Sixty-sixth Legislative Assembly of North Dakota

SENATE BILL NO. 2312

Introduced by

Senators Kannianen, Wardner

Representative Pollert

- 1 A BILL for an Act to amend and reenact section 57-51.2-01 and subsection 5 of section
- 2 57-51.2-02 of the North Dakota Century Code, relating to the allocation of revenue from oil and
- 3 gas production and oil extraction taxes imposed on production and extraction activity on a

4 reservation in this state; and to suspend section 54-35-23 of the North Dakota Century Code,

5 relating to the tribal and state relations committee; to provide for a legislative management tribal

6 <u>taxation issues committee</u>; to provide an effective date for application; to provide an expiration

7 date; and to declare an emergency.

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

9 SECTION 1. AMENDMENT. Section 57-51.2-01 of the North Dakota Century Code is
10 amended and reenacted as follows:

11 57-51.2-01. Authority to enter agreements.

12 The governor, in consultation with the tax commissioner, may enter separate agreements 13 with the Three Affiliated Tribes, Standing Rock Sioux Tribe, and Turtle Mountain Band of 14 Chippewa Indians, relating to taxation and regulation of oil and gas exploration and production 15 within the exterior boundaries of the Fort Berthold Reservation, that portion of the Standing 16 Rock Sioux Tribe Reservation located in this state, or Turtle Mountain Band of Chippewa 17 Indians Reservation and on trust properties outside reservation boundaries. Each tribal 18 governing body is entitled to enter a separate agreement that conforms with the requirements of 19 this chapter. 20 Each agreement under this chapter is subject to confirmation by a majority of members-

21 elected to the house of representatives and the senate and does not become effective until its-

22 confirmation date or the effective date in the agreement, whichever is later. Each agreement

23 presented for confirmation must contain an expiration date not more than sixteen years after its-

24 effective date and the expiration date must be March thirty-first of an odd-numbered year.

Sixty-sixth Legislative Assembly

1	SECTION 2. AMENDMENT. Subsection 5 of section 57-51.2-02 of the North Dakota			
2	Century Code is amended and reenacted as follows:			
3	5.	The	allocation of revenue from oil and gas gross production and oil extraction taxes on	
4		the	reservation must be as follows:	
5		a.	Production attributable to trust lands. All The tribe must receive eighty percent of	
6			the total revenues, and be subject to all applicable exemptions from all oil and	
7			gas gross production and oil extraction taxes attributable to production from trust	
8			lands on the reservation and on trust properties outside reservation boundaries	
9			must be evenly divided between the tribe and the state. The state must receive	
10			the remainder.	
11		b.	All other production. The tribe must receive fiftytwenty percent of the total oil and	
12			gas gross production and oil extraction taxes collected, and be subject to all	
13			applicable exemptions, from all production attributable to nontrust lands on the	
14			reservation in lieu of the application of tribal fees and taxes related to production	
15			on such lands. The state must receive the remainder.	
16		C.	The state's share of the oil and gas gross production tax revenue as divided in	
17			subdivisions a and b is subject to distribution among political subdivisions as	
18			provided in chapter 57-51.	
19	SEC		N 3. SUSPENSION. Section 54-35-23 of the North Dakota Century Code is	
20	suspend	led.		
21	SECTION 4. TRIBAL TAXATION ISSUES - LEGISLATIVE MANAGEMENT COMMITTEE.			
22	1.	Dur	ing the 2019-20 interim, the tribal taxation issues committee is created and is	
23		com	nposed of ten members as follows:	
24		a.	The governor;	
25		b.	The lieutenant governor;	
26		C.	The tax commissioner;	
27		d.	The executive director of the Indian affairs commission;	
28		e.	The majority leader of the house of representatives and the majority leader of the	
29			senate;	
30		f.	The minority leader of the house of representatives and the minority leader of the	
31			senate; and	

Sixty-sixth Legislative Assembly

1		g. The chairmen of the finance and taxation standing committees of the house of			
2		representatives and the senate.			
3	2.	The nonlegislative members shall serve as nonvoting members of the committee.			
4	3.	The legislative management shall designate the chairman of the committee. The			
5		committee shall operate according to the statutes and procedures governing the			
6		operation of other legislative management interim committees.			
7	4.	The committee shall study tribal taxation issues, including the tax collection			
8		agreements that exist between the tribes and the state, the interaction between tribal			
9		sovereignty and state law, consideration of how statutory changes may affect			
10		provisions in existing agreements, the amount and manner of revenue sharing under			
11		the agreements, the costs and benefits to the state and the tribes if tax compacts are			
12		implemented, implementation models used in other states for tax compacts, best			
13		practices for negotiating and ratifying tax compacts, the procedure for withdrawal from			
14		an agreement and how to handle disputed funds; and methods for sourcing revenue			
15		generated from wells located inside or outside of the external boundaries of a			
16		reservation in this state when a horizontal lateral enters a spacing unit that is located			
17		both inside and outside of the external boundaries of a reservation in this state.			
18	5.	The committee may study tribal-state issues, including government-to-government			
19		relations, human services, education, corrections, and issues related to the promotion			
20		of economic development.			
21	6.	The chairman of the committee shall invite tribal chairmen to each committee meeting.			
22	7.	At the conclusion of its meetings, the committee shall report on its findings and			
23		recommendations, together with any legislation required to implement those			
24		recommendations, to the legislative management.			
25	5 SECTION 5. EFFECTIVE DATE APPLICATION. This Sections 1 and 2 of this Act is are				
26	effective for all new oil and gas wells on which drilling first commences after June 30, 2019, and				
27	which are the subject of an agreement authorized under this chapter, or the first day of the next				
28	succeeding month after the date an agreement authorized under this chapter is executed,				
29	whichever occurs later.				
30	SECTION 6. EXPIRATION DATE. Section 3 of this Act is effective through July 31, 2021,				
31	and after that date is ineffective.				

Sixty-sixth Legislative Assembly

1 SECTION 7. EMERGENCY. Sections 1 and 2 of this Act are declared to be an emergency

2 measure.