## FIRST ENGROSSMENT

Sixty-first Legislative Assembly of North Dakota

## ENGROSSED SENATE BILL NO. 2163

Introduced by

Government and Veterans Affairs Committee

(At the request of the Adjutant General)

- 1 A BILL for an Act to create and enact chapter 37-17.3 of the North Dakota Century Code,
- 2 relating to the state radio broadcasting system; and to repeal chapter 54-23.2 of the North
- 3 Dakota Century Code, relating to the state radio broadcasting system.

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

- 5 **SECTION 1.** Chapter 37-17.3 of the North Dakota Century Code is created and
- 6 enacted as follows:

7 <u>37-17.3-01. Definitions.</u> As used in this chapter, unless the context otherwise
8 requires:

- 9 <u>1.</u> <u>"Director" means the director of the division of state radio.</u>
- 102."Division" means the division of state radio of the department of emergency11services.
- 12 <u>3.</u> <u>"Mobile radio" means a radio capable of transmitting eleven watts or greater.</u>
- <u>4.</u> "System" means the state radio broadcasting system consisting of the state radio
   network and North Dakota telecommunications system that may be employed to
   enhance interoperable communications that promotes officer and citizen safety.

16 <u>37-17.3-02. State radio broadcasting system.</u> The director may purchase the

17 necessary apparatus and equipment to construct or establish a radio broadcasting system for

18 this state that enables seamless interoperable communications from local, state, and federal

19 levels. The director is charged with the operation and maintenance of the system.

20 <u>37-17.3-03. Political subdivisions may furnish receiving and transmitting sets for</u>

21 enforcement purposes. Each county and organized city within the state may furnish to its law

22 enforcement, firefighters, and emergency medical personnel the appropriate radio or radio

- 23 systems that can access the state radio system. Each mobile radio that is programmed to
- 24 access the state radio system must be registered with the division of state radio and assigned a

Sixty-first Legislative Assembly

1	unit number. A one-time fee of ten dollars for registering and assigning unit numbers must be
2	paid to the director on all newly added radios by the appropriate governmental entity. Agencies
3	with registered radios must validate assigned unit numbers annually.
4	37-17.3-04. Broadcasting dispatches - Reports required. The director shall
5	broadcast all dispatches and reports submitted which have a reasonable relation to or
6	connection with the apprehension of criminals, the prevention of crimes, or the maintenance of
7	peace and order in the state, including disaster emergency services.
8	37-17.3-05. Emergency service for certain messages. Every telephone company
9	and company providing communications equipment operating within this state shall provide
10	emergency service to all messages or calls directed to any station of the system.
11	37-17.3-06. Official use of radio equipment on private automobiles prohibited
12	without permit. No person may equip or use in a privately-owned automobile or any other
13	motor vehicle a mobile two-way radio equipped for transmitting and receiving on any frequency
14	authorized for first responder use in the state of North Dakota. This section does not apply to
15	the use of a two-way citizens' band radio, a two-way business radio, or a two-way amateur
16	radio in an automobile or any other motor vehicle.
17	37-17.3-07. Maintenance of radio system - Personnel, equipment, and expense.
18	The director may employ such radio operators and assistants and such radio equipment as the
19	director may deem necessary to carry out the provisions of this chapter and shall fix the
20	compensation of such personnel. The cost of maintenance and operation of the system and all
21	shortwave length radio receiving and transmitting sets owned or operated by the state must be
22	paid out of the appropriation for this purpose.
23	37-17.3-08. State radio system and service fees. The director shall establish the
24	appropriate fees for access to the state radio system and the service provided to local
25	government users of the mobile data terminal system and North Dakota law enforcement
26	telecommunications systems and other such systems that may be employed that enhance
27	public safety. Changes to fees charged by the division, including schedule of charges for
28	counties and cities, will take effect on July first. The director shall announce any fee increases
~~	
29	a minimum of one year prior to the effective date. When the director considers an adjustment,

31 government prior to setting fees. The director may consider economic conditions and the

Sixty-first Legislative Assembly

1	general economy when setting fees. The director shall deposit all revenue obtained under this						
2	chapter with the state treasurer for deposit in the state radio broadcasting system operating						
3	account. The state radio broadcasting system operating account must be expended pursuant						
4	to legislativ	to legislative appropriation for the operation and maintenance of the system. Fee structures will					
5	include:						
6	<u>1.</u>	Mol	pile data terminal fees. The division shall establish and charge fees to provide				
7		<u>mol</u>	bile data terminal service to interested local law enforcement agencies. The				
8		fees	s must be based on actual costs incurred by the division for providing the				
9		ser	vice and will be levied on a per system user basis. State general fund agencies				
10		<u>that</u>	access the system will not incur any fees for the service.				
11	<u>2.</u>	Eac	ch county and city law enforcement department that accesses the North Dakota				
12		<u>tele</u>	type system shall pay a fee based upon fifty percent of the actual costs				
13		incu	irred by the division for providing the service. Fees will be levied on a per				
14		tern	ninal basis. Other law enforcement affiliated organizations and federal				
15		<u>age</u>	ncies will pay one hundred percent of the actual costs incurred by the division				
16		for	for providing the service. Fees will be levied on a per terminal basis. State				
17		general fund agencies that access the system will not incur any fees for the					
18		service. City and county law enforcement fees will be based on the following					
19		schedule of charges per terminal:					
20		<u>a.</u>	County population of less than five thousand shall pay thirty dollars per				
21			month.				
22		<u>b.</u>	County population of five thousand or more but less than ten thousand shall				
23			pay sixty dollars per month.				
24		<u>C.</u>	County population of ten thousand or more but less than fifteen thousand				
25			shall pay ninety dollars per month.				
26		<u>d.</u>	County population of fifteen thousand or more but less than twenty-five				
27			thousand shall pay one hundred twenty dollars per month.				
28		<u>e.</u>	County population of twenty-five thousand or more shall pay one hundred				
29			sixty dollars per month.				
30	37-17.3-09. Public safety answering point service and fees. The division may						
31	provide 911 services to a political subdivision with a population of fewer than twenty thousand						

Sixty-first Legislative Assembly

1	and shall charge the apportioned amount consistent with the actual costs of providing the					
2	service per telephone access line and wireless access line for 911 services provided to political					
3	subdivisions. The fee for 911 wireless services must be charged to and paid by the political					
4	subdivision receiving services from the division under this section from and after the date of the					
5	agreement entered into by the political subdivision or its designee under section 57-40.6-05,					
6	whether the date of that agreement is before or after April 4, 2003. Each county currently					
7	receiving 911 services from the division shall abide by the standards established by law.					
8	37-17.3-10. Lost or missing individuals. The division shall:					
9	<u>1.</u>	Establish and maintain a statewide file system for the purpose of effecting an				
10		immediate law enforcement response to reports of lost or missing individuals.				
11	<u>2.</u>	Implement a data exchange system to compile, maintain, and make available for				
12		dissemination to North Dakota and to out-of-state law enforcement agencies				
13		descriptive information to assist appropriate agencies in recovering lost or missing				
14		individuals.				
15	<u>3.</u>	Establish contacts and exchange information regarding lost or missing individuals				
16		with the national crime information center.				
17	<u>4.</u>	Notify each enforcement agency that a report of lost or missing individuals must be				
18		entered as soon as the minimum level of data specified by the division is available				
19		to the reporting agency and that no waiting period for entry of that data exists. If				
20		the enforcement agency is unable to enter the data, the division shall enter the				
21		information into the national crime information center file immediately upon				
22		notification.				
23	<u>5.</u>	Compile and retain information regarding lost or missing individuals in a separate				
24		file, in a manner that allows the information to be used by law enforcement.				
25	SECTION 2. REPEAL. Chapter 54-23.2 of the North Dakota Century Code is					
26	repealed.					