Sixty-eighth Legislative Assembly of North Dakota

## SENATE BILL NO. 2080

Introduced by

Human Services Committee

(At the request of the Department of Health and Human Services)

A BILL for an Act to amend and reenact subsections 2, 4, and 5 of section 14-15-11
and section 27-20.3-24 of the North Dakota Century Code, relating to a licensed child-placing
agency investigation and adoptive child placement priority; to provide for a legislative
management study; and to provide a contingent effective date.

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

- SECTION 1. AMENDMENT. Subsection 2 of section 14-15-11 of the North Dakota Century
   Code is amended and reenacted as follows:
  - 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:
    - a. The proposed adoption is in the best interest of the minor; and
    - b. The adoptive home is suitable for the minor. The licensed child-placing agency shall obtain and consider the foster care assessment of an applicant who is also a licensed, certified, or approved family foster home for children in the manner prescribed by the department. An adoptive home is suitable if, in the manner prescribed by the department, the petitioner is licensed or approved under section 50-11-01 to furnish foster care for children, unless the licensed child-placing agency reasonably believes the use of the foster care assessment is not in the best interest of the minor.

SECTION 2. 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 a:
  - a. A review of the child's history; a

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The custodian has the rights of a legal custodian and authority to consent to the child's 1 2 adoption, marriage, enlistment in the armed forces of the United States, and surgical 3 and other medical treatment. If the child is not placed for adoption within twelve months after the date of the order 4 and a legal guardianship or other planned permanent living arrangement for the child 5 has not been established by a court of competent jurisdiction, the child must be 6 7 returned to the court issuing the original termination order for entry of further orders for 8 the care, custody, and control of the child. Unless sections 27-20.2-15 and 27-20.3-19 or the federal Indian Child Welfare Act of 9 10 1978 [25 U.S.C. 1901 et seq.] applies, and if after conducting a diligent search, a fit and willing relative interested in adoption is not located, upon termination of parental 11 12 rights, a human service zone director or licensed child-placing agency that places a child for adoption under subdivision a of subsection 1, shall give adoptive placement 13 priority to a foster care provider interested in adopting the child, if the foster care 14 15 provider provided foster care to the child: For six months or longer leading up to the termination of parental rights; 16 Since the child's birth or since the child was less than one year old; or 17 With the intention of adopting the child. 18 Subsection 4 does not apply if granting adoptive placement priority to the foster care 19 provider would result in siblings who are placed for adoption simultaneously being 20 21 placed in separate homes. 22 SECTION 5. AMENDMENT. Section 27-20.3-24 of the North Dakota Century Code is 23 amended and reenacted as follows: 24 27-20.3-24. Disposition upon termination of parental rights. If, upon entering an order terminating the parental rights of a parent, there is no parent 25 having parental rights, the court shall: 26 Commit the child to the custody of the human service zone director or a licensed 27 child-placing agency willing to accept custody for the purpose of placing the child 28 for adoption or, in the absence of such an agreement, in a foster home; 29 Appoint a fit and willing relative or other appropriate individual as the child's legal 30 b. 31 guardian; or

1		c. Establish some other planned permanent living arrangement.
2	2.	The custodian has the rights of a legal custodian and authority to consent to the child's
3		adoption, marriage, enlistment in the armed forces of the United States, and surgical
4		and other medical treatment.
5	3.	If the child is not placed for adoption within twelve months after the date of the order
6		and a legal guardianship or other planned permanent living arrangement for the child
7		has not been established by a court of competent jurisdiction, the child must be
8		returned to the court issuing the original termination order for entry of further orders for
9	A 3	the care, custody, and control of the child.
10	4.	Unless sections 27-20.2-15, 27-20.3-19, 27-20.3-19.1, 27-20.3-19.2, 27-20.3-19.3,
11		27-20.3-19.4, and 27-20.3-19.5 or the federal Indian Child Welfare Act of 1978
12		[25 U.S.C. 1901 et seq.] applies, and if after conducting a diligent search, a fit and
13		willing relative interested in adoption is not located, upon termination of parental rights,
14		a human service zone director or licensed child-placing agency that places a child for
15		adoption under subdivision a of subsection 1, shall give adoptive placement priority to
16		a foster care provider interested in adopting the child, if the foster care provider
17		provided foster care to the child:
18		a. For six months or longer leading up to the termination of parental rights;
19		b. Since the child's birth or since the child was less than one year old; or
20		c. With the intention of adopting the child.
21	5.	Subsection 4 does not apply if granting adoptive placement priority to the foster care
22		provider would result in siblings who are placed for adoption simultaneously being
23		placed in separate homes.
24	SE	CTION 6. LEGISLATIVE MANAGEMENT STUDY - CHILD WELFARE ISSUES.
25	1.	During the 2023-24 interim, the legislative management shall consider studying the
26		laws and practices of the child welfare system. The study must include a review of the:
27		a. Implementation of the revisions in juvenile court procedures and the new model
28		of practice;
29		b. Laws, administrative rules, and practices of the foster care and adoption
30		systems; and

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- SECTION 7. CONTINGENT EFFECTIVE DATE. Section 5 of this Act becomes effective at

legislative assembly.

the time provided in House Bill No. 1536 if sections 27-20.3-19.1, 27-20.3-19.2, 27-20.3-19.3, 27-20.3-19.4, and 27-20.3-19.5 as created by House Bill No. 1536 are approved by the

home placement or risk of out-of-home placement.

Availability of resources to support children and families experiencing out-of-

The legislative management shall report its findings and recommendations, together

with any legislation required to implement the recommendations, to the sixty-ninth

sixty-eighth legislative assembly.