21.8029.02007 Title.

## PROPOSED AMENDMENTS TO ENGROSSED SENATE BILL NO. 2065

Page 1, line 1, remove "section 15-05-09.1 and"

- Page 1, line 2, remove "the authority of the board of university and school lands to lease lands"
- Page 1, line 3, remove "under its control for the underground storage of oil or gas and"
- Page 1, line 5, after "gas" insert "; and to amend and reenact sections 15-05-09 and 15-05-10 of the North Dakota Century Code, relating to oil and gas leases and royalties from oil leases"
- Page 1, replace lines 7 through 13 with:

"SECTION 1. AMENDMENT. Section 15-05-09 of the North Dakota Century Code is amended and reenacted as follows:

## 15-05-09. Leases for oil, gas, and other products.

The board of university and school lands may lease any lands under its control believed to contain oil, gas, coal, cement materials, sodium sulfate, sand and gravel, road material, building stone, chemical substances, metallic ores, or colloidal or other clays, or other naturally occurring elements and their compounds, and may make and establish rules and regulations for development and, drilling, and mining operations.

**SECTION 2. AMENDMENT.** Section 15-05-10 of the North Dakota Century Code is amended and reenacted as follows:

## 15-05-10. Royalties from oil <u>and gas</u> leases - Rents from other leases - Rules.

Oil <u>and gas</u> leases must be made by the board of university and school lands at such annual minimum payments as are determined by the board, but the royalty shall be not less than twelve and one-half percent of the gross output of oil from the lands leased. Oil <u>and gas</u> leases made by the board may authorize a royalty of less than twelve and one-half percent for production from stripper well properties or individual stripper wells and qualifying secondary recovery and qualifying tertiary recovery projects as defined in section 57-51.1-01. Leases for gas, coal, cement materials, sodium sulfate, sand and gravel, road material, building stone, chemical substances, metallic ores, or colloidal or other claysissued by the board under section 15-05-09 for products other than oil and gas must be made by the board in such annual paymentsprovide for adequate rental payments and other provisions as are determined by the board. The board may adopt rules regarding annualrental payments and royalties under this section."

Page 2, line 6, after "7." insert "Prevent waste" means the locating, spacing, drilling, equipping, operating, or producing of any oil or gas storage well or facility in a manner that increases the quantity of oil or gas stored, or which decreases unnecessary loss or destruction of oil or gas.

<u>8.</u>"

- Page 2, line 10, replace "8." with "9."
- Page 2, line 13, replace "<u>9.</u>" with "<u>10.</u>"
- Page 2, line 16, replace "<u>10.</u>" with "<u>11.</u>"
- Page 2, line 20, replace "11." with "12."
- Page 2, after line 20, insert:
  - "13. "Waste" means the inefficient storing of oil or gas."
- Page 2, line 23, after "<u>chapter</u>" insert "<u>when necessary to prevent waste, to protect correlative</u> <u>rights of the mineral and surface estate, or to effect greater ultimate storage and</u> <u>recovery of oil and gas</u>"
- Page 3, line 9, replace "for good cause" with "if required to comply with applicable federal law"
- Page 3, line 19, replace "Notice" with "Written notice"
- Page 3, line 19, replace "given" with "mailed"
- Page 3, line 19, after "<u>owner</u>" insert "<u>of record</u>"
- Page 3, line 21, after the underscored period insert "<u>The notice of hearing must be mailed to an</u> <u>owner's last known address.</u>"
- Page 3, line 23, replace "given" with "mailed"
- Page 3, line 24, after the first "owner" insert "of record"
- Page 3, line 24, after the second "owner" insert "of record"
- Page 3, line 27, replace "given" with "mailed"
- Page 3, line 27, after "owner" insert "of record"
- Page 3, line 28, after "owner" insert "of record"
- Page 4, line 2, replace "given" with "mailed"
- Page 4, line 2, after "owner" insert "of record"
- Page 4, line 19, after "<u>space</u>" insert "<u>unless the percentage required to unitize the oil and gas</u> unit is otherwise provided for by order of the commission before August 1, 2021, if so the percentage in the order required to pool the mineral interests prevails as to the percentage of pore space owners from whom the storage operator must obtain consent"
- Page 4, line 21, after "leases" insert "unless the percentage required to unitize the oil and gas unit is otherwise provided for by order of the commission before August 1, 2021, if so the percentage in the order prevails"
- Page 5, line 13, after "<u>16.</u>" insert "<u>The method of underground storage is reasonably necessary</u> to effectively carry on the joint effort, will prevent waste, protect correlative rights of the mineral and surface estate, and, with reasonable probability, will result in the increased storage and recovery of more oil and gas.
  - <u>17.</u> The time, conditions, and method by which the storage facility must be dissolved and the facility's affairs wound up. A storage facility may be dissolved ten years after the storage facility permit is issued upon a

petition to the commission by the pore space owners and mineral owners. that are credited with at least the percentage of interest of the pore space required to ratify the storage facility amalgamation agreement, and a subsequent hearing and order by the commission.

<u>18.</u>"

Page 5, line 25, replace "fifty-five" with "sixty"

- Page 6, line 13, after "<u>13</u>." insert "<u>The method of underground storage is reasonably necessary</u> to effectively carry on the joint effort, will prevent waste, protect correlative rights of the mineral and surface estate, and, with reasonable probability, will result in the increased storage and recovery of more oil and gas.
  - 14. The time, conditions, and method by which the storage facility must be dissolved and the facility's affairs wound up. A storage facility may be dissolved ten years after the storage facility permit is issued upon a petition to the commission by the pore space owners and mineral owners that are credited with at least the percentage of interest of the pore space required to ratify the storage facility amalgamation agreement, and a subsequent hearing and order by the commission.

<u>15.</u>"

- Page 6, line 27, replace "fifty-five" with "sixty"
- Page 7, line 13, after "<u>14.</u>" insert "<u>The method of underground storage is reasonably necessary</u> to effectively carry on the joint effort, will prevent waste, protect correlative rights of the mineral and surface estate, and, with reasonable probability, will result in the increased storage and recovery of more oil and gas.
  - 15. The time, conditions, and method by which the storage facility must be dissolved and the facility's affairs wound up. A storage facility may be dissolved ten years after the storage facility permit is issued upon a petition to the commission by the pore space owners and mineral owners that are credited with at least the percentage of interest of the pore space required to ratify the storage facility amalgamation agreement, and a subsequent hearing and order by the commission.
  - <u>16.</u>"
- Page 7, line 18, after "<u>storage</u>" insert "<u>if the minimum percentage of consent is obtained as</u> specified in this chapter. Any pore space owner who does not have responsibility over the construction, management, supervision, or control of the storage facility operations is not liable for money damages for personal or other property damages proximately caused by the operations"

Renumber accordingly