Sixty-first Legislative Assembly of North Dakota

SENATE BILL NO. 2260

Introduced by

Senators Schneider, Erbele, Hogue

Representatives Kilichowski, Pietsch

- 1 A BILL for an Act to create and enact a new chapter to title 54 of the North Dakota Century
- 2 Code, relating to state matching funds for individual development accounts; to amend and
- 3 reenact subdivision n of subsection 1 of section 50-09-29 of the North Dakota Century Code,
- 4 relating to administration of the temporary assistance for needy families program; and to
- 5 provide an appropriation.

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

- SECTION 1. AMENDMENT. Subdivision n of subsection 1 of section 50-09-29 of the
 North Dakota Century Code is amended and reenacted as follows:
- n. Consider exempting funds in Exempt from assets and income the savings and
 proportionate matching funds in individual development accounts;
- SECTION 2. A new chapter to title 54 of the North Dakota Century Code is created and enacted as follows:
- Definitions. In this chapter, unless the context otherwise requires:
- 14 <u>1. "Community action agency" has the meaning as provided in section 54-44.5-01.</u>
- 15 2. "Division" means the department of commerce division of community services.
- 3. "Eligible educational institution" means a division-approved institution of higher
 education or approved area vocational education school.
 - 4. "Household" means all individuals who share use of a dwelling unit as primary quarters for living and eating separate from other individuals.
- 5. "Individual development account" means a matched savings account opened by a
 household participating in the North Dakota individual development account
 program.
- 23 6. "Permissible use" means any of the following:

1 Tuition at an eligible educational institution and expenses at an eligible a. 2 educational institution, including books, eligible supplies, and equipment 3 required for courses of instruction. 4 b. For first-time home buyers, acquisition costs of acquiring or constructing a 5 principal residence, including any usual or reasonable settlement, financing, 6 or other closing costs. As used in this subdivision, acquisition costs of a 7 principal residence has the same meaning as under section 1034 of the 8 Internal Revenue Code of 1986 which do not exceed one hundred twenty 9 percent of the average area purchase price applicable to the residence 10 determined according to section 143(e)(2) and (3) of the Internal Revenue 11 Code of 1986. 12 <u>C.</u> Business capitalization expenses for expenditures on capital, plant, 13 equipment, working capital, and inventory expenses of a legitimate business 14 pursuant to a business plan approved by a community action agency. 15 **Funds awarded.** The division shall allocate state funds to participating community 16 action agencies to provide matching funds for eligible individual development accounts. The 17 division shall allocate funds to achieve geographic balance in the eight regions served by this 18 program. The division shall document the capacity of participating community action agencies 19 to manage the program and to raise the private match. 20 Community action agency duties. In order to be eligible to participate in this 21 program, a community action agency shall: 22 Provide a separate account for the immediate deposit of program funds; 1. 23 2. Establish a process to select participants and describe any priorities for 24 participation; 25 3. Enter an individual development account agreement with the household to 26 establish the terms of participation; 27 4. Provide households with economic literacy education; 28 <u>5.</u> Provide households with asset-specific education; 29 6. Provide matching deposits for participating household; 30 7. Coordinate with other related public and private programs; and 31 8. Establish a process to appeal and mediate disputes.

1	Hοι	sehold eligibility - Participation. To be eligible for matching funds under this
2	2 <u>chapter, a household:</u>	
3	<u>1.</u>	Shall sign an individual development account agreement that includes the amount
4		of scheduled deposits into the household's individual development account, the
5		proposed use of the funds, and the proposed savings goal;
6	<u>2.</u>	Shall agree to complete an economic literacy training program and asset-specific
7		training; and
8	<u>3.</u>	At the time of application, must have an income that does not exceed two hundred
9		percent of the federal poverty line.
10	Wit	hdrawal - Matching - Permissible uses.
11	<u>1.</u>	To receive a match, a participating household must transfer funds withdrawn from
12		the household's individual development account to the household's matching fund
13		custodial account held by the community action agency, according to the individual
14		development account agreement. The community action agency shall determine if
15		the participating household's match request is for a permissible use consistent with
16		the household's individual development account agreement.
17	<u>2.</u>	At least quarterly and at the time of an approved withdrawal, the community action
18		agency shall ensure the household's custodial account contains the applicable
19		matching funds to match the balance in the household's individual development
20		account, not including interest.
21	<u>3.</u>	Matches must be provided as follows:
22		a. From matching funding provided under this chapter, a matching contribution
23		of no more than one dollar for every one dollar of funds withdrawn from the
24		household's individual development account, not to exceed a lifetime limit of
25		two thousand dollars; and
26		b. From nonstate funds, a matching contribution of no less than one dollar for
27		every one dollar of funds withdrawn from the household's individual
28		development account, not to exceed a lifetime limit of two thousand dollars.
29	<u>4.</u>	Upon receipt of transferred custodial account funds, the community action agency
30		shall make a direct payment to the vendor of the goods or services for the
31		permissible use.

1 Consideration for assistance programs. A state-administered, means-tested 2 program may not adversely consider a household's individual development account savings 3 and matching funds in determining eligibility for the program. 4 **Program reporting.** Quarterly, the fiscal agent on behalf of each community action 5 agency participating in a North Dakota individual development account under this chapter shall 6 report to the division, identifying the participants with accounts; the number of accounts; the 7 amount of savings and matches for each participant's account; the uses of the account; and the 8 number of businesses, homes, and educational services paid for with money from the account, 9 as well as other information that may be required for the division to administer the program. 10 **SECTION 3.** APPROPRIATION. There is appropriated out of any moneys in the 11 general fund in the state treasury, not otherwise appropriated, the sum of \$125,000, or so much 12 of the sum as may be necessary, to the department of commerce division of community 13 services for the purpose of providing matching funds under section 2 of this Act, for the 14 biennium beginning July 1, 2009, and ending June 30, 2011.