FIRST ENGROSSMENT

Sixty-third Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1333

Introduced by

Representatives Schatz, Anderson, Froseth, Hunskor, Kempenich, Thoreson Senators Armstrong, Burckhard, Hogue, Lyson, O'Connell

- 1 A BILL for an Act to create and enact three new subsections to section 38-08-02, a new section
- 2 to chapter 38-08, and a new section to chapter 38-11.1 of the North Dakota Century Code,
- 3 relating to locating, definitions for, and mediation for pipeline facilities; to amend and reenact
- 4 section subsection 2 of section 38-08-04, 38-08-04.4, subsections 1 and 2 of section
- 5 38-08-04.5, subsection 6 of section 38-08-15, subsection 1 of section 38-08-16, section
- 6 38-08-23, and subsection 1 of section 57-51-15 of the North Dakota Century Code, relating to
- 7 saltwater disposal wells, the abandoned oil and gas well plugging and site reclamation fund,
- 8 reclamation of pipelines facilities, and oil and gas gross production tax for reclamation; and to
- 9 provide for retroactive application.

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

- SECTION 1. Three new subsections to section 38-08-02 of the North Dakota Century Code
 are created and enacted as follows:
- 13 "Abandoned pipeline" means an underground gathering pipeline that is no longer in
- 14 service, is physically disconnected from in-service facilities, and is not intended to be
- 15 <u>reactivated for future use.</u>
- 16 "Pipeline facility" means a pipeline, pump, compressor, storage, and any other facility,
- 17 <u>structure, and property incidental and necessary or useful in the interconnection of a</u>
- 18 pipeline or for the transportation, distribution, and deliver of energy-related
- 19 <u>commodities to points of sale or consumption or to the point of distribution for</u>
- 20 <u>consumption located within or outside of this state.</u>

1		"1 104	decaround aethoring nincline" means on underground app or liquid nincline that is			
1	"Underground gathering pipeline" means an underground gas or liquid pipeline that is					
2	designed for or capable of transporting crude oil, natural gas, carbon dioxide, or water					
3	produced in association with oil and gas which is not subject to chapter 49-22.					
4	SECT	SECTION 2. AMENDMENT. Subsection 2 of section 38-08-04 of the North Dakota Century				
5	Code is amended and reenacted as follows:					
6	2.	2. To regulate:				
7		a.	The drilling, producing, and plugging of wells, the restoration of drilling and			
8			production sites, and all other operations for the production of oil or gas.			
9		b.	The shooting and chemical treatment of wells.			
10		C.	The spacing of wells.			
11		d.	Operations to increase ultimate recovery such as cycling of gas, the maintenance			
12			of pressure, and the introduction of gas, water, or other substances into			
13			producing formations.			
14		e.	Disposal of saltwater and oilfield wastes.			
15		f.	Saltwater disposal wells and all associated facilities, including safety relating to			
16			location and road access to disposal wells and all associated facilities.			
17		<u>g.</u>	The underground storage of oil or gas.			
18	SECT	ΓΙΟΝ	3. AMENDMENT. Section 38-08-04.4 of the North Dakota Century Code is			
19	amended and reenacted as follows:					
20	38-08-04.4. Commission authorized to enter into contracts.					
21	The commission is hereby authorized tomay enter into public and private contractual					
22	agreements for the plugging or replugging of oil and gas or injection wells, the removal or repair					
23	of related equipment, and the reclamation of abandoned oil and gas or injection well sites, and					
24	the reclamation of oil and gas related pipelines and associated facilities, including reclamation					
25	as a result of leaks or spills from a pipeline or associated facility, if any of the following apply:					
26	1.	The	person or company drilling or operating the well or equipment cannot be found,			
27		has	no assets with which to properly plug or replug the well or reclaim the well site, or			
28	cannot be legally required to plug or replug the well or to reclaim the well site, pipeline,					
29		or a	ssociated pipeline facility.			

1	2.	There is no bond covering the well to be plugged or the site to be reclaimed or there is
2		a bond but the cost of plugging or replugging the well or reclaiming the site, pipeline,
3		or associated pipeline facility exceeds the amount of the bond.
4	3.	The well or, equipment, pipeline, or associated pipeline facility is leaking or likely to
5		leak oil, gas, or saltwater or is likely to cause a serious threat of pollution or injury to
6		the public health or safety.
7	Rec	amation work must be limited to abandoned drilling and production sites, saltwater

Reclamation work must be limited to abandoned drilling and production sites, saltwater
 disposal pits, drilling fluid pits, and access roads. Sealed bids for any well plugging or
 reclamation work under this section must be solicited by placing a notice in the official county

10 newspaper of the county in which the work is to be done and in such other newspapers of

11 general circulation in the area as the commission may deem appropriate. Bids must be

12 addressed to the commission and must be opened publicly at the time and place designated in

13 the notice. The contract must be let to the lowest responsible bidder, but the commission may

14 reject any or all bids submitted. If a well or equipment is leaking or likely to leak oil, gas, or

15 saltwater or is likely to cause a serious threat of pollution or injury to the public health or safety,

16 the commission, without notice or the letting of bids, may enter into contracts necessary to

17 mitigate the problem.

The contracts for the plugging or replugging of wells or the reclamation of well sites must be on terms and conditions as prescribed by the commission, but at a minimum the contracts shall require the plugging and reclamation to comply with all statutes and rules governing the plugging of wells and reclamation of well sites.

22 SECTION 4. AMENDMENT. Subsection 1 of section 38-08-04.5 of the North Dakota

23 Century Code is amended and reenacted as follows:

- 24 1. Revenue to the fund must include:
- a. Fees collected by the oil and gas division of the industrial commission for permits
 or other services.
- b. Moneys received from the forfeiture of drilling and reclamation bonds.
- 28 c. Moneys received from any federal agency for the purpose of this section.
- 29 d. Moneys donated to the commission for the purposes of this section.
- 30 e. Moneys received from the state's oil and gas impact fund.
- 31 f. Moneys recovered under the provisions of section 38-08-04.8.

1		g.	Moneys recovered from the sale of equipment and oil confiscated under section	
2			38-08-04.9.	
3		h.	Moneys transferred from the cash bond fund under section 38-08-04.11.	
4		i.	Such other moneys as may be deposited in the fund for use in carrying out the	
5			purposes of plugging or replugging of wells or the restoration of well sites.	
6		j.	Civil penalties assessed under section 38-08-16.	
7	SEC	τιοι	N 5. AMENDMENT. Subsection 2 of section 38-08-04.5 of the North Dakota	
8	Century	Code	e is amended and reenacted as follows:	
9	2.	Mor	neys in the fund may be used for the following purposes:	
10		a.	Contracting for the plugging of abandoned wells.	
11		b.	Contracting for the reclamation of abandoned drilling and production sites,	
12			saltwater disposal pits, drilling fluid pits, and access roads.	
13		C.	To pay mineral owners their royalty share in confiscated oil.	
14		<u>d.</u>	Defraying costs incurred under section 38-08-04.4 in reclamation of oil and	
15			gas-related pipelines and associated facilities.	
16	SEC	тю	N 6. AMENDMENT. Subsection 6 of section 38-08-15 of the North Dakota Century	
17	Code is amended and reenacted as follows:			
18	6.	All p	proceeds derived from the sale of illegal oil, illegal gas, or illegal product, as above	
19		prov	vided, after payment of costs of suit and expenses incident to the sale and all-	
20		ame	ounts paid as penalties provided for by this chapter must be paid to the state	
21		trea	surer and credited to the general fund.	
22	SEC	τιοι	N 7. AMENDMENT. Subsection 1 of section 38-08-16 of the North Dakota Century	
23	Code is amended and reenacted as follows:			
24	1.	Any	person who violates any provision of this chapter, or any rule, regulation, or order	
25		of th	ne commission is subject to a civil penalty to be imposed by the commission not to	
26		exc	eed twelve thousand five hundred dollars for each offense, and each day's	
27		viola	ation is a separate offense, unless the penalty for the violation is otherwise	
28		spe	cifically provided for and made exclusive in this chapter. Any such civil penalty may	
29		be o	compromised by the commission. All amounts paid as civil penalties must be	
30		<u>dep</u>	osited in the abandoned oil and gas well plugging and site reclamation fund. The	
31		pen	alties provided in this section, if not paid, are recoverable by suit filed by the	

1attorney general in the name and on behalf of the commission, in the district court of2the county in which the defendant resides, or in which any defendant resides, if there3be more than one defendant, or in the district court of any county in which the violation4occurred. The payment of the penalty may not operate to legalize any illegal oil, illegal5gas, or illegal product involved in the violation for which the penalty is imposed, or to6relieve a person on whom the penalty is imposed from liability to any other person for7damages arising out of the violation.

8 SECTION 8. AMENDMENT. Section 38-08-23 of the North Dakota Century Code is

- 9 amended and reenacted as follows:
- 10 **38-08-23. Plats**.

Any person reclaiming a <u>drilling pit or</u> reserve pit after the completion of oil and gas drilling operations shall record an accurate plat certified by a registered surveyor showing the location of the well and notice that an abandoned <u>drilling pit or</u> reserve pit may be on the location within six months of the completion of the reclamation with the recorder of the county in which the <u>drilling pit or</u> reserve pit is located. A plat filed for record in accordance with this section may be recorded without acknowledgment or further proof as required by chapter 47-19 and without the auditor's certificate referred to in section 11-18-02.

18 SECTION 9. A new section to chapter 38-08 of the North Dakota Century Code is created19 and enacted as follows:

20 Submission of geographic information system data on oil and gas underground

- 21 gathering pipelines required.
- 22 <u>1.</u> <u>The commission shall create a geographic information system database for collecting</u>
- 23 pipeline shape files as submitted by each underground gathering pipeline owner or
- 24 <u>operator. The shape files and the resulting geographic information system database</u>
- 25 are exempt from any disclosure to parties outside the commission and are confidential
- 26 except as provided in the section. The information may be used by the commission in
 27 furtherance of the commission's duties.
- 28 <u>2.</u> <u>An owner or operator of an underground gathering pipeline shall submit to the</u>
- 29 <u>commission, in a time period no longer than one hundred eighty days of putting any</u>
- 30 <u>underground gathering pipeline into service, a shape file showing the centerline of the</u>
- 31 pipeline. Upon abandonment of any underground gathering pipeline, the owner or

1		operator shall submit, in a time period no longer than one hundred eighty days of		
2	abandonment, to the commission an updated shape file reflecting the pipeline or			
3				
		portion of a pipeline that has been abandoned. For an oil and gas underground		
4		gathering pipeline that is in service after August 1, 2011, and before the effective date		
5		of this section, the owner or operator or most recent owner or operator shall submit,		
6		within eighteen months from the effective date for this section, shape files for all		
7		existing underground gathering pipelines, including any known abandoned pipeline.		
8	<u>3.</u>	Upon a written request by the owner or tenant of the real property regarding		
9		underground gathering pipelines located within the bounds of the real property owned		
10		or leased by that property owner or tenant, the commission shall provide to the owner		
11		or tenant the requested information. The commission may not include information on		
12		any underground gathering pipeline that exists outside the bounds of the real property		
13		owned or leased by the requesting party.		
14	<u>4.</u>	Upon request by the tax commissioner, the commission may allow access to		
15		information contained in the geographic information system database to the tax		
16		commissioner to be used for the sole purpose of administering the valuation and		
17		assessment of centrally assessed underground gathering pipeline property under		
18		chapter 57-06. The information obtained under this subsection is confidential and may		
19		be used only for the purposes identified in this subsection.		
20	SEC	CTION 10. A new section to chapter 38-11.1 of the North Dakota Century Code is		
21	created	and enacted as follows:		
22	Mediation of disputes.			
23	The North Dakota mediation service may mediate disputes related to easements for oil and			
24	gas-related pipelines and associated facilities.			
25	SEC	CTION 11. AMENDMENT. Subsection 1 of section 57-51-15 of the North Dakota Century		
26	Code is amended and reenacted as follows:			
27	1.	First the tax revenue collected under this chapter equal to one percent of the gross		
28		value at the well of the oil and one-fifth of the tax on gas must be deposited with the		
29	state treasurer who shall:			
30		a. Allocate five hundred thousand dollars per fiscal year to each city in an		
31		oil-producing county which has a population of seven thousand five hundred or		

1		more and more than two percent of its private covered employment engaged in
2		the mining industry, according to data compiled by job service North Dakota. The
3		allocation under this subdivision must be doubled if the city has more than seven
4		and one-half percent of its private covered employment engaged in the mining
5		industry, according to data compiled by job service North Dakota;
6	b.	Credit revenues to the oil and gas impact grant fund, but not in an amount
7		exceeding one hundred million dollars per biennium; and
8	C.	Credit four percent of the amount available under this subsection to the
9		abandoned oil and gas well plugging and site reclamation fund, but not in an
10		amount exceeding five million dollars in a state fiscal year and not in an amount
11		that would bring the balance in the fund to more than seventy-five million dollars;
12		and
13	<u>d.</u>	Allocate the remaining revenues under subsection 3.