous goods and 18 services, such as transportation, supplies, insurance coverage, phone, and mail 19 services. 20 50-35-02. State-paid human services - Application. 21 <u>1.</u> The department shall administer a statewide program for state funding of staffing and 22 administrative costs related to the administration of human services. 23 <u>2.</u> Payments must be distributed to human service zones and the department pursuant to 24 the formula in section 50-35-04, with the first formula payment distributions 25 commencing in January 2020. 26 Human service zones shall cooperate with the department to adopt administrative and <u>3.</u> 27 operational cost-savings methodologies and determine options for consolidations. 28 Human service zones shall implement the administrative and operational cost-savings 29 methodologies and consolidations.

The director shall hire the human service zone director.

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1 50-35-03. Formula payments - Distributions by t	the director.
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- 2 The director shall calculate the total formula payment for each human service zone <u>1.</u> 3 pursuant to section 50-35-04 for each calendar year. The director shall notify each 4 human service zone of the amount of that zone's formula payment for calendar year 5 2020, before December 16, 2019, and for calendar year 2021 and the following years 6 thereafter, before June second of the previous year. The director may amend and 7 modify each human service zone's formula payment. If the director amends and 8 modifies a human service zone's formula payment, the human service zone director 9 must be notified within thirty days of amendment or modification.
 - 2. The director shall distribute fifty percent of the amount of each human service zone's formula payment determined under subsection 1, within the limits of legislative appropriation, before January eleventh.
- 3. By June first of each year, excluding calendar year 2019, the director shall recalculate
 the total formula payment for each human service zone pursuant to section 50-35-04
 for the current calendar year.
- 4. For payments disbursed after calendar year 2020, the director shall subtract from a
 human service zone's June fifteenth disbursement any amount exceeding the
 limitation under section 50-35-05.
- 5. The director shall calculate the total formula payment for the department pursuant to
 section 50-35-04.

50-35-04. Calculation of formula payment - Expenditures.

- The director shall calculate the total formula payment for each human service zone.
 The calculation must be based on the human service zone's most recently available
 data on historical cost and income, and may include:
 - a. Other factors outlined in subsection 3;
- b. The human service zone director's proposed budget for the human service zone
 which may include expansion of scope of human services to include kinship care
 services and payments and services in response to the federal Family First
 Prevention Services Act as part of the Bipartisan Budget Act of 2018 [Pub. L.
 115-123];
 - c. Compensation equity and increases; and

- d. Current and future duties of and services offered by the human service zone and
 department.
 - 2. The director shall authorize expenditures from the human service finance fund to reimburse the department for the department's costs of providing human services that historically have been provided by a county, human service zone, or a new service or program based on federal or state law. The department may authorize expenditures from the human service finance fund to reimburse the department for transitional costs incurred for implementing the statewide program for state funding.
 - 3. The director may recalculate and adjust each human service zone's formula payment biannually based on pertinent factors, which include actual expenditures over the previous or current payment period, current costs, offered services, need, income, performance of duties directed or assigned and supervised by the department, and caseload. If the director amends and modifies a human service zone's formula payment, the human service zone director must be notified within thirty days of amendment or modification.
 - 4. The director shall calculate payment for indirect costs according to a formula established by the department. The total payment by the department for reimbursement of indirect costs incurred to support human services may not be less than the prorated amount paid to counties for this purpose in state fiscal year 2018 as identified in the indirect cost plan, unless a cost reduction or cost-savings is achieved by the county.

50-35-05. Human service zone human services fund - Establishment - Fund balance limitations.

1. Each human service zone in this state shall maintain a fund to be known as the human service zone human services fund. All expenditures by the human service zone for human services must be paid from the human service zone human services fund. If, due to unforeseen or other extenuating circumstances, a human service zone's formula distribution payment, the county's cost allocation of indirect costs, and balance of monies carried over pursuant to subsection 2 are not sufficient to meet the expenses of that human service zone, the director may approve a transfer from the human service finance fund to the human service zone human services fund.

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1 The balance of monies in the human service zone human services fund on January 2 first of each year, after calendar year 2020, may not exceed five hundred thousand 3 dollars for a human service zone that had annual expenditures of two million dollars or 4 greater in calendar year 2020 or one hundred thousand dollars for a human service 5 zone that had annual expenditures of less than two million dollars in calendar year 6 2020. The balance of monies carried over must be used for the administration of 7 human services within that human service zone as approved by the human service 8 zone director. The human service zone human services fund is not subject to any 9 other charges and is exempt from section 21-02-08.

50-35-06. Human service zone human services fund - Transfer.

- The county treasurer shall transfer the full amount of the service area human services 1. fund to the human service zone human services fund on January 1, 2020. If on January 1, 2021, and each year thereafter, the balance of a human service zone human services fund exceeds the limitations in section 50-35-05, the director shall reduce the human service zone's formula payment as directed in subsection 4 of section 50-35-03.
- <u>2.</u> The county may not transfer any funds from the service area human services fund until January 1, 2020, unless approved by the department.

50-35-07. Human service finance fund.

- The human service finance fund is a special fund in the state treasury. Moneys in the fund may be used, subject to legislative appropriation, for the provision of formula payments to human service zones and payments to the department pursuant to this chapter.
- 23 SECTION 116. AMENDMENT. Section 54-46-13 of the North Dakota Century Code is amended and reenacted as follows:

54-46-13. Rules for state and county social human service zone records -Administrator to adopt.

The administrator shall adopt rules in accordance with chapter 28-32 for state and countysocial human service zone records. The rules adopted by the administrator must be consistent with records retention requirements imposed by federal law with respect to those records. The administrator, prior to adoption, amendment, or repeal of rules concerning state and county-

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- social human service zone records, shall consult with the executive director of the department of
 human services.
- SECTION 117. AMENDMENT. Subsection 3 of section 57-15-01.1 of the North Dakota
 Century Code is amended and reenacted as follows:
 - 3. A taxing district may elect to levy the amount levied in dollars in the base year. Any levy under this section must be specifically approved by a resolution approved by the governing body of the taxing district. Before determining the levy limitation under this section, the dollar amount levied in the base year must be:
 - a. Reduced by an amount equal to the sum determined by application of the base year's calculated mill rate for that taxing district to the final base year taxable valuation of any taxable property and property exempt by local discretion or charitable status which is not included in the taxing district for the budget year but was included in the taxing district for the base year.
 - b. Increased by an amount equal to the sum determined by the application of the base year's calculated mill rate for that taxing district to the final budget year taxable valuation of any taxable property or property exempt by local discretion or charitable status which was not included in the taxing district for the base year but which is included in the taxing district for the budget year.
 - c. Reduced to reflect expired temporary mill levy increases authorized by the electors of the taxing district. For purposes of this subdivision, an expired temporary mill levy increase does not include a school district general fund mill rate exceeding one hundred ten mills which has expired or has not received approval of electors for an extension under subsection 2 of section 57-64-03.
 - d. Reduced by the amount of state aid under chapter 15.1-27, which is determined by multiplying the budget year taxable valuation of the school district by the lesser of the base year mill rate of the school district minus sixty mills or fifty mills, if the base year is a taxable year before 2013.
 - e. Increased by the highest amount received by the taxing district in a taxable year under chapter 50-34.
 - **SECTION 118. AMENDMENT.** Section 57-15-06.7 of the North Dakota Century Code is amended and reenacted as follows:

1 57-15-06.7. Additional levies - Exceptions to tax levy limitations in counties.

- The tax levy limitations specified in section 57-15-06 do not apply to the following mill levies, which are expressed in mills per dollar of taxable valuation of property in the county:
- 1. A county supporting an airport or airport authority may levy a tax not exceeding four mills in accordance with section 2-06-15.
 - 2. A county levying a tax for extension work as provided in section 11-38-01 may levy a tax not exceeding two mills and if a majority of the electors of the county have approved additional levy authority under section 11-38-01, the county may levy a voter-approved tax not exceeding an additional tax of two mills.
 - 3. A county levying a tax for historical works in accordance with section 11-11-53 may levy a tax not exceeding one-quarter of one mill, except that if sixty percent of the qualified electors voting on the question of a levy limit increase as provided in section 11-11-53 shall approve, the tax levy limitation may be increased to not exceeding three-quarters of one mill.
 - 4. A county levying a tax for a county or community hospital association as provided in section 23-18-01 may levy a tax for not more than five years not exceeding eight mills in any one year or, in the alternative, for not more than ten years at a mill rate not exceeding five mills.
 - 5. A county levying a tax for county roads and bridges as provided in section 24-05-01 may levy a tax at a tax rate not exceeding ten mills. When authorized by a majority of the qualified electors voting upon the question at a primary or general election in the county, the county commissioners may levy and collect an additional tax for road and bridge purposes as provided in section 24-05-01, not exceeding a combined additional tax rate of twenty mills.
 - 6. A county levying a tax to establish and maintain a public library service as provided in section 40-38-02 may levy a tax not exceeding four mills.
- 7. A county levying a tax for a county veterans' service officer's salary, traveling, and office expenses in accordance with section 57-15-06.4 may levy a tax not exceeding two mills.
 - 8. A county levying a tax for capital projects under section 57-15-06.6 may levy a tax not exceeding ten mills. When authorized by a majority of the qualified electors voting

- upon the question of a specific capital project or projects at a primary or general election in the county, the county commissioners may levy and collect an additional voter-approved tax for capital projects under section 57-15-06.6 not exceeding a tax rate of ten mills per dollar of the taxable valuation of property in the county. After January 1, 2015, approval or reauthorization by electors of increased levy authority under this subsection may not be effective for more than ten taxable years. Any voter-approved levy in excess of ten mills for the purposes specified in section 57-15-06.6 approved by the electors before January 1, 2015, remains effective through 2024 or the period of time for which it was approved by the electors, whichever is less, under the provisions of law in effect at the time it was approved.
 - 9. A county levying a tax for emergency purposes as provided in section 57-15-28 may levy a tax not exceeding two mills in a county with a population of thirty thousand or more, four mills in a county with a population under thirty thousand but more than five thousand, or six mills in a county with a population of five thousand or fewer.
 - A county levying a tax for county emergency medical service according to section
 57-15-50 may levy a tax not exceeding ten mills.
 - 11. A county levying a tax for weed control as provided in section 4.1-47-14 may levy a tax not exceeding four mills.
- 12. A county levying a tax for programs and activities for senior citizens according to section 57-15-56 may levy a tax not exceeding two mills.
- Tax levies made for paying the principal and interest on any obligations of the county
 evidenced by the issuance of bonds.
 - 14. A county levying a tax for a job development authority as provided in section 11-11.1-04 may levy a tax not exceeding four mills on the taxable valuation of property within the county. However, if any city within the county is levying a tax for support of a job development authority and the total of the county and city levies exceeds four mills, the county tax levy within the city levying under subsection 12 of section 57-15-10 must be reduced so the total levy in the city does not exceed four mills.
 - 15. A county levying an annual tax for human services purposes as provided in section 50-06.2-05 may levy a tax not exceeding the lesser of twenty mills or the number of

- 1 mills determined by dividing the county budget limitation in dollars as determined 2 under section 11-23-01 by the taxable valuation of the county.
- A levy for an extraordinary expenditure under section 11-11-24 approved by the
 electors of the county before January 1, 2015, may continue to be levied and collected
 under provisions of law in effect when the levy was approved and for the term it was
 approved by the electors. When the levy authority for an extraordinary expenditure
 ends under this subsection, the fund must be closed out and any unobligated balance
 in the fund must be transferred to the county general fund.
 - 17.16. Levies dedicated under section 57-15-59 before January 1, 2015, for lease payments may be continued to be levied and collected for the duration of the lease. When the levy authority for lease payments ends under this subsection, the fund must be closed out and any unobligated balance in the fund must be transferred to the county general fund. A lease for county facilities effective after December 31, 2014, is subject to the capital projects levy limitations of section 57-15-06.6.

Tax levy or mill levy limitations do not apply to any statute which expressly provides that taxes authorized to be levied therein are not subject to mill levy limitations provided by law.

SECTION 119. AMENDMENT. Section 57-20-07.1 of the North Dakota Century Code is amended and reenacted as follows:

57-20-07.1. County treasurer to mail real estate tax statement - Contents of statement.

1. On or before December twenty-sixth of each year, the county treasurer shall mail a real estate tax statement to the owner of each parcel of real property at the owner's last-known address. The form of the real estate tax statement to be used in every county must be prescribed and approved for use by the tax commissioner. The statement must be provided in a manner that allows the taxpayer to retain a printed record of the obligation for payment of taxes and special assessments as provided in the statement. If a parcel of real property is owned by more than one individual, the county treasurer shall send only one statement to one of the owners of that property. Additional copies of the tax statement will be sent to the other owners upon their request and the furnishing of their names and addresses to the county treasurer. The tax statement must:

1 Include a dollar valuation of the true and full value as defined by law of the 2 property and the total mill levy applicable. 3 b. Include, or be accompanied by a separate sheet, with three columns showing, for 4 the taxable year to which the tax statement applies and the two immediately 5 preceding taxable years, the property tax levy in dollars against the parcel by the 6 county and school district and any city or township that levied taxes against the 7 parcel. 8 Provide information identifying the property tax savings provided by the state of C. 9 North Dakota. The tax statement must include a line item that is entitled 10 "legislative tax relief" and identifies the dollar amount of property tax savings 11 realized by the taxpayer under chapter 50-34 for taxable years 2017 and 2018-12 and underbefore 2019, chapter 50-35 for taxable years after 2018, and chapter 13 15.1-27. 14 For purposes of this subdivision, legislative tax relief under chapter 15.1-27 (1) 15 is determined by multiplying the taxable value for the taxable year for each 16 parcel shown on the tax statement by the number of mills of mill levy 17 reduction grant under chapter 57-64 for the 2012 taxable year plus the 18 number of mills determined by subtracting from the 2012 taxable year mill 19 rate of the school district in which the parcel is located the lesser of: 20 Fifty mills; or (1) <u>(a)</u> 21 (2) (b) The 2012 taxable year mill rate of the school district minus sixty mills. 22 Legislative tax relief under chapter 50-35 is determined by multiplying the (2) 23 taxable value for the taxable year for each parcel shown on the tax 24 statement by the number of mills of relief determined by dividing the amount 25 calculated in subsection 1 of section 50-35-03 for a human service zone by 26 the taxable value of taxable property in the zone for the taxable year. 27 2. Failure of an owner to receive a statement will not relieve that owner of liability, nor 28 extend the discount privilege past the February fifteenth deadline. 29 SECTION 120. AMENDMENT. Subdivision b of subsection 1 of section 57-55-10 of the 30 North Dakota Century Code is amended and reenacted as follows:

1	b. If it	is owned and occupied by a welfare recipient, provided the mobile home is		
2	not permanently attached to the land and classified as real property. For the			
3	purposes of this subdivision, "welfare recipient" means any person who is			
4	certified to the county director of tax equalization by the county social human			
5	ser	vice board zone as receiving the major portion of income from any state or		
6	fed	eral public assistance program.		
7	SECTION 12	1. AMENDMENT. Subsection 16 of section 65-01-02 of the North Dakota		
8	Century Code is a	amended and reenacted as follows:		
9	16. "Employ	ree" means an individual who performs hazardous employment for another for		
10	remuner	ration unless the individual is an independent contractor under the		
11	commor	n-law test.		
12	a. The	e term includes:		
13	(1)	All elective and appointed officials of this state and its political subdivisions,		
14		including municipal corporations and including the members of the		
15		legislative assembly, all elective officials of any county, and all elective		
16		peace officers of any city.		
17	(2)	Aliens.		
18	(3)	County Human service zone general assistance workers, except those who		
19		are engaged in repaying to counties human service zones or the department		
20		of human services moneys the counties human service zones or the		
21		department of human services have been compelled by statute to expend		
22		for county general assistance.		
23	(4)	Minors, whether lawfully or unlawfully employed. A minor is deemed sui juris		
24		for the purposes of this title, and no other person has any claim for relief or		
25		right to claim workforce safety and insurance benefits for any injury to a		
26		minor worker, but in the event of the award of a lump sum of benefits to a		
27		minor employee, the lump sum may be paid only to the legally appointed		
28		guardian of the minor.		
29	b. The	e term does not include:		
30	(1)	An individual whose employment is both casual and not in the course of the		
31		trade, business, profession, or occupation of that individual's employer.		

1	(2)	An in	dividual who is engaged in an illegal enterprise or occupation.
2	(3)	(3) The spouse of an employer or the child under the age of twenty-two of an	
3		empl	oyer. For purposes of this paragraph and section 65-07-01, "child"
4		mear	ns any legitimate child, stepchild, adopted child, foster child, or
5		ackn	owledged illegitimate child.
6	(4)	A rea	al estate broker or real estate salesperson, provided the individual
7		meet	s the following three requirements:
8		(a)	The salesperson or broker must be a licensed real estate agent under
9			section 43-23-05.
10		(b)	Substantially all of the salesperson's or broker's remuneration for the
11			services performed as a real estate agent must be directly related to
12			sales or other efforts rather than to the number of hours worked.
13		(c)	A written agreement must exist between the salesperson or broker
14			and the person for which the salesperson or broker works, which
15			agreement must provide the salesperson or broker will not be treated
16			as an employee but rather as an independent contractor.
17	(5)	The	members of the board of directors of a business corporation who are
18		not e	mployed in any capacity by the corporation other than as members of
19		the b	oard of directors.
20	(6)	An in	dividual delivering newspapers or shopping news, if substantially all of
21		the ir	ndividual's remuneration is directly related to sales or other efforts
22		rathe	r than to the number of hours worked and a written agreement exists
23		betw	een the individual and the publisher of the newspaper or shopping
24		news	which states the individual is an independent contractor.
25	(7)	An e	mployer.
26	SECTION 122	. REP	EAL. Chapter 50-03 and sections 50-06-20.1 and 50-06.2-05 of the
27	North Dakota Cent	tury Co	ode are repealed.
28	SECTION 123. REPEAL. Sections 50-01-03, 50-01.1-02.1, 50-01.2-03.1, 50-01.2-06,		
29	50-06-05.7, 50-06-06.1, and 50-25.1-06.1 of the North Dakota Century Code are repealed.		
30	SECTION 124	. CON	TINGENT APPROPRIATION AND AUTHORIZATION. Subject to the
31	availability of funds, the department of human services may adjust or increase full-time		

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- equivalent positions of the department of human services in order to carry out the powers and
 duties of the department of human services as follows:
 - Up to two hundred twenty-eight full-time equivalent positions included in Senate Bill
 No. 2012, as approved by the sixty-sixth legislative assembly, may be adjusted or
 increased only if one or more human service zones transfers powers and duties
 associated with one or more programs, services, or functions from a human service
 zone to the department of human services.
 - Any positions added to the department of human services under this section would be
 position transfers from the human service zone and may not result in a net addition of
 positions delivering human services programs, services, or functions under the
 appropriation provided in Senate Bill No. 2012, as approved by the sixty-sixth
 legislative assembly.
 - 3. The funds for salaries, wages, and operating costs associated with any position added to the department of human services under this section must be paid for with the line items of salaries and wages and operating costs authorized in Senate Bill No. 2012, as approved by the sixty-sixth legislative assembly.
 - 4. The department of human services shall notify the office of management and budget and report to the budget section after June 30, 2020, if one or more full-time equivalent positions are authorized under this section of this Act. The department of human services shall include in the notification and report the amount of salaries, wages, and operating costs withheld from human service zone formula payments because of a transfer of powers and duties and the corresponding full-time equivalent positions.
 - The department of human services shall notify the appropriations committees of the sixty-seventh legislative assembly of any full-time equivalent positions transferred pursuant to this section.
 - 6. Of the two hundred twenty-eight full-time equivalent positions in this section, the department of human services may adjust or increase full-time equivalent positions as transfers from one or more human service zones up to:
 - a. Nineteen full-time equivalent positions to serve as human service zone directors of the human service zones.

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- 1 Sixteen full-time equivalent positions if the department of human services 2 assumes powers and duties associated with foster care training and the 3 recruitment and licensing of family foster care homes. 4 Fourteen full-time equivalent positions if the department of human services C. 5 assumes powers and duties associated with foster care assistance or IV-E 6 eligibility determination. 7 Twenty-seven full-time equivalent positions if the department of human services d. 8 assumes powers and duties associated with child care licensing. 9 Sixteen full-time equivalent positions if the department of human services e. 10 assumes powers and duties associated with the low-income home energy 11 assistance program. 12 Two full-time equivalent positions if the department of human services assumes 13 powers and duties associated with adoption assistance eligibility determination 14 and adoption case management or related administration. 15 One hundred four full-time equivalent positions if the department of human g. 16 services assumes powers and duties associated with the supplemental nutrition 17 assistance program, basic care, medical assistance, children's health insurance 18 program, or long-term care, including the determination of eligibility and other 19 related activities. 20 Thirty full-time equivalent positions to relieve human service zones of h. 21 miscellaneous duties, including fraud investigations, estate recovery, or 22 assignment of primary care providers. 23 7. Of the two hundred twenty-eight full-time equivalent positions in this section, the 24 department of human services may adjust or increase full-time equivalent positions as 25 transfers from one or more human service zones for management support to 26 administer the powers and duties transferred. 27 SECTION 125. EFFECTIVE DATE. Section 50 of this Act becomes effective on August 1,
 - SECTION 125. EFFECTIVE DATE. Section 50 of this Act becomes effective on August 1, 2019. Sections 117, 118, and 119 are effective for taxable years beginning after December 31, 2018. Sections 1, 3 through 46, 51 through 59, 61 through 67, 69 through 76, 78 through 114, 116, 120, 121, 123, and 124 of this Act become effective on January 1, 2020.

- 1 **SECTION 126. EMERGENCY.** Section 115 of this Act is declared to be an emergency
- 2 measure.