Sixty-seventh Legislative Assembly of North Dakota

SENATE BILL NO. 2086

Introduced by

Human Services Committee

(At the request of the Department of Human Services)

- 1 A BILL for an Act to amend and reenact sections 11-16-01, 11-16-06, 11-23-01, 14-09-06.3,
- 2 14-09-06.4, 14-15-09, 14-15-11, 50-01.1-04, 50-01.1-08, 50-01.2-05, 50-06-05.8, 50-12-08,
- 3 50-33-01, 50-33-02, 50-35-02, 50-35-03, 50-35-04, 50-35-05, 50-35-06, and 50-35-07 of the
- 4 North Dakota Century Code, relating to the operation and financing of human service zones; to
- 5 repeal chapter 50-11.2 of the North Dakota Century Code, relating to foster care parent
- 6 grievance; and to provide for the transfer of employees.

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

- 8 SECTION 1. AMENDMENT. Section 11-16-01 of the North Dakota Century Code is
- 9 amended and reenacted as follows:
- 10 11-16-01. Duties of the state's attorney.
- 11 <u>1.</u> The state's attorney is the public prosecutor, and shall:
- 12 4. Attend the district court and conduct on behalf of the state all prosecutions for a. 13 public offenses.
- 14 2. b. Institute proceedings before magistrates for the arrest of persons charged with or 15 reasonably suspected of public offenses when the state's attorney has
- 16 information that such offenses have been committed, and for that purpose, when
- 17 the state's attorney is not engaged in criminal proceedings in the district court,
- 18 the state's attorney shall attend upon the magistrates in cases of arrests when 19

required by them except in cases of assault and battery and petit larceny.

- 20 3. C. Attend before, and give advice to, the grand jury whenever cases are presented
- 21 to it for consideration.
- 22 Draw all indictments and informations. 4. d.
- 23 5. Defend all suits brought against the state or against the county. e.

1 Prosecute all bonds forfeited in the courts of record of the county and prosecute 6. 2 all actions for the recovery of debts, fines, penalties, and forfeitures accruing to 3 the state or to the county. 4 7. <u>g.</u> Deliver duplicate receipts for money or property received in the state's attorney's 5 official capacity and file copies thereof with the county auditor. 6 8. <u>h.</u> On the first Monday of January, April, July, and October in each year, file with the 7 county auditor an account, verified by the state's attorney's oath, of all money 8 received by the state's attorney in an official capacity in the preceding three 9 months, and at the same time, pay it over to the county treasurer. 10 9. Give, when required and without fee, the state's attorney's opinion in writing to 11 the county, district, township, and school district officers on matters relating to the 12 duties of their respective offices. 13 10. Keep a register of all official business in which must be entered a note of each 14 action, whether civil or criminal, prosecuted officially, and of the proceedings 15 therein. 16 11. Act as legal adviser of the board of county commissioners, attend the meetings k. 17 thereof when required, and oppose all claims and actions presented against the 18 county which are unjust or illegal. 19 12. Institute an action in the name of the county to recover any money paid upon the I. 20 order of the board of county commissioners without authority of law as salary. 21 fee, or for any other purpose, or any money paid on a warrant drawn by any 22 officer to that officer's own order or in favor of any other person without 23 authorization by the board of county commissioners or by law. 24 13. <u>m.</u> Institute an action in the name of the county to restrain the payment of any 25 money described in any order or warrant of the kind described in subsection 13 26 when the state's attorney secures knowledge of such order or warrant before the 27 money is paid thereon. 28 14. <u>n.</u> Assist the district court in behalf of the recipient of payments for child support or 29 spousal support combined with child support in all proceedings instituted to 30 enforce compliance with a decree or order of the court requiring such payments.

- 1 15. o. Institute proceedings under chapter 25-03.1 if there is probable cause to believe
 2 that the subject of a petition for involuntary commitment is a person requiring
 3 treatment.
 4 16. p. Institute and defend proceedings under sections 14-09-12 and 14-09-19 and
 - 16. p. Institute and defend proceedings under sections 14-09-12 and 14-09-19 and chapters 14-15, 27-20, <u>27-20.1</u>, and 50-01 upon consultation with the human service zone director or the executive director of the department of human services.
 - 47. q. Act as the legal advisor and represent a human service zone as set forth in a plan approved under section 50-01.1-03. The state's attorney within the human service zone, by way of agreement, shall designate a singular state's attorney's office, within or outside the human service zone, to act as legal advisor of the human service zone. The host county state's attorney shall serve as the legal advisor if no agreement is reached. The agreement may not limit a state's attorney's individual discretion in court filings and representation.
 - 18. r. 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, unless a different agreement is established by the affected state's attorney.
 - 2. The state's attorney shallmay not require any order of the board of county commissioners to institute an action under subdivision I or m of subsection 12 or 131.
 - **SECTION 2. AMENDMENT.** Section 11-16-06 of the North Dakota Century Code is amended and reenacted as follows:
 - 11-16-06. Failure of state's attorney to perform duty Power of court Appointment of acting state's attorney.

If it shall appear, by affidavit or otherwise, to the satisfaction of a judge of the district court of the judicial district in which the county is situated, that the county has no state's attorney, or that the state's attorney is absent or unable to attend to the state's attorney's duties, or that the state's attorney has refused or neglected to perform any of the duties prescribed in subsections 2 through 6 subdivisions b through f of subsection 1 of section 11-16-01, or to institute any civil

- suit to which the state or the county is a party after the matter has been properly brought to the attention of such state's attorney, and that it is necessary that some act be performed, the judge shall:
 - Request the attorney general or an assistant attorney general to take charge of such prosecution or proceeding; or
 - 2. Appoint an attorney to take charge of such prosecution or proceeding and fix the attorney's fee therefor by an order entered upon the minutes of the court, and the attorney so appointed shall be vested with the powers of the state's attorney for the purposes of that action, but for no other purpose, and shall be the only person authorized to proceed in such action. The fee specified in the order shall be allowed by the board of county commissioners and, if so ordered by the court, the amount of such fee shall be deducted from the salary of the state's attorney.
 - **SECTION 3. 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.

- 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.
- 2. a. The departmental budget submitted by the human service zone may not exceed an amount determined by the department of human services and the human service zone director pursuant to section 50-35-04 and must include the county's cost allocation of indirect costs based on a formula an amount established by the department of human services.
 - b. The county share of the human service zone's indirect costs must be funded entirely from the county's general fund.
 - c. The department of human services shall develop a process to review a request from a human service zone for any proposed increase in staff. As part of its

review process, the department of human services shall review pertinent factors, which may include caseload information. If the department of human services approves a request for a proposed increase in staff, the human service zone budget may be increased by the amount determined necessary by the department of human services to fund the approved additional staff. The human service zone director shall submit the proposed increase in staff to the human service zone board for review. The human service zone director shall work with the department to achieve equitable compensation and salary increases for all human service zone team members within the human service zone. The human service zone director shall notify appropriate host county staff of all staffing changes for administrative purposes.

3. For purposes of this section, "host county" means the county within the human service zone in which the human service zone administrative office is located and in which the human service zone team members are employed.

SECTION 4. 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 human service zone, public health officer, school officials, and any other public agency or private practitioner 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

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- 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 human service zonecounty 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 5. 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 human servicezone county where the child resided at the time the action was commenced. The court may direct either or both parties to reimburse the human service zone county, 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. For the purpose of determining good faith, the good faith of the guardian ad litem or investigator is a disputable presumption.

SECTION 6. AMENDMENT. Section 14-15-09 of the North Dakota Century Code is amended and reenacted as follows:

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1 14-15-09. Petition for adoption. 2 A petition for adoption must be signed and verified by the petitioner, filed with the clerk 3 of the court, and state: 4 The date and place of birth of the individual to be adopted, if known. a. 5 The name to be used for the individual to be adopted. b. 6 The date petitioner acquired custody or date of placement of the minor and the C. 7 name of the individual placing the minor. 8 d. The full name, age, place, and duration of residence of the petitioner. 9 The marital status of the petitioner, including the date and place of marriage, if e. 10 married. 11 That the petitioner has facilities and resources, including those available under a 12 subsidy agreement, suitable to provide for the nurture and care of the minor to be 13 adopted, and that it is the desire of the petitioner to establish the relationship of 14 parent and child with the individual to be adopted. 15 A description and estimate of value of any property of the individual to be g. 16 adopted. 17 The name of any individual whose consent to the adoption is required, but who h. 18 has not consented, and facts or circumstances which excuse the lack of the 19 individual's consent normally required to the adoption. 20 The department and a human service zone as respondents respondent. i. 21 j. The human service zone as respondent if the minor to be adopted is in the 22 custody of the human service zone. 23 That the petitioner's expenses were reasonable as verified by the court. <u>k.</u> 24 Reasonable fees may be charged for professional services and living expenses if 25 reflected in a report of agreements and disbursements filed under this chapter 26 and approved by the court. The fees may not be contingent upon placement of 27 the child for adoption, consent to adoption, or cooperation in the completion of 28 adoption. Reasonable fees may include:

 Preplacement counseling, adoption assessment, placement of the child, foster care, or other preadoption services, which must be paid directly to the provider of the services;

1 (2) Legal fees relating to the petition for relinquishment or adoption, that must 2 be paid directly to the provider of the services; 3 (3) Medical expenses relating to prenatal care and the birth of the child, that are 4 not already covered by health insurance; 5 (4) Expenses for transportation, meals, and lodging incurred for placement of 6 the child or in order to receive counseling, legal, or medical services related 7 to the pregnancy, birth, or placement; and 8 Living expenses of the birth mother which are needed to maintain an 9 adequate standard of living, which the birth mother is unable to otherwise 10 maintain because of loss of income or other support resulting from the 11 pregnancy. 12 (a) The payments may cover expenses incurred during the 13 pregnancy-related incapacity but not for a period longer than six 14 weeks following the delivery, unless the court determines within the 15 six-week period that the birth mother is unable to be employed due to 16 physical limitations relating to the birth of the child. 17 (b) Living expenses do not include expenses for lost wages, gifts, 18 educational expenses, vacations, or other similar expenses of a birth 19 mother. 20 2. A certified copy of the birth certificate or verification of birth record of the individual to 21 be adopted, if available, and the required consents and relinquishments must be filed 22 with the clerk. 23 Any individual filing a petition shall pay to the clerk of court a filing fee as prescribed in 24 subsection 1 of section 27-05.2-03. 25 SECTION 7. AMENDMENT. Section 14-15-11 of the North Dakota Century Code is 26 amended and reenacted as follows: 27 14-15-11. Notice of petition - Investigation and hearing. 28 After the filing of a petition to adopt a minor, the court shall fix a time and place 1. a. 29 for hearing the petition. At least twenty days before the date of hearing, notice of 30 the filing of the petition and of the time and place of hearing must be given by the 31 petitioner to the department and if the minor to be adopted is in the custody of the

- human service zone to the human service zone; any agency or individual whose consent to the adoption is required by this chapter but who has not consented; an individual whose consent is dispensed with upon any ground mentioned in subdivisions a, b, f, h, i, and j of subsection 1 of section 14-15-06 but who has not consented; and any individual identified by the court as a biological parent or a possible biological parent of the minor, upon making inquiry to the extent necessary and appropriate, as in proceedings under section 27-20-45, unless the individual has relinquished parental rights or the individual's parental rights have been previously terminated by a court. The notice to the department and if the minor to be adopted is in the custody of the human service zone to the human service zone must be accompanied by a copy of the petition.
- b. Notice of the filing of a petition to adopt an adult must be given by the petitioner at least twenty days before the date of the hearing to each living parent of the adult to be adopted.
- 2. An investigation must be made by a licensed child-placing agency to inquire into the conditions and antecedents of a minor sought to be adopted and of the petitioner for the purpose of ascertaining whether the adoptive home is a suitable home for the minor and whether the proposed adoption is in the best interest of the minor.
- 3. A written report of the investigation must be filed with the court by the investigator before the petition is heard.
- 4. The report of the investigation must contain a review of the child's history; a preplacement adoption assessment of the petitioner, including a criminal history record investigation of the petitioner; and a postplacement evaluation of the placement 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.
- 5. An investigation and report is not required in cases in which a stepparent is the petitioner or the individual to be adopted is an adult. The department and human service zone, when required to consent to the adoption, may give consent without making the investigation. If the petitioner is a relative other than a stepparent of the minor, the minor has lived with the petitioner for at least nine months, no allegations of abuse or neglect have been filed against the petitioner or any member of the

- petitioner's household, and the court is satisfied that the proposed adoptive home is appropriate for the minor, the court may waive the investigation and report required under this section.
 - 6. The department and human service zone, when required to consent to the adoption, may request the licensed child-placing agency to conduct further investigation and to make a written report thereof as a supplemental report to the court.
 - 7. After the filing of a petition to adopt an adult, the court by order shall direct that a copy of the petition and a notice of the time and place of the hearing be given to any individual whose consent to the adoption is required but who has not consented and to each living parent of the adult to be adopted. The court may order an appropriate investigation to assist it in determining whether the adoption is in the best interest of the individuals involved.
 - 8. Notice must be given in the manner appropriate under the North Dakota Rules of Civil Procedure for the service of process in a civil action in this state or in any manner the court by order directs. Proof of the giving of the notice must be filed with the court before the petition is heard.
 - **SECTION 8. 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 through a process developed by the department.

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The human service zone director shall prepare a proposed budget for the human service zone at the time and in the manner as requested by the department and shall submit the department-approved proposed budget to the board of county commissioners of each county in the human service zone for review. The board of county commissioners may not take any action to amend or modify the amount approved by the department. The board of county commissioners may make recommendations to the human service zone director and the department to amend or modify the amount proposed or budgeted. The amount budgeted must be sufficient to defray the anticipated expenses of administration and the delivery of human services. Within ten days following review of the proposed budget by the boards of county commissioners, the human service zone director shall certify the budget to the respective county auditors of the counties in the district. Each board of county commissioners also shall budget and approve amounts sufficient to defray that county's anticipated indirect costs of the human service zone. The amounts budgeted. reviewed, and approved by the several boards of county commissioners or the department, or both must be periodically deposited with the treasurer of the host county in which the human service zone office is located and must be placed in a special human service zone 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 host county. The human service zone board shall establish procedures for the review and approval of all claims against the human service zone human services fund. The human service zone director or designee shall approve or ratify all claims against the human service zone human services fund. The county treasurer of the host county, shall pay approved or ratified claims from the human service zone human services 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 <u>pursuant to section</u> 50-35-05. 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.

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| 1 | SECTION 9. AMENDMENT. Section 50-01.1-08 of the North Dakota Century Code is | | | |
| 2 | amended and reenacted as follows: | | | |
| 3 | 50-01.1-08. Standards of administration - Action upon failure to administer. | | | |
| 4 | 1. | The | e department shall adopt standards for administration for human services and shall | |
| 5 | | pro | vide training for the implementation of those standards. Each human service zone | |
| 6 | | sha | all provide for administration of human services that meet those standards. | |
| 7 | 2. | The | e department shall develop a system of progressive discipline to address | |
| 8 | | per | formance issues within the human service zone. The system shall reserve the most | |
| 9 | | ser | ious actions for severe or chronic failure to meet the standards adopted under | |
| 10 | | sub | osection 1. | |
| 11 | 3. | The | e department shall provide ongoing performance notifications to the human service | |
| 12 | | zor | ne board and human service zone director related to the overall compliance with the | |
| 13 | | sta | ndards of administration. | |
| 14 | 4. | . If a human service zone fails to provide for administration of human services that meet | | |
| 15 | | the | standards adopted under subsection 1, the department may take any of the | |
| 16 | | foll | owing actions: | |
| 17 | | a. | Provide training to the persons responsible for administration. | |
| 18 | | b. | Require the human service zone to prepare and implement a corrective action | |
| 19 | | | plan. | |
| 20 | | C. | Terminate or modify a human service zone, agreement, or plan which may | |
| 21 | | | include requiring the reconstituting of the human service zone board or rehiring of | |
| 22 | | | a human service zone director as part of a new or modified agreement or plan. | |
| 23 | | d. | Recalculate and adjust the human service zone's formula payments. | |
| 24 | | e. | Recommend disciplinary action to the human service zone director or the human | |
| 25 | | | service zone board. | |
| 26 | SEC | SECTION 10. AMENDMENT. Section 50-01.2-05 of the North Dakota Century Code is | | |
| 27 | amended and reenacted as follows: | | | |
| 28 | 50-01.2-05. Actions and proceedings - Duty of state's attorney. | | | |
| 29 | Any suit or other proceeding arising out of the administration of the laws pertaining to the | | | |
| 30 | support of persons eligible for county general assistance or general assistance must be brought | | | |

by or against the county in its corporate name or, human service zone, or department. The

- 1 state's attorney shall institute and conduct or defend any and all actions or proceedings that
- 2 may be instituted under chapter 50-01. The department may institute and conduct or defend any
- 3 and all actions or proceedings that may be instituted under section 50-01-21.
- **SECTION 11. 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 human services.
 - The department shall pay each human service zone's expenses for administering human services for calendar years after December 31, 2019, based on the formula payment amount calculated for each human service zone under chapter 50-35. The executive director of the department 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 or human service zone, or for a new service or program based on federal or state law.
- SECTION 12. AMENDMENT. Section 50-12-08 of the North Dakota Century Code is amended and reenacted as follows:
 - 50-12-08. Child must be placed in suitable home Department Human service zone may remove child.

A child may not be placed in any foster or adoptive home until adequate investigation has been made as to the suitability of the proposed foster or adoptive parents and their home surroundings. When the department of human servicesservice zone is satisfied that a child has been placed in an unsuitable home, the department human service zone shall order the child-placing agency, in writing, to remove the child and place the child in a home that meets the approval of the department human service zone. If within a reasonable period of time it appears that suitable arrangements have not been made for the care of the child, the department shall-refer the child to the county social service board of the county in which the child has legal settlement. The county social service board human service zone shall make immediate arrangements, subject to the approval of the department, for the care and support of the child. If the child has no legal settlement within the state, or in case of a dispute as to the determination of the child's legal settlement or responsibility for the child's support, the child must be brought before the juvenile court as a dependent child in the county in which the child is found, as provided by law.

- 1 **SECTION 13. AMENDMENT.** Section 50-33-01 of the North Dakota Century Code is
- 2 amended and reenacted as follows:
- 3 **50-33-01. Definitions.**

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- 4 For the purposes of this chapter:
- "Allowable activities" means paid work, job search, attending job training or an
 education program, any activity in the job opportunity and basic skills program,
 transportation time related to the activities, temporary illness or incapacity of a current
 recipient, and temporary illness of the child.
 - 2. "Approved relative" means an individual provider related to a child in that provider's care by marriage, blood, or court decree as a grandparent, step-grandparent, great grandparent, step-great grandparent, aunt, step-aunt, uncle, step-uncle, sibling, or step-sibling, who has been approved to care for specific children in the provider's own home, but does not mean a sibling provider who resides in the home of a child in that provider's care.
 - 3. "Caretaker" means a child's biological or adoptive parent, the spouse of the child's biological or adoptive parent, or an individual acting in the stead of a child's parent at the request of the parent or another with authority to make the request, but does not mean a provider.
- 19 4. "Child care assistance unit" means all members of the caretaker's immediate 20 household, including a child through the month of that child's nineteenth birthday, and 21 any parent or stepparent of a child, including an acknowledged or adjudicated father of 22 one or more children in the household, but does not mean any other person who is not 23 acting in the stead of a parent, a child who is nineteen years of age or older, a child for 24 whom the household receives foster care payments, or a minor parent of a child in the 25 household unless the minor parent also requires child care or is incapable of caring for 26 the child.
- 5. "Child care center" has the meaning provided in chapter 50-11.1.
- 28 6. "County agency" means any county social services office.
- 29 7. "Department" means the department of human services.
- 30 8.7. "Family child care" has the meaning provided in chapter 50-11.1.
- 31 9.8. "Group child care" has the meaning provided in chapter 50-11.1.

1 "Human service zone" means a county or consolidated group of counties 2 administering human services within a designated area in accordance with an 3 agreement or plan approved by the department. 4 10. "Provider" means an individual who is eighteen years of age or older, licensed as a 5 provider in a family child care, group child care, or child care center, with a 6 self-declaration as a provider of early childhood services who requires no license, 7 registered as a child care provider by a tribal entity, or an approved relative, who 8 meets criteria established by the jurisdiction with authority to regulate child care 9 services. 10 11. "Recipient" means an individual who is receiving child care assistance. 11 12. "Tribal entity" means an organization authorized by the government of an Indian tribe 12 within North Dakota to license, register, or otherwise recognize a child care provider 13 operating within the jurisdiction of that Indian tribe. 14 "Work": 13. 15 a. Means any paid employment and any self-employment providing commensurate 16 income; and 17 b. Does not mean any unpaid activity except: 18 With respect to a caretaker who is involved in job opportunity and basic 19 skills or tribal native employment works required by temporary assistance 20 for needy families, any approved activity for the program; and 21 (2) When a state has been determined to have a major disaster, activity by an 22 individual who is residing in the disaster area and involved in unpaid work 23 activities, including the cleaning, repair, restoration, and rebuilding of 24 homes, businesses, and schools. 25 **SECTION 14. AMENDMENT.** Section 50-33-02 of the North Dakota Century Code is 26 amended and reenacted as follows: 27 50-33-02. Child care assistance - Application for benefits - Applicant's duty to 28 establish eligibility - Decisions - Rules. 29 An individual desiring child care assistance or an individual seeking assistance on 30 behalf of another individual may apply for child care assistance. An applicant shall

submit a request for child care assistance in writing to a county agencyhuman service

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- zone on a form prescribed by the department. The applicant shall complete, sign, and date the application. Eligibility begins on the first day of the month in which a signed and dated application is received by the county agencyhuman service zone. Eligibility may begin on the first day of the month prior to the month in which a signed and dated application is received by the county agencyhuman service zone, if the applicant requests child care assistance for that month and demonstrates eligibility in that month.
 - 2. The applicant shall provide information sufficient to establish the eligibility of each individual for whom assistance is requested, including the age, verification of relative relationship, citizenship or resident alien status of the children, verification of participation in an allowable activity, and financial eligibility.
 - An eligibility decision must be made within thirty days on child care assistance
 applications whenever possible. The county agencyhuman service zone shall notify
 the applicant following a determination of eligibility or ineligibility.
 - 4. The department shall establish rules for the administration of the child care assistance program, including rules on income requirements, appeals of eligibility determinations for child care assistance, closure of a child care assistance case, and a sliding scale fee schedule for child care assistance benefits and to establish and enforce standards against program fraud and abuse.
 - **SECTION 15. AMENDMENT.** Section 50-35-02 of the North Dakota Century Code is amended and reenacted as follows:

50-35-02. State-paid human services - Application - Study.

- 1. The department shall administer a statewide program for state funding of staffing and administrative costs related to the administration of human services.
- Payments must be distributed to human service zones and the department pursuant to the formula in section 50-35-04, with the first formula payment distributions commencing in January 2020.
- Human service zones shall cooperate with the department to adopt administrative and operational cost-savings methodologies and determine options for consolidations.
 Human service zones shall implement the administrative and operational cost-savings methodologies and consolidations.

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1 During the 2019-202021-22 interim, the department, with assistance from the North 2 Dakota association of counties and human service zone directors, shall consider-3 optionsprovide information to county commissioners outlining the process for allowing 4 a human service zone to opt in to state employment. The studyprocess must identify 5 under what conditions a transition to state employment may be desirable for a human 6 service zone; outline the governance process for choosing to opt in to state 7 employment, including a description of the role of the human service zone board, 8 county commissions, and the department; and include a template and potential 9 timeline for any zone choosing to make the transition to state employment. The 10 transition to state employment is contingent on the approval from the sixty-eighth 11 legislative assembly.

SECTION 16. AMENDMENT. Section 50-35-03 of the North Dakota Century Code is amended and reenacted as follows:

50-35-03. Formula payments Payments - Distributions by the director.

- 1. The director shall calculate the total formula payment for each human service zone pursuant to section 50-35-04 for each calendar year. The director shall notify each human service zone of the estimated amount of that zone's formula payment for calendar year 2020, before December 16, 2019, and for calendar year 2021 and the following years thereafter, before June second-July first of the previous year. The director may amend and modify each human service zone's formula payment. 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.
- 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.
- 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.
- For payments disbursed after calendar year 2020, the The director shall subtract from a human service zone's June fifteenth disbursement any amount exceeding the limitation under section 50-35-05.

- The director may subtract from a human service zone's payment any amount included
 in the human service zone human services fund.
- The director shall calculate the total formula payment for the department pursuant to section 50-35-04.
- **SECTION 17. AMENDMENT.** Section 50-35-04 of the North Dakota Century Code is amended and reenacted as follows:

7 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 salary increases. The department may limit future salary increases for human service zone team members who received a salary increase from the county commissioners or county social service board for calendar year 2018 or 2019 which was aboveto the salary increase provided by the legislative assembly for state employees or who receive a wage above equitable compensation; 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.

- 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. The spending authority of the human service zone must be increased or decreased based on the approved, adjusted, or modified formula-payment.
 - 4. The director, during the period between January 1, 202021, and December 31, 20212023, shall calculate payment for indirect costs according to a formula established by the department, during the period between January 1, 2020, and December 31, 2021. 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.

SECTION 18. AMENDMENT. Section 50-35-05 of the North Dakota Century Code is amended and reenacted as follows:

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 moneys 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.
- 2. The balance of moneys in the human service zone human services fund on January first of each year, after calendar year 2020, may not exceed five hundred thousand dollars for a human service zone that had annual expenditures of two million dollars or

greater in calendar year 2020 or <u>enetwo</u> hundred <u>fifty</u> thousand dollars for a human service zone that had annual expenditures of less than two million dollars in calendar year 2020. The balance of moneys carried over must be used for the administration of human services within that human service zone as approved by the human service zone director <u>and may not be used for the county's cost allocation of indirect costs</u>. The human service zone human services fund is not subject to any other charges and is exempt from section 21-02-08.

SECTION 19. AMENDMENT. Section 50-35-06 of the North Dakota Century Code is amended and reenacted as follows:

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

- The county treasurer shall transfer the full amount of the service area human services 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. The director may reduce the human service zone's payment as directed in subsection 5 of section 50-35-03.
- 2. The county may not transfer any funds from the service area human services fund until January 1, 2020, unless approved by the department.
- **SECTION 20. AMENDMENT.** Section 50-35-07 of the North Dakota Century Code is amended and reenacted as follows:

22 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.

SECTION 21. REPEAL. Chapter 50-11.2 of the North Dakota Century Code is repealed.

SECTION 22. TRANSFER OF EMPLOYEES - HEALTH INSURANCE COVERAGE.

 Sixteen full-time equivalent foster care licensing positions of a human service zone become full-time equivalent positions of the department of human services upon notice of transfer to the human service zone director or county commissioners.

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- 2. An employee who becomes a state employee under this section is entitled to receive a salary in an amount not less than the salary received as an employee of the host county.
 - 3. Each year of county or host county employment of an employee who is transferred under this section will be considered a year of state employment for purposes of section 54-06-14.
 - 4. Before the transfer of the full-time equivalent position from the host county to the department of human services, the host county shall pay the employer's share of any premium that is necessary to continue any existing health insurance coverage for an employee who is transferred under this section for one month after the effective date of this transfer.
 - 5. Any equipment, including technology-related equipment, furnishings, and supplies in the control and custody of a county or human service zone on the effective date of an employment transfer from the host county to the department of human services under this section, must be transferred to the control and custody of the department of human services if requested.
 - 6. A position 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. A net addition of positions delivering human services programs, services, or functions under the appropriation provided in House Bill No. 1012, as approved by the sixty-seventh legislative assembly.
 - b. An increase in human service zone team members delivering human services programs, services, or functions.