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Fifty-fifth Legislative Assembly of North Dakota

## FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED SENATE BILL NO. 2160

Introduced by

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Senators Tallackson, Sand

Representatives Gorder, Henegar, Monson, Olson

A BILL for an Act to create and enact a new subsection to section 12-60-16.4, a new 1 2 subsection to section 20.1-02-15.1, and chapter 39-24.1 of the North Dakota Century Code, 3 relating to implied consent for snowmobile operators; to amend and reenact subdivision c of 4 subsection 5 of section 39-24-09, and section 39-24-11 of the North Dakota Century Code. 5 relating to driving a snowmobile while under the influence of an intoxicating liquor or drug; and 6 to provide a penalty. 7 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA: 8 SECTION 1. A new subsection to section 12-60-16.4 of the 1995 Supplement to the 9 North Dakota Century Code is created and enacted as follows: 10 Infractions and misdemeanor violations of subdivision c of subsection 5 of section 11 39-24-09 and chapter 39-24.1. 12 SECTION 2. AMENDMENT. Subdivision c of subsection 5 of section 39-24-09 of the 13 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows: 14 While under the influence of intoxicating liquor or a controlled substance drug 15 as defined in section 39-24.1-01, or a combination thereof. 16 **SECTION 3.** A new subsection to section 20.1-02-15.1 of the North Dakota Century 17 Code is created and enacted as follows: 18 To enforce chapter 39-24.1. 19 SECTION 4. AMENDMENT. Section 39-24-11 of the 1995 Supplement to the North 20 Dakota Century Code is amended and reenacted as follows: 21 **39-24-11. Penalties.** Any person who violates subdivision b, c, or g of subsection 5 of

determined by section 39-24.1-07. Any person who violates any other provision of section

section 39-24-09 is guilty of a class B misdemeanor. Any person who violates subdivision c of

subsection 5 of section 39-24-09 is guilty of an infraction or a class B misdemeanor as

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- 1 39-24-09 must be assessed a fee of twenty dollars. Any person, unless specifically exempted,
- 2 who fails to register as required by section 39-24-02 must be assessed a fee of fifty dollars. If
- 3 the person provides proof of registration since the violation, the fee may be reduced by
- 4 one-half. Any person who violates any other provision of this chapter for which a specific
- 5 penalty is not provided must be assessed a fee of ten dollars.
  - **SECTION 5.** Chapter 39-24.1 of the North Dakota Century Code is created and enacted as follows:

8 39-24.1-01. Implied consent to determine alcoholic and drug content of blood. A 9 person who operates a snowmobile on any public land or private land with public access is 10 deemed to have given consent, and shall consent, subject to this chapter, to a chemical test, or 11 tests, of the blood, breath, saliva, or urine for the purpose of determining the alcoholic, other 12 drug, or combination thereof, content of the blood. As used in this chapter, the definitions in 13 section 39-24-01 apply, and in addition, "chemical test" means any test or tests to determine 14 the alcoholic, or other drug, or combination thereof, content of the blood, breath, saliva, or 15 urine, approved by the state toxicologist under this chapter; and "drug" means any drug or 16 substance or combination of drugs or substances which renders a person incapable of safely 17 operating a snowmobile. The chemical test must be administered at the direction of a law 18 enforcement officer only after placing the person, except persons mentioned in section 19 39-24.1-04, under arrest and informing that person that the person is or will be charged with the 20 offense of operating a snowmobile while under the influence of intoxicating liquor, drugs, or a 21 combination thereof. For the purposes of this chapter, the taking into custody of a minor under 22 section 27-20-13 satisfies the requirement of an arrest. The law enforcement officer shall also 23 inform the person charged that refusal of the person to submit to the chemical test determined 24 appropriate will result in that person being prohibited from operating a snowmobile for up to 25 three years. The law enforcement officer shall determine the chemical test to be used. When a 26 minor is taken into custody for violating subdivision c of subsection 5 of section 39-24-09, the 27 law enforcement officer shall diligently attempt to contact the minor's parent or legal guardian to 28 explain the cause for the custody and the implied consent chemical testing requirements. 29 Neither the law enforcement officer's efforts to contact, nor any consultation with, a parent or 30 legal guardian may be permitted to interfere with the administration of chemical testing 31 requirements under this chapter.

1 39-24.1-02. Chemical test of operator in serious bodily injury or fatal accident. 2 Notwithstanding section 39-24.1-01 or 39-24.1-06, when the operator of a snowmobile is 3 involved in an accident resulting in the death or serious bodily injury, as defined in section 4 12.1-01-04, of another person, and there is probable cause to believe that the operator is in 5 violation of subdivision c of subsection 5 of section 39-24-09, the operator may be compelled 6 by a law enforcement officer to submit to a chemical test. 7 39-24.1-03. Persons qualified to administer chemical test and opportunity for 8 additional test. Only a physician, or a qualified technician, chemist, or registered nurse acting 9 at the request of a law enforcement officer may withdraw blood for the purpose of determining 10 the alcoholic, drug, or combination thereof, content of the blood. This limitation does not apply 11 to the taking of a breath, saliva, or urine specimen. The person tested may have a physician, 12 or a qualified technician, chemist, registered nurse, or other qualified person of that person's 13 own choosing administer a chemical test in addition to any administered at the direction of a 14 law enforcement officer with all costs of the additional chemical test to be the responsibility of 15 the person charged. The failure or inability to obtain an additional chemical test by a person 16 does not preclude the admission of the chemical test taken at the direction of a law 17 enforcement officer. Upon the request of the person who is tested, a copy of the operational 18 checklist and test record of a breath sample test or analytical report of a blood, urine, or saliva 19 sample test taken at the direction of the law enforcement officer must be made available to that 20 person by the law enforcement agency that administered the chemical test. 21 **39-24.1-04.** Consent of person incapable of refusal not withdrawn. Any person 22 who is dead, unconscious, or otherwise in a condition rendering that person incapable of 23 refusal is deemed not to have withdrawn the consent provided by section 39-24.1-01 and the 24 chemical test may be given. 25 39-24.1-05. Action following chemical test result for a snowmobile operator. If a 26 person submits to a chemical test under section 39-24.1-01, 39-24.1-03, or 39-24.1-04 and the 27 test shows that person to have the presence of a drug in that person's body or an alcohol 28 concentration of at least ten one-hundredths of one percent by weight at the time of the 29 performance of the test within two hours after the operating of a snowmobile, the test is 30 evidence of a per se violation of subdivision c of subsection 5 of section 39-24-09.

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## 39-24.1-06. Revocation of privilege to operate snowmobile upon refusal to submit to testing.

- If a person refuses to submit to testing under section 39-24.1-01, no chemical test <u>1.</u> may be given, but the law enforcement officer immediately shall issue to that person a summons or otherwise notify that person in writing to appear at the time and place specified in the summons or notice. The hearing and any appeal must be conducted as provided in section 39-06.1-03. If the person requests a hearing at a time and date other than as stated in the summons or notice, that person must post an appearance bond as required by subsection 2 of section 39-06.1-03. Upon establishing at the hearing by a preponderance of the evidence that the officer had probable cause to believe the person had been operating a snowmobile while in violation of subdivision c of subsection 5 of section 39-24-09 or had observed that the snowmobile was operated in a negligent, reckless, or hazardous manner as defined by the director by rule, that the person was lawfully arrested if applicable, and that the person had refused to submit to the chemical test under section 39-24.1-01, the court shall prohibit the person from operating a snowmobile on all public land or private land with public access for the appropriate period under this section, and shall impose a noncriminal statutory fee of five hundred dollars. A violation of this section must be reported to the parks and recreation department. The department shall keep a record of all reported violations. The period for which a person is prohibited from operating a snowmobile under this section is:
  - a. One year if the person's record shows that within the five years preceding the most recent refusal under this section, the person has not been prohibited from operating a snowmobile for a violation of this chapter or for a violation of subdivision c of subsection 5 of section 39-24-09.
  - b. Two years if the person's record shows that within the five years preceding the most recent refusal under this section, the person has once been prohibited from operating a snowmobile for a violation of this chapter or for a violation of subdivision c of subsection 5 of section 39-24-09.

'			<u>u.</u>	11116	e years if the person's record shows that within the live years preceding	
2				the n	nost recent refusal under this section, the person has twice been	
3				prohi	ibited from operating a snowmobile under this chapter or for a violation of	
4				subd	livision c of subsection 5 of section 39-24-09 and the prohibitions resulted	
5				from	at least two separate arrests.	
6		<u>2.</u>	<u>A pe</u>	erson	may not be prohibited from operating a snowmobile under this section if:	
7			<u>a.</u>	<u>The</u>	person files an affidavit with the court before the time set for hearing in	
8				the s	summons or notice, or, with the permission of the court, within five days	
9				after the hearing. The affidavit must state that the person:		
10				<u>(1)</u>	Intends to voluntarily plead guilty to violating subdivision c of	
11					subsection 5 of section 39-24-09 within thirty days after the date of the	
12					offense;	
13				<u>(2)</u>	Agrees that the person may not operate a snowmobile for the	
14					appropriate period defined in section 39-24.1-07;	
15				<u>(3)</u>	Acknowledges the right to a section 39-06.1-03 administrative hearing	
16					and section 39-06.1-03 judicial review and voluntarily and knowingly	
17					waives these rights; and	
18				<u>(4)</u>	Agrees that the person may not operate a snowmobile for the	
19					appropriate period as provided under this section without an	
20					administrative hearing or judicial review, if the person does not plead	
21					guilty within thirty days after the date of the offense, or the court does	
22					not accept the guilty plea, or the guilty plea is withdrawn; and	
23			<u>b.</u>	The I	person pleads guilty to violating subdivision c of subsection 5 of section	
24				<u>39-2</u>	4-09 within thirty days after the date of the offense.	
25		<u>39-2</u>	24.1-	07. Cı	riminal penalties for operating snowmobile while having alcohol or	
26	drug d	once	entra	tions.	Upon conviction of a violation of subdivision c of subsection 5 of section	
27	39-24-09, the court shall impose the following minimum penalties:					
28		1. Notwithstanding subsection 7 of section 12.1-32-01, if the person's record				
29	indicates that, within the five years preceding the date of the offense, the person					
30			<u>has</u>	not vi	olated subdivision c of subsection 5 of section 39-24-09 or the person	
31			has	not be	een prohibited from operating a snowmobile under this chapter, the	

- offense is an infraction. The court shall impose a minimum fine of two hundred fifty dollars and, as a condition of that person's probation, shall prohibit that person from operating a snowmobile on all public land or private land with public access for sixty days within the snowmobile season that runs from December first through April first.
- 2. Notwithstanding subsection 7 of section 12.1-32-01, if the person's record indicates that, within the five years preceding the date of the offense, the person has one violation of subdivision c of subsection 5 of section 39-24-09 or the person has once been prohibited from operating a snowmobile under this chapter, the offense is an infraction. The court shall impose a minimum fine of three hundred fifty dollars and, as a condition of that person's probation, shall prohibit that person from operating a snowmobile on all public land or private land with public access for one year from the date of the sentence.
- 3. If the person's record indicates that, within the five years preceding the date of the offense, the person has two violations of subdivision c of subsection 5 of section 39-24-09 or the person has twice been prohibited from operating a snowmobile under this chapter, the offense is a class B misdemeanor. The court shall impose a minimum fine of four hundred fifty dollars and, as a condition of that person's probation, shall prohibit that person from operating a snowmobile on all public land or private land with public access for two years from the date of the sentence.
- 39-24.1-08. Interpretation of chemical tests. Upon the trial of any action or proceeding arising out of acts alleged to have been committed by any person while operating a snowmobile while under the influence of intoxicating liquor, drugs, or a combination thereof, evidence of the amount of alcohol, drugs, or a combination thereof in the person's blood at the time of the act alleged as shown by a chemical analysis of the blood, breath, saliva, or urine is admissible. For the purpose of this section:
  - 1. A person having a drug in that person's body or an alcohol concentration of at least ten one-hundredths of one percent by weight at the time of the performance of a chemical test within two hours after operating a snowmobile is under the influence of intoxicating liquor, drugs, or a combination thereof at the time of operating a snowmobile.

- Alcohol concentration is based upon grams of alcohol per one hundred cubic
  centimeters of blood or grams of alcohol per two hundred ten liters of alveolar air
  or grams of alcohol per sixty-seven cubic centimeters of urine.
  The results of the chemical test must be received in evidence when it is shown that
  the sample was properly obtained and the test was fairly administered, and if the
  - 3. The results of the chemical test must be received in evidence when it is shown that the sample was properly obtained and the test was fairly administered, and if the test is shown to have been performed according to methods and with devices approved by the state toxicologist, and by an individual possessing a certificate of qualification to administer the test issued by the state toxicologist. The state toxicologist is authorized to approve satisfactory devices and methods of chemical tests and determine the qualifications of individuals to conduct such tests, and shall issue a certificate to every qualified operator. An operator shall exhibit the certificate upon demand of the person requested to take the chemical test.
  - 4. The state toxicologist may appoint, train, certify, and supervise field inspectors of breath testing equipment and its operation, and the inspectors shall report the findings of any inspection to the state toxicologist for appropriate action. Upon approval of the methods or devices, or both, required to perform the tests and the persons qualified to administer them, the state toxicologist shall prepare and file written record of the approval with the director and the clerk of the district court in each county and shall include in the record:
    - a. An annual register of the specific testing devices currently approved, including serial number, location, and the date and results of last inspection.
    - b. An annual register of currently qualified and certified operators of the devices,
      stating the date of certification and its expiration.
    - c. The operational checklist and forms prescribing the methods currently approved by the state toxicologist in using the devices during the administration of the tests.

The material filed under this subsection may be supplemented when the state toxicologist determines it to be necessary, and any supplemental material has the same force and effect as the material that it supplements.

- 5. Copies of the records referred to in subsections 3 and 4, certified by the clerk of the district court, must be admitted as prima facie evidence of the matters stated in the records.
  - 6. A certified copy of the analytical report of a blood, urine, or saliva test issued by the state toxicologist must be accepted as prima facie evidence of the results of a chemical test performed under this chapter.
  - 7. Notwithstanding any statute or rule to the contrary, the defendant in any criminal proceeding may subpoena, without cost to the defendant, the person who conducted the chemical test referred to in this section to testify at the trial on the issue of the amount of alcohol, drugs, or a combination thereof in the defendant's blood, breath, saliva, or urine at the time of the alleged act.
  - 8. A signed statement from the nurse or medical technician drawing the blood sample for testing as set forth in subsection 3 is prima facie evidence that the blood sample was properly drawn and no further foundation for the admission of such evidence may be required.
- 39-24.1-09. Proof of refusal admissible in any action or proceeding. If the person under arrest refuses to submit to the chemical test, proof of refusal is admissible in any action or proceeding arising out of acts alleged to have been committed while the person was operating a snowmobile while under the influence of intoxicating liquor, drugs, or a combination thereof.
- 39-24.1-10. Effect of evidence of chemical test. This chapter does not limit the introduction of any other competent evidence bearing on the question of whether the person was under the influence of intoxicating liquor, drugs, or a combination thereof, but, if the chemical test results show a drug or an alcohol concentration of at least ten one-hundredths of one percent, the purpose of the evidence must be limited to the issues of probable cause, whether an arrest was made prior to the administering of the test, and the validity of the test results.
- 39-24.1-11. Liability. Any licensed physician, nurse, technician, or an employee of a hospital who draws blood from any person pursuant to a request of any arresting officer is not liable in any civil action for damages arising out of the act except for gross negligence.

39-24.1-12. Operation of snowmobile during period of prohibition - Penalty. Any person who operates a snowmobile on any public land or private land with public access during the period the person is prohibited from operating a snowmobile under this chapter is guilty of a class A misdemeanor.

## 39-24.1-13. Fleeing or attempting to elude a peace officer.

- 1. Any driver of a snowmobile who willfully fails or refuses to bring the snowmobile to a stop, or who otherwise flees or attempts to elude, in any manner, a pursuing police vehicle or peace officer, when given a visual or audible signal to bring the snowmobile to a stop, is guilty of a class B misdemeanor for a first or second offense and a class A misdemeanor for a subsequent offense. A signal complies with this section if the signal is perceptible to the driver and:
  - a. If given from a vehicle, the signal is given by hand, voice, emergency light, or siren, and the stopping vehicle is appropriately marked showing it to be an official police vehicle; or
  - b. If not given from a vehicle, the signal is given by hand, voice, emergency light, or siren, and the officer is in uniform and prominently displays the officer's badge of office.
- 2. Any sentence imposed under this section must include a minimum fine of at least five hundred dollars.