Sixty-ninth Legislative Assembly of North Dakota

## FIRST ENGROSSMENT

## **ENGROSSED SENATE BILL NO. 2365**

Introduced by

Senators Braunberger, Roers, Sorvaag

Representatives Dobervich, Schauer

- 1 A BILL for an Act to amend and reenact section 54-12-30 of the North Dakota Century Code,
- 2 relating to twenty-four seven sobriety program fees.

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

- 4 **SECTION 1. AMENDMENT.** Section 54-12-30 of the North Dakota Century Code is
- 5 amended and reenacted as follows:
- 6 54-12-30. Twenty-four seven sobriety program fees.
- A criminal justice agency may collect program fees from offenders participating in the
- 8 twenty-four seven sobriety program, including fees for twice per day breath alcohol testing,
- 9 urine testing, drug patch testing, installation and deactivation fees for remote electronic alcohol
- monitoring devices, and remote electronic alcohol monitoring daily fees. A district court judge or
- 11 judicial referee may not waive program fees for offenders participating in the twenty-four seven
- 12 <u>sobriety program.</u> The criminal justice agency shall pay all program fees into the general fund of
- the governing body. The fees may only be applied to twenty-four seven sobriety program
- support services, equipment maintenance and replacement, and compliance with the program.
- 15 The governing body shall pay any daily fees collected for remote electronic alcohol monitoring
- 16 to the twenty-four seven sobriety program fund.