Sixty-first Legislative Assembly of North Dakota

Introduced by

(At the request of the Department of Commerce)

- 1 A BILL for an Act to amend and reenact subsection 41 of section 57-39.2-04, subsection 1 of
- 2 section 57-39.2-04.2, subsection 1 of section 57-40.2-04.2, and section 57-61-01.4 of the North
- 3 Dakota Century Code, relating to sales and use tax exemptions fro power plants, and
- 4 exemption of beneficiated coal used in certain plants from the coal severance tax; and to
- 5 provide an effective date.

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

- 7 SECTION 1. AMENDMENT. Subsection 41 of section 57-39.2-04 of the North Dakota
 8 Century Code is amended and reenacted as follows:
- 9 41. Gross receipts from the initial sale of beneficiated coal taxed under chapter 57-60.
- SECTION 2. AMENDMENT. Subsection 1 of section 57-39.2-04.2 of the North Dakota
 Century Code is amended and reenacted as follows:
- 12 1. As used in this section, unless the context otherwise requires:
- 13a. (1)"Environmental upgrade" means an investment greater than twenty-five14million dollars or one hundred thousand dollars per megawatt of15installed nameplate capacity, whichever is less, in machinery,16equipment, and related facilities for reducing emissions or increasing17efficiency at an existing power plant.
- (2) "Environmental upgrade" for purposes of a process unit means an
 investment greater than one hundred thousand dollars in machinery,
 equipment, and related facilities for reducing emissions, increasing
 efficiency, or enhancing reliability of the equipment at a new or existing
 process unit.
- b. "Operator" means any person owning, holding, or leasing a power plant or
 process unit.

1		C.	"Power plant" means:			
2			(1)	An electrical generating plant, and all additions to the plant, which		
3				processes or converts coal from in its natural form or beneficiated coal		
4				into electrical power and which has at least one single electrical energy		
5				generation unit with a capacity of fifty thousand kilowatts or more.		
6			(2)	A wind-powered electrical generating facility, on which construction is		
7				completed before January 1, 2011, and all additions to the facility,		
8				which provides electrical power through wind generation and which has		
9				at least one single electrical energy generation unit with a nameplate		
10				capacity of one hundred kilowatts or more.		
11			(3)	Any other type of electrical power generating facility excluding the types		
12				of power plants identified in paragraphs 1 and 2 which has a capacity of		
13				one hundred kilowatts or more and produces electricity for resale or for		
14				consumption in a business activity.		
15		d.	"Proc	cess unit" means an oil refinery or gas processing plant and all adjacent		
16			units	that are utilized in the processing of crude oil or natural gas.		
17		e.	"Proc	duction equipment" means machinery and attachment units, other than		
18			repla	cement parts, directly and exclusively used in the generation,		
19			trans	mission, or distribution of electrical energy for sale by a power plant.		
20		f.	"Rep	owering" means an investment of more than two hundred million dollars		
21			or or	e million dollars per megawatt of installed nameplate capacity, whichever		
22			is les	s, in an existing power plant that modifies or replaces the process used		
23			for co	onverting coal from in its natural form or beneficiated coal electrical		
24			powe	er.		
25	SEC		N 3. A	MENDMENT. Subsection 1 of section 57-40.2-04.2 of the North Dakota		
26	Century Code is amended and reenacted as follows:					
27	1.	As ı	used ir	n this section, unless the context otherwise requires:		
28		a.	(1)	"Environmental upgrade" means an investment greater than twenty-five		
29				million dollars or one hundred thousand dollars per megawatt of		
30				installed nameplate capacity, whichever is less, in machinery,		

1			equipment, and related facilities for reducing emissions or increasing	
2			efficiency at an existing power plant.	
3		(2)	"Environmental upgrade" for purposes of a process unit means an	
4			investment greater than one hundred thousand dollars in machinery,	
5			equipment, and related facilities for reducing emissions, increasing	
6			efficiency, or enhancing reliability of the equipment at a new or existing	
7			process unit.	
8	b.	"Ope	erator" means any person owning, holding, or leasing a power plant or	
9		process unit.		
10	C.	"Power plant" means:		
11		(1)	An electrical generating plant, and all additions to the plant, which	
12			processes or converts coal from in its natural form or beneficiated coal	
13			into electrical power and which has at least one single electrical energy	
14			generation unit with a capacity of fifty thousand kilowatts or more.	
15		(2)	A wind-powered electrical generating facility, on which construction is	
16			completed before January 1, 2011, and all additions to the facility,	
17			which provides electrical power through wind generation and which has	
18			at least one single electrical energy generation unit with a nameplate	
19			capacity of one hundred kilowatts or more.	
20		(3)	Any other type of electrical power generating facility excluding the types	
21			of power plants identified in paragraphs 1 and 2 which has a capacity of	
22			one hundred kilowatts or more and produces electricity for resale or for	
23			consumption in a business activity.	
24	d.	"Pro	cess unit" means an oil refinery or gas processing plant and all adjacent	
25		units	s that are utilized in the processing of crude oil or natural gas.	
26	e.	"Production equipment" means machinery and attachment units, other than		
27		replacement parts, directly and exclusively used in the generation,		
28		transmission, or distribution of electrical energy for sale by a power plant.		
29	f.	"Repowering" means an investment of more than two hundred million dollars		
30		or or	ne million dollars per megawatt of installed nameplate capacity, whichever	
31		is les	ss, in an existing power plant that modifies or replaces the process used	

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1 2 for converting coal from in its natural form or beneficiated coal into electric power.

3 SECTION 4. AMENDMENT. Section 57-61-01.4 of the North Dakota Century Code is
4 amended and reenacted as follows:

5 57-61-01.4. Severance and sales and use tax exemptions for coal used in certain

- 6 plants. No state severance tax may be imposed on coal used in agricultural commodity
- 7 processing or sugar beet refining plants facilities as defined in subsection 4 of section
- 8 <u>57-39.2-04.4</u> located within North Dakota or adjacent states. <u>No state severance tax may be</u>
- 9 imposed on coal purchased for improvement through the process of coal beneficiation defined

10 in subsection 2 of section 57-60-01 that is subsequently used in agricultural commodity

11 processing facilities located within North Dakota or adjacent states.

12 The coal mine owner or operator shall require the person purchasing the coal to certify that

13 amount of coal purchased use in for agricultural commodity processing or sugar beet refining

14 purposes. Coal exempted from the severance tax by this section is not subject to sales and

15 use taxes facilities or for beneficiation and subsequent use in agricultural commodity

16 processing facilities.

17 SECTION 5. EFFECTIVE DATE. Sections 1, 2, and 3 of this Act are effective for

18 taxable events occurring after June 30, 2009.