FIRST ENGROSSMENT

Sixty-eighth Legislative Assembly of North Dakota

ENGROSSED SENATE BILL NO. 2104

Introduced by

Human Services Committee

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

- 1 A BILL for an Act to amend and reenact sections 50-11.1-02, 50-11.1-02.1, 50-11.1-02.3,
- 2 50-11.1-03, 50-11.1-04, 50-11.1-06, 50-11.1-06.2, 50-11.1-07, 50-11.1-07.1, 50-11.1-07.2,

3 50-11.1-07.3, 50-11.1-07.4, 50-11.1-07.5, 50-11.1-07.6, 50-11.1-07.8, 50-11.1-09, 50-11.1-11.1,

4 50-11.1-12, 50-11.1-14, 50-11.1-14.1, 50-11.1-15, 50-11.1-16, 50-11.1-17, 50-11.1-18,

5 50-11.1-19, 50-11.1-22, 50-11.1-23, 50-11.1-24, and 50-11.1-26, and subsection 2 of section

6 50-25.1-11 of the North Dakota Century Code, relating to early childhood services, resource and

7 referral services, workforce development, early childhood inclusion support program, best in

8 class program, and disclosure of child abuse and neglect confirmed decisions involving early

9 childhood services.

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

- 11 SECTION 1. AMENDMENT. Section 50-11.1-02 of the North Dakota Century Code is
- 12 amended and reenacted as follows:

13 **50-11.1-02.** Definitions. (Effective through June 30, 2025)

- 14 As used in this chapter, unless the context or subject matter otherwise requires:
- 15 1. "Authorized agent<u>Applicant</u>" means the human service zone, unless another entity is-
- 16 designated by the departmentperson applying for a license to operate early childhood
- 17 <u>services as an owner of an early childhood program, self-declaration, or registered</u>
- 18 <u>in-home provider</u>.
- "Child care center" means an early childhood program licensed to provide early
 childhood services to nineteen or more children.
- 21 3. "Department" means the department of health and human services.
- 22 4. "Drop-in care" means the care of children on a one-time, occasional, or unscheduled
 23 basis to meet the short-term needs of families.

1 "Early childhood program" means any program licensed under this chapter where 5. 2 early childhood services are provided for at least two hours a day for three or more 3 days a week. 4 "Early childhood services" means the care, supervision, education, or guidance of a 6. 5 child or children, which is provided in exchange for money, goods, or other services. 6 Early childhood services does not include: 7 Substitute parental child care provided pursuant to chapter 50-11. a. 8 Child care provided in any educational facility, whether public or private, in grade b. 9 one or above. 10 Child care provided in a kindergarten which has been established pursuant to C. 11 chapter 15.1-22 or a nonpublic elementary school program approved pursuant to 12 section 15.1-06-06.1. 13 Child care, preschool, and prekindergarten services provided to children under d. 14 six years of age in any educational facility through a program approved by the 15 department. 16 Child care provided in facilities operated in connection with a church, business, or e. 17 organization where children are cared for during periods of time not exceeding 18 four continuous hours while the child's parent is attending church services or is 19 engaged in other activities, on the premises. 20 Schools or classes for religious instruction conducted by religious orders during f. 21 the summer months for not more than two weeks, Sunday schools, weekly 22 catechism, or other classes for religious instruction. 23 Summer resident or day camps for children which serve no children under six g. 24 years of age for more than two weeks. 25 h. Sporting events, practices for sporting events, or sporting or physical activities 26 conducted under the supervision of an adult. 27 Head start and early head start programs that are federally funded and meet i. 28 federal head start performance standards. 29 Child care provided in a medical facility by medical personnel to children who are j. 30 ill.

1	7.	"Family child care" means a private residence licensed to provide early childhood
2		services for no more than seven children at any one time, except that the term
3		includes a residence licensed to provide early childhood services to two additional
4		school-age children.
5	8.	"Four-year old program" means an approved child care program operated by a public
6		or private educational entity or an early childhood program designed to serve four-year
7		oldschildren in the year before kindergarten.
8	9.	"Group child care" means a child care program licensed to provide early childhood
9		services for thirty or fewer children.
10	10.	"Household member" means an adult living in the private residence out of which a
11		program is operated, regardless of whether the adult is living there permanently or
12		temporarily.
13	11.	"Human service zone" means a county or consolidated group of counties-
14		administering human services within a designated area in accordance with an
15		agreement or plan approved by the department.
16	12.	"In-home provider" means any person who provides early childhood services to
17		children in the children's home.
18	13.<u>12.</u>	"Licensed" means an early childhood program has the rights, authority, or permission
19		granted by the department to operate and provide early childhood services.
20	<u>13.</u>	"Licensee" means the person to which a license has been issued under this chapter.
21	14.	"Multiple licensed program" means an early childhood program licensed to provide
22		more than one type of early childhood services.
23	<u>15.</u>	"Operator" means the person that has operational responsibility for the early childhood
24		program and premises at which the early childhood service operates.
25	15.<u>16.</u>	"Owner" or "operator" means the person who has legal responsibility for the early
26		childhood program and premises at which the early childhood service operates.
27	16.<u>17.</u>	"Parent" means an individual with the legal relationship of father or mother to a child or
28		an individual who legally stands in place of a father or mother, including a legal
29		guardian or custodian.
30	17.<u>18.</u>	"Premises" means the indoor and outdoor areas approved for providing early
31		childhood services.

1 "Preschool" means a program licensed to offer early childhood services, which follows 18.19. 2 a preschool curriculum and course of study designed primarily to enhance the 3 educational development of the children enrolled and which serves no child for more 4 than three hours per day. 5 <u>20.</u> "Provider" means an early childhood program, self-declaration, or registered in-home 6 provider. 7 19.21. "Public approval" means a nonlicensed early childhood program operated by a 8 government entity that has self-certified that the program complies with this chapter. 9 20.22. "Registrant" means the holder of an in-home provider registration document issued by 10 the department in accordance with this chapter. 11 21.23. "Registration" means the process whereby the department maintains a record of all 12 in-home providers who have stated that they have complied or will comply with the 13 prescribed standards and adopted rules. 14 22.24. "Registration document" means a written instrument issued by the department to 15 publicly document that the registrant has complied with this chapter and the applicable 16 rules and standards as prescribed by the department. 17 23.<u>25.</u> "School-age child care" means a child care program licensed to provide early 18 childhood services on a regular basis for nineteen or more children aged at least five 19 years through eleventwelve years. 20 24.<u>26.</u> "School-age children" means children served under this chapter who areaged at least 21 five years but less than through twelve years of age. 22 25.<u>27.</u> "Self-declaration" means voluntary documentation of an individual providing early 23 childhood services in a private residence for up to five children through the age of 24 eleventwelve, of which no more than three may be under the age of twenty-four 25 months. 26 26.28. "Staff member" means an individual: 27 Who is an employee or operator of an early childhood program or of an earlya. 28 childhood services provider under a self-declaration; 29 Whose activities involve the care, supervision, or guidance of children of an early b. 30 childhood programprovider; or

- 1 Who may have unsupervised access to children under the care, supervision, or C. 2 guidance of an early childhood program or early childhood services provider 3 under a self-declaration. 4 Definitions. (Effective after June 30, 2025) 5 As used in this chapter, unless the context or subject matter otherwise requires: 6 1. "Authorized agentApplicant" means the human service zone, unless another entity is-7 designated by the department person applying for a license to operate early childhood 8 services as an owner of an early childhood program, self-declaration, or registered 9 in-home provider. 10 2. "Child care center" means an early childhood program licensed to provide early
- 11 childhood services to nineteen or more children.
- 12 3. "Department" means the department of health and human services.
- 13 4. "Drop-in care" means the care of children on a one-time, occasional, or unscheduled
 14 basis to meet the short-term needs of families.
- 15 5. "Early childhood program" means any program licensed under this chapter where
 16 early childhood services are provided for at least two hours a day for three or more
 17 days a week.
- "Early childhood services" means the care, supervision, education, or guidance of a
 child or children, which is provided in exchange for money, goods, or other services.
 Early childhood services does not include:
- a. Substitute parental child care provided pursuant to chapter 50-11.
- b. Child care provided in any educational facility, whether public or private, in gradeone or above.
- c. Child care provided in a kindergarten which has been established pursuant to
 chapter 15.1-22 or a nonpublic elementary school program approved pursuant to
 section 15.1-06-06.1.
- 27 d. Child care, preschool, and prekindergarten services provided to children under
 28 six years of age in any educational facility through a program approved by the
 29 department.
- e. Child care provided in facilities operated in connection with a church, business, or
 organization where children are cared for during periods of time not exceeding

1		four continuous hours while the child's parent is attending church services or is
2		engaged in other activities, on the premises.
3		f. Schools or classes for religious instruction conducted by religious orders during
4		the summer months for not more than two weeks, Sunday schools, weekly
5		catechism, or other classes for religious instruction.
6		g. Summer resident or day camps for children which serve no children under six
7		years of age for more than two weeks.
8		h. Sporting events, practices for sporting events, or sporting or physical activities
9		conducted under the supervision of an adult.
10		i. Head start and early head start programs that are federally funded and meet
11		federal head start performance standards.
12		j. Child care provided in a medical facility by medical personnel to children who are
13		ill.
14	7.	"Family child care" means a private residence licensed to provide early childhood
15		services for no more than seven children at any one time, except that the term
16		includes a residence licensed to provide early childhood services to two additional
17		school-age children.
18	8.	"Group child care" means a child care program licensed to provide early childhood
19		services for thirty or fewer children.
20	9.	"Household member" means an adult living in the private residence out of which a
21		program is operated, regardless of whether the adult is living there permanently or
22		temporarily.
23	10.	"Human service zone" means a county or consolidated group of counties-
24		administering human services within a designated area in accordance with an
25		agreement or plan approved by the department.
26	11.	"In-home provider" means any person who provides early childhood services to
27		children in the children's home.
28	12.<u>11.</u>	"Licensed" means an early childhood program has the rights, authority, or permission
29		granted by the department to operate and provide early childhood services.
30	<u>12.</u>	"Licensee" means the person to which a license has been issued under this chapter.

1	13.	"Multiple licensed program" means an early childhood program licensed to provide
2		more than one type of early childhood services.
3	14.	"Operator" means the person that has operational responsibility for the early childhood
4		program and premises at which the early childhood service operates.
5	<u>15.</u>	"Owner" or "operator" means the person who has legal responsibility for the early
6		childhood program and premises at which the early childhood service operates.
7	15.<u>16.</u>	"Parent" means an individual with the legal relationship of father or mother to a child or
8		an individual who legally stands in place of a father or mother, including a legal
9		guardian or custodian.
10	16.<u>17.</u>	"Premises" means the indoor and outdoor areas approved for providing early
11		childhood services.
12	17.<u>18.</u>	"Preschool" means a program licensed to offer early childhood services, which follows
13		a preschool curriculum and course of study designed primarily to enhance the
14		educational development of the children enrolled and which serves no child for more
15		than three hours per day.
16	<u>19.</u>	"Provider" means an early childhood program, self-declaration, or registered in-home
17		provider.
17 18	18.<u>20.</u>	<u>provider.</u> "Public approval" means a nonlicensed early childhood program operated by a
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18	18.<u>20.</u> 19.<u>21.</u>	"Public approval" means a nonlicensed early childhood program operated by a
18 19		"Public approval" means a nonlicensed early childhood program operated by a government entity that has self-certified that the program complies with this chapter.
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 18 19 20 21 22 23 24 25 26 27 	19. 21. 20.22. 21.<u>23.</u>	"Public approval" means a nonlicensed early childhood program operated by a government entity that has self-certified that the program complies with this chapter. "Registrant" means the holder of an in-home provider registration document issued by the department in accordance with this chapter. "Registration" means the process whereby the department maintains a record of all in-home providers who have stated that they have complied or will comply with the prescribed standards and adopted rules. "Registration document" means a written instrument issued by the department to publicly document that the registrant has complied with this chapter and the applicable rules and standards as prescribed by the department.
 18 19 20 21 22 23 24 25 26 27 28 	19. 21. 20.22. 21.<u>23.</u>	"Public approval" means a nonlicensed early childhood program operated by a government entity that has self-certified that the program complies with this chapter. "Registrant" means the holder of an in-home provider registration document issued by the department in accordance with this chapter. "Registration" means the process whereby the department maintains a record of all in-home providers who have stated that they have complied or will comply with the prescribed standards and adopted rules. "Registration document" means a written instrument issued by the department to publicly document that the registrant has complied with this chapter and the applicable rules and standards as prescribed by the department. "School-age child care" means a child care program licensed to provide early

1	23.<u>25.</u>	"School-age children" means children served under this chapter who areaged at least		
2		five years but less than <u>through</u> twelve years of age.		
3	24.<u>26.</u>	"Self-declaration" means voluntary documentation of an individual providing early		
4		childhood services in a private residence for up to five children through the age of		
5		eleven <u>twelve</u> , of which no more than three may be under the age of twenty-four		
6		months.		
7	25.<u>27.</u>	"Staff member" means an individual:		
8		a. Who is an employee or operator of an early childhood program or of an early		
9		childhood services provider under a self-declaration;		
10		b. Whose activities involve the care, supervision, or guidance of children of an early		
11		childhood program <u>provider;</u> or		
12		c. Who may have unsupervised access to children under the care, supervision, or		
13		guidance of an early childhood program or early childhood services provider		
14		under a self-declaration.		
15	SEC	TION 2. AMENDMENT. Section 50-11.1-02.1 of the North Dakota Century Code is		
16	amende	d and reenacted as follows:		
17	50-1	1.1-02.1. Number of children in program - How determined.		
18	For			
19	<u>1.</u>	Except as provided under subsection 2, for the purpose of determining the number of		
20		children receiving early childhood services, all children present on the premises and		
21		under <u>through</u> the age of twelve years must be counted <u>for an in-home, self-</u>		
22		declaration, family child care, group child care, child care center, and preschool.		
23	<u>2.</u>	An in-home, self-declaration, family child care, and group child care provider's own		
24		child, foster child, or grandchild over the age of eleven are exempt for the purpose of		
25		determining the number of children receiving early childhood services under this		
26		section.		
27	<u>3.</u>	For the purpose of determining the number of children receiving early childhood		
28		services, all children present on the premises aged at least five years through age		
29		twelveeleven must be counted for school-age child care.		
30	<u>4.</u>	All children present are protected by this chapter regardless of whether money is		
31		received or goods or other services are received for their care.		

1	SECTION 3. AMENDMENT. Section 50-11.1-02.3 of the North Dakota Century Code is			
2	amended and reenacted as follows:			
3	50-11.1-02.3. Early childhood services providers<u>staff</u> - Training on infant safe sleep			
4	practice	9S.		
5	The	department shall adopt rules to require <u>a staff member of</u> an early childhood service		
6	provider	and the provider's staff members who are <u>is</u> responsible for the care or teaching of		
7	children	under the age of one to annually complete a department approved sudden infant death		
8	syndrom	e preventionsafe sleep training course.		
9	SEC	TION 4. AMENDMENT. Section 50-11.1-03 of the North Dakota Century Code is		
10	amende	d and reenacted as follows:		
11	50-1	1.1-03. Operation of early childhood services program - License required - Fees.		
12	1.	A license for family child care is required if early childhood services are provided for		
13		four or more children ages twenty-four months and under, or six or seven children		
14		through age eleven <u>twelve</u> at any one time which includes no more than three children		
15		under twenty-four months of age.		
16	2.	A license for group child care is required if early childhood services are provided for at		
17		least eight and no more than thirty children at any one time.		
18	3.	A license for a child care center is required if early childhood services are provided for		
19		more than thirty children at any one time.		
20	4.	Except as provided under subsection 5, a person may not establish or operate a family		
21		child care, group child care, preschool, school-age child care, or child care center		
22		unless licensed to do so by the department.		
23	5.	A governmental organization may not establish or operate a family child care, group		
24		child care, preschool, school-age child care, or child care center without first receiving		
25		public approval by certifying, to the department or the department's authorized agent ,		
26		that it has complied with all rules applicable to family child care, group child care,		
27		preschool, or school-age child care, or to child care centers.		
28	6.	A license is not required for onsite child care services located in the actual building in		
29		which the child's parent is employed, not to exceed ten children per location.		
30	7.	An applicant for a license shall submit the following nonrefundable fees with the		
31		application:		

1		a.	The operator<u>owner</u> of a family child care applying for a license shall pay an
2			annual license fee of twenty dollars or if the license is issued for a two-year
3			period, a fee of thirty-five dollars.
4		b.	The operator<u>owner</u> of a group child care applying for a license shall pay an
5			annual license fee of twenty-five dollars or if the license is issued for a two-year
6			period, a fee of forty-five dollars.
7		C.	The operatorowner of a preschool applying for a license shall pay an annual
8			license fee of thirty dollars or if the license is issued for a two-year period, a fee
9			of fifty-five dollars.
10		d.	The operatorowner of a child care center applying for a license shall pay an
11			annual license fee of forty dollars or if the license is issued for a two-year period,
12			a fee of seventy-five dollars.
13		e.	The operatorowner of a multiple licensed program applying for a license shall pay
14			an annual license fee of fifty dollars or if the license is issued for a two-year
15			period, a fee of ninety-five dollars.
16	8.	An a	applicant for a license who currently holds a license or self-declaration shall submit
17		the	nonrefundable fees set forth in subsection 7 with the application at least sixty days
18		and	no more than ninety days before the expiration date of the applicant's current
19		lice	nse or self-declaration. If the nonrefundable fees and application are submitted
20		less	than sixty days before the expiration date of the applicant's current license or
21		self	-declaration, the applicant shall submit with the application two times the
22		non	refundable fees set forth in subsection 7.
23	9.	In a	ddition to any criminal sanctions or other civil penalties that may be imposed
24		purs	suant to law, the operator<u>owner</u> of an early childhood program who, after being
25		give	en written notice by the department or the department's authorized agent,
26		con	tinues to provide early childhood services without a license as required by this
27		sec	tion is subject to a civil penalty of fifty dollars per day for each day of operation
28		with	out the required license. The civil penalty may be imposed by the courts or by the
29		dep	artment through an administrative hearing pursuant to chapter 28-32.
30	10.	All f	ees collected under subsections 7 and 8 must be paid to the department or the
31		dep	artment's authorized agent and must be used to defray the cost, to the department

1or the department's authorized agent, of investigating, inspecting, and evaluating the2applications or to provide training to providers of early childhood services.

3 SECTION 5. AMENDMENT. Section 50-11.1-04 of the North Dakota Century Code is
4 amended and reenacted as follows:

50-11.1-04. Application for license - Prerequisites for issuance - License granted -

6 Term.

5

7 1. An application for operation of an early childhood program must be made on forms 8 provided, in the manner prescribed, by the department. The department or the-9 department's authorized agent shall investigate the applicant's activities and proposed 10 standards of care and shall make an inspection of all premises to be used by the early 11 childhood program applying for a license. The applicant for a license and the staff 12 members, and, if the application is for a program that will be located in a private 13 residence, every individual living in that residence must be investigated in accordance 14 with the rules adopted by the department to determine whether any of them has a 15 criminal record or has had a finding of services required confirmed decision for child 16 abuse or neglect filed against them. The department may use the findings of the 17 investigation to determine licensure. Except as otherwise provided, the department 18 shall grant a license for the operation of an early childhood program within thirty days 19 of receipt of a completed application and all supporting documents by the department 20 and upon a showing:

- a. The premises to be used are in fit and sanitary condition, are properly equipped
 to provide for the health and safety for all children, and are maintained according
 to rules adopted by the department;
- b. Staff members are qualified to fulfill the duties required of the staff members
 according to the provisions of this chapter and standards prescribed for staff
 member qualifications by the rules of the department;
- 27 c. The application and supporting documents do not include any fraudulent or
 28 untrue representations;
- d. The owner, operator, or Neither the applicant has not nor anyone who is listed on
 the application has had a previous license or self-declaration denied or revoked
 within the twelve months before the date of the current application, unless waived

1			by the department after the department considers the health and safety of
2			children and the licensing history of the owner, operator, or applicant;
3		e.	The owner, operator, or Neither the applicant has not nor anyone who is listed on
4			the application has had three or more previous licenses or self-declarations
5			denied or revoked. The most recent revocation or denial may not have occurred
6			within the three years immediately preceding the application date;
7		f.	The programapplicant paid its license fees and any penalties and sanctions
8			previously assessed against the programapplicant or any program the applicant
9			is associated with as required by sections 50-11.1-03 and 50-11.1-07.4; and
10		g.	The family child care owner or operator and staffStaff members have received
11			training and are currently certified in infant and pediatric cardiopulmonary
12			resuscitation, including the use of an automated external defibrillator by the
13			American heart association, American red cross, or other similar cardiopulmonary
14			resuscitation and automated external defibrillator training programs that are
15			approved by the department, and are currently certified in first aid by a program
16			approved by the department ; and
17		h.	The group child care, preschool, school-age child care, or child care center, at all
18			times during which early childhood services are provided, staff members have-
19			received training and are currently certified in infant and pediatric
20			cardiopulmonary resuscitation, including the use of an automated external
21			defibrillator by the American heart association, American red cross, or other-
22			similar cardiopulmonary resuscitation and automated external defibrillator training-
23			programs that are approved by the department, and currently certified in first aid
24			by a program approved by the department.
25	2.	The	license issued to the owner or operator of an early childhood program may not be
26		effe	ctive for longer than two years.
27	3.	The	department may consider the applicant's past licensing, self-declaration, and
28		regis	stration history in determining whether to issue a license.
29	4.	The	department may issue a provisional or restricted license in accordance with the
30		rules	s of the department. The department shall consider issuing a provisional or
31		restr	icted license before revoking a license. The department may require the owner or

1		operator of an early childhood programapplicant or licensee to provide a compliance		
2		plan to address compliance issues with this chapter and rules of the department. The		
3		department shall review the compliance plan before issuing a provisional or restricted		
4		license. The department shall approve the provisional license if the department		
5		approves the compliance plan. The department may revoke a license if the owner and		
6		operator faillicensee fails to comply with the department approved compliance plan or		
7		for any additional violations of this chapter or rules of the department.		
8	5.	The department shall notify the owner or<u>li</u>censee and operator that the owner -		
9		orlicensee and operator isare required to post a notice of late application at the early		
10		childhood program premises if the department has not received a completed		
11		application and all supporting documents for licensure or self-declaration renewal at		
12		least thirty days before the expiration date of the early childhood program's license.		
13	SEC	CTION 6. AMENDMENT. Section 50-11.1-06 of the North Dakota Century Code is		
14	amende	d and reenacted as follows:		
15	50-1	11.1-06. In-home provider - Registration voluntary - Prerequisites for approval -		
16	Issuance of registration document - Term.			
17	An in-home provider may apply for a registration document from the department. The			
18	department or the department's authorized agent shall determine whether the applicant meets			
19	the standards and shall issue or deny a registration document based upon that determination. A			
20	registration document for an in-home provider may not be effective for longer than one year.			
21	The application and supporting documents may not include any fraudulent or untrue			
22	representations. The department may consider the early childhood services history of the			
23	applicar	it in determining issuance of a registration document. The department may investigate		
24	an appli	cant according to rules adopted by the department to determine whether the applicant		
25	has a cr	iminal record or has been the subject of a finding of services required confirmed		
26	decision for child abuse and neglect. The department may issue a provisional in-home provider			
27	registrat	ion document in accordance with the rules of the department.		
28	SEC	CTION 7. AMENDMENT. Section 50-11.1-06.2 of the North Dakota Century Code is		
29	amende	d and reenacted as follows:		

 Upon a determination by the department a criminal history record check is appropriate, the following individuals are to obtain two sets of the individual's fingerprints from a law enforcement agency or other local agency authorized to take fingerprints: A provider holding or an applicant for early childhood services licensure, self-declaration, or in-home provider registration; Emergency designees and staff members of providers holding and applicants for early childhood services licensure, self-declaration, or in-home provider registration; and Household members of a residence out of which early childhood services are provided. The individual shall request the agency to submit the fingerprints and a completed fingerprint card for each set to the division of children and family services of the- department or to the department's authorized agent. If the divisiondepartment has no record of a determination of services- requiredconfirmed decision for child abuse or neglect, the divisiondepartment shall submit the fingerprints to the bureau of criminal investigation to determine if there is any criminal history record information regarding the applicant, household members, or staff members in accordance with section 12-60-24. The results of the investigations must be forwarded to the division of children and- family services of the department or to the department's authorized agent. The divisiondepartment may charge a fee not to exceed thirty dollars for the purpose of processing the criminal history record information application. The divisiondepartment is not subject to the fee imposed under section 12-60-16.9 when requesting criminal history record information from the bureau of criminal investigation. An agency that takes fingerprints as provided under this section may charge a reasonable fee to offset the costs of the	1	50-	11.1-06.2. Background investigations - Fees.
4 law enforcement agency or other local agency authorized to take fingerprints: 5 a. A provider holding or an applicant for early childhood services licensure, 6 self-declaration, or in-home provider registration; 7 b. Emergency designees and staff members of providers holding and applicants for 8 early childhood services licensure, self-declaration, or in-home provider 9 registration; and 10 c. Household members of a residence out of which early childhood services are 11 provided. 12 2. The individual shall request the agency to submit the fingerprints and a completed 13 fingerprint card for each set to the division-of-children and family services of the- 14 department or to the department's authorized agent. 15 3. If the divisiondepartment has no record of a determination of services. 16 requiredconfirmed decision for child abuse or neglect, the division department shall 17 submit the fingerprints to the bureau of criminal investigation to determine if there is 18 any criminal history record information regarding the applicant, household members, 19 or staff members in accordance with section 12-60-24. 20 4. The results of the investigati	2	1.	Upon a determination by the department a criminal history record check is appropriate,
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30 denial, or revocation of an early childhood services license, self-declaration, or	28		reasonable fee to offset the costs of the fingerprinting.
	29	8.	The department may use background investigation findings to determine approval,
31 in-home registration.	30		denial, or revocation of an early childhood services license, self-declaration, or
	31		in-home registration.

1	9.	Any individual who is providing early childhood services solely for the provider's own
2		children, grandchildren, nieces, nephews, and cousins as an in-home provider may
3		not be required to submit to a criminal history record check authorized under section
4		50-06-01.9.
5	10.	Unless an individual was separated from childcare employment by a provider of early
6		childhood services for more than one hundred eighty days, a criminal history record
7		check conducted under this section and subsection 3 of section 50-06-01.9 is valid for
8		five years, after which the department shall require another criminal history record
9		check.
10	SEC	TION 8. AMENDMENT. Section 50-11.1-07 of the North Dakota Century Code is
11	amende	d and reenacted as follows:
12	50-1	1.1-07. Investigation of applicant, licensee, holder of self-declaration or
13	registra	tion document, and staff members - Inspection of programs and premises -
14	Mainten	ance of records - Confidentiality of records.
15	1.	The department or its authorized agent at any time may investigate and inspect an
16		early childhood program, or a holder of a self-declaration or registration document and
17		the conditions of their premises, the qualifications of a provider of early childhood
18		services, of current and prospective staff members, of any in-home provider or
19		applicant seeking or holding a license, self-declaration, or registration document under
20		this chapter.
21	2.	Upon request of the department or its authorized agent, the state fire marshal, or the
22		fire marshal's designee, shall inspect the premises for which a license, four-year old
23		program approval, or self-declaration is applied or issued and shall report the findings
24		to the department or the department's authorized agent.
25	3.	A licensee, holder of a self-declaration, or registrant shall:
26		a. Maintain records as the department prescribes regarding each child in the
27		licensee's, holder's, or registrant's care and control, and shall report to the
28		department or the department's authorized agent , when requested, upon<u>on the</u>
29		forms furnishedprovided in the manner prescribed by the department, facts the
30		department may require with reference to each child;

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1		b.	Admit for inspection the department or the department's authorized agent and
2			open for examination all records, books, and reports; and
3		C.	Notify the parent of each child receiving early childhood services and all staff
4			members of the process for reporting a complaint or a suspected licensing
5			violation.
6	4.	Exc	ept as provided in subsection 5, all records and information maintained with
7		resp	pect to any child receiving early childhood services are confidential and must be
8		prop	perly safeguarded and may not be disclosed except:
9		a.	In a judicial proceeding;
10		b.	To officers of the law or other legally constituted boards or agencies; or
11		C.	To persons having a definite interest in the well-being of the child concerned and
12			who, in the judgment of the department, are in a position to serve the child's
13			interests should that be necessary;
14		<u>d.</u>	To a provider or applicant that provides or provided care for the child; or
15		<u>e.</u>	As outlined in a department-approved data sharing agreement.
16	5.	A pr	ovider of early childhood services , upon the request of the parent of a child for
17		who	m the provider provides such services, shall make available to the parent a list of
18		the	names, telephone numbers, and addresses of the parents of children for whom
19		earl	y childhood services are provided. The list may include only the names, telephone
20		num	bers, electronic mail addresses, and addresses of parents who grant the provider
21		perr	nission to disclose that information.
22	6.	The	following information for early childhood services licensees, self-declarations,
23		in-h	ome providers, staff members, and adults residing in a home out of which early
24		child	dhood services are provided is not confidential:
25		a.	Name;
26		b.	Address;
27		C.	Telephone number; and
28		d.	Electronic mail address.
29	SEC		9. AMENDMENT. Section 50-11.1-07.1 of the North Dakota Century Code is
30	amende	d and	reenacted as follows:

50-11.1-07.1. Notice.
 After each inspection or reinspection, the department or the department's authorized agent,
 by certified mail or electronic mail, shall send copies of any correction order or notice of
 noncompliance, to the owner and operator of the early childhood program or holder of a
 self-declaration.

6 SECTION 10. AMENDMENT. Section 50-11.1-07.2 of the North Dakota Century Code is
7 amended and reenacted as follows:

8 **50-11.1-07.2.** Correction orders.

- 9 1. If the department or the department's authorized agent finds, upon inspection, the 10 program, self-declaration, or premises is not in compliance with this chapter or the 11 rules adopted under this chapter, the department or the department's authorized agent-12 may issue a correction order to the programlicensee or holder of a self-declaration, 13 provided the department does not revoke the license or self-declaration as a result of 14 the noncompliance. The correction order must cite the specific statute or rule violated. 15 state the factual basis of the violation, state the suggested method of correction, and 16 specify the time allowed for correction. The correction order must also specify the 17 amount of any fiscal sanction to be assessed if the programlicensee or holder of a 18 self-declaration fails to comply with the correction order in a timely fashion. This 19 section does not apply to an applicant's failure to comply with subsection 8 of section 20 50-11.1-03 or subdivision c of subsection 1 of section 50-11.1-16.
- Within threeten business days of the receiptupon mailing or three days upon electronic
 transmission of the correction order, the licensee of the early childhood program or the
 holder of a self-declaration shall notify the parent of each child receiving early
 childhood services that a correction order has been issued. In addition to providing
 notice to the parent of each child, the licensee or holder of a self-declaration shall post
 the correction order in a conspicuous location upon the early childhood premises until
 the violation has been corrected or for five days, whichever is longer.

SECTION 11. AMENDMENT. Section 50-11.1-07.3 of the North Dakota Century Code is
 amended and reenacted as follows:

1 50-11.1-07.3. Reinspections. 2 The department or the department's authorized agent shall reinspect or review an early 3 childhood program or holder of a self-declaration that was issued a correction order under 4 section 50-11.1-07.2, at the end of the period allowed for correction. If, upon reinspection or 5 review, the department determines the program or holder of a self-declaration has not corrected 6 a violation identified in the correction order, the department shall mail or send by electronic mail 7 to the program or the holder of a self-declaration, by certified mail, a notice of noncompliance 8 with the correction order. The notice must specify the violations not corrected and the penalties 9 assessed in accordance with section 50-11.1-07.5. 10 SECTION 12. AMENDMENT. Section 50-11.1-07.4 of the North Dakota Century Code is

11 amended and reenacted as follows:

12 50-11.1-07.4. Fiscal sanctions.

13 If the department or the department's authorized agent issues a notice of noncompliance 14 with a correction order to an early childhood program or holder of a self-declaration, the 15 department shall assess fiscal sanctions in accordance with a schedule of fiscal sanctions 16 established by rules adopted by the department under subsection 2 of section 50-11.1-08. The 17 department shall assess a fiscal sanction for each day the early childhood program or holder of 18 a self-declaration remains in noncompliance after the allowable time period for the correction of 19 violations ends and the sanction must continue as set forth in section 50-11.1-07.6 until the 20 department receives notice indicating the violations are corrected. The fiscal sanction for a 21 specific violation may not exceed one hundred dollars per day of noncompliance.

22 SECTION 13. AMENDMENT. Section 50-11.1-07.5 of the North Dakota Century Code is 23 amended and reenacted as follows:

24

50-11.1-07.5. Accumulation of fiscal sanctions.

25 An early childhood programA licensee or holder of a self-declaration promptly shall notify 26 the department or the department's authorized agent in writing if a violation noted in a notice of

27 noncompliance is corrected. Upon receipt of written notice by the department or the

28 department's authorized agent, the daily fiscal sanction assessed for the violation must stop

29 accruing. The department or the department's authorized agent shall reinspect or review the

30 early childhood program or premises out of which the holder of the self-declaration is operating

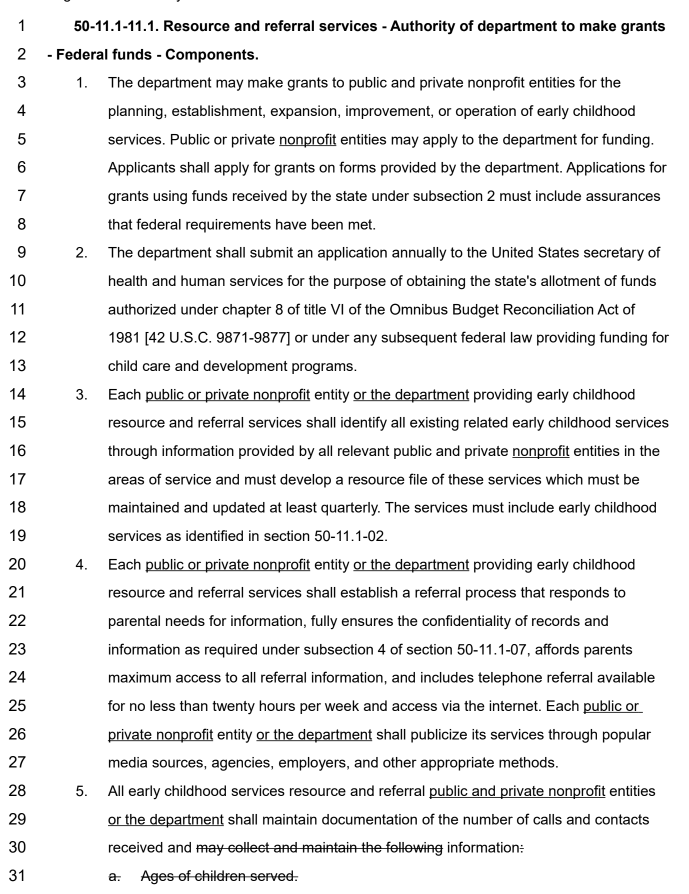
31 within three working days after receipt of the notification. If, upon reinspection or review, the

1 department determines a violation has not been corrected, the department shall resume the 2 daily assessment of fiscal sanction and shall add the amount of fiscal sanction which otherwise 3 would have accrued during the period before resumption to the total assessment due from the 4 programlicensee or holder of the self-declaration. The department or the department's-5 authorized agent shall notify the facilitylicensee or holder of a self-declaration of the resumption 6 by certified mail or electronic mail. Recovery of the resumed fiscal sanction must be stayed if 7 the operator of the facilitylicensee or holder of a self-declaration makes a written request for an 8 administrative hearing in the manner provided in chapter 28-32, if written request for the hearing 9 is made to the department within tenfifteen days upon mailing or ten days upon electronic 10 transmission of the notice of resumption. 11 SECTION 14. AMENDMENT. Section 50-11.1-07.6 of the North Dakota Century Code is 12 amended and reenacted as follows: 13 50-11.1-07.6. Recovery of fiscal sanctions - Hearing. 14 Fiscal sanctions assessed pursuant to this chapter are payable fifteentwenty days after-15 receiptupon mailing or fifteen days upon electronic transmission of the notice of noncompliance 16 and at fifteen-day intervals thereafter, as the fiscal sanctions accrue. Recovery of an assessed 17 fiscal sanction must be stayed if the programlicensee or holder of a self-declaration makes 18 written request to the department for an administrative hearing within tenfifteen days afterupon 19 mailing or ten days upon electronic transmission of the notice to the early childhood 20 programlicensee or the holder of the self-declaration receives the notice. If the appeal is 21 unsuccessful or withdrawn, the daily assessment of fiscal sanctions must resume and the 22 department shall add the amount of fiscal sanctions which otherwise would have accrued during 23 the period prior to resumption to the total assessment due from the early childhood-24 programlicensee or the holder of a self-declaration. The department or the department's-25 authorized agent shall notify the early childhood programlicensee or the holder of a 26 self-declaration of the resumption by certified mail or electronic mail. 27 SECTION 15. AMENDMENT. Section 50-11.1-07.8 of the North Dakota Century Code is 28 amended and reenacted as follows: 29 50-11.1-07.8. Suspension of license, self-declaration, or registration document -30 Assessment upon a report of child abuse or neglect - Notification. 31 1. The department may:

1		a.	Suspend a license, self-declaration, or registration document at any time after the
2			onset of a child abuse and neglect assessment alleging the owner or
3			operatorstaff, the holder of a self-declaration, or the in-home provider:
4			(1) Committed child abuse, including child sexual abuse, law enforcement has
5			been involved, and continued operation is likely to jeopardize the health and
6			safety of the children; or
7			(2) Neglected a child, law enforcement has been involved, and continued
8			operation is likely to jeopardize the health and safety of the children.
9		b.	Suspend a license, self-declaration, or registration document upon a child abuse
10			or neglect services required determination confirmed decision indicating a child
11			has been abused or neglected by the owner or operatorstaff, the holder of a
12			self-declaration, or the in-home provider, if continued operation is likely to
13			jeopardize the health and safety of the children present.
14		C.	Prohibit the presence of an accused owner, operator, holder of a self-declaration,
15			in-home provider, staff member, or adult or minor household member of the early
16			childhood program, self-declaration, or in-home provider from the early childhood
17			premises when children are in child care, upon a report of child abuse or neglect
18			at the premises of the early childhood program, holder of the self-declaration, or
19			registration, or involving a staff member or adult or minor household member if
20			continued operation or the presence of the accused individual is likely to
21			jeopardize the health and safety of the children present.
22	2.	Notv	withstanding sections 50-11.1-07 and 50-25.1-11, the department:
23		a.	Shall notify the parent of any child receiving early childhood services if that
24			program's license, self-declaration, or registration document is suspended.
25		b.	Shall notify the owner , and operator, holder of a self-declaration, or in-home
26			provider and shall notify the parent of any child receiving early childhood services
27			if an owner , operator , holder of a self-declaration, in-home provider, staff member,
28			or adult or minor household member of the program providing care of the child is
29			the subject of a child abuse and neglect assessment and the department
30			determines:

1			(1)	The reported child abuse or neglect places children in the early childhood
2				program, self-declaration, or in-home provider at risk of abuse or neglect;
3				and
4			(2)	If the reported child abuse or neglect occurred outside the care, supervision,
5				or guidance of children in an early childhood program, self-declaration, or
6				in-home provider, there was an impact or is a potential impact on care,
7				supervision, or guidance of the children in the early childhood program,
8				self-declaration, or in-home provider.
9		C.	Shal	ll notify the owner , <u>and</u> operator, holder of a self-declaration, or in-home
10			prov	ider and shall notify the parent of any child receiving early childhood services
11			that	an owner , operator , holder of a self-declaration, in-home provider, staff
12			merr	nber, or adult or minor household member is prohibited from the premises of
13			the e	early childhood program, self-declaration, or in-home provider under
14			subs	section 1.
15	3.	Upo	n the	conclusion and disposition of a child abuse and neglect assessment for
16		whic	ch a d	etermination services are required confirmed decision is found or for which
17		the o	depar	tment issued a notice under subsection 2, the department shall provide
18		notif	ficatio	n of the disposition to the parent of each child who at the time of the
19		dete	ermina	ation is receiving early childhood services.
20	4.	Notv	withst	anding any provision to the contrary, any action taken under this section may
21		prec	lude	an individual's ability to operate pending an appeal.
22	5.	Notv	withst	anding subsections 2 and 3:
23		a.	The	department may reconsider a suspension or prohibition.
24		b.	lf lav	v enforcement requests a delay in notification, the department may delay
25			notif	ying the owner , and operator, holder of a self-declaration, or in-home
26			prov	ider and delay notifying the parent of any child receiving early childhood
27			serv	ices. To be valid, a law enforcement request for a notification delay must be
28			prov	ided to the department in writing within forty-eight hours of law enforcement
29			rece	iving notification of an alleged criminal matter. A notification delay may last
30			up to	o sixty days and, upon request of law enforcement, may be renewed.

1	SECTION 16. AMENDMENT. Section 50-11.1-09 of the North Dakota Century Code is			
2	amended and reenacted as follows:			
3	50-11.1-09. Revocation of license, self-declaration, or registration document.			
4	1. 1	he department may revoke the license, self-declaration, or registration document of		
5	a	ny early childhood services provider upon proper showing of any of the following:		
6	a	Any of the applicable conditions set forth in sections 50-11.1-04, 50-11.1-06, and		
7		section 50-11.1-17 as prerequisites for the issuance of the license,		
8		self-declaration, or registration document no longer exist.		
9	t	. The licensee, holder of a self-declaration, or registrant is no longer in compliance		
10		with the minimum standards prescribed by the department.		
11	c	c. The license, self-declaration, or registration document was issued upon		
12		fraudulent or untrue representation.		
13	С	I. The licensee, holder of a self-declaration, or registrant has violated any rules of		
14		the department.		
15	e	e. The licensee, holder of a self-declaration, registrant, or a household member of a		
16		home out of which early childhood services are provided has been found guilty		
17		of, or pled guilty to, an offense the department determines has a direct bearing		
18		upon an individual's ability to serve the public as a licensee, a holder of a		
19		self-declaration, or a registrant.		
20		f. The licensee, holder of a self-declaration, or registrant has been convicted of any		
21		offense and the department, acting pursuant to section 12.1-33-02.1, has		
22		determined that the individual has not been sufficiently rehabilitated.		
23	ç	. The department may consider the early childhood services history of the		
24		licensee, holder of a self-declaration, or registrant in determining revocation of a		
25		license, self-declaration, or in-home registration document.		
26	2. 1	he department shall notify, in writing, the parent of each child receiving early		
27	С	hildhood services from the early childhood services provider that is the subject of the		
28	r	evocation notice.		
29	SECTION 17. AMENDMENT. Section 50-11.1-11.1 of the North Dakota Century Code is			
30	amended and reenacted as follows:			



1		b.	Time category of child care request for each child.
2		C.	Special time category, such as nights, weekends, or swing shift.
3		d.	The reason child care is needed required or requested by the department.
4	6.	Eac	h early childhood services resource and referral <u>public or private nonprofit</u> entity <u>or</u>
5		the	department shall have available, as an educational aid to parents, information on
6		ava	ilable parent, early childhood, and family education programs in the community
7		and	information on aspects of evaluating the quality and suitability of early childhood
8		serv	vices, including licensing regulation, financial assistance availability, child abuse
9		repo	orting procedures, and appropriate child development information.
10	7.	A cł	nild care resource and referral <u>public or private nonprofit</u> entity <u>or the department</u>
11		sha	Il provide technical assistance to existing and potential providers of all types of
12		earl	y childhood services and to employers. This assistance must include:
13		a.	Information on all aspects of initiating new early childhood services, including-
14			licensing, zoning, program and budget development, and assistance in finding
15			information from other sources;
16		b.	Information and resources which help existing early childhood service providers-
17			to maximize their ability to serve the children and parents of their community;
18		C.	Dissemination of information on current public issues affecting the local and
19			statewide delivery of early childhood services;
20		d.	Facilitation of communication between existing early childhood service providers
21			and child-related services in the community served;
22		e.	Recruitment of licensed providers; and
23		f .	Options, and the benefits available to employers utilizing the various options, to-
24			expand child care services to employees.
25	8.	Ser	vices prescribed by this section must be designed to maximize parental choice in
26		the	selection of early childhood services and to facilitate the maintenance and
27		dev	elopment of such services and resources.
28	SEC		N 18. AMENDMENT. Section 50-11.1-12 of the North Dakota Century Code is
29	amende	d and	reenacted as follows:

1	50-	11.1-12. Violation of chapter or rules - Injunction.				
2	The department or the department's authorized agent may seek injunctive action against an					
3	individual who provides early childhood services for which licensure is required, an early-					
4	childhoo	od program<u>a</u> licensee , holder of a self-declaration, or in-home provider in the district				
5	court th	rough proceedings instituted by the attorney general on behalf of the department or by a				
6	state's a	attorney on behalf of the authorized agent, if:				
7	1.	There is a violation of this chapter or a rule adopted under this chapter; or				
8	2.	An early childhood programA licensee, holder of a self-declaration, or in-home				
9		provider, after notice and opportunity for hearing on the notice of noncompliance, on				
10		the resumption of the fiscal sanction, or after administrative hearing confirming and				
11		upholding the fiscal sanction does not pay a properly assessed fiscal sanction in				
12		accordance with section 50-11.1-07.6.				
13	SEC	CTION 19. AMENDMENT. Section 50-11.1-14 of the North Dakota Century Code is				
14	amende	ed and reenacted as follows:				
15	50 -'	11.1-14. Workforce development.				
16	1.	The department may establish a statewide system to build systematic early childhood				
17		workforce voluntary training which may include distancevarious learning formats, a				
18		professional registry, certificates, and specializations.				
19	2.	The department may charge reasonable fees for all training and development courses				
20		to offset costs. All fees collected under this section must be paid to the department or-				
21		the department's authorized agent and must be used to defray the cost of providing				
22		training and development courses to providers and staff members of early childhood				
23		services.				
24	SEG	CTION 20. AMENDMENT. Section 50-11.1-14.1 of the North Dakota Century Code is				
25	amende	ed and reenacted as follows:				
26	50 -'	11.1-14.1. Workforce development - Quality improvement - Technical assistance -				
27	Capaci	ty building.				
28	1.	The department shall provide voluntary, progressive training opportunities leading to				
29		credentials and shall provide supports for the early childhood care and education				
30		workforce. The department shall implement a registry to track workforce participation.				

1	2.	The	department shall implement a voluntary quality improvement process for licensed-
2		earl	y childhood facilitiesprograms. The department may provide a quality incentive
3		pay	ment and a higher reimbursement rate for child care assistance program payments
4		to a	participating early childhood facilityprogram. The department may provide
5		tecł	nnical assistance and support to an early childhood facilityprogram that applies for
6		qua	lity improvement and may provide financial incentives to an early childhood
7		faci	l ity<u>program</u> that sustains and increases program quality. The department may
8		con	tract with a <u>public or</u> private , nonprofit agency<u>entity</u> to provide technical assistance
9		und	er this subsection.
10	3.	The	e department may provide supports and incentives to build child care capacity or
11		<u>qua</u>	lity, including:
12		a.	Technical assistance and support to individuals who want to establish a new
13			program or expand existing capacity to include information on needs
14			assessments, regulatory processes, facility design and furnishings, startup and
15			operating budgets, staffing patterns, curriculum evaluation, and development of
16			business plans.
17		b.	GrantsDirect payments to programs with a viable business plan and sustainable
18			<u>operations,</u> to support early childhood facilityprogram development, operation,
19			and expansion in areas with a demonstrated need.
20		<u>C.</u>	Direct payments to staff to incentivize training and professional development in
21			the manner prescribed by the department.
22	4.	The	e department shall coordinate with other state agencies as necessary to implement
23		the	provisions of this section.
24	<u>5.</u>	<u>The</u>	requirements of chapter 54-44.4 do not apply to the selection of a recipient,
25		<u>awa</u>	ard, or payments made under this section.
26	SEC	TIO	N 21. AMENDMENT. Section 50-11.1-15 of the North Dakota Century Code is
27	amende	d and	d reenacted as follows:
28	50-1	1.1-1	15. Early childhood services advisory board - Membership - Duties.
29	1.	The	early childhood services advisory board is composed of seven members
30		app	ointed by the director of the department. The members of the board must include a
31		broa	ad-based geographically distributed membership. The term of office is four years

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1		expi	ring on July thirty-first with no more than two terms expiring in any one year. A		
2		vaca	ancy occurring other than by reason of the expiration of a term must be filled in the		
3		same manner as the original appointment, except that the appointment may be made			
4		for only the remainder of the unexpired term. The members are entitled to be paid for			
5		mile	age and expenses incurred in attending meetings and in performance of their		
6		offic	ial duties in amounts provided by law for other state officers and employees. A		
7		men	nber also is entitled to be reimbursed up to onetwo hundred dollars per day for the		
8		expe	enses incurred by the member which relate to the hiring of a substitute early		
9		chile	thood services provider or staff in order that the member may attend meetings and		
10		perf	orm the member's official duties.		
11	2.	The	early childhood services advisory board shall:		
12		a.	Advise the department each time the department reviews early childhood		
13			services rules;		
14		b.	Upon the completion of the department's review, with the assistance of the		
15			department, conduct an analysis of and make recommendations to the		
16			department regarding the department's review of the early childhood services		
17			rules, however, final approval of any administrative rule changes must be		
18			completed through the administrative rulemaking process set forth in chapter		
19			28-32; and		
20		C.	On an ongoing basis, make recommendations to the department regarding		
21			changes and revisions to the early childhood services rules. The		
22			recommendations, the goal of which is to streamline and improve the quality of		
23			the early childhood services process, must seek to balance the need for rules		
24			that ensure safe quality child care with the need to revise or eliminate rules that		
25			create unnecessary barriers for early childhood service providers.		
26	SEC		22. AMENDMENT. Section 50-11.1-16 of the North Dakota Century Code is		
27	amende	d and	reenacted as follows:		
28	50-1	1.1-1	6. Self-declaration - Approved application required - Fees.		
29	1.	a.	An application for self-declaration is voluntary. If an individual applies for		
30			self-declaration from the department, the department or the department's-		
31			authorized agent shall determine whether the standards for self-declaration have		

1 been met and shall approve or deny a self-declaration based upon that 2 determination. 3 b. An applicant for self-declaration shall pay a nonrefundable fee of fifteen dollars at 4 the time the application is filed. 5 An applicant for self-declaration, who currently holds a license or self-declaration, C. 6 shall submit the nonrefundable fees with the application at least sixty days and 7 no more than ninety days before the expiration date of the applicant's current 8 license or self-declaration. If the nonrefundable fees and application are 9 submitted less than sixty days before expiration of the applicant's current license 10 or self-declaration, the applicant shall submit with the application two times the 11 regular nonrefundable fees. 12 2. All fees collected under this section must be paid to the department or the-13 department's authorized agent and must be used to defray the cost of investigating, 14 inspecting, and evaluating applications for self-declarations or to provide training to 15 providers of early childhood services. 16 SECTION 23. AMENDMENT. Section 50-11.1-17 of the North Dakota Century Code is 17 amended and reenacted as follows: 18 50-11.1-17. Application for self-declaration - Prerequisites for approval - Approval -19 Term. 20 1. Applications for self-declarations must be made on forms provided and in the manner 21 prescribed by the department. The department or the department's authorized agent 22 shall investigate the applicant and every individual living in the private residence and 23 shall conduct a background check. The department or the department's authorized 24 agent shall conduct the investigation in accordance with the rules adopted by the 25 department and shall determine whether any of them has a criminal record or has had 26 a finding of services required confirmed decision for child abuse or neglect filed against-27 them. Except as otherwise provided, the department shall approve a self-declaration 28 within thirty days of receipt of a completed application and all supporting documents 29 by the department and upon the applicant's declaration:

1	a.	The premises to be used are in fit and sanitary condition to provide for the health
2		and safety of all children and are maintained according to the standards
3		prescribed by the rules of the department;
4	b.	The applicant is able to provide for the health and safety of each child receiving
5		early childhood services from the applicant according to this chapter and
6		standards prescribed by the department as set forth in the rules of the
7		department;
8	C.	The applicant has not had a previous license or self-declaration denied or
9		revoked within the twelve months before the date of the current application;
10	d.	The applicant has not had three or more previous licenses or self-declarations
11		denied or revoked. The most recent revocation or denial may not have occurred
12		within five years of the application date;
13	e.	The applicant has paid the required application fees;
14	f.	The applicant has paid any penalties and sanctions assessed against the
15		programholder of a self-declaration required by sections 50-11.1-03 and
16		50-11.1-07.4;
17	g.	The applicant is currently certified in infant and pediatric cardiopulmonary
18		resuscitation, including the use of an automated external defibrillator by the
19		American heart association, the American red cross, or a similar cardiopulmonary
		resuscitation and automated external defibrillator training program approved by
20		
20 21		the department;
	h.	
21	h.	the department;
21 22	h.	the department; The emergency designee used by the applicant, if any, is currently certified in
21 22 23	h.	the department; The emergency designee used by the applicant, if any, is currently certified in infant and pediatric cardiopulmonary resuscitation, including the use of an
21 22 23 24	h.	the department; The emergency designee used by the applicant, if any, is currently certified in infant and pediatric cardiopulmonary resuscitation, including the use of an automated external defibrillator by the American heart association, the American
21 22 23 24 25	h. i.	the department; The emergency designee used by the applicant, if any, is currently certified in infant and pediatric cardiopulmonary resuscitation, including the use of an automated external defibrillator by the American heart association, the American red cross, or a similar cardiopulmonary resuscitation and automated external
21 22 23 24 25 26		the department; The emergency designee used by the applicant, if any, is currently certified in infant and pediatric cardiopulmonary resuscitation, including the use of an automated external defibrillator by the American heart association, the American red cross, or a similar cardiopulmonary resuscitation and automated external defibrillator training program approved by the department;
21 22 23 24 25 26 27		the department; The emergency designee used by the applicant, if any, is currently certified in infant and pediatric cardiopulmonary resuscitation, including the use of an automated external defibrillator by the American heart association, the American red cross, or a similar cardiopulmonary resuscitation and automated external defibrillator training program approved by the department; The applicant is currently certified in first aid through a training program approved

- The department may consider the early childhood services history of the applicant in
 determining issuance of a self-declaration document.
- 3 3. The department may issue a provisional self-declaration document in accordance with 4 the rules of the department. The department shall consider issuing a provisional or 5 restricted self-declaration document before revoking a self-declaration document. The 6 department may require the holder of a self-declaration to provide a compliance plan 7 to address compliance issues with this chapter and rules of the department. The 8 department shall review the compliance plan before issuing a provisional or restricted 9 self-declaration document. The department shall approve the provisional self-10 declaration document if the department approves the compliance plan. The 11 department may revoke a self-declaration document if the holder of a self-declaration 12 fails to comply with the department approved compliance plan or for any additional 13 violations of this chapter or rules of the department.
- 4. The department shall notify the holder of a self-declaration that the holder of a
 self-declaration is required to post a notice of late application at the self-declaration
 premises if the department has not received a completed application and all
 supporting documents for licensure or self-declaration renewal at least thirty days
 before the expiration date of a self-declaration.

SECTION 24. AMENDMENT. Section 50-11.1-18 of the North Dakota Century Code isamended and reenacted as follows:

21 **50-11.1-18.** Early childhood services inclusion support services and grant program.

- 1. The department may establish in collaboration with the department of commerce an
- 23 early childhood services inclusion grantsupport services program for early childhood
- 24 services providers that provide, or applicants for licensure who indicate they will-
- 25 provide, care for children with disabilities, special needs, or developmental delays. The
- 26 grant program must be designed early childhood inclusion support services program
- 27 <u>may offer direct payments and technical assistance</u> to:
- a. Support the staffing needs to expand the ability to care for children with
 disabilities, special needs, or developmental delays; and

1		b.	Assist in modifying or adapting the early childhood services setting as needed to
2			address the health, safety, and developmental needs of children with disabilities.
3			special needs, or developmental delays.
4	2.	The	department may fund early childhood services specialists to make available
5		tech	nnical assistance to early childhood services providers that care for children with
6		<u>disa</u>	bilities, special needs, or developmental delays. The technical assistance program
7		mus	st be designed to:
8		a.	Assist early childhood services providers that request support and information
9			regarding caring for children with <u>disabilities,</u> special needs, or developmental
10			delays;
11		b.	Assist early childhood services providers in adapting the program environment
12			and care practices to meet the individual child's needs and to build the early
13			childhood services providers' capacity to serve children with disabilities, special
14			needs, or developmental delays;
15		C.	In partnership with the child's parents and health care provider, assist the early-
16			childhood services provider in the development or coordination of care plans for
17			children with disabilities, special needs, or special health care
18			needsdevelopmental delays relevant to the care setting;
19		d.	In partnership with the child's parents, foster communication with the team of
20			specialists serving the child to ensure consistency in therapy practices and
21			appropriate approaches;
22		e.	Provide classroom training to early childhood services providers to assist the
23			providers in the integration of children with disabilities, special needs, or
24			developmental delays; and
25		f.	As requested by the early childhood services providers, conduct one-on-one
26			training at the provider's businesspremises to assist the provider in the
27			integration of children with disabilities, special needs, or developmental delays.
28	3.	The	department may establish a grant review committee to assist in the development
29		of g	rant guidelines, the review of applications, and the determination of awards or
30		den	ials. The membership of the grant review committee must include representation
31		fron	n each of the following:

1		a. The department of health and human services;
2		b. The department of public instruction;
3		c. The North Dakota training and information center;
4		d. Child care aware of North Dakota;
5		e. Parents of children with disabilities or at risk for developmental delays; and
6		f. Other appropriate partners.
7	4 .	To be eligible for the grantearly childhood inclusion support services program, the
8		early childhood services provider must:
9		a. Be state-licensed, a licensed early childhood program or self-declared, or in the
10		process of applying for licensure;
11		b. Collaborate with service providers that provide formal supports to the child or
12		children with disabilities, special needs, or developmental delays; and
13		c. Work with the child's family and an inclusion or health specialist to complete a
14		care plan appropriate for the child care setting.
15	5.	The department shall give priority consideration to licensed early childhood services
16		providers that care for children with disabilities.
17	6.<u>4.</u>	For purposes of this section, a child with disabilities or who is at risk for developmental
18		delaysspecial needs includes any child in this state between the ages of birth
19		and <u>through</u> twelve years who receives support through either public or private
20		servicesdisability-related services and support and includes a child who is in the
21		process of being evaluated for public or private formal supportdisability-related
22		services and support. A child with special needs includes a child who is at risk for
23		developmental delays includesincluding any child between the ages of birth
24		and <u>through</u> twelve years who received foster care services; who has a previous
25		substantiated history as a victim of child abuse, neglect, or domestic violence; who is
26		homeless; who has documented special health care needs; or who has a parent with a
27		significant disability.
28	7.<u>5.</u>	The department may accept gifts, grants, and donations from any source to assist the
29		department in the establishment and implementation of the early childhood services
30		inclusion support services and grant program. Any gifts, grants, and donations
31		received are appropriated to the department on a continuing basis for the purpose of

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- funding the early childhood services inclusion support services and grant program
 under this section.
- 3 <u>6.</u> The requirements of chapter 54-44.4 do not apply to the selection of a recipient,
 award, or payments made under this section.
- 5 SECTION 25. AMENDMENT. Section 50-11.1-19 of the North Dakota Century Code is
- 6 amended and reenacted as follows:
- 7 **50-11.1-19.** Play area regulation.
- 8 If a facility licensedan early childhood program under this chapter has sufficient indoor
- 9 recreation space, the department may not require outdoor play space.
- 10 SECTION 26. AMENDMENT. Section 50-11.1-22 of the North Dakota Century Code is
- 11 amended and reenacted as follows:

12 **50-11.1-22.** Early childhood grant for bestBest in class four-year old

13 experiencesprogram. (Expired effective July 1, 2025)

- A four-year old program deemed eligible under section 50-11.1-23 may submit an
 application for the best in class four-year old experiences grantprogram. An approved
- 16 program is eligible for an annual award of one hundred twenty thousand dollars
- 17 perbased on program characteristics as established by the department, including
- 18 approved group size. The grant award must be matched with no less than twenty-
- 19 thousand dollars in other funds in an amount and manner established by the
- <u>department</u>. The department shall assign a program support coach to each approved
 program. An approved program:
- a. Shall utilize the assigned support coach and utilize the sliding fee scale for parent
 fees, as established by the department.
- b. May use <u>grantawarded</u> funds to support the provision of quality early childhood
 experiences, including expenditures related to staffing, training, equipment, and
 supplies.
- 27 c. May not use grantawarded funds for construction or rehabilitation. An approved
 28 program must enter a grantan agreement with the department.
- 2. The department may not collect equipment or supplies purchased with grantawarded
 funds from the approved program after successful completion of the term of the
 grantagreement.

1	<u>3.</u>	The	e requirements of chapter 54-44.4 do not apply to the selection of a recipient,		
2		<u>awa</u>	ard, or payments made under this section.		
3	SECTION 27. AMENDMENT. Section 50-11.1-23 of the North Dakota Century Code is				
4	amende	ed and	d reenacted as follows:		
5	50-1	11.1-2	23. Eligibility for best in class four-year old experiences grant program.		
6	(Expire	d effe	ective July 1, 2025)		
7	1.	A <u>Ar</u>	<u>n approved</u> four-year old program <u>, federally funded head start program, or early</u>		
8		<u>chil</u>	dhood program may submit, in the form and manner prescribed by the department,		
9		ana	application to the department for a grant under section 50-11.1-22, if the provider		
10		cert	tifies to the department the provider:		
11		a.	Operates aan approved four-year old program, federally funded head start		
12			program, or early childhood program in this state;		
13		b.	Operates a four-year old program for children who have reached four years of		
14			age before August first in the year of enrollment;		
15		C.	Operates a four-year old program that has a duration of at least four hundred		
16			hours over a period of at least thirty-two consecutive weeks;		
17		d.	Incorporates within the four-year old program at least ten hours of		
18			research-based family engagement;		
19		e.	Has been determined to meet the standards and expectations of no less than		
20			step three in the North Dakota early childhood quality improvement system; has		
21			met the standards and expectations of a nationally recognized early childhood		
22			accrediting entity; has met the federal performance standards for head start; or		
23			has obtained approval or certification from the department of public instruction;		
24		f.	Is willing to admitAdmits children of all learning abilities into the four-year old		
25			program ;		
26		g.	Is willing to admitAdmits children who receive assistance from the child care		
27			assistance program into the four-year old program; and		
28		h.	Is willing to operateOperates in compliance with the grantprogram requirements,		
29			including:		
30			(1) Maintaining the recommended group size for number of children served in-		
31			the four-year old program;		

1		(2)	Complying with requirements related to qualifications, training, and
2			professional development of staff delivering services in the four-year oldbest
3			in class program; and
4		(3) (2)	Adhering to expectations established by the department related to four-year-
5			oldbest in class program monitoring, operation, and oversight.
6	2.	The depa	artment may distribute grantsfunds under this section to approved four-year
7		old progr	ams, including four-year old programs operated as early childhood programs
8		by educa	ational facilities or federally funded head start programs or in connection with a
9		church, t	pusiness, or organization that operates a four-year old programapplicants.
10	3.	The depa	artment may recapture grant funds distributed to an approved four-year-
11		oldfrom a	an awarded program that is found by the department to be out of compliance
12		with requ	irements established for the best in class four-year old experiences grant
13		program.	
14	<u>4.</u>	<u>The requ</u>	irements of chapter 54-44.4 do not apply to the selection of a recipient,
15		<u>award, o</u>	r payments made under this section.
16	SEC	TION 28.	AMENDMENT. Section 50-11.1-24 of the North Dakota Century Code is
17	amende	d and reer	nacted as follows:
18	50-1	1.1-24. G i	rant program <u>Program</u> data collection - Requirements. (Expired effective
19	July 1, 2	2025)	
20	The	state agei	ncy with approval authority over four-year old programs, with the advice and
21	consent	of the dep	partment , shall implement a uniform system for the accounting, budgeting, and
22	reporting	g of data b	y any four-year old<u>approved best in class</u> program provider to whom or to
23	which gr	ants<u>direct</u>	payments are distributed under section 50-11.1-23. GrantsAwarded funds
24	may be	withheld o	r forfeited, in whole or in part, if information required in accordance with this
25	section i	s not subr	nitted at the time or in the manner requested by the state agency with
26	approva	l authority	over four-year old programs. A grant recipientdepartment. An awarded
27	program	shall con	sent to provide information needed to comply with data collection and
28	program	evaluatio	<u>n</u> requirements. The state agency with approval authority over four-year old
29	program	s shall dis	close the requested information to the department.
30	SEC	TION 29.	AMENDMENT. Section 50-11.1-26 of the North Dakota Century Code is
31	amende	d and reer	nacted as follows:

1	50-1	50-11.1-26. North Dakota early childhood council - Duties - Reports.			
2	The	North Dakota early childhood council shall:			
3	1.	Review the availability and provision of early childhood services in this state;			
4	2.	Identify opportunities for public and private sector collaboration in the provision of early			
5		childhood services in this state;			
6	3.	Identify ways to assist with the recruitment and retention of individuals interested in			
7		working as providers of early childhood services , including training and continuing			
8		education or professional development opportunities;			
9	4.	Seek the advice and guidance of individuals uniquely familiar with the nature, scope,			
10		and associated challenges of providing early childhood services in geographically and			
11		socioeconomically diverse settings, and develop recommendations pertaining to the			
12		short-term and longer-term improvement and expansion of early childhood services in			
13		this state; and			
14	5.	Provide a biennial report regarding the council's findings and recommendations to the			
15		governor and the legislative assembly.			
16	SEC	TION 30. AMENDMENT. Subsection 2 of section 50-25.1-11 of the North Dakota			
17	Century	Code is amended and reenacted as follows:			
18	2.	In accordance with subsection 3 of section 50-11.1-07.8, upon the conclusion and			
19		disposition of a child abuse and neglect assessment for which a determination of			
20		confirmed decision is found, the department or authorized agent shall notify the owner,			
21		operator, holder of a self-declaration, or in-home provider and shall notify the parent or			
22		legally appointed guardian of a child, who at the time of notification is receiving early			
23		childhood services under chapter 50-11.1, of the name of the subject and provide a			
24		summary of the facts and the results of a child protection assessment conducted			
25		under this chapter if the report made under this chapter involves the owner, operator,			
26		holder of a self-declaration, or in-home provider; or involves an adult or minor a staff			
27		member or adult or minor household member of the early childhood program, self-			
28		declaration, or in-home provider, who is providing care to the child.			