Sixty-first Legislative Assembly of North Dakota

Introduced by

1 A BILL for an Act to create and enact chapter 57-33.2 of the North Dakota Century Code,

2 relating to taxation of generation, distribution, and transmission of electric power; to amend and

3 reenact sections 10-13-04, 17-05-12, 49-21.1-01.1, 57-06-03, 57-06-17.3, and 57-60-06 of the

4 North Dakota Century Code, relating to references to assessment and imposition of taxes

5 against centrally assessed electric power companies and taxation of rural electronic

6 cooperatives and cooperative electrical generating plants; to repeal chapters 57-33 and 57-33.1

7 of the North Dakota Century Code, relating to taxation of rural electric cooperatives and

8 cooperative electrical generating plants; to provide a penalty; to provide a continuing

9 appropriation; and to provide an effective date.

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

SECTION 1. AMENDMENT. Section 10-13-04 of the North Dakota Century Code is
 amended and reenacted as follows:

13 **10-13-04.** Members of electric cooperatives. All persons who are not receiving 14 central station service and who reside in rural areas proposed to be served by a cooperative 15 organized under this chapter shall be eligible to membership in the cooperative. No person 16 other than the incorporators shall be, become, or remain a member of a cooperative unless 17 such person shall use or agree to use electrical energy or the facilities, supplies, equipment, 18 and services furnished by a cooperative.

"Rural area" means any area not included within the boundaries of an incorporated city
having a population in excess of twenty-five hundred inhabitants at the time a corporation or
cooperative commences to operate electric facilities or to furnish electric energy in such an
area, and includes both the farm and nonfarm population thereof. No change thereafter in the
population of a rural area, as defined herein, regardless of the reason for such change, shall

1 operate to affect in any way its status as a rural area for the purposes of this chapter and of

2 chapter 57-33.

An electric cooperative organized under this chapter may become a member of another
such electric cooperative and may avail itself fully of the facilities and services thereof.

5 SECTION 2. AMENDMENT. Section 17-05-12 of the North Dakota Century Code is
6 amended and reenacted as follows:

7 **17-05-12.** Exemption from property taxes. Transmission facilities built under this 8 chapter are exempt from property taxes for a period determined by the authority not to exceed 9 the first five taxable years of operation; after this initial period, transmission lines of two hundred 10 thirty kilovolts or larger and the transmission lines' associated transmission substations remain 11 exempt from property taxes but are subject to a per mile tax at the full per mile rate and subject 12 to the same manner of imposition and allocation as the per mile tax imposed by subsection 2 of 13 section 57-33.1-02 57-33.2-02 without application of the discounts provided in that subsection 14 section.

15 SECTION 3. AMENDMENT. Section 49-21.1-01.1 of the North Dakota Century Code
16 is amended and reenacted as follows:

17 **49-21.1-01.1.** Electricity transmission and distribution lines - Differentiation.

Except for purposes of transmission facility siting under chapter 49-22 and regulatory
accounting including the determination of the demarcation between federal and state
jurisdiction over transmission in interstate commerce and local distribution, for purposes of this
title and chapters 57-33 and 57-33.1 <u>chapter 57-33.2</u>, lines designed to operate at a voltage of

41.6 kilovolts or more are transmission lines, and lines designed to operate at a voltage lessthan 41.6 kilovolts are distribution lines.

SECTION 4. AMENDMENT. Section 57-06-03 of the North Dakota Century Code is
 amended and reenacted as follows:

57-06-03. Operative property defined. The term "operative property" means any and all property that is not exempt under this chapter by reason of an election filed under chapter 57-33.2 and which is reasonably necessary for use by any company mentioned in section 57-06-02 exclusively in the operation and conduct of the particular kind of business engaged in by it. Any such property held under a contract for the purchase thereof must be considered for all purposes of taxation as the property of the company holding the same. Any such property,

1 real or personal, held by any company under a rental lease must be assessed by the state 2 board of equalization in the name of such company, if an agreement in writing between the 3 owner thereof and such company is filed with the tax commissioner requesting that such leased 4 property be so assessed. Whenever any property of a public utility company required to be 5 assessed by the state board of equalization under the provisions of this chapter is used partly 6 for operative purposes and partly for other purposes, either by the company or by others, all 7 such property that is not exempt under this chapter by reason of an election filed under chapter 8 57-33.2 must be assessed by the state board of equalization as operative property of the 9 company.

SECTION 5. AMENDMENT. Section 57-06-17.3 of the North Dakota Century Code is
amended and reenacted as follows:

12 **57-06-17.3.** New transmission line property tax exemption. A transmission line of 13 two hundred thirty kilovolts or larger, and its associated transmission substations, which is <u>not</u> 14 <u>taxable under chapter 57-33.2 and is</u> initially placed in service on or after October 1, 2002, is 15 exempt from property taxes for the first taxable year after the line is initially placed in service, 16 and property taxes as otherwise determined by law on the transmission line and its associated 17 transmission substations must be reduced by:

Seventy-five percent for the second taxable year of operation of the transmission
 line.

20

2. Fifty percent for the third taxable year of operation of the transmission line.

21 3. Twenty-five percent for the fourth taxable year of operation of the transmission line. 22 After the fourth taxable year of operation of the transmission line, the transmission line 23 and its associated transmission substations are exempt from property taxes and are subject to 24 a tax at the rate of three hundred dollars per mile [1.61 kilometers] or fraction thereof of the line 25 located in this state. The per mile tax imposed by this section applies to the transmission line 26 and its associated transmission substations and is subject to the same manner of imposition 27 and allocation as the tax imposed by subsection 2 of section 57-33.1-02 allocation among 28 counties in the proportion that the miles of transmission lines in the county bears to the miles of 29 transmission lines in the state. Revenues received by each county must be deposited in the 30 county general fund.

1	For purposes of this section, "initially placed in service" includes both new construction			
2	and substantial expansion of the carrying capacity of a preexisting line, and "substantial			
3	expansion" means an increase in carrying capacity of fifty percent or more.			
4	SEC	CTION 6. Chapter 57-33.2 of the North Dakota Century Code is created and		
5	enacted as	follows:		
6	<u>57-3</u>	33.2-01. Definitions. As used in this chapter:		
7	<u>1.</u>	"Collector system" means all property used or constructed to interconnect		
8		individual wind turbines within a wind farm into a common project, including		
9		step-up transformers, electrical collection equipment, collector substation		
10		transformers, and communication systems.		
11	<u>2.</u>	"Commissioner" means the state tax commissioner.		
12	<u>3.</u>	"Company" means an individual, partnership, corporation, limited liability company,		
13		limited liability partnership, cooperative, or any other organization or association		
14		engaged in generation, distribution, or transmission of electricity. An		
15		investor-owned utility, municipal power agency, or an out-of-state municipal utility		
16		subject to taxation under chapter 57-06, is not a "company" for purposes of this		
17		chapter unless it files an irrevocable election with the commissioner to be treated		
18		as a company under this chapter by October 1, 2009, for taxable periods after		
19		December 31, 2009, or by October 1, 2010, for taxable periods after December 31,		
20		2010. Property subject to taxation under this chapter which is owned by an		
21		investor-owned utility, municipal power agency, or out-of-state municipal utility that		
22		files an election under this chapter is exempt from taxation under chapter 57-06.		
23	<u>4.</u>	"Distribution company" means a company engaged in distribution of electricity for		
24		retail sale to consumers in this state through distribution lines. The term does not		
25		include a municipal electric utility operated under chapter 40-33 and that utility is		
26		not subject to taxes under section 57-33.2-03.		
27	<u>5.</u>	"Distribution line" means a line to transmit electricity which operates at a voltage of		
28		less than forty-one and six-tenths kilovolts.		
29	<u>6.</u>	"Retail sale" means transfer of electricity to the end-use consumer for		
30		consideration. The term does not include the sale of electricity to a coal		
31		conversion facility subject to taxation under chapter 57-60.		

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1	<u>7.</u>	"Transmission company" means a company engaged in transmission of electricity		
2		through transmission lines.		
3	<u>8.</u>	"Transmission line" means a line to transmit electrical energy which operates at a		
4		voltage of forty-one and six-tenths kilovolts or more but does not include a line		
5		owned or operated by an agency or instrumentality of the United States		
6		government.		
7	<u>9.</u>	"Wind farm" means all property used or constructed for the purpose of producing		
8		electricity for commercial purposes utilizing the wind as an energy source and with		
9		a nameplate capacity of at least five thousand kilowatts. The term includes the		
10		collector system.		
11	<u>10.</u>	"Wind generator" means an individual wind turbine with a generation capacity of		
12		one hundred kilowatts or more which is connected to a transmission or distribution		
13		system.		
14	14 <u>57-33.2-02.</u> Transmission line mile tax - Exemption. Transmission lines are subject			
15	to annual ta	axes per mile [1.61 kilometers] or fraction of a mile based on their nominal operating		
16	voltages or	a January first of each year, as follows:		
17	<u>1.</u>	For transmission lines that operate at a nominal operating voltage of less than fifty		
18		kilovolts, a tax of fifty dollars.		
19	<u>2.</u>	For transmission lines that operate at a nominal operating voltage of fifty kilovolts		
20		or more, but less than one hundred kilovolts, a tax of one hundred dollars.		
21	<u>3.</u>	For transmission lines that operate at a nominal operating voltage of one hundred		
22		kilovolts or more, but less than two hundred kilovolts, a tax of two hundred dollars.		
23	<u>4.</u>	For transmission lines that operate at a nominal operating voltage of two hundred		
24		kilovolts or more, but less than three hundred kilovolts, a tax of four hundred		
25		dollars.		
26	<u>5.</u>	For transmission lines that operate at a nominal operating voltage of three hundred		
27		kilovolts or more, a tax of six hundred dollars.		
28	<u>6.</u>	A transmission line initially placed in service after January 1, 2009, is exempt from		
29		transmission line taxes under this section for the first taxable year after the line is		
30		initially placed in service, and transmission line taxes under this section must be		
31		reduced by:		

1		<u>a.</u>	Seventy-five percent for the second taxable year of operation of the
2		<u></u>	transmission line.
3		<u>b.</u>	Fifty percent for the third taxable year of operation of the transmission line.
4		<u>C.</u>	Twenty-five percent for the fourth taxable year of operation of the
5		<u>.</u>	transmission line.
6		Afte	er the fourth taxable year of operation, such transmission lines are subject to the
7			ndard transmission line taxes under this section.
8	57-		03. Distribution taxes. A distribution company is subject to a tax at the rate of
9			legawatt-hour for retail sale of electricity delivered to a consumer in this state
10			dar year. Distribution taxes under this section do not apply to the sale of
11			coal conversion facility subject to taxation under chapter 57-60.
12	-		04. Wind generation taxation and taxation of generation from sources
13			. Wind generators, including wind farms and associated collector systems, and
14			ectricity from sources other than coal owned by a company subject to taxation
15	•		er are subject to taxes under this section.
16	<u>1.</u>		nd generators, wind farms, and associated collector systems are subject to
17	<u></u>		es consisting of the following two components:
18		<u>a.</u>	A tax of two dollars per kilowatt times the rated capacity of the wind generator.
19		<u>b.</u>	A tax of one-half of one mill per kilowatt-hour of electricity generated by the
20			wind generator during the taxable period.
21	2.	Grio	d-connected generators that are part of a project with generation capacity of
22			hundred kilowatts or more not produced from coal or wind are subject to taxes
23			sisting of the following two components:
24		<u>a.</u>	Fifty cents per kilowatt times the rated capacity of the generation unit.
25		<u>b.</u>	One mill per kilowatt-hour of electricity generated by the production unit during
26		_	the taxable period.
27	57-	33.2-	05. Delinquent taxes. Taxes under this chapter are due January first for the
28			le year and are delinquent if not received by the commissioner by March first
29	following th		
30	•		06. Taxes in lieu of property taxes. Taxes imposed by this chapter are taxes
31			ge of doing business in this state and are in lieu of all real or personal property

1 taxes levied by the state or any of its political subdivisions upon real or personal property to the 2 extent the property is owned and used by a company in the operation and conduct of the 3 business of generation or delivery of electricity through distribution or transmission lines. Taxes 4 under this chapter are not in lieu of property taxes on the following: 5 Property taxes on land on which generation, transmission, or distribution buildings, <u>1.</u> 6 structures, or improvements are located, including buildings, structures, or 7 improvements used for administrative purposes relating to generation, 8 transmission, or distribution of electricity. 9 2. City franchise fees on public utilities. This chapter does not abridge the power of a governing board of a city to franchise the 10 11 construction and operation of a public utility. 12 57-33.2-07. Taxes paid on worthless accounts. Distribution taxes paid from retail 13 sales to accounts found to be worthless and charged off in accordance with generally accepted 14 accounting principles may be credited against subsequent payment of taxes under section 15 57-33.2-03. If accounts that have been claimed as a credit under this section are later 16 collected, a tax under section 57-33.2-03 must be paid on the amount collected. 17 **57-33.2-08.** Powers of commissioner. The commissioner may require any company 18 subject to taxes imposed by this chapter to furnish any information the commissioner 19 determines necessary to compute correctly the amount of the tax under this chapter. The 20 commissioner may examine the books, records, and files of a company. The commissioner 21 may conduct hearings and compel the attendance of witnesses and the production of books, 22 records, and papers of any company or person and may make any investigation deemed 23 necessary to obtain a full and complete disclosure of facts necessary to administer the tax 24 under this chapter. 25 57-33.2-09. Commissioner to audit reports and state board of equalization to 26 assess tax. The commissioner may audit reports of distribution companies and transmission 27 companies not later than three years after the due date of the report, or three years after the 28 report was filed, whichever period expires later. The state board of equalization shall assess 29 the tax and, if any additional tax is found due, the commissioner shall notify the taxpayer in 30 detail as to the reason for the increase.

1	<u>57-</u>	<u>33.2</u> -	10. Transmission and distribution line location reports and maps to
2	county au	ditor	s. By May first of each year, each transmission or distribution company shall
3	file with the	e cou	nty auditor of each county in which any of its transmission or distribution line is
4	located a re	eport	showing the length and nominal operating voltage of its transmission and
5	distribution	line	within the county and within each taxing district within the county. A
6	transmissio	on or	distribution company shall file with the report a map showing all of its
7	transmissio	on an	d distribution line within the county and showing the length and nominal
8	operating v	oltag	e of its transmission and distribution line within each taxing district in the
9	<u>county.</u> Re	eport	s and maps under this section must be based upon nominal operating voltage,
10	ownership,	and	location of transmission and distribution lines as of January first of each year.
11	Reports an	d ma	aps under this section must be prepared to distinguish transmission lines from
12	distribution	lines	s. By April first of each year, the county auditor shall provide each transmission
13	or distributi	ion c	ompany having a transmission or distribution line in the county with an accurate
14	map of the	cour	nty showing the boundaries of each taxing district in the county.
15	<u>57-</u>	<u>33.2</u> .	11. Filing of reports and maps with commissioner. By May first of each
16	<u>year, each</u>	trans	smission company, distribution company, and each company that is both a
17	transmissio	on co	mpany and a distribution company shall file with the commissioner:
18	<u>1.</u>	Info	prmation about the company, including:
19		<u>a.</u>	The company name.
20		<u>b.</u>	Whether the company is an individual, partnership, association, cooperative,
21			corporation, limited liability company, or other legal entity and the state or
22			country and date of original organization and any reorganization,
23			consolidation, or merger with references to specific laws authorizing such
24			actions.
25		<u>C.</u>	The location of its principal office.
26		<u>d.</u>	The place where the company's books, papers, and accounts are kept.
27		<u>e.</u>	The name and mailing address of the president, secretary, treasurer, auditor,
28			superintendent, general manager, and all other general officers.
29		<u>f.</u>	The name and mailing address of the chief officer or managing agent and any
30			general officers of the company who reside in this state.

C C		
1	<u>2.</u>	A copy of each report and map filed with any county auditor under section
2		<u>57-33.2-10.</u>
3	<u>3.</u>	A report on the megawatt-hours of electricity produced by wind generators and
4		generators of electricity from sources other than coal in each county in the state
5		and a map showing the location of each generator and its rated capacity.
6	<u>4.</u>	A report on the megawatt-hours of electricity delivered for retail sale to consumers
7		in each taxing district in each county during the most recently completed calendar
8		year.
9	<u>57-</u>	33.2-12. Deficiency, protest, and appeal.
10	<u>1.</u>	When the amount of taxes due is understated on a return because of a
11		mathematical or clerical error, the commissioner shall notify the company of the
12		error and the amount of additional taxes due. This notice is not a notice of
13		deficiency and the company has no right to protest.
14	<u>2.</u>	If upon an audit the commissioner finds additional taxes due, the commissioner
15		shall notify the company and the state board of equalization of the deficiency in the
16		tax amount. A notice of deficiency must be sent to the company by first-class mail
17		and must state the amount of additional taxes due and set forth the reasons for the
18		increase.
19	<u>3.</u>	A company has thirty days from the date of mailing of the notice of deficiency to file
20		a written protest with the state board of equalization objecting to the assessment of
21		additional taxes due. The protest must set forth the basis for the protest and any
22		other information that may be required by the state board of equalization. If a
23		company fails to file a written protest within the time provided, the amount of
24		additional taxes stated in the notice of deficiency becomes finally and irrevocably
25		fixed. If a company protests only a portion of the commissioner's finding, the
26		portion that is not protested becomes finally and irrevocably fixed.
27	<u>4.</u>	If a protest is filed, the state board of equalization shall reconsider the assessment
28		of additional taxes due.
29	<u>5.</u>	Within six months after the protest is filed, the state board of equalization shall mail
30		to the company a notice of reconsideration and assessment which must respond to
31		the company's protest and assess the amount of any additional taxes due. The

1 amount set forth in that notice becomes finally and irrevocably fixed unless the 2 company brings an action against the state in district court within six months of the 3 mailing of the notice of reconsideration and assessment. 4 57-33.2-13. Claims for credit or refund. 5 A company may file a claim for credit or refund of an overpayment of any tax 1. 6 imposed by this chapter within six years after the due date of the return or within 7 six years after the return was filed, whichever period expires later. 8 A claim for credit or refund must be made by filing with the commissioner an 2. 9 amended return, or other report as prescribed by the commissioner, accompanied 10 by a statement outlining the specific grounds upon which the claim for credit or 11 refund is based. 12 <u>3.</u> The commissioner shall notify the company if the state board of equalization 13 disallows all or part of a claim for credit or refund. The decision of the state board 14 of equalization denying a claim for credit or refund is final and irrevocable unless 15 the company brings an action against the state in district court within six months of 16 the mailing of the notice denying the claim for credit or refund. 17 57-33.2-14. Preservation of records. Every company required to make a return and 18 pay any taxes under this chapter shall preserve records of retail sales as the commissioner may 19 require. Every company shall preserve for a period of six years and three months all invoices 20 and other records of electricity delivered to a consumer in this state. All of these books, 21 invoices, and other records must be open to examination at any time by the commissioner or 22 any duly authorized agent of the commissioner. 23 57-33.2-15. Lien for tax. The tax under this chapter constitutes a first and paramount 24 lien in favor of the state of North Dakota upon all property and rights to property, whether real or 25 personal, belonging to the taxpayer. The lien is subject to collection, indexing, and other action 26 in the manner provided in section 57-39.2-13 for sales tax liens. 57-33.2-16. Corporate officer and limited liability company governor or manager 27 28 liability. If a corporation or limited liability company taxable under this chapter fails for any 29 reason to file the required returns or pay the tax due, any of its officers, governors, or managers 30 having control or supervision of, or charged with the responsibility for making, the returns and 31 payments, are personally liable for the failure. The dissolution of a corporation or limited liability

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1	company does not discharge an officer's, a governor's, or a manager's liability for a prior failure		
2	of the corporation or limited liability company to make a return or remit the tax due. The sum		
3	due for sucl	h a liability may be assessed and collected under this chapter for the assessment	
4	and collection	on of other liabilities.	
5	<u>57-3</u>	33.2-17. Bond. The commissioner may require a sufficient bond from any company	
6	charged with making and filing reports and payment of taxes under this chapter. Any required		
7	bond must	run to the state of North Dakota and be conditioned upon making and filing of	
8	reports as r	equired by law or rule and for prompt payment of all taxes justly due to the state	
9	under this a	hapter.	
10	<u>57-3</u>	33.2-18. Deposit of revenue - Report to treasurer. The commissioner shall	
11	transfer revenue collected under this chapter to the state treasurer for deposit in the electric		
12	generation, transmission, and distribution tax fund. With each transfer under this section, the		
13	commissioner shall provide a report showing the information necessary for the state treasurer		
14	to allocate the revenue under section 57-33.2-19.		
15	<u>57-3</u>	33.2-19. Allocation - Continuing appropriation. The electric generation,	
16	transmission, and distribution tax fund is appropriated as a continuing appropriation to the state		
17	treasurer for allocation and distribution to counties by April first of each year as provided in this		
18	section.		
19	<u>1.</u>	Revenue from the tax on transmission lines under section 57-33.2-02 must be	
20		allocated among counties based on the mileage of transmission lines and the rates	
21		of tax on those lines within each county. Revenue received by a county for each	
22		size of transmission line under this subsection must be allocated one-third to the	
23		county and two-thirds among the county and other taxing districts in the county	
24		based on the mileage of that transmission line and the rates of tax that apply to the	
25		land on which that line is located within each taxing district. Revenue from that	
26		portion of a transmission line located in more than one taxing district must be	
27		allocated among those taxing districts in proportion to their respective most recent	
28		property tax mill rates that apply to the land on which the transmission line is	
29		located.	
30	<u>2.</u>	Revenue from the distribution company tax under section 57-33.2-03 must be	
31		allocated fifty percent to the county in which the retail sale to which the tax applied	

1		was made and fifty percent among counties based on the mileage of the
2		distribution line and the rates of tax on that line within each county. Revenue
3		received by the county under this subsection based on the location of retail sales
4		must be allocated among taxing districts in the county based on the location of the
5		retail sale and the most recent respective property tax levies in dollars within the
6		taxing districts in which the retail sales occurred. Revenue received by a county
7		under this subsection based on mileage of distribution lines must be allocated
8		among the county and other taxing districts in the county based on the mileage of
9		that distribution line and the rates of tax that apply to the land on which that line is
10		located within each taxing district. Revenue from that portion of a distribution line
11		located in more than one taxing district must be allocated among those taxing
12		districts in proportion to their respective most recent property tax mill rates that
13		apply to the land on which the transmission line is located.
14	<u>3.</u>	Revenue from the generation taxes under section 57-33.2-04 must be allocated to
15		the county in which the generator is located. Revenue received by the county
16		under this subsection must be allocated among taxing districts in which the
17		generator is located in proportion to their most recent respective property tax levies
18		in dollars on property within the county.
19	<u>4.</u>	For purposes of this section, "taxing district" means the state, county, and that
20		portion of any political subdivision with authority to levy property taxes which is
21		located within the county.
22	<u>57-</u>	33.2-20. Penalty. A person that willfully violates any provision of this chapter is
23	guilty of a c	class A misdemeanor.
24	SE	CTION 7. AMENDMENT. Section 57-60-06 of the North Dakota Century Code is
25	amended a	and reenacted as follows:
26	57-	60-06. Property classified and exempted from ad valorem taxes - In lieu of
27	certain oth	ner taxes - Credit for certain other taxes. Each coal conversion facility must be
28	classified a	is personal property and is exempt from all ad valorem taxes except for taxes on the
29	land on wh	ich such facility is located. The taxes imposed by this chapter are in lieu of
30	ad valorem	taxes on the property so classified as personal property. The taxes imposed by this
31	chapter are	e also in lieu of those taxes imposed by chapters 57-33 and 57-33.1 on cooperative

- 1 electrical generating plants that qualify as coal conversion facilities as defined in this chapter for
- 2 gross receipts derived from the operation of such plants.
- 3 SECTION 8. REPEAL. Chapters 57-33 and 57-33.1 of the North Dakota Century Code
 4 are repealed.
- 5 SECTION 9. EFFECTIVE DATE. This Act is effective for taxable years beginning after
- 6 December 31, 2009.