Fifty-sixth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with House Amendments

ENGROSSED SENATE BILL NO. 2170

Introduced by

Human Services Committee

(At the request of the Department of Human Services)

A BILL for an Act to create and enact a new section to chapter 14-08.1, a new section to
chapter 14-19, and a new section to chapter 20.1-03 of the North Dakota Century Code,
relating to certification of child support records, the duties of voluntary paternity establishment
service entities, and the recording of social security numbers on game and fish license and

5 permit applications; to amend and reenact subsection 1 of section 14-09-08.4, sections

6 14-09-08.6, 14-09-08.10, 14-09-08.11, 14-09-09.6, 14-09-09.15, 14-09-09.16, 14-09-09.28,

7 14-09-25, subsection 3 of section 14-17-11, subsection 4 of section 14-17-14, sections

8 14-17-17, 14-19-01, 14-19-05, 14-19-07, 14-19-08, 39-06-07, section 50-09-02.4, subdivision h

9 of subsection 1 of section 50-09-08.2, sections 50-09-08.3, and 50-09-08.5 of the North Dakota

10 Century Code, relating to technical and conforming amendments to child support laws and the

11 state disbursement unit; to repeal sections 14-09-14 and 14-09-27 of the North Dakota Century

12 Code, relating to exceptions to parental liability for child support and to the state disbursement

13 fund; to provide a continuing appropriation; to provide an effective date; and to declare an

14 emergency.

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

SECTION 1. A new section to chapter 14-08.1 of the North Dakota Century Code iscreated and enacted as follows:

18 **Certification of records.** The clerk of court and any authorized agent of the public 19 authority or a child support agency, in any circumstance or proceeding requiring proof of the 20 contents of the official records of the state regarding any information maintained in the state 21 case registry of the automated data processing system established under section 50-09-02.1, 22 may certify the content of those records. A certification provided under this section is prima 23 facie evidence of the contents of those records.

1	SECTIO	N 2. AMENDMENT. Subsection 1 of section 14-09-08.4 of the North Dakota
2	Century Code is	amended and reenacted as follows:
3	1. Eac	h child support order must be reviewed by the child support agency no less
4	freq	uently than thirty-six months after the establishment of the order or the most
5	rece	ent amendment or review of the order by the court or child support agency
6	unle	ess:
7	a.	In the case of an order with respect to which there is in effect an assignment
8		under chapter 50-09 or 50-24.1, the child support agency has determined that
9		a review is not in the best interests of the child and neither the obligor nor the
10		obligee has requested review; or
11	b.	In the case of any other order neither the obligor nor the obligee has
12		requested review.
13	SECTIO	N 3. AMENDMENT. Section 14-09-08.6 of the North Dakota Century Code is
14	amended and re	enacted as follows:
15	14-09-08	8.6. Obligor's duties upon review - Failure to provide information.
16	1. The	obligor shall provide information to the child support agency concerning the
17	obli	gor's income, which is sufficient to accomplish the review, no later than five
18	wor	king days before the date of review. The information must be furnished by :
19	a.	Providing providing an income report, in the form and manner required by the
20		child support agency public authority, accurately completed and attested to by
21		the obligor ; , earnings statements secured from the obligor's current income
22		payor if the obligor changed employment after the end of the latest income
23		tax year for which the obligor filed a return, and providing:
24	b. <u>a.</u>	Providing a \underline{A} verified copy of the latest income tax return, filed with the
25		internal revenue service or any state official administering a state income tax,
26		which accurately reports the obligor's income for a fiscal year ending no more
27		than seventeen months prior to the date of the review; or
28	c. <u>b.</u>	Providing a A written authorization by which the child support agency may
29		secure a verified copy of the latest income tax return, filed with the tax
30		commissioner, which accurately reports the obligor's income for a fiscal year
31		ending no more than seventeen months prior to the date of review.

1	2.	If information concerning the obligor's income sufficient to accomplish the review
2		has not been timely furnished by the obligor, the child support agency may apply to
3		the court for an order compelling the obligor to furnish information sufficient to
4		accomplish the review.
5	3.	If an application to the court made pursuant to subsection 2 has not resulted in the
6		production of the obligor has not produced information under subsection 1
7		concerning the obligor's income, sufficient to accomplish the review, the child
8		support agency may base its review determination on the assumption that the
9		obligor's income has increased at the rate of ten percent per year since the child
10		support order under review was entered or last modified.
11	SEC	CTION 4. AMENDMENT. Section 14-09-08.10 of the North Dakota Century Code is
12	amended a	nd reenacted as follows:
13	14-0	09-08.10. Order. Each order entered under this code for the support of a minor
14	child <u>or the</u>	support of a child after majority under section 14-09-08.2 must include a provision
15	for health ir	nsurance coverage for that child.
16	1.	Except as provided in subsection 2, the order must require the obligor to provide
17		satisfactory health insurance coverage whenever that coverage is available at
18		reasonable cost or becomes available at reasonable cost.
19	2.	If the obligee is an individual with physical custody of the child, the obligee must be
20		required to provide satisfactory health insurance whenever that coverage is
21		available at no or nominal cost.
22	SEC	CTION 5. AMENDMENT. Section 14-09-08.11 of the North Dakota Century Code is
23	amended a	nd reenacted as follows:
24	14-0	09-08.11. Eligible child - Employer to permit enrollment.
25	1.	When an obligor is required to cover a minor child as a beneficiary under section
26		14-09-08.10, the child is eligible for health insurance coverage as a dependent of
27		the obligor until the child's eighteenth birthday or until further order of the court. If
28		health insurance coverage required under section 14-09-08.10 is available through
29		an income payer <u>payor</u> , the income payer <u>payor</u> must:
30		a. Permit the obligor to enroll under family coverage any child who is otherwise
31		eligible for coverage without regard to any open enrollment restrictions;

1		b.	If the	obligor is enrolled but fails to make application to obtain coverage for
2			the c	hild, enroll the child under family coverage upon application by the
3			oblig	ee;
4		C.	If the	obligor is enrolled but fails to make application to obtain coverage for
5			the c	hild, enroll the child under family coverage upon application to by the
6			publi	c authority, subject to subsection 2, whenever the child receives:
7			(1)	Benefits through a demonstration project established under section
8				50-06-01.8, temporary assistance for needy families or foster care
9				under chapter 50-09, or medical assistance under chapter 50-24.1; or
10			(2)	Services provided upon application of an obligee to the child support
11				agency;
12		d.	Not c	lisenroll or eliminate coverage for any child unless the income payer
13			payo	r is provided satisfactory written evidence that:
14			(1)	The order issued under section 14-09-08.10 is no longer in effect;
15			(2)	The child is or will be enrolled in comparable coverage that will take
16				effect no later than the effective date of disenrollment; or
17			(3)	The income payer payor has eliminated family health coverage for all of
18				its employees;
19		e.	With	nold from the obligor's compensation the obligor's share, if any, of
20			prem	iums for health insurance coverage and pay this amount to the health
21			insur	ance provider; and
22		f.	If the	amount required to be withheld under subdivision e, either alone or
23			wher	added to the total of any withholding required by an order issued under
24			section	on 14-09-09.15, exceeds fifty percent of the obligor's disposable income,
25			withh	old fifty percent of the obligor's disposable income.
26	2.	Befo	ore ma	aking application under subdivision c of subsection 1, the public authority
27		shal	ll provi	ide notice to the obligor that the obligor may contest the proposed
28		app	licatior	n by filing a written request for a hearing within ten days of the date the
29		notio	ce is is	ssued. If the obligor contests the application for coverage, a hearing
30		mus	t be h	eld, and the court shall require the public authority to make application if
31		it de	etermir	nes coverage for the child is available to the obligor at reasonable cost.

1 3. Withholding required by an order issued under section 14-09-09.15 must be 2 satisfied before any payment is made to the health insurance provider. If the 3 amount remaining is insufficient to pay the obligor's share of premiums for health 4 insurance coverage, the obligor may authorize additional withholding to pay the 5 obligor's share. If the obligor does not authorize additional withholding, and the 6 health insurance coverage will lapse as a result, the income payer payor must 7 promptly inform the clerk of court or public authority that issued the order under 8 section 14-09-09.15 of the insufficiency.

9 SECTION 6. AMENDMENT. Section 14-09-09.6 of the North Dakota Century Code is
10 amended and reenacted as follows:

11 14-09-09.6. Voluntary income withholding for support - Limitations. An obligor 12 may execute a document voluntarily authorizing income withholding from current or future 13 income due the obligor from an income payor in an amount sufficient to meet any child support 14 obligation imposed by a court or otherwise. An income withholding authorization made under 15 this section is binding on the income payor one week after service upon the income payor by 16 personal service or by certified first-class mail, or in any other manner agreed to by the income 17 payor, of a true copy of the executed income withholding authorization. The income payor shall 18 deduct the sum or sums specified and pay them as specified by the income withholding 19 authorization and any applicable imposition of a support obligation by a court. In addition, the 20 income payor may deduct a fee of three dollars per month from the obligor's income to cover 21 expenses involved in transmitting payment. Compliance by an income payor with an income 22 withholding authorization issued under this section discharges the income payor's liability to the 23 obligor for that portion of the obligor's income. The income payor may not use the income 24 withholding authorization as a basis for any disciplinary action against the obligor.

25 SECTION 7. AMENDMENT. Section 14-09-09.15 of the North Dakota Century Code is 26 amended and reenacted as follows:

14-09-09.15. Form - Effect of income withholding order. The income withholding
order must be issued in the name of the state of North Dakota, be attested in the name of the
judge, subscribed by the clerk or a designee of the public authority in the standard format for
notice of the order prescribed by the secretary of the United States department of health and
human services under authority of 42 U.S.C. 666(b)(6)(A)(ii), contain only the information

1 necessary for the income payor to comply with the income withholding order, and be directed to 2 all current and subsequent income payors of the obligor. The income withholding order is 3 binding on the income payor until further notice by the clerk or the public authority and applies 4 to all current and subsequent periods in which income is owed the obligor by the income payor. 5 The income withholding order has priority over any other legal process against the same 6 income. 7 SECTION 8. AMENDMENT. Section 14-09-09.16 of the North Dakota Century Code is 8 amended and reenacted as follows: 9 14-09-09.16. Service of income withholding order on income payor. 10 The clerk of court or the public authority shall serve the income withholding order 1. 11 on the income payor in the manner provided for service of a summons in a civil 12 action by first-class mail or in any other manner agreed to by the income payor, 13 and upon the obligor by first-class mail to the obligor's last-known address. 14 If the obligor is subject to immediate income withholding under section 2. 15 14-09-09.24, an income withholding order must be served on any known income 16 payor within five two business days of the issuance of the judgment or order which 17 requires the payment of child support date of receipt of information necessary to 18 carry out income withholding. Subject to the provisions of section 14-09-09.17, if 19 service of an income withholding order has been or may have been properly made 20 under this section, an income withholding order must be served on any 21 subsequently identified income payor within five two business days after the issuer 22 is informed of the name and address of such an income payor of the date of 23 receipt of information necessary to carry out income withholding. 24 3. An income withholding order may also be issued and served at the request of the 25 obligor. The income withholding order, upon certification by the public authority to 26 the secretary of state and the legislative council that the secretary of the United 27 States department of health and human services, under authority of 42 U.S.C. 28 666(b)(6)(A)(ii), has prescribed a standard format for notice of the order, must be 29 in that standard format and contain only the information necessary for the income

- 30 payor to comply with the withholding order. Before that certification, the income
- 31 withholding order must state all of the following:

1 1. 4. That the obligor is properly subject to an income withholding order and that the 2 The income payor is therefore required to shall withhold a stated amount, 3 determined under section 14-09-09.30, from the obligor's income at the time the 4 obligor is paid for transmittal to the clerk of court or the public authority within 5 seven business days of the date the obligor is paid, together with a report of the 6 date upon which the amount was withheld from the obligor's income. 7 2. <u>5.</u> That the The income payor may also withhold and retain an additional sum of 8 three dollars per month from the obligor's income to cover expenses involved in 9 transmitting payment. 10 3.<u>6.</u> That the The amount to be withheld, including amounts to cover expenses 11 involved in transmitting payment, may not exceed fifty percent of the obligor's 12 disposable income from this income payor, but a payment of an amount less than 13 the ordered amount must be accompanied by a written calculation disclosing any 14 of the obligor's income and disposable income which is payable by the income 15 payor. 16 That the The income payor shall begin withholding no later than the first payday 4. <u>7.</u> 17 that occurs after service of the income withholding order. 18 That if If the income payor is served with more than one income withholding order 5. <u>8.</u> 19 issued under this chapter on a single obligor and the combined total amount to be 20 paid under the income withholding orders exceeds fifty percent of the obligor's 21 disposable income the income payor shall withhold the maximum amount 22 permitted, and transmit to the clerk of court or the public authority that portion 23 thereof which the obligee's claim bears to the combined total of all claims. 24 6. 9. That the The income payor shall notify the elerk of court or the public authority in 25 writing of the termination of a duty to pay income to the obligor within seven 26 business days of the termination. The notification must include the name and 27 address of the obligor's subsequent income payor, if known. 28 7. 10. That if If the income payor is subject to income withholding orders for more than 29 one obligor: 30 Prior to the system implementation date, the income payor may combine in a a. 31 single payment the amounts for all obligors who have been ordered to pay the

1 same clerk of court with identification of the amount attributable to each 2 obligor; and 3 Thereafter, the income payor may combine in a single payment the amounts b. 4 for all obligors who have been ordered to pay the public authority with 5 identification of the amount attributed to each obligor. That failure to comply with the income withholding order will subject the income 6 8. 7 payor to penalties provided under section 14-09-09.3. 8 9. That the withholding order has priority over any other legal process under state law 9 against the same wages. 10 10. If appropriate, that the obligor is required to provide health insurance coverage for 11 a child who is the subject of a child support order. 12 SECTION 9. AMENDMENT. Section 14-09-09.28 of the North Dakota Century Code is 13 amended and reenacted as follows: 14 14-09-09.28. Application to existing cases. Sections 14-09-09.26, 14-09-09.27, 15 14-12.1-12, subsection 3 of section 14-12.1-18, and section 14-12.1-38 14-12.2-19, and 16 14-12.2-20 apply to actions filed prior to July 7, 1991. 17 SECTION 10. AMENDMENT. Section 14-09-25 of the North Dakota Century Code is 18 amended and reenacted as follows: 19 14-09-25. (Effective July 1, 1999) State disbursement unit - Duties - Continuing 20 appropriation. 21 1. The public authority shall establish a state disbursement unit for the collection and 22 disbursement of payments of child support. The state disbursement unit is 23 responsible for the collection and disbursement of all payments under child support 24 orders. 25 2. The public authority may contract with any public or private entity for any service 26 provided by the state disbursement unit. The state disbursement unit may employ 27 technology and agents to allow receipt of child support payments at locations and 28 times when state disbursement unit staff are not available. 29 The state disbursement unit shall use automated procedures, electronic 3. 30 processes, and computer-driven technology, including the statewide automated 31 data processing system established under section 50-09-02.1, to the maximum

extent feasible, efficient, and economical, for the collection and distribution of child
 support payments.

3 4. The state disbursement unit shall account for and disburse all support payments 4 received by it, maintain necessary records, and develop procedures for providing 5 information to the parties, including the obligor and obligee, regarding actions 6 taken and, at least annually, regarding child support payments collected and 7 distributed. The state disbursement unit shall adopt procedures for the 8 maintenance and retention of records of child support payments, and for the 9 storage and destruction of records when the support obligation is satisfied or is 10 terminated.

11 5. The state disbursement unit shall establish a fund, known as the state

- 12 disbursement unit fund. All deposit all child support payments received, except 13 those payments assigned to the state, shall be deposited into the state 14 disbursement unit fund, and all disbursements of child support, except those 15 payments assigned to the state, must be made from the state disbursement unit 16 fund in the state treasury. All payments so deposited, except those payments 17 assigned to the state, are appropriated to the public authority as a standing and 18 continuing appropriation for the purpose of making disbursements to obligees 19 entitled to the child support payments collected.
- The state disbursement unit shall disburse collected child support payments in
 conformity with title IV-D of the Social Security Act [Pub. L. 93-647; 88 Stat. 2351;
 42 U.S.C. 651 et seq.]. Any disbursement made in error is not a gift and must be
 repaid. The public authority may take any action not inconsistent with law to
- 24 <u>secure repayment of any disbursement made in error</u>.
- 7. Unless notice has otherwise been provided, the state disbursement unit shall
 provide notice to the obligor, the obligee, and any income payor that payment must
 be made to the state disbursement unit.

28 SECTION 11. AMENDMENT. Subsection 3 of section 14-17-11 of the North Dakota 29 Century Code is amended and reenacted as follows:

Genetic test results, weighted in accordance with evidence, if available, of the
 statistical probability of the alleged father's paternity. Verified documentation

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1		Documentation of the chain of custody of the genetic specimens, provided by an
2		examiner appointed under section 14-17-10, is competent evidence to establish
3		the chain of custody. A verified report obtained from an examiner appointed
4		pursuant to under section 14-17-10 must be admitted at trial unless a written
5		objection to the testing procedures or the results of genetic analysis has been
6		made at least ten days before trial or at an earlier time determined by the court.
7	SEC	CTION 12. AMENDMENT. Subsection 4 of section 14-17-14 of the North Dakota
8	Century Co	de is amended and reenacted as follows:
9	4.	Support judgments or orders ordinarily for future support must be for periodic
10		monthly payments which may vary in amount must be in amounts consistent with
11		guidelines established under section 14-09-09.7. In the best interest of the child, a
12		lump sum payment or the purchase of an annuity may be ordered in lieu of
13		periodic payments of support. The court may limit the father's liability for past
14		support of the child to the proportion of the expenses already incurred that the
15		court deems just.
16	SEC	CTION 13. AMENDMENT. Section 14-17-17 of the North Dakota Century Code is
17	amended a	nd reenacted as follows:
18	14-1	17-17. Modification of judgment or order. The court has continuing jurisdiction to
19	modify a ju	dgment or order for future support and, subject to section 14-09-06.6, custody and
20	rights of vis	itation for the child.
21	SEC	CTION 14. AMENDMENT. Section 14-19-01 of the North Dakota Century Code is
22	amended a	nd reenacted as follows:
23	14-1	19-01. Definitions. In this chapter, unless the context otherwise requires:
24	1.	"Birthing hospital" means a hospital licensed under chapter 23-16 which provides
25		obstetrical services.
26	2.	"Department" means the department of human services.
27	3.	"Donor" means a woman whose body produced an egg for the purposes of

3. "Donor" means a woman whose body produced an egg for the purposes of
assisted conception but does not include a woman whose body produces an egg
used for the purpose of conceiving a child for that woman.

1	4.	"Gestational carrier" means a woman who enters into an agreement to have an
2		embryo implanted in her and bear the resulting child for intended parents, where
3		the embryo is conceived by using the egg and sperm of the intended parents.
4	5.	"Married woman" includes a woman who attempted to marry by a marriage
5		solemnized in apparent compliance with law, although the attempted marriage is or
6		could be declared invalid.
7	6.	"Mother" means a woman who gives birth to a child or, if pregnancy resulted from
8		assisted conception, the woman who is the donor but not the woman who is the
9		gestational carrier.
10	7.	"Party" means the man with whom the relationship of father and child is sought or
11		established, the child's mother, and, for purposes of proceedings to relieve a party
12		of the relationship of father and child, the child.
13	8.	"Relationship of father and child" means the legal relationship existing between a
14		father and the father's natural or adoptive child incident to which the law confers or
15		imposes rights, privileges, duties, and obligations.
16	<u>9.</u>	"Voluntary paternity establishment service entity" means the state department of
17		health and any child support agency, as that term is defined in section
18		<u>14-09-09.10.</u>
19	SEC	CTION 15. AMENDMENT. Section 14-19-05 of the North Dakota Century Code is
20	amended a	nd reenacted as follows:
21	14-1	19-05. Filing of acknowledgment - Services provided. An acknowledgment of
22	paternity ma	ade under this chapter must be filed with the state department of health. Upon
23	request of t	he department, the state department of health shall furnish a certified copy of an
24	acknowledg	ment of paternity to the department. The state department of health shall offer
25	voluntary p	aternity establishment services.
26	SEC	CTION 16. A new section to chapter 14-19 of the North Dakota Century Code is
27	created and	enacted as follows:
28	Vol	untary paternity establishment service entities - Duties.
29	<u>1.</u>	At any time after an unmarried woman is determined to be pregnant, a voluntary
30		paternity establishment entity may:
31		a. Provide to the mother and the alleged father, if the alleged father is present:

1			<u>(1)</u>	Written materials about paternity establishment;
2			<u>(2)</u>	The forms necessary to voluntarily acknowledge paternity;
3			<u>(3)</u>	A written and oral description of the rights, responsibilities, and legal
4				consequences of establishing paternity; and
5			<u>(4)</u>	The opportunity to speak, either by telephone or in person, with staff
6				who are trained to clarify information and answer questions about
7				paternity establishment; and
8		<u>b.</u>	Prov	ide the mother and the alleged father, if the alleged father is present, the
9			oppo	rtunity to voluntarily acknowledge paternity;
10	<u>2.</u>	<u>Befo</u>	ore ac	cepting a voluntary acknowledgment of paternity, a voluntary paternity
11		<u>esta</u>	blishr	nent service entity shall afford due process safeguards by informing, in
12		<u>writi</u>	ng, th	e mother and the alleged father, if the alleged father is present, of the
13		man	ner in	which a relationship of father and child established under this chapter
14		may	be va	acated or rescinded.
15	<u>3.</u>	<u>A vc</u>	oluntai	ry paternity establishment service entity shall forward completed
16		<u>ackr</u>	nowlee	dgments to the state department of health.
17	SEC	CTION	N 17.	AMENDMENT. Section 14-19-07 of the North Dakota Century Code is
18	amended a	ind ree	enacte	ed as follows:
19	14-1	19-07	. Imn	nunity from liability. A hospital, its a voluntary paternity establishment
20	service enti	ity, an	nd the	agents , or its employees <u>of either,</u> acting in accordance with this chapter
21	or attemptir	ng in g	good f	aith to do so, are immune from civil liability for that activity.
22	SEC		N 18.	AMENDMENT. Section 14-19-08 of the North Dakota Century Code is
23	amended a	ind ree	enacte	ed as follows:
24	14-1	19-08	. Pov	vers and duties of the department. The department shall:
25	1.	Pro	/ide e	ach birthing hospital and voluntary paternity establishment service entity
26		in th	e stat	е:
27		a.	Writt	en materials about paternity establishment.
28		b.	Form	ns necessary to voluntarily acknowledge paternity.
29		C.	A wr	itten description of the rights and responsibilities of acknowledging
30			pater	mity.

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1	2.	Provide training, guidance, and written instructions regarding voluntary			
2		acknowledgment of paternity reasonably necessary to assist a birthing hospital or			
3		voluntary paternity establishment service entity in its duties under this chapter.			
4	3.	In cooperation with the state department of health, secure information on each			
5		voluntary paternity establishment service entity's and each birthing hospital's			
6		paternity acknowledgment program at least annually.			
7	4.	In cases involving applications for child support services made to a child support			
8		agency which require paternity establishment, determine if a voluntary paternity			
9		acknowledgment has been filed with the state department of health.			
10	<u>5.</u>	Assure that the same procedures governing birthing hospitals apply to voluntary			
11		paternity establishment service entities, including use of the same notice			
12		provisions, the same materials, the same evaluation methods, and the same			
13		training for personnel.			
14	SE	CTION 19. A new section to chapter 20.1-03 of the North Dakota Century Code is			
15	created and	d enacted as follows:			
16	Social security number to be furnished. The social security number of an applicant				
17	for any license or permit issued under this chapter must be recorded on the application unless				
18	the applica	nt is a foreign national to whom no social security number has been issued. A social			
19	security nu	mber recorded under this section is exempt from section 44-04-18 and section 6 of			
20	article XI of	the Constitution of North Dakota.			
21	SE	CTION 20. AMENDMENT. Section 39-06-07 of the North Dakota Century Code is			
22	amended a	nd reenacted as follows:			
23	39-(06-07. Application for license or instruction permit.			
24	1.	Every application for an instruction permit or for an operator's license must be			
25		made upon a form furnished by the director.			
26	2.	Every application must state the full name, date of birth, sex, social security			
27		number, residence and mailing address, and briefly describe the applicant. In			
28		signing the application the applicant is deemed to have certified that all information			
29		contained on the application is true and correct. The application must be			
30		accompanied by the proper fee. The application must also provide for the			
31		voluntary identification of the applicant as a donor under the provisions of chapter			

1		23-0	6.2	The application must contain such other information as the director may
2		requ	ire.	
3	3.	Whe	enever	an application is received from a person previously licensed in another
4		juris	dictior	n, the director may request a copy of the driver's record from such other
5		juris	dictior	n. When received, the driving record becomes a part of the driving
6		reco	rd in t	his state with the same force and effect as though entered on the driving
7		reco	rd in t	his state in the original instance.
8	4.	Whe	enever	the director receives a request for a driving record from another
9		licen	ising j	urisdiction, the record must be forwarded without charge.
10	SEC		21.	AMENDMENT. Section 50-09-02.4 of the 1997 Supplement to the North
11	Dakota Cer	ntury (Code i	is amended and reenacted as follows:
12	50-0)9-02 .	.4. (E	ffective July 1, 1999) State case registry.
13	1.	The	statev	vide automated data processing system established under
14		sect	ion 50	0-09-02.1 must include a registry that contains records with respect to:
15		a.	Each	child support case in which services are being provided by the state
16			agen	cy or a child support agency under title IV-D; and
17		b.	Each	child support order established or modified in this state on or after
18			Octo	ber 1, 1998.
19	2.	The	case	records must use standardized data elements for both parents and
20		cont	ain ot	her information the secretary requires.
21	3.	Each	n case	e record concerning a case with respect to which services are being
22		prov	ided b	by the state agency or a child support agency under title IV-D must:
23		a.	Inclu	de payment records consistent with the requirements of title IV-D, which
24			inclu	de:
25			(1)	The amount of current monthly or other periodic support owed under
26				the order and other amounts, including arrearages, interest, late
27				payment penalties, fees, and amounts determined under
28				section 14-09-09.30, due or past due under the order;
29			(2)	Any amount described in paragraph 1 that has been collected;
30			(3)	The distribution of collected amounts;

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1		(4)	The birthdate and the social security number of any child for whom an
2			order requires the provision of support; and
3		(5)	The amount necessary to satisfy any lien imposed under chapter 35-34
4			or established as a judgment lien under section 14-08.1-05.
5	b.	Be e	stablished, maintained, updated, and monitored on the basis of:
6		(1)	Information on administrative actions and administrative and judicial
7			proceedings and orders relating to paternity and child support;
8		(2)	Information obtained from comparison with federal, state, and local
9			sources of information;
10		(3)	Information on child support collections and distributions; and
11		(4)	Any other relevant information.
12	SECTIO	N 22.	AMENDMENT. Subdivision h of subsection 1 of section 50-09-08.2 of
13	the 1997 Supple	ement	to the North Dakota Century Code is amended and reenacted as follows:
14	h.	Ente	r into agreements with financial institutions doing business in the state,
15		and	with the assistance, or through the agency, of the secretary, with financial
16		<u>instit</u>	tutions doing business in two or more states:
17		(1)	To develop and operate, in coordination with those financial institutions,
18			a data match system, using automated data exchanges to the
19			maximum extent feasible, in which each such financial institution is
20			required to provide in each calendar quarter the name, record address,
21			social security number or other taxpayer identification number, and
22			other identifying information for each noncustodial parent who
23			maintains an account at such financial institution and who owes past
24			due support, as identified by the state agency by name and social
25			security number or other taxpayer number; and
26		(2)	Under which such financial institution, in response to a notice of lien or
27			an execution, will encumber or surrender, as the case may be, assets
28			held by such institution on behalf of any noncustodial parent who is
29			subject to a lien for unpaid child support.
30	SECTIO	N 23.	AMENDMENT. Section 50-09-08.3 of the 1997 Supplement to the North
31	Dakota Century	Code	is amended and reenacted as follows:

1	50-0)9-08 .	3. Administrative enforcement in interstate cases. In acting as the official
2	agency of th	ne sta	te in administering the child support program under title IV-D, the state
3	agency, dire	ectly o	or through agents and county agencies:
4	1.	Shal	Il respond within five business days of receipt of a request made by another
5		state	e to enforce a child support order use high-volume automated administrative
6		<u>enfo</u>	rcement, to the same extent as used in intrastate cases, in response to a
7		<u>requ</u>	est made by another state to enforce a child support order, and shall promptly
8		repo	rt the results of such enforcement procedure to the requesting state;
9	2.	Мау	transmit requests, by electronic or other means, to other states requests for
10		assi	stance in cases involving enforcement of child support orders which include
11		infor	mation provided and intended to enable the receiving state to compare
12		infor	mation about the case to information in the data bases of the receiving state,
13		and	which constitute a certification:
14		a.	Of the amount of arrearages, if any, under the child support order; and
15		b.	That procedural due process requirements applicable to the case have been
16			complied with;
17	3.	In ca	ases in which the state agency receives requests made by another state to
18		enfo	rce a child support order, shall not consider that matter a child support case
19		trans	sferred to this state; and
20	4.	Shal	I maintain records of:
21		a.	The number of requests for assistance made by other states;
22		b.	The number of cases in which this state collected support in response to
23			requests made by other states; and
24		C.	The amount of support collected.
25	For purpose	es of t	this section, the term "high-volume automated administrative enforcement"
26	<u>means, in ir</u>	ntersta	ate cases, on request of another state, the identification, by this state, through
27	automated	data r	natches with financial institutions and other entities where assets may be
28	found, of as	sets	owned by persons who owe child support in another state, and the seizure of
29	such assets	s, by t	his state, through levy or other appropriate processes.
30	SEC		24. AMENDMENT. Section 50-09-08.5 of the 1997 Supplement to the North
31	Dakota Cer	tury (Code is amended and reenacted as follows:

1	50-09-08.5. Securing assets to satisfy past due child support. In acting as the
2	official agency of the state in administering the child support program under title IV-D, in cases
3	in which there is past due child support, the state agency may secure assets to satisfy any
4	current support obligation and the past due amount by issuing writs of execution under chapter
5	28-21. Those writs of execution may be used to secure or seize property including:
6	1. Periodic or lump sum payments from:
7	a. An agency administering unemployment compensation benefits, workers'
8	compensation benefits, or other benefits; and
9	b. Judgments, settlements, and gaming proceeds otherwise belonging to the
10	obligor, or payable upon the obligor's demand;
11	2. Assets of the obligor held in financial institutions; and
12	3. Public and private retirement funds.
13	SECTION 25. REPEAL. Section 14-09-14 of the North Dakota Century Code is
14	repealed.
15	SECTION 26. REPEAL. Section 14-09-27 of the North Dakota Century Code is
16	repealed.
17	SECTION 27. EFFECTIVE DATE. Sections 10 and 26 of this Act are effective July 1,
18	1999.
19	SECTION 28. EMERGENCY. Sections 10 and 26 of this Act are declared to be an
20	emergency measure.