78047.0200

Fifty-fifth Legislative Assembly of North Dakota

SENATE BILL NO. 2018 with House Amendments

SENATE BILL NO. 2018

Introduced by

Appropriations Committee

(At the request of the Governor)

- 1 A BILL for an Act to provide an appropriation for defraying the expenses of the office of
- 2 administrative hearings; to create and enact a new section to chapter 54-57 of the North
- 3 Dakota Century Code, relating to hearings by the office of administrative hearings; and to
- 4 amend and reenact subsections 1 and 2 of section 54-57-07 of the North Dakota Century
- 5 Code, relating to payment for administrative hearings.

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

7	SECTION 1. APPROPRIATION. The funds provided in this section, or	so r	much of the	
8	unds as may be necessary, are hereby appropriated out of any moneys from special funds			
9	derived from billing agencies for services, to the office of administrative hearings	s for	the	
10	purpose of defraying its expenses, for the biennium beginning July 1, 1997, and	end	ding	
11	June 30, 1999, as follows:			
12	Salaries and wages	\$	622,310	
13	Operating expenses		707,251	
14	Equipment	_	20,600	

15 Total special funds appropriation

23

24

\$1,350,161

- SECTION 2. A new section to chapter 54-57 of the 1995 Supplement to the North
 Dakota Century Code is created and enacted as follows:
- Hearings after judgment. The office of administrative hearings may not hold hearings
 on the same issue involving the same parties as the original hearing after a judgment has been
 rendered by a court concerning that issue unless authorized to or directed to by that court.
- SECTION 3. AMENDMENT. Subsections 1 and 2 of section 54-57-07 of the 1995
 Supplement to the North Dakota Century Code are amended and reenacted as follows:
 - The office of administrative hearings may shall require payment for services rendered by any administrative law judge provided by it to any agency, to any unit

of local government in this state, to any tribal government in this state, or to the judicial branch, in the conduct of an administrative hearing and related proceedings, and those entities must make the required payment to the office. Payment may must include payment for support staff necessary to render administrative law judge services. General fund moneys may not be used for payment by state agencies pursuant to this subsection except for those payments required of the department of human services and the state department of health. Moneys received by the office of administrative hearings in payment for providing an administrative law judge to conduct an administrative hearing and related proceedings must be deposited into the operating fund of the office of administrative hearings.

2. The office of administrative hearings may shall require payment for mileage, meals, and lodging in connection with services rendered by an administrative law judge provided to any agency, to any unit of local government in this state, to any tribal government in this state, or to the judicial branch, in the conduct of an administrative hearing and related proceedings, and those entities must make the required payment to the office. Payment for meals and lodging must be in the amounts allowable under section 44-08-04. Payment for mileage when using state vehicles must be in amounts set for user charges under section 24-02-03.5. All other payments must be in amounts allowed for other state officials and employees. Either general fund or special fund moneys, or other income, may be used for the payment of mileage, meals, and lodging under this subsection.