Sixty-fifth Legislative Assembly of North Dakota

HOUSE BILL NO. 1347

Introduced by

Representatives D. Anderson, Boschee, C. Johnson, Mock, M. Nelson, Schmidt, Steiner Senators Armstrong, Bekkedahl, Unruh, Vedaa

- 1 A BILL for an Act to amend and reenact section 38-08-04.5 of the North Dakota Century Code,
- 2 relating to the abandoned oil and gas well plugging and site reclamation fund; to provide an
- 3 appropriation; and to provide a report to the legislative management.

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

5 SECTION 1. AMENDMENT. Section 38-08-04.5 of the North Dakota Century Code is

- 6 amended and reenacted as follows:
- 7 38-08-04.5. Abandoned oil and gas well plugging and site reclamation fund -

8 <u>Continuing appropriation -</u> Budget section report.

- 9 There is hereby created an abandoned oil and gas well plugging and site reclamation fund.
- 10 1. Revenue to the fund must include:
- a. Fees collected by the oil and gas division of the industrial commission for permitsor other services.
- b. Moneys received from the forfeiture of drilling and reclamation bonds.
- 14 c. Moneys received from any federal agency for the purpose of this section.
- 15 d. Moneys donated to the commission for the purposes of this section.
- 16 e. Moneys received from the state's oil and gas impact fund.
- 17 f. Moneys recovered under the provisions of section 38-08-04.8.
- 18 g. Moneys recovered from the sale of equipment and oil confiscated under section
 19 38-08-04.9.
- h. Moneys transferred from the cash bond fund under section 38-08-04.11.
- i. Such other moneys as may be deposited in the fund for use in carrying out the
 purposes of plugging or replugging of wells or the restoration of well sites.
- j. Civil penalties assessed under section 38-08-16.
- 24 2. Moneys in the fund may be used for the following purposes:

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a.	Contracting for the plugging of abandoned wells.
b.	Contracting for the reclamation of abandoned drilling and production sites,
	saltwater disposal pits, drilling fluid pits, and access roads.
C.	To pay mineral owners their royalty share in confiscated oil.
d.	Defraying costs incurred under section 38-08-04.4 in reclamation of oil and
	gas-related pipelines and associated facilities.
e.	Reclamation and restoration of land and water resources impacted by oil and gas
	development, including related pipelines and facilities that were abandoned or
	were left in an inadequate reclamation status before August 1, 1983, and for
	which there is not any continuing reclamation responsibility under state law. Land
	and water degraded by any willful act of the current or any former surface owner
	are not eligible for reclamation or restoration. The commission may expend up to
	onefive million five hundred thousand dollars per biennium from the fund in the
	following priority:
	(1) For the restoration of eligible land and water that are degraded by the
	adverse effects of oil and gas development including related pipelines and
	facilities.
	(2) For the development of publicly owned land adversely affected by oil and
	gas development including related pipelines and facilities.
	(3) For administrative expenses and cost in developing an abandoned site
	reclamation plan and the program.
	(4) Demonstration projects for the development of reclamation and water
	quality control program methods and techniques for oil and gas
	development, including related pipelines and facilities.
f.	For transfer by the office of management and budget, upon request of the
	industrial commission, to the environmental quality restoration fund for use by the
	state department of health for the purposes provided under chapter 23-31, if to
	address environmental emergencies relating to oil and natural gas development,
	including the disposal of oilfield waste and oil or natural gas production and
	transportation by rail, road, or pipeline. If a transfer requested by the industrial
	commission has been made under this subdivision, the state department of
	b. c. d. e.

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1			health shall request the office of management and budget to transfer from		
2			subsequent deposits in the environmental quality restoration fund an amount		
3			sufficient to restore the amount transferred from the abandoned oil and gas well		
4			plugging and site reclamation fund.		
5	3.	This	s fund must be maintained as a special fund and all moneys transferred into the		
6		fund	d are appropriated and must be used and disbursed solely for the purposes in this		
7		sec	tion.		
8	4.	The	e commission shall report to the budget section of the legislative management on		
9		the	balance of the fund and expenditures from the fund each biennium.		
10	10 SECTION 2. APPROPRIATION - ABANDONED OIL AND GAS WELL PLUGGING AND				
11	SITE RI	ECLA	AMATION FUND - ONE-TIME FUNDING - EXEMPTION - BRINE POND AND SOIL		
12	12 REMEDIATION STUDIES - REPORT TO LEGISLATIVE MANAGEMENT.				
13	1.	Not	withstanding section 38-08-04.5, there is appropriated out of any moneys in the		
14		aba	andoned oil and gas well plugging and site reclamation fund in the state treasury,		
15		not	otherwise appropriated, the sum of \$5,500,000 <u>\$5,000,000</u> , or so much of the sum		
16		as may be necessary, to the industrial commission for the purpose of conducting brine			
17		pond and soil remediation studies, for the biennium beginning July 1, 2017, and			
18		ending June 30, 2019. The funding provided in this section is considered a one-time			
19		funding item. The industrial commission shall conduct the following studies, during the			
20		biennium beginning July 1, 2017, and ending June 30, 2019:			
21		a.	A study of the number of brine ponds in the north central portion of this state		
22			which were active between 1951 and 1984 and which require the remediation of		
23			salt and any other contamination from the surrounding soil. The industrial		
24			commission may contract with or cooperate with research facilities in this state to		
25			conduct the study.		
26		b.	A study of the number of brine ponds in the north central portion of this state		
27			which were active between 1951 and 1984 and for which landowners received		
28			compensation due to contamination to the surrounding soil.		
29		C.	A study of the best techniques for remediating salt and any other contamination		
30			from the soil surrounding brine ponds in the north central portion of this state		

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1			which were active between 1951 and 1984 as a continuation of the study	
2			conducted pursuant to section 9 of chapter 254 of the 2015 Session Laws.	
3		d.	A study of the best techniques for remediating soil compaction due to oil and gas	
4			operations on well and facility sites in this state. The industrial commission may	
5			contract with or cooperate with research facilities in this state to conduct the	
6			study.	
7		e.	A pilot project to study and to test the best techniques for remediating salt and	
8			any other contamination from the soil surrounding brine ponds in the north central	
9			portion of this state which were active between 1951 and 1984. The industrial	
10			commission may contract with or cooperate with research facilities in this state to	
11			conduct the study.	
12	2.	The	e industrial commission shall provide a report to the energy development and	
13		tran	smission committee by September 30, 2018, regarding the results of the studies	
14		con	ducted under this section.	
15	SECTION 3. OIL AND GAS RESEARCH FUND - CONTINUATION OF PIPELINE LEAK			
16	DETECTION STUDY - EXEMPTION - REPORT TO THE LEGISLATIVE MANAGEMENT. The			
17	7 industrial commission shall use \$500,000, or so much of the sum as may be necessary, from			
18	the oil and gas research fund to contract with the energy and environmental research center to			
19	continue a study regarding pipeline leak detection technology, for the biennium beginning			
20	July 1, 2017, and ending June 30, 2019. The study must include an analysis of leak detection			
21	and monitoring technology and a risk assessment of new and existing pipeline systems.			
22	Notwithstanding any oil and gas research program policies, the contract does not require			
23	matching funds. The energy and environmental research center shall provide a report to the			
24	industrial commission and the legislative management by September 30, 2018, regarding the			
25	results and recommendations of the study.			