

LIENS

CHAPTER 283

HOUSE BILL NO. 1312

(Representatives Jones, Damschen, Fegley, Hatlestad, Kasper, Laning, Longmuir,
Steiner)
(Senators Kannianen, Klein, J. Roers, Unruh)

AN ACT to amend and reenact section 35-24-01 of the North Dakota Century Code, relating to definitions pertaining to a well or pipeline construction lien.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 35-24-01 of the North Dakota Century Code is amended and reenacted as follows:

35-24-01. Definitions.

In this chapter unless the context or subject matter otherwise requires:

1. "Construction" means construction, maintenance, operation, or repair.
2. "Contract" means a contract, written or oral, express or implied, or partly express and partly implied, or executory or executed, or partly executory and partly executed.
3. "Drilling" means drilling, digging, torpedoing, acidizing, cementing, completing, or repairing.
4. "Furnish" means sell or rent.
5. "Labor" means work performed in return for wages.
6. "Material" means material, machinery, equipment, appliances, buildings, structures, tools, bits, or supplies but, including gasoline, diesel fuel, propane, and lubricants. "Material" does not include rigs or hoists or their integral component parts except wire lines.
7. "Operating" means all operations in connection with or necessary to the development, production, or reclamation of oil or gas.
8. "Original contractor" means any person for whose benefit a lien is prescribed under section 35-24-02.
9. "Owner" means a person holding any interest in the legal or equitable title or both to any leasehold for oil or gas purposes, or any pipeline, or that person's agent, and includes purchasers under executory contract, receivers, and trustees.

10. "Person" means an individual, corporation, limited liability company, firm, partnership, or association.
11. "Pipeline" means any pipeline laid and designed as a means of transporting natural gas, oil, or gasoline, or their components or derivatives, and the right of way therefor.
12. "Services" means work performed exclusive of labor, including the hauling of material, whether or not involving the furnishing of material.
13. "Working interest" means interest in oil and gas that may be produced from a well but does not include royalty or overriding royalty interests.

Approved March 8, 2019

Filed March 8, 2019