Fifty-sixth Legislative Assembly of North Dakota

SENATE BILL NO. 2171

Introduced by

Human Services Committee

(At the request of the Department of Human Services)

- 1 A BILL for an Act to create and enact three new sections to chapter 27-20, two new subsections
- 2 to section 50-09-01, four new subsections to section 50-09-02, two new subsections to
- 3 50-09-03, a new section to chapter 50-09, two new sections to chapter 50-11, two new chapters
- 4 to title 50, and a new section to chapter 50-12 of the North Dakota Century Code, relating to
- 5 implementing the Adoption and Safe Families Act of 1997 and the interstate compact on
- 6 adoption and medical assistance; and to amend and reenact subsection 4 of section 14-15-11,
- 7 subsection 2 of section 14-15.1-04, sections 27-20-02, 27-20-03, subsection 3 of section
- 8 27-20-24, sections 27-20-30, 27-20-36, 27-20-38, 27-20-44, 27-20-45, 27-20-46, 27-20-47,
- 9 27-21-02.1, and 50-11-06.8 of the North Dakota Century Code, relating to implementing the
- 10 Adoption and Safe Families Act of 1997.

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

- SECTION 1. AMENDMENT. Subsection 4 of section 14-15-11 of the North Dakota
 Century Code is amended and reenacted as follows:
- 4. The report of the investigation must contain an evaluation of the placement, including a criminal history record investigation of the petitioner, with a recommendation as to the granting of the petition for adoption and any other information the court requires regarding the petitioner or the minor.
- SECTION 2. AMENDMENT. Subsection 2 of section 14-15.1-04 of the North Dakota

 Century Code is amended and reenacted as follows:
- 2. An assessment of how the identified adoptive parent's emotional maturity,

 finances, health, relationships, <u>criminal history record</u>, and any other relevant

 factors may affect the identified adoptive parent's ability to accept, care for, and

 provide the child with an adequate environment in which to mature.

1	SECTION 3. AMENDMENT. Section 27-20-02 of the 1997 Supplement to the North					
2	Dakota	Cen	tury (Code i	s amended and reenacted as follows:	
3	:	27-2	0-02	Defi	nitions. As used in this chapter:	
4		1.	<u>"Aba</u>	andon"	<u>'means:</u>	
5			<u>a.</u>	As to	a parent of a child not in the custody of that parent, failure by the	
6				nonci	ustodial parent significantly without justifiable cause:	
7				<u>(1)</u>	To communicate with the child; or	
8				<u>(2)</u>	To provide for the care and support of the child as required by law; or	
9			<u>b.</u>	As to	a parent of a child in that parent's custody:	
10				<u>(1)</u>	To leave the child for an indefinite period without making firm and	
11					agreed plans, with the child's immediate caregiver, for the parent's	
12					resumption of physical custody;	
13				<u>(2)</u>	Following the child's birth or treatment at a hospital, to fail to arrange for	
14					the child's discharge within ten days after the child no longer requires	
15					hospital care; or	
16				<u>(3)</u>	To willfully fail to furnish food, shelter, clothing, or medical attention	
17					reasonably sufficient to meet the child's needs.	
18	·	<u>2.</u>	<u>"Aba</u>	andone	ed infant" means a child who has been abandoned before reaching the	
19			<u>age</u>	of one	year.	
20	3	<u>3.</u>	<u>"Agg</u>	gravate	ed circumstances" means circumstances in which a parent:	
21			<u>a.</u>	<u>Aban</u>	dons a child;	
22			<u>b.</u>	Fails	to make substantial, meaningful efforts to secure treatment for the	
23				paren	nt's addiction, mental illness, behavior disorder, or any combination of	
24				those	conditions for a period equal to the lesser of:	
25				<u>(1)</u>	One year; or	
26				<u>(2)</u>	One-half of the child's lifetime, measured in days, as of the date a	
27					petition alleging aggravated circumstances is filed;	
28			<u>C.</u>	Enga	ges in conduct prohibited under sections 12.1-20-01 through 12.1-20-08	
29				or chapter 12.1-27.2, in which a child is the victim or intended victim;		

1			<u>d.</u>	Engages in conduct that constitutes one of the following crimes, or of an			
2				offen	offense under the laws of another jurisdiction which requires proof of		
3				subs	tantially similar elements:		
4				<u>(1)</u>	A violation of section 12.1-16-01, 12.1-16-02, or 12.1-16-03;		
5				<u>(2)</u>	Aiding, abetting, attempting, conspiring, or soliciting a violation of		
6					section 12.1-16-01, 12.1-16-02, or 12.1-16-03; or		
7				<u>(3)</u>	A violation of section 12.1-17-02 in which the victim has suffered		
8					serious bodily injury;		
9			<u>e.</u>	Enga	ages or attempts to engage in conduct, prohibited under sections		
10				<u>12.1-</u>	17-01 through 12.1-17-04, in which a child is the victim or intended		
11				victin	n; or		
12			<u>f.</u>	Has I	been incarcerated under a sentence for which the latest release date is:		
13				<u>(1)</u>	In the case of a child age nine or older, after the child's majority; or		
14				<u>(2)</u>	In the case of a child, after the child is twice the child's current age,		
15					measured in days.		
16		<u>4.</u>	"Chi	ild" me	eans an individual who is:		
17			a.	Unde	er the age of eighteen years and is neither married and cohabiting with		
18				spou	se nor in the military service of the United States; or		
19			b.	Unde	er the age of twenty years with respect to a delinquent act committed		
20				while	under the age of eighteen years.		
21	2.	<u>5.</u>	"Cu	stodia	n" means a person, other than a parent or legal guardian, who stands in		
22			loco	parer	ntis to the child or a person to whom legal custody of the child has been		
23			give	n by c	order of a court.		
24	3.	<u>6.</u>	"Del	linque	nt act" means an act designated a crime under the law, including local		
25			ordi	nance	s or resolutions of this state, or of another state if the act occurred in that		
26			state	e, or u	nder federal law, and the crime does not fall under subdivision c of		
27			sub	section	10^{16} and is not a traffic offense as defined in subsection 9^{15} .		
28	4.	<u>7.</u>	"Del	linque	nt child" means a child who has committed a delinquent act and is in		
29			nee	d of tre	eatment or rehabilitation.		
30	5.	<u>8.</u>	"De	prived	child" means a child who:		

1 Is without proper parental care or control, subsistence, education as required a. 2 by law, or other care or control necessary for the child's physical, mental, or 3 emotional health, or morals, and the deprivation is not due primarily to the 4 lack of financial means of the child's parents, guardian, or other custodian; 5 b. Has been placed for care or adoption in violation of law; 6 C. Has been abandoned by the child's parents, quardian, or other custodian: 7 d. Is without proper parental care, control, or education as required by law, or 8 other care and control necessary for the child's well-being because of the 9 physical, mental, emotional, or other illness or disability of the child's parent or 10 parents, and that such lack of care is not due to a willful act of commission or 11 act of omission by the child's parents, and care is requested by a parent; or 12 e. Is in need of treatment and whose parents, guardian, or other custodian have 13 refused to participate in treatment as ordered by the juvenile court. 14 "Fit and willing relative or other appropriate individual" means a relative or other 9. 15 individual who has been determined, after consideration of an assessment that 16 includes a criminal history record investigation under section 24 of this Act, to be a 17 qualified person under chapter 30.1-27, and who consents in writing to act as a 18 legal guardian. 19 6. 10. "Juvenile court" means the district court of this state. 20 11. "Permanency hearing" means a hearing, conducted with respect to a child who is 21 in foster care, to determine the permanency plan for the child which includes: 22 Whether and, if applicable, when the child will be returned to the parent; a. 23 Whether and, if applicable, when the child will be placed for adoption and the b. 24 state will file a petition for termination of parental rights; 25 Whether and, if applicable, when a fit and willing relative or other appropriate C. 26 individual will be appointed as a legal guardian; 27 d. Whether and, if applicable, when the child will be placed in another planned 28 permanent living arrangement; 29 In the case of a child who has been placed in foster care outside the state in e. 30 which the home of the parents is located, or if the parents maintain separate 31 homes, outside the state in which the home of the parent who was the child's

1				primary caregiver is located, whether the out-of-state placement continues to
2				be appropriate and in the child's best interests; and
3			<u>f.</u>	In the case of a child who has attained age sixteen, the services needed to
4				assist the child to make the transition from foster care to independent living.
5	7.	<u>12.</u>	"Pro	otective supervision" means supervision ordered by the court of children found
6			to b	e deprived or unruly.
7		<u>13.</u>	<u>"Re</u>	lative" means:
8			<u>a.</u>	The child's grandparent, great-grandparent, sibling, half-sibling, aunt,
9				great-aunt, uncle, great-uncle, nephew, niece, or first cousin;
10			<u>b.</u>	An individual with a relationship to the child, derived through a current or
11				former spouse of the child's parent, similar to a relationship described in
12				subdivision a;
13			<u>C.</u>	An individual recognized in the child's community as having a relationship with
14				the child similar to a relationship described in subdivision a; or
15			<u>d.</u>	The child's stepparent.
16	8.	<u>14.</u>	"Sh	elter care" means temporary care of a child in physically unrestricted facilities.
17	9.	<u>15.</u>	"Tra	affic offense" means a violation of a law or local ordinance or resolution
18			gov	erning the operation of a vehicle upon the highways of this state, or the
19			wate	erways within or adjoining this state, by a child who has been issued a valid
20			ope	rator's license or permit if one is required, other than manslaughter resulting
21			fron	n the operation of a motor vehicle in violation of section 12.1-16-02; negligent
22			hom	nicide in violation of section 12.1-16-03; and driving or being in actual physical
23			con	trol of a vehicle in violation of section 39-08-01, or an equivalent ordinance.
24	10.	<u>16.</u>	"Un	ruly child" means a child who:
25			a.	Is habitually and without justification truant from school;
26			b.	Is habitually disobedient of the reasonable and lawful commands of the child's
27				parent, guardian, or other custodian and is ungovernable; or who is willfully in
28				a situation dangerous or injurious to the health, safety, or morals of the child
29				or others;
30			c.	Has committed an offense applicable only to a child;

1		d.	Has committed a noncriminal traffic offense without ever having been issued
2			an operator's license or permit if one was required; or
3		e.	Has committed an offense in violation of section 39-08-18 or 5-01-08; and
4		f.	In any of the foregoing instances is in need of treatment or rehabilitation.
5	<u>17.</u>	<u>"Wi</u>	Ilfully" has the meaning provided in section 12.1-02-02.
6	SEC	CTIO	N 4. AMENDMENT. Section 27-20-03 of the 1997 Supplement to the North
7	Dakota Cer	ntury	Code is amended and reenacted as follows:
8	27-2	20-03	3. Jurisdiction.
9	1.	The	juvenile court has exclusive original jurisdiction of the following proceedings,
10		whi	ch are governed by this chapter:
11		a.	Proceedings in which a child is alleged to be delinquent, unruly, or deprived;
12		b.	Proceedings for the termination of parental rights except when a part of an
13			adoption proceeding; and
14		c.	Proceedings arising under sections 27-20-39 through 27-20-42.
15	2.	The	juvenile court also has exclusive original jurisdiction of the following
16		pro	ceedings, which are governed by the laws relating thereto without regard to the
17		othe	er provisions of this chapter:
18		a.	Proceedings to obtain judicial consent to the marriage, employment, or
19			enlistment in the armed services of a child, if consent is required by law;
20		b.	Proceedings under the interstate compact on juveniles;
21		C.	Proceedings under the interstate compact on the placement of children; and
22		d.	Proceedings arising under section 50-06-06.13 to obtain a judicial
23			determination that the placement of a severely emotionally disturbed child in
24			an out-of-home treatment program is in the best interests of the child.
25	<u>3.</u>	The	juvenile court has concurrent jurisdiction with the district court of proceedings
26		for t	the appointment of a guardian for a minor which, if originated under this
27		<u>cha</u>	pter, are governed by this chapter and chapter 30.1-27.
28	SEC	CTIO	N 5. AMENDMENT. Subsection 3 of section 27-20-24 of the North Dakota
29	Century Co	de is	amended and reenacted as follows:

1	3.	The state's attorney upon request of the court shall <u>prepare petitions under this</u>								
2		$\underline{\text{chapter and}} \text{ present the evidence in support of any allegations of } \underline{\text{the}} \underline{\text{a}} \text{ petition not}$								
3		adm	admitted and otherwise conduct the proceedings on behalf of the state.							
4	SECTION 6. A new section to chapter 27-20 of the North Dakota Century Code is									
5	created and	d ena	cted as follows:							
6	Rea	sona	ble efforts to prevent removal or to reunify - When required.							
7	<u>1.</u>	<u>As ι</u>	used in this section, "reasonable efforts" means the exercise of due diligence,							
8		by tl	ne agency granted authority over the child under this chapter, to use							
9		app	ropriate and available services to meet the needs of the child and the child's							
10		<u>fam</u>	ily in order to prevent removal of the child from the child's family or, after							
11		<u>rem</u>	oval, to use appropriate and available services to eliminate the need for							
12		<u>rem</u>	oval and to reunite the child and the child's family. In determining reasonable							
13		effo	rts to be made with respect to a child under this section, and in making							
14		reas	sonable efforts, the child's health and safety must be the paramount concern.							
15	<u>2.</u>	Exc	ept as provided in subsection 4, reasonable efforts must be made to preserve							
16		<u>and</u>	reunify families:							
17		<u>a.</u>	Prior to the placement of a child in foster care, to prevent or eliminate the							
18			need for removing the child from the child's home; and							
19		<u>b.</u>	To make it possible for a child to return safely to the child's home.							
20	<u>3.</u>	If the	e court or the child's custodian determined that continuation of reasonable							
21		<u>effo</u>	rts, as described in subsection 2, is inconsistent with the permanency plan for							
22		the o	child, reasonable efforts must be made to place the child in a timely manner in							
23		acco	ordance with the permanency plan and to complete whatever steps are							
24		nece	essary to finalize the permanent placement of the child.							
25	<u>4.</u>	Rea	sonable efforts of the type described in subsection 2 are not required if:							
26		<u>a.</u>	A court of competent jurisdiction has determined that a parent has subjected							
27			the child to aggravated circumstances; or							
28		<u>b.</u>	The parental rights of the parent, with respect to another child of the parent,							
29			have been involuntarily terminated.							
30	<u>5.</u>	Effo	rts to place a child for adoption, with a fit and willing relative or other							
31		app	ropriate individual as a legal guardian, or in another planned permanent living							

1		arra	ngem	ent, may be made concurrently with reasonable efforts of the type				
2		des	described in subsection 2.					
3	<u>6.</u>	Ren	noval	of a child from the child's home for placement in foster care must be				
4		base	ed on	judicial findings stated in the court's order, and determined on a				
5		case	e-by-c	ase basis in a manner that complies with the requirements of titles IV-B				
6		and	IV-E	of the Social Security Act [42 U.S.C. 620, et seq., and 42 U.S.C. 6701,				
7		et se	eq.], a	s amended, and federal regulations adopted thereunder, provided that				
8		this	subse	ection may not provide a basis for overturning an otherwise valid court				
9		orde	er.					
10	SEC	OIT	N 7. A	AMENDMENT. Section 27-20-30 of the North Dakota Century Code is				
11	amended a	nd re	enacte	ed as follows:				
12	27-2	20-30	. Dis	position of deprived child.				
13	1.	If the	e child	d is found to be a deprived child, the court may make any of the following				
14		orde	ers of	disposition best suited to the protection and physical, mental, and moral				
15		welf	are of	the child:				
16		a.	Perm	nit the child to remain with his the child's parents, guardian, or other				
17			custo	odian, subject to conditions and limitations as the court prescribes,				
18			inclu	ding supervision as directed by the court for the protection of the child.				
19		b.	Subj	ect to conditions and limitations as the court prescribes, transfer				
20			temp	orary legal custody to any of the following:				
21			(1)	Any individual who, after study by the juvenile supervisor or other				
22				person or agency designated by the court, is found by the court to be				
23				qualified to receive and care for the child.				
24			(2)	An agency or other private organization licensed or otherwise				
25				authorized by law to receive and provide care for the child.				
26			(3)	The director of the county social service board or other public agency				
27				authorized by law to receive and provide care for the child.				
28			(4)	An individual in another state with or without supervision by an				
29				appropriate officer under section 27-20-40.				
30		c.	With	out making any of the foregoing orders otherwise provided in this section				
31			trans	fer custody of the child to the juvenile court of another state if authorized				

1			by ar	nd in accordance with section 27-20-39 if the child is or is about to				
2			beco	me a resident of that state.				
3		d.	Requ	uire the parents, guardian, or other custodian to participate in the				
4			treat	ment ordered for the child .				
5		<u>e.</u>	Appo	pint a fit and willing relative or other appropriate individual as the child's				
6			legal	guardian.				
7		<u>f.</u>	Estal	blish, by order, some other planned permanent living arrangement.				
8	2.	Unl	ess a	child found to be deprived is found also to be delinquent, he the child may				
9		not	be cor	mmitted to or confined in an institution or other facility designed or				
10		ope	rated	for the benefit of delinquent children.				
11	SEC	CTIO	N 8. A	AMENDMENT. Section 27-20-36 of the 1997 Supplement to the North				
12	Dakota Cer	ntury	Code	is amended and reenacted as follows:				
13	27-2	20-36. Limitations of time on orders of disposition.						
14	1.	An	An order terminating parental rights or establishing a legal guardianship is without					
15		limi	limit as to duration.					
16	2.	An	order o	of disposition committing a delinquent or unruly child to the division of				
17		juve	enile se	ervices continues in force for not more than two years, excluding any				
18		peri	od of t	time the child is on parole from an institution, or until the child is sooner				
19		disc	charge	d by an institution.				
20		<u>a.</u>	The	court which made the order may extend its duration for additional				
21			two-y	year periods subject to like discharge, if:				
22		a.	<u>(1)</u>	A hearing is held upon motion of the division, or on the court's own				
23				motion, prior to the expiration of the order;				
24		b.	<u>(2)</u>	Reasonable notice of the hearing and an opportunity to be heard are				
25				given to the child and the parent, guardian, or other custodian; and				
26		C.	<u>(3)</u>	The court finds that the extension is necessary for the treatment or				
27				rehabilitation of the child.				
28		<u>b.</u>	<u>A pe</u>	rmanency hearing must be conducted within twelve months after a child,				
29			<u>subj</u> e	ect to an order of disposition under this subsection, is considered to have				
30			<u>ente</u>	red foster care, or is continued in foster care following a previous				
31			perm	nanency hearing. The permanency hearing may be conducted:				

ı			(1)	by the division of juvenile services as a placement hearing under
2				chapter 27-21; or
3			<u>(2)</u>	By the court, if the court requires, or if it appears that an appropriate
4				permanency plan could not be carried out without exceeding the
5				authority of the division of juvenile services.
6	3.	An <u>I</u>	Except	t as provided in subsection 2, an order of disposition pursuant to which a
7		child	d is pla	aced in foster care may not continue in force for more than eighteen
8		twel	<u>ve</u> mo	onths after the child is considered to have entered foster care. Before the
9		exte	nsion	of any court order limited under this subsection, a permanency hearing
10		mus	t be c	onducted. Any other order of disposition may not continue in force for
11		mor	e than	two years.
12	4.	Exc	ept as	provided in subsection 1, the court may terminate an order of disposition
13		befo	re the	expiration of the order or extend its duration for further periods. An
14		orde	er of ex	xtension may be made if:
15		a.	A hea	aring is held before the expiration of the order upon motion of a party or
16			on th	e court's own motion;
17		b.	Reas	conable notice of the hearing and opportunity to be heard are given to the
18			partie	es affected;
19		C.	The	court finds the extension is necessary to accomplish the purposes of the
20			order	extended; and
21		d.	The e	extension does not exceed twelve months from the expiration of an order
22			limite	ed by subsection 3 or two years from the expiration of any other limited
23			order	. However, the court may order that the child permanently remain in
24			foste	r care with a specified caregiver and that the duration of the order be left
25			to the	e determination of the court if the court determines that:
26			(1)	All reasonable efforts have been made to reunite the child with the
27				child's family;
28			(2)	The deprivation is likely to continue;
29			(3)	With respect to a child under the age of ten, termination of parental
30				rights and subsequent adoption would not be in the best interests of the
31				child; and

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- (4) The placement of the child in permanent foster care is in the best interests of the child.
- 5. Except as provided in subsection 2, the court may terminate an order of disposition or extension prior to its expiration, on or without an application of a party, if it appears to the court that the purposes of the order have been accomplished. If a party may be adversely affected by the order of termination, the order may be made only after reasonable notice and opportunity to be heard have been given to the party.
- Except as provided in subsection 1, when the child attains the age of twenty years, all orders affecting the child then in force terminate and the child is discharged from further obligation or control.
 - If an order of disposition is made with respect to a child under the age of ten years pursuant to which the child is removed from the care, custody, and control of the child's parent, guardian, or other custodian placed in foster care without terminating parental rights and the parent and child relationship, the court, before extending the duration of the order, shall determine upon the extension hearing whether the child is adoptable and whether termination of those rights and that relationship is warranted under section 27-20-44 and is in the best interest of the child. In that case the notice of the extension hearing must also inform the parties affected that the court will determine whether the child is adoptable and whether termination of their parental rights and the parent and child relationship is warranted and in the best interest of the child and that a further order of disposition may be made by the court placing the child with a view to adoption. If the court determines that the child is adoptable and that termination of parental rights and the parent and child relationship is warranted and is in the best interest of the child, the court shall make a further order of disposition terminating those rights and that relationship and committing the child under section 27-20-47.

SECTION 9. AMENDMENT. Section 27-20-38 of the North Dakota Century Code is amended and reenacted as follows:

27-20-38. Rights and duties of legal custodian. A custodian to whom legal custody has been given by the court under this chapter has the right to the physical custody of the child

1	and the right to determine the nature of the care, placement, and treatment of the child,							
2	including ordinary medical care as well as medical or surgical treatment for a serious physical							
3	condition or illness which in the opinion of a licensed physician requires prompt treatment,							
4	except for a	any lin	nits the	e cour	t may impose. The custodian also has the right and duty to			
5	provide for	the ca	are, pr	otectic	on, training, and education, and the physical, mental, and moral			
6	welfare of the	he ch	ild, sul	oject to	the conditions and limitations of the order and to the remaining			
7	rights and c	luties	of the	child's	s parents or guardian.			
8	SEC	OTION	N 10.	AMEN	DMENT. Section 27-20-44 of the North Dakota Century Code is			
9	amended a	nd re	enacte	d as f	ollows:			
10	27-2	20-44	. Tern	ninati	on of parental rights.			
11	1.	The	court	by ord	er may terminate the parental rights of a parent with respect to his			
12		the p	parent	' <u>s</u> child	d if:			
13		a.	The p	arent	has abandoned the child;			
14		b.	The c	hild is	a deprived child and the court finds that the:			
15			<u>(1)</u>	The o	conditions and causes of the deprivation are likely to continue or			
16				will n	ot be remedied and that by reason thereof the child is suffering or			
17				will p	robably suffer serious physical, mental, moral, or emotional harm;			
18				Of				
19			<u>(2)</u>	The o	child has been in foster care, in the care, custody, and control of			
20				the d	epartment, or a county social service board, or, in cases arising			
21				out o	f an adjudication by the juvenile court that a child is an unruly child,			
22				the d	ivision of juvenile services, for at least four hundred fifty out of the			
23				previ	ous six hundred sixty nights; or			
24			<u>(3)</u>	A cou	urt of competent jurisdiction has convicted the child's parent of one			
25				of the	e following crimes, or of an offense under the laws of another			
26				jurisc	liction which requires proof of substantially similar elements:			
27				<u>(a)</u>	A violation of section 12.1-16-01, 12.1-16-02, or 12.1-16-03 in			
28					which the victim is another child of the parent;			
29				<u>(b)</u>	Aiding, abetting, attempting, conspiring, or soliciting a violation of			
30					section 12.1-16-01, 12.1-16-02, or 12.1-06-03 in which the victim			
31					is a child of the parent; or			

1				<u>(c)</u>	A violation of section 12.1-17-02 in which the victim is a child of
2					the parent who has suffered serious bodily injury; or
3		C.	The v	written	consent of the parent acknowledged before the court has been
4			given	١.	
5	2.	If th	e cour	t does	not make an order of termination of parental rights, it may grant an
6		orde	er unde	er secti	ion 27-20-30 if the court finds from clear and convincing evidence
7		that	the ch	nild is a	deprived child.
8	SEC	CTIO	N 11.	A new	section to chapter 27-20 of the North Dakota Century Code is
9	created and	d ena	cted a	s follow	vs:
10	<u>Pet</u>	ition	to teri	minate	parental rights - When brought - Definitions.
11	<u>1.</u>	A pe	etition	to term	ninate parental rights may be made as provided under this section
12		<u>and</u>	sectio	n 27-2	<u>0-45.</u>
13	<u>2.</u>	The	depar	tment	shall determine if a petition is required under this section.
14	<u>3.</u>	Exc	ept as	provid	ed in subsection 4, a petition for termination of parental rights
15		mus	st be fil	<u>led:</u>	
16		<u>a.</u>	If the	child h	nas been in foster care, in the custody of the department, or, in
17			cases	s arisin	g out of an adjudication by the court that a child is an unruly child,
18			the d	ivision	of juvenile services, for at least four hundred fifty out of the
19			previ	ous six	hundred sixty nights;
20		<u>b.</u>	Withi	n sixty	days after a court of competent jurisdiction has found the child to
21			<u>be ar</u>	n aband	doned infant; or
22		<u>C.</u>	Withi	n sixty	days after a court of competent jurisdiction has convicted the
23			child'	s parer	nt of one of the following crimes, or of an offense under the laws of
24			anoth	ner juris	sdiction which requires proof of substantially similar elements:
25			<u>(1)</u>	A viol	ation of section 12.1-16-01, 12.1-16-02, or 12.1-16-03 in which the
26				victim	is another child of the parent;
27			<u>(2)</u>	<u>Aiding</u>	g, abetting, attempting, conspiring, or soliciting a violation of
28				section	on 12.1-16-01, 12.1-16-02, or 12.1-16-03 in which the victim is a
29				child (of the parent; or
30			<u>(3)</u>	A viol	ation of section 12.1-17-02 in which the victim is a child of the
31				paren	nt who has suffered serious bodily injury.

1	<u>4.</u>	<u>A pe</u>	eulion for termination of parental rights need not be filed it:			
2		<u>a.</u>	The o	child is being cared for by a relative approved by the department;		
3		<u>b.</u>	The o	department has documented in the case plan a compelling reason for		
4			deter	mining that filing such a petition would not be in the child's best interests		
5			and h	has notified the court that the documentation is available for review by the		
6			court	<u>; or</u>		
7		<u>C.</u>	The o	department has determined:		
8			<u>(1)</u>	Reasonable efforts to preserve and reunify the family are required		
9				under section 5 of this Act to be made with respect to the child;		
10			<u>(2)</u>	The case plan provides such services are necessary for the safe return		
11				of the child to the child's home; and		
12			<u>(3)</u>	Such services have not been provided consistent with time periods		
13				described in the case plan.		
14	<u>5.</u>	For	purpo	ses of subsection 3, a child in foster care entered foster care on the		
15		<u>earli</u>	er of:	er of:		
16		<u>a.</u>	The o	date of the court's order if the court:		
17			<u>(1)</u>	Made a finding that the child has been subjected to child abuse or		
18				neglect;		
19			<u>(2)</u>	Determined that it is unsafe or contrary to the welfare of the child to		
20				remain in the home; and		
21			<u>(3)</u>	Granted custody of the child to the department or, in cases arising out		
22				of an adjudication by the court that a child is an unruly child, the division		
23				of juvenile services; or		
24		<u>b.</u>	The o	date that is sixty days after:		
25			<u>(1)</u>	The date of a hearing under section 27-20-17 which results in retaining		
26				a child in shelter care; or		
27			<u>(2)</u>	The date of an order in a dispositional hearing under which a child is		
28				placed in foster care.		
29	<u>6.</u>	For	purpo	ses of subsection 3, a child leaves foster care when:		
30		<u>a.</u>	The o	court enters an order:		

1			<u>(1)</u>	Denying a petition to grant care, custody, and control of the child to the
2				department or the division of juvenile services;
3			<u>(2)</u>	Terminating an order that granted custody of the child to the
4				department or the division of juvenile services; or
5			<u>(3)</u>	Appointing a legal guardian under section 15 of this Act;
6		<u>b.</u>	The o	court order under which the child entered foster care ends by operation of
7			<u>law;</u>	
8		<u>C.</u>	The o	child is placed in a parental home by the court or a legal custodian other
9			than	the division of juvenile services and the legal custodian lacks authority to
10			remo	ve the child without further order of the court; or
11		<u>d.</u>	The o	child is placed in a parental home by the division of juvenile services.
12	<u>7.</u>	For	purpo	ses of subsection 3, a child is not in foster care on any night during which
13		the	child is	<u>5:</u>
14		<u>a.</u>	On a	trial home visit;
15		<u>b.</u>	Rece	iving services at the youth correctional center pursuant to an
16			<u>adjud</u>	dication of delinquency; or
17		<u>C.</u>	Abse	nt without leave from the place in which the child was receiving foster
18			care.	
19	<u>8.</u>	For	purpo	ses of this section:
20		<u>a.</u>	"A fir	ding that the child has been subjected to child abuse or neglect" means:
21			<u>(1)</u>	A finding of deprivation made under chapter 27-20; or
22			<u>(2)</u>	A conviction of a person, responsible for a child's welfare, for conduct
23				involving the child, under chapter 12.1-16 or sections 12.1-17-01
24				through 12.1-17-04 or 12.1-20-01 through 12.1-20-08.
25		<u>b.</u>	"Con	pelling reason" means a recorded statement that reflects consideration
26			of:	
27			<u>(1)</u>	The child's age;
28			<u>(2)</u>	The portion of the child's life spent living in the household of a parent of
29				the child;
30			<u>(3)</u>	The availability of an adoptive home suitable to the child's needs;
31			<u>(4)</u>	Whether the child has special needs; and

1		(5) The expressed wishes of a child age ten or older.
2	<u>C.</u>	"Department" means the department of human services or its designee,
3		including any county social service board.
4	SECTIO	N 12. AMENDMENT. Section 27-20-45 of the North Dakota Century Code is
5	amended and re	enacted as follows:
6	27-20-45	. Proceeding for termination or permanent alteration of parental rights.
7	1. The	petition must comply with section 27-20-21 and state clearly that an order for
8	term	nination or permanent alteration of parental rights is requested and that the
9	effe	ct thereof will be as stated in the first sentence of section 27-20-46.
10	2. If bo	oth of the natural parents of the child are not named in the petition either as
11	peti	tioner or as respondent, the court shall cause inquiry to be made of the
12	peti	tioner and other appropriate persons in an effort to identify an unnamed parent.
13	The	inquiry must include, to the extent necessary and appropriate, all of the
14	follo	wing:
15	a.	Whether any man is presumed to be the father of the child under the Uniform
16		Parentage Act.
17	b.	Whether the natural mother of the child was cohabiting with a man at the time
18		of conception or birth of the child.
19	C.	Whether the natural mother of the child has received from any man support
20		payments or promises of support with respect to the child or in connection
21		with her pregnancy.
22	d.	Whether any person has formally or informally acknowledged or declared $\mathop{\hbox{his}}$
23		that person's possible parentage of the child.
24	e.	Whether any person claims any right to custody of the child.
25	3. The	court shall add as respondent to the petition and cause to be served with a
26	sum	mons any person identified by the court as an unnamed parent, unless the
27	pers	son has relinquished parental rights, or parental rights have been previously
28	term	ninated by a court.
29	4. If th	e court, after inquiry, is unable to identify an unnamed parent and no person
30	has	appeared in the proceeding claiming to be an unnamed parent of the child or
31	to h	ave any right of custody of the child, the court shall enter an order terminating

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- all parental rights of the unnamed parent with reference to the child and the parent and child relationship.
- 5. If a petition for termination of parental rights is made by a parent of the child under this section or if a parent consents to termination of parental rights under section 27-20-44, that parent is entitled under section 27-20-26 to legal counsel during all stages of a proceeding to terminate the parent and child relationship if the child is to be placed for adoption by a child-placing agency licensed under chapter 50-12. The parent may retain counsel of the parent's own choosing and at the parent's own expense, or, if indigent, the parent may request the court to order, upon which the court shall order, that a state's attorney serve as legal counsel to the parent at no cost to the parent. As an alternative to the state's attorney serving as legal counsel to the parent, the state's attorney may request the court to order, upon which the court may order, if a conflict is shown to exist, that other legal counsel services that may be available be provided to the parent at no cost to the parent. These alternative legal counsel services include counsel services for indigent persons. Prior to the termination proceeding held under this chapter, the court or a person designated by the court shall inform the parent of the right to counsel provided by this subsection.
- 6. Subject to the disposition of an appeal, upon the expiration of thirty days after an order terminating parental rights is issued under this section, the order cannot be questioned by any person, including the petitioner, in any manner, or upon any ground, including fraud, misrepresentation, failure to give any required notice, or lack of jurisdiction of the parties or of the subject matter, unless the person retained custody of the child.
- **SECTION 13. AMENDMENT.** Section 27-20-46 of the North Dakota Century Code is amended and reenacted as follows:

27-20-46. Effect of order terminating or permanently altering parental rights.

1. An order terminating parental rights of a parent terminates all his the parent's rights and obligations with respect to the child and of the child to or through him the parent arising from the parental relationship. The parent is not thereafter entitled to

1			notio	ce of proceedings for the adoption of the child by another nor has he the parent
2			any	right to object to the adoption or otherwise to participate in the proceedings.
3	2	<u>.</u>	<u>An c</u>	order otherwise permanently altering parental rights of a parent terminates any
4			<u>auth</u>	ority of that parent that is granted to another person under that order. A parent
5			<u>subj</u>	ect to such an order is entitled to treatment as a party at any subsequent
6			juve	nile court proceeding regarding the child.
7	S	SEC	TION	14. AMENDMENT. Section 27-20-47 of the 1997 Supplement to the North
8	Dakota (Cen	tury (Code is amended and reenacted as follows:
9	2	27-2	0-47	. Commitment to agency Disposition upon termination of parental rights.
10	1		If, up	oon entering an order terminating the parental rights of a parent, there is no
11			pare	ent having parental rights, the court shall commit :
12			<u>a.</u>	Commit the child to the custody of the executive director of the department of
13				human services or a licensed child-placing agency willing to accept custody
14				for the purpose of placing the child for adoption or, in the absence thereof, in
15				a foster home or take other suitable measures for the care and welfare of the
16				child;
17			<u>b.</u>	Appoint a fit and willing relative or other appropriate individual as the child's
18				legal guardian; or
19			<u>C.</u>	Establish some other planned permanent living arrangement.
20	2	<u>.</u>	The	custodian has the rights of a legal custodian and authority to consent to the
21			<u>chilc</u>	d's adoption of the child, his marriage, his enlistment in the armed forces of the
22			Unit	ed States, and surgical and other medical treatment for the child.
23	2. 3	<u>3.</u>	If the	e child is not adopted placed for adoption within eighteen twelve months after
24			the o	date of the order and a guardian or conservator of legal guardianship or other
25			plan	ned permanent living arrangement for the child has not been appointed by the
26			distr	iet established by a court of competent jurisdiction, the child must be returned
27			to th	e court for entry of further orders for the care, custody, and control of the child.
28	S	SEC	TION	15. A new section to chapter 27-20 of the North Dakota Century Code is
29	29 created and enacted as follows:			
30	<u> </u>	٩pp	ointr	ment of legal guardian.
31	1		In a	proceeding under chapter 30 1-27, the court may:

1 Without terminating parental rights, appoint a fit and willing relative or other a. 2 appropriate individual as the child's legal guardian if the court has determined 3 that a lawful basis exists for terminating parental rights, but the child is 4 unlikely to be placed for adoption; or 5 Appoint a fit and willing relative or other appropriate individual as the child's b. 6 legal guardian if the child has not been placed for adoption within twelve 7 months after a termination of all parental rights. 8 An individual appointed as a legal guardian has: 2. 9 If there is a parent with remaining parental rights, the rights of a legal a. 10 custodian; and 11 If there is no parent with remaining parental rights, the rights of a legal b. 12 custodian and the authority to consent to the child's adoption, marriage, 13 enlistment in the armed forces of the United States, and surgical and other 14 medical treatment. 15 SECTION 16. AMENDMENT. Section 27-21-02.1 of the North Dakota Century Code is 16 amended and reenacted as follows: 17 **27-21-02.1. Placement procedures.** The division of juvenile services shall retain 18 custody of the child as granted by the authority of the committing court and the Uniform 19 Juvenile Court Act. The court in an order committing the child to the division may require court 20 approval before a placement may be made to a more restrictive setting. All other placements 21 may be made by the division at any time it appears to be in the child's best interest and in the 22 best interest of the state. 23 A child, child's parent, or guardian who objects to a placement to a more restrictive setting made by the division may request a placement hearing to review the 24 25 placement. 26 2. In an emergency, or for reasons of safety and security, the division may 27 temporarily place a child in an appropriate facility. A child, child's parent, or 28 guardian who objects to the temporary placement may request a placement

hearing to review the placement determined by the division.

1	3. The division may conduct a permanency hearing, as authorized by section	
2	27-20-36, if an appropriate permanency plan may be carried out without exceeding	
3	the division's authority.	
4	SECTION 17. Two new subsections to section 50-09-01 of the 1997 Supplement to the	
5	North Dakota Century Code are created and enacted as follows:	
6	"Title IV-B" means title IV-B of the Social Security Act [Pub. L. 90-248, title II,	
7	sec. 240(c); 81 Stat. 911; 42 U.S.C. 620 et seq.], as amended;	
8	"Title IV-E" means title IV-E of the Social Security Act [Pub. L. 96-272, title I,	
9	sec. 101(a)(1); 94 Stat. 501, 42 U.S.C. 670 et seq.], as amended.	
10	SECTION 18. Four new subsections to section 50-09-02 of the 1997 Supplement to the	
11	North Dakota Century Code are created and enacted as follows:	
12	For purposes of section 674(e)(2) of the Social Security Act [42 U.S.C. 674(e)(2)],	
13	approve families, outside of the jurisdiction of the state of North Dakota, for	
14	placement of children for adoption.	
15	Act as the official agency of the state in the administration of child and family	
16	services in conformity with title IV-B and to direct and supervise county	
17	administration of that program.	
18	Act as the official agency of the state in the administration of federal payments for	
19	foster care and adoption assistance in conformity with title IV-E and to direct and	
20	supervise county administration of that program.	
21	Provide, upon request and insofar as staff resources permit, technical assistance	
22	concerning the requirements of title IV-B and title IV-E to courts within this state,	
23	including tribal courts, and to state's attorneys and tribal prosecutors within this	
24	state.	
25	SECTION 19. Two new subsections to section 50-09-03 of the 1997 Supplement to the	
26	North Dakota Century Code are created and enacted as follows:	
27	Administer child and family services under the direction and supervision of the	
28	state agency in conformity with title IV-B.	

1		Administer federal payments for foster care and adoption assistance under the				
2		direction and supervision of the state agency in conformity with title IV-E.				
3	SEC	SECTION 20. A new section to chapter 50-09 of the North Dakota Century Code is				
4	created and	enacted as follows:				
5	Sta	State agency to submit plans and administer programs under title IV-B and				
6	title IV-E -	Make application for federal funds.				
7	<u>1.</u>	The state agency may submit state plans in forms that meet the requirements for				
8		such plans which are, or may be, imposed under title IV-B or title IV-E. The state				
9		agency may take actions reasonably necessary to conform the administration of				
10		programs under its supervision and direction to the requirements of title IV-B or title				
11		IV-E and the state plans submitted thereunder, including the issuance of policy				
12		manuals, forms, and program directives. The state agency may seek appropriate				
13		waivers of the requirements of federal statutes or regulations as may be authorized				
14		by federal law.				
15	<u>2.</u>	The state agency may apply for additional or conditionally available funds, such as				
16		adoption incentive payments, as may be made available under title IV-B or title				
17		IV-E, and may take any action reasonably necessary to support an application.				
18	SEC	CTION 21. AMENDMENT. Section 50-11-06.8 of the 1997 Supplement to the North				
19	Dakota Cer	ntury Code is amended and reenacted as follows:				
20	50- 1	11-06.8. Criminal background history record investigation - Fingerprinting				
21	<u>required</u> .					
22	1.	Except as provided in subsection 6 sections 22 and 23 of this Act, each facility				
23		providing foster care for children shall secure, from a law enforcement agency or				
24		any other agency authorized to take fingerprints, two sets of fingerprints and shall				
25		provide all other information necessary to secure state criminal history record				
26		information and a nationwide background check under the National Child				
27		Protection Act of 1993 [Pub. L. 103-209; 107 Stat. 2490; 42 U.S.C. 5119, et seq.],				
28		as amended, from:				
29		a. Any individual employed by the facility; and				
30		b. Any adult living in the facility, but not being provided care in the facility.				

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- 1 2. The facility shall assure that information obtained under subsection 1 is provided to the department.
 - 3. Upon receipt of all fingerprints and necessary information relating to a license request, the department shall submit the information and fingerprints to the bureau of criminal investigation. The department shall provide a copy of any response received from the bureau of criminal investigation to the facility.
 - 4. The bureau of criminal investigation shall request a nationwide background check from the federal bureau of investigation and, upon receipt of a response, provide the response of the federal bureau of investigation to the department. The bureau shall also provide any criminal history record information that may lawfully be made available under chapter 12-60 to the department.
 - 5. Upon request by the operators of a facility, a law enforcement agency shall take fingerprints of persons described in subdivisions a and b of subsection 1 if the request is made for purposes of this section.
 - 6. This section does not apply to a family foster care home for children.
 - 7. The department shall pay the cost of securing fingerprints, any criminal history record information made available under chapter 12-60, and a nationwide background check.
 - 8. 7. An agency that takes fingerprints as provided under this section may charge a reasonable fee to offset the costs of the fingerprinting.
 - **SECTION 22.** A new section to chapter 50-11 of the North Dakota Century Code is created and enacted as follows:

Criminal history record investigation - Fingerprinting not required.

1. Except as provided in section 23 of this Act, each facility providing foster care shall secure from any individual employed by the facility and any adult living in the facility, but not being provided care in the facility, who has resided continuously in this state for eleven years or since reaching age eighteen, whichever is less, identifying information other than fingerprints, that is appropriate to accomplish a statewide criminal history record investigation.

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1 The department shall verify that sufficient identifying information has been 2. 2 provided. Upon verification, the department shall submit that information to the 3 bureau of criminal investigation. 4 3. The bureau of criminal investigation shall provide any criminal history record 5 information that may lawfully be made available under chapter 12-60 to the 6 department. The department shall provide a copy of any response received from 7 the bureau of criminal investigation to the facility. 8 The department shall pay the cost of securing any criminal history record <u>4.</u> 9 information made available under chapter 12-60. 10 The department shall consult with the bureau of criminal investigation to determine <u>5.</u> 11 the identifying information, other than fingerprints, appropriate to accomplish a 12 statewide criminal history record investigation. 13 **SECTION 23.** A new section to chapter 50-11 of the North Dakota Century Code is 14 created and enacted as follows: 15 Criminal history record investigation - When not required. A criminal history record 16 investigation may not be required, under section 50-11-06.8 or section 22 of this Act, of a family 17 foster care home for children licensed or approved on the effective date of this section for so 18 long as that home remains continuously licensed or approved. 19 SECTION 24. A new chapter to title 50 of the North Dakota Century Code is created 20 and enacted as follows: 21 Criminal history record investigation required. 22 Before appointment as a legal guardian under chapter 27-20, the individual must 23 be subject to an assessment that includes the result of a criminal history record 24 investigation made under this section. 25 2. Except as provided in subsection 6, an individual described in subsection 1 shall 26 secure, from a law enforcement agency or other agency authorized to take 27 fingerprints, two sets of fingerprints, and shall provide all other information 28 necessary to secure state criminal history record information and a nationwide 29 background check under the National Child Protection Act of 1993 [Pub. L.

103-209; 107 Stat. 2490; 42 U.S.C. 5119, et seq.], as amended. Upon a request

made under this section, a law enforcement agency shall take fingerprints of any

- individual described in subsection 1, and may charge a reasonable fee to offset the cost of fingerprinting.

 3. An individual described in subsection 1 shall assure that information obtained under subsection 2 is provided to the department of human services.
 - 4. Upon receipt of all fingerprints and necessary information relating to a criminal history record investigation, the department of human services shall submit those fingerprints and that information to the bureau of criminal investigation.
 - 5. The bureau of criminal investigation shall request a nationwide background check from the federal bureau of investigation and, upon receipt of a response, provide the response of the federal bureau of investigation to the department of human services. The bureau of criminal investigation shall also provide any criminal history record information that may lawfully be made available under chapter 12-60 to the department of human services. The bureau of criminal investigation may charge a reasonable fee to offset the cost of providing any criminal history record information and may require payment of any charge imposed by the federal bureau of criminal investigation for a nationwide background check.
 - 6. If an individual described in subsection 1 has resided continuously in this state for eleven years or since reaching age eighteen, whichever is less, fingerprints need not be taken, and a nationwide background check need not be made.
 - 7. The department of human services shall provide an individual, who provided the department with information under subsection 2, with any information received under this section from the bureau of criminal investigation which the department of human services is not prevented by federal law from disclosing to the individual.

Criminal history record investigation - Effect of results. An individual may not be licensed or approved as a foster parent or treated as having a home suitable for the adoption of any child other than the individual's stepchild, and a foster care facility that employs or houses an individual may not be licensed or approved, if the individual is the subject of a criminal history record investigation that reveals:

- A felony conviction by a court of competent jurisdiction for criminal conduct involving:
 - a. Child abuse or neglect;

1 Domestic violence, as that term is used in chapter 14-07.1; b. 2 A crime in which a child was a victim, including the creation or distribution of <u>C.</u> 3 child pornography; or 4 d. A crime involving violence, including rape, sexual assault, or murder, but not 5 including other physical assault or battery; 6 2. A felony conviction entered within the past five years by a court of competent 7 jurisdiction for criminal conduct involving: 8 A crime involving violence not described in subsection 1; a. 9 b. Any drug-related offense; or 10 An attempt, facilitation, solicitation, or conspiracy to commit criminal conduct <u>C.</u> 11 described in subsection 1; 12 <u>3.</u> A felony conviction entered by a court of competent jurisdiction for criminal conduct 13 described in subsection 2 if five years have not elapsed after final discharge or 14 release from any term of probation, parole, or other form of community corrections, 15 without subsequent conviction, unless the individual demonstrates sufficient 16 rehabilitation; or 17 A felony conviction entered by a court of competent jurisdiction for criminal conduct 18 described in subsection 2 or a misdemeanor conviction by a court of competent 19 jurisdiction for a crime in which a child was the victim or a crime of violence if the 20 individual is not sufficiently rehabilitated. 21 **SECTION 25.** A new section to chapter 50-12 of the North Dakota Century Code is 22 created and enacted as follows: 23 Criminal history record investigation required. 24 A child-placing agency shall include, in any adoptive home study report, the results 25 of a criminal history record investigation made under this section. If the results 26 reveal a conviction of a crime described in section 24 of this Act, the home study 27 report must include a determination that a home provided by the prospective 28 adoptive parent is not a suitable home for the placement of any child and a 29 recommendation that the petition for adoption be denied. 30 2. Except as provided in subsection 6, a child-placing agency shall secure, from a law 31 enforcement agency or any other agency authorized to take fingerprints, two sets

- of fingerprints, and shall provide all other information necessary to secure state criminal history record information and a nationwide background check under the National Child Protection Act of 1993 [Pub. L. 103-209; 107 Stat. 2490; 42 U.S.C. 5119, et seq.], as amended, from any prospective adoptive parent. Upon a request of a child-placing agency, a law enforcement agency shall take fingerprints of any prospective adoptive parent for purposes of this section. An agency that takes fingerprints as provided under this section may charge a reasonable fee to offset the cost of fingerprinting.
- 3. The child-placing agency shall assure that information obtained under subsection 2 is provided to the department of human services and shall arrange payment to the bureau of criminal investigation sufficient to defray the cost of securing criminal history record information under this section.
- 4. Upon receipt of all fingerprints and necessary information relating to a criminal history record investigation, the department of human services shall submit those fingerprints and that information to the bureau of criminal investigation.
- 5. The bureau of criminal investigation shall request a nationwide background check from the federal bureau of investigation and, upon receipt of a response, provide the response of the federal bureau of investigation to the department of human services. The bureau of criminal investigation shall also provide any criminal history record information that may lawfully be made available under chapter 12-60 to the department.
- 6. If a prospective adoptive parent has resided continuously in this state for eleven years or since reaching age eighteen, whichever is less, fingerprints need not be taken from that prospective adoptive parent and a nationwide background check need not be made.
- 7. The department of human services shall provide the child-placing agency with any information, received under this section from the bureau of criminal investigation, that the department of human services is not prevented by federal law from disclosing to the child-placing agency.
- **SECTION 26.** A new chapter to title 50 of the North Dakota Century Code is created and enacted as follows:

1 **Definitions.** As used in this chapter: 2 <u>1.</u> "Adoption assistance" means the payment or payments for the maintenance of a 3 child which are made or committed to be made pursuant to an adoption assistance 4 program established by the laws of a party state. 5 "Adoption assistance state" means the state that is signatory to an adoption <u>2.</u> 6 assistance agreement in a particular case. 7 "Child with special needs" means an individual under twenty-one years of age, who 3. 8 was or will be adopted before reaching eighteen years of age, and who has any of 9 the special needs described in section 50-09-02.2. 10 <u>4.</u> "Compact" means the interstate compact on adoption and medical assistance. 11 <u>5.</u> "Department" means the department of human services. 12 <u>6.</u> "Medical assistance" means a program operated by a state under a state plan 13 approved under title XIX of the Social Security Act [42 U.S.C. 1396, et seq.]. 14 7. "Party state" means a state that has adopted the compact. "Residence state" means the state in which the child lives. 15 8. <u>9.</u> 16 "State" means a state of the United States, the District of Columbia, the 17 Commonwealth of Puerto Rico, the Virgin Islands, Guam, the Commonwealth of 18 the Northern Mariana Islands, or a territory or possession of the United States. 19 Adoption assistance. 20 1. This state determines the amounts of adoption assistance it will provide to a child 21 with special needs. Adoption assistance may be subject to periodic reevaluation of 22 eligibility. 23 Adoption assistance and medical assistance to which this compact applies is that 24 provided from the effective date of an adoption assistance agreement. 25 An adoption assistance agreement must be written, signed by the adoptive parents 3. 26 and on behalf of the state, and include: 27 A commitment that adoption assistance is payable without regard for the state of residence of the adoptive parents; 28 29 Provisions identifying the types of care and services toward which the b. 30 adoption assistance state must make payments;

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1 A commitment to make medical assistance available to the child in C. 2 accordance with this chapter; 3 d. A declaration that the agreement is for the benefit of the child, the adoptive 4 parents, and the state, and that it is enforceable by any of them; and 5 The date or dates upon which each payment or other benefit is to commence. e. 6 4. Any services or benefits provided for a child by this state as the residence state or 7 the adoption assistance state may be facilitated by the department on behalf of 8 another party state. Staff of the department shall assist staff of the child welfare 9 agencies of other party states and the beneficiaries of adoption assistance 10 agreements in assuring prompt and full access to all benefits included in such 11 agreements. 12 <u>5.</u> Adoption assistance payments made by this state on behalf of a child living in 13 another state must be made on the same basis and in the same amounts as they 14 would be made if the child were living in this state, except that the laws of the 15 adoption assistance program of the state in which the child lives may provide for 16 the payment of higher amounts. 17 Medical assistance. 18 Except as provided in subsection 2: 1. 19 A child, for whom this state has agreed under the terms of an adoption 20 assistance agreement to provide medical assistance, is eligible for medical 21 assistance in this state during the entire period for which the agreement is in 22 effect and shall receive the same benefits as any other child who is covered 23 by the medical assistance program in this state; 24 When a child, who is covered by an adoption assistance agreement under b. 25 which this state is the adoption state, is living in another party state, payment 26 for any medical services and benefits specified under the terms of the 27 adoption assistance agreement, which are not available to the child under the 28 medical assistance program of the residence state, must be made by this 29 state as required by its law; and

A child, for whom a party state has agreed under the terms of an adoption

assistance agreement to provide medical assistance, is eligible for medical

1			assistance in this state during the entire period this state is the child's
2			residence state, and shall receive the same benefits as any other child who is
3			covered by the medical assistance program in this state.
4	<u>2.</u>	Med	lical assistance may be subject to periodic reevaluation of eligibility, provided
5		that:	
6		<u>a.</u>	No reevaluation may depend upon whether the adoptive parents are eligible
7			for medical assistance; and
8		<u>b.</u>	Financial eligibility is based solely upon the child's income and assets.
9	Con	npac	t administration.
10	<u>1.</u>	<u>The</u>	executive director of the department shall:
11		<u>a.</u>	Execute one or more interstate compacts on behalf of this state, not
12			inconsistent with this chapter, to implement the purposes of this chapter; and
13		<u>b.</u>	Designate a compact administrator and a deputy compact administrator as
14			the executive director deems necessary.
15	<u>2.</u>	<u>The</u>	compact administrator shall:
16		<u>a.</u>	Coordinate all activities under this compact within this state;
17		<u>b.</u>	Be the principal contact for officials and agencies within and without this state
18			for the facilitation of interstate relations involving this compact and benefits
19			and services provided under this compact; and
20		<u>C.</u>	Assist child welfare agency staff from other party states and adoptive families
21			receiving adoption and medical assistance on an interstate basis.
22	<u>3.</u>	<u>Acti</u>	ng with compact administrators from other party states, the compact
23		<u>adm</u>	ninistrator:
24		<u>a.</u>	Shall develop uniform forms and administrative procedures for the interstate
25			monitoring and delivery of adoption and medical assistance benefits and
26			services pursuant to this compact; and
27		<u>b.</u>	May enter into supplementary agreements, not inconsistent with the compact,
28			with some or all party states, provided that no supplementary agreement may
29			relieve a party state of any obligation to provide adoption and medical
30			assistance in accordance with applicable state and federal law and this
31			compact.

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Joinder and withdrawal.

- This state's joinder of the compact is effective upon execution of the compact by
 the executive director of the department.
 - 2. The compact may be joined by any state.
 - 3. This state may withdraw from the compact only by written notice sent to the appropriate officials of all other party states, but no such notice may take effect until one year after it is given.
 - 4. All adoption assistance agreements outstanding and to which this state is a signatory at the time when its withdrawal from the compact takes effect must continue until they expire or are terminated in accordance with their provisions. Until such expiration or termination, all beneficiaries of the agreements involved shall continue to have all rights and obligations conferred or imposed by the compact, and this state shall continue to administer the compact to the extent necessary to fully implement those rights and obligations.