FIRST ENGROSSMENT

Fifty-sixth Legislative Assembly of North Dakota

## ENGROSSED SENATE BILL NO. 2113

Introduced by

Human Services Committee

(At the request of the Department of Human Services)

- 1 A BILL for an Act to amend and reenact section 50-06.2-03 of the North Dakota Century Code,
- 2 relating to the powers and duties of the department of human services for comprehensive
- 3 human services programs.

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

5 SECTION 1. AMENDMENT. Section 50-06.2-03 of the North Dakota Century Code is

6 amended and reenacted as follows:

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

- 8 <u>1.</u> The state agency has the following powers or duties under this chapter:
  9 <u>1.</u> <u>a.</u> To act as the official agency of the state in the administration of the human
- 10services programs for individuals and families in conformity with state and11federal requirements-:
- 12 <u>2.</u> <u>b.</u> To prepare, at least biennially, a comprehensive human services plan which
  13 must:
- 14a. (1)Include human services determined essential in effectuating the15purposes of this chapter-; and
- 16b. (2)Detail the human services identified by the state agency for provision17by human service centers and the services which the county agencies18have agreed to make available in approved county plans as a condition19for the receipt of any funds allocated or distributed by the state20agency-;
- 213.c.To make available, through county agencies or human service centers, any or22all of the services set out in the comprehensive human services plan on23behalf of those individuals and families determined to be eligible for those24services under criteria established by the state agency-;

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1	<del>4.</del>	<u>d.</u>	To s	upervise and direct the comprehensive human services administered by
2			coun	ty agencies and human service centers through standard-setting,
3			techi	nical assistance, approval of county and regional plans, preparation of
4			the c	comprehensive human services plan, evaluation of comprehensive
5			hum	an service programs, and distribution of public money for services-:
6	<del>5.</del>	<u>e.</u>	With	in the limits of legislative appropriations and at rates determined payable
7			by th	e state agency, to pay qualified service providers, which meet standards
8			for s	ervices and operations, for the provision of the following services as
9			defin	ed in the comprehensive human service plan which are provided to
10			pers	ons who, on the basis of functional assessments, income, and resources,
11			are	determined eligible for the services in accordance with rules adopted by
12			the s	state agency:
13		<del>a.</del>	<u>(1)</u>	Homemaker services;
14		<del>b.</del>	<u>(2)</u>	Chore services;
15		<del>c.</del>	<u>(3)</u>	Respite care;
16		<del>d.</del>	<u>(4)</u>	Home health aide services;
17		e <del>.</del>	<u>(5)</u>	Case management;
18		f.	<u>(6)</u>	Family home care;
19		<del>g.</del>	<u>(7)</u>	Personal attendant care;
20		<del>h.</del>	<u>(8)</u>	Adult family foster care; and
21		÷	<u>(9)</u>	Such other services as the state agency determines to be essential
22				and appropriate to sustain individuals in their homes and in their
23				communities and to delay or prevent institutional care-; and
24	<del>6.</del>	<u>f.</u>	To ta	ake actions, give directions, and adopt rules as necessary to carry out the
25			prov	isions of this chapter.
26	<u>2.</u>	For purposes of this chapter section, resources do not include the person's		
27		primary home, the primary vehicle, and the first fifty twenty-five thousand dollars in		
28		other assets.		