SENATE BILL NO. 254

IN THE LEGISLATURE OF THE STATE OF ALASKA THIRTY-THIRD LEGISLATURE - SECOND SESSION

BY SENATOR BJORKMAN

Introduced: 2/21/24

Referred:

A BILL

FOR AN ACT ENTITLED

- "An Act relating to royalty rates for certain oil and gas; and providing for an effective date."
 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:
- 4 * **Section 1.** AS 38.05.020(a) is amended to read:
- 5 (a) The commissioner shall
- 6 (1) supervise the administration of the division of lands:
- 7 (2) make the determinations required under AS 38.05.180(mm).
- 8 * **Sec. 2.** AS 38.05.180(f) is amended to read:
- 9 (f) Except as provided by AS 38.05.131 38.05.134 <u>and (mm) of this</u>
 10 <u>section</u>, the commissioner may issue oil and gas leases or leases for gas only on state
 11 land to the highest responsible qualified bidder as follows:
- (1) the commissioner shall issue an oil and gas lease or a gas only lease, as appropriate, to the successful bidder determined by competitive bidding under regulations adopted by the commissioner; bidding may be by sealed bid or

1	according to any other blading procedure the commissioner determines is in the best
2	interests of the state;
3	(2) whenever, under any of the leasing methods listed in this
4	subsection, a royalty share is reserved to the state, it shall be delivered in pipeline
5	quality and free of all lease or unit expenses, including but not limited to separation,
6	cleaning, dehydration, gathering, salt water disposal, and preparation for transportation
7	off the lease or unit area;
8	(3) following a pre-sale analysis, the commissioner may choose at least
9	one of the following leasing methods:
10	(A) a cash bonus bid with a fixed royalty share reserved to the
11	state of not less than 12.5 percent in amount or value of the production
12	removed or sold from the lease;
13	(B) a cash bonus bid with a fixed royalty share reserved to the
14	state of not less than 12.5 percent in amount or value of the production
15	removed or sold from the lease and a fixed share of the net profit derived from
16	the lease of not less than 30 percent reserved to the state;
17	(C) a fixed cash bonus with a royalty share reserved to the state
18	as the bid variable but not [NO] less than 12.5 percent in amount or value of
19	the production removed or sold from the lease;
20	(D) a fixed cash bonus with the share of the net profit derived
21	from the lease reserved to the state as the bid variable;
22	(E) a fixed cash bonus with a fixed royalty share reserved to the
23	state of not less than 12.5 percent in amount or value of the production
24	removed or sold from the lease with the share of the net profit derived from the
25	lease reserved to the state as the bid variable;
26	(F) a cash bonus bid with a fixed royalty share reserved to the
27	state based on a sliding scale according to the volume of production or other
28	factor but in no event less than 12.5 percent in amount or value of the
29	production removed or sold from the lease;
30	(G) a fixed cash bonus with a royalty share reserved to the state
31	based on a sliding scale according to the volume of production or other factor

as the bid variable but not less than 12.5 percent in amount or value of the production removed or sold from the lease;

(4) notwithstanding a requirement in the leasing method chosen of a minimum fixed royalty share, on and after March 3, 1997, the lessee under a lease issued in the Cook Inlet sedimentary basin who is the first to file with the commissioner a nonconfidential sworn statement claiming to be the first to have drilled a well discovering oil or gas in a previously undiscovered oil or gas pool and who is certified by the commissioner within one year of completion of that discovery well to have drilled a well in that pool that is capable of producing in paying quantities shall pay a royalty of five percent on all production of oil or gas from that pool attributable to that lease for a period of 10 years following the date of discovery of that pool, and thereafter the royalty payable on all production of oil or gas from the pool attributable to that lease shall be determined and payable as specified in the lease; for purposes of this paragraph, the reduced royalty authorized by this paragraph is subject to the following:

- (A) only one reduction of royalty authorized by this paragraph may be allowed on each lease that qualifies for reduction of royalty under this paragraph;
- (B) if, under this paragraph, application is made for a royalty reduction for a lease that was entered into before March 3, 1997, the commissioner may approve the application only if, on that date, the lease was a nonproducing lease that was not committed to a unit approved by the commissioner under (m) of this section, that is not part of a unit under (p) or (q) of this section, and that has not been made part of a unit under AS 31.05;
- (C) if application for a royalty reduction is made under this paragraph for a lease on which a discovery royalty was claimed or may be claimed under the discovery royalty provisions of former AS 38.05.180(a) in effect before May 6, 1969, the commissioner shall disallow the application under this paragraph unless the applicant waives the right to claim the right to a reduced royalty under the discovery royalty provisions of former AS 38.05.180(a) in effect before May 6, 1969; and

1	(D) the commissioner shall adopt regulations setting out the
2	standards, criteria, and definitions of terms that apply to implement the filing
3	of applications for, and the review and certification of, discovery certifications
4	under this paragraph;
5	(5) notwithstanding and in lieu of a requirement in the leasing method
6	chosen of a minimum fixed royalty share, or the royalty provision of a lease, for leases
7	unitized as described in (p) of this section, leases subject to an agreement described in
8	(s) or (t) of this section, or interests unitized under AS 31.05, the lessee of all or part of
9	an oil or gas field identified in this section that has been granted approval of a written
10	plan submitted to the Alaska Oil and Gas Conservation Commission under
11	AS 31.05.030(i) shall, subject to (dd) of this section, pay a royalty of five percent on
12	the first 25,000,000 barrels of oil and the first 35,000,000,000 cubic feet of gas
13	produced for sale from that field that occurs in the 10 years following the date on
14	which the production for sale commences; the fields eligible for royalty reduction
15	under this paragraph, all of which are located within the Cook Inlet sedimentary basin,
16	were discovered before January 1, 1988, and have been undeveloped or shut in from at
17	least January 1, 1988, through December 31, 1997, are
18	(A) Falls Creek;
19	(B) Nicolai Creek;
20	(C) North Fork;
21	(D) Point Starichkof;
22	(E) Redoubt Shoal; and
23	(F) West Foreland;
24	(6) notwithstanding and in lieu of a requirement in the leasing method
25	chosen of a minimum fixed royalty share, or the royalty provision of a lease, for leases
26	unitized as described in (p) of this section, leases subject to an agreement described in
27	(s) or (t) of this section, or interests unitized under AS 31.05, the lessee of all or part of
28	an oil field located offshore in Cook Inlet on which an oil production platform
29	specified in (A), (C), or (E) of this paragraph operates, or the lessee of all or part of the
30	field located offshore in Cook Inlet and described in (G) of this paragraph,
31	(A) shall pay a royalty of five percent on oil produced from the

1	platform if oil production that equaled or exceeded a volume of 1,200 barrels a
2	day declines to less than that amount for a period of at least one calendar
3	quarter, as certified by the Alaska Oil and Gas Conservation Commission, for
4	as long as the volume of oil produced from the platform remains less than
5	1,200 barrels a day; the provisions of this subparagraph apply to
6	(i) Dolly;
7	(ii) Grayling;
8	(iii) King Salmon;
9	(iv) Steelhead; and
10	(v) Monopod;
11	(B) shall pay a royalty calculated under this subparagraph if the
12	volume of oil produced from the platform that was certified by the Alaska Oil
13	and Gas Conservation Commission under (A) of this paragraph later increases
14	to 1,200 or more barrels a day and remains at 1,200 or more barrels a day for a
15	period of at least one calendar quarter; until the royalty rate determined under
16	this subparagraph applies, the royalty continues to be calculated under (A) of
17	this paragraph; on and after the first day of the month following the month the
18	increased production exceeds the period specified in this subparagraph, the
19	royalty payable under this subparagraph is
20	(i) for production of at least 1,200 barrels a day but not
21	more than 1,300 barrels a day - seven percent;
22	(ii) for production of more than 1,300 barrels a day but
23	not more than 1,400 barrels a day - 8.5 percent;
24	(iii) for production of more than 1,400 barrels a day but
25	not more than 1,500 barrels a day - 10 percent; and
26	(iv) for production of more than 1,500 barrels a day -
27	12.5 percent;
28	(C) shall pay a royalty of five percent on oil produced from the
29	platform if oil production that equaled or exceeded a volume of 975 barrels a
30	day declines to less than that amount for a period of at least one calendar
31	quarter, as certified by the Alaska Oil and Gas Conservation Commission, for

1	as long as the volume of oil produced from the platform remains less than 975
2	barrels a day; the provisions of this subparagraph apply to
3	(i) Baker;
4	(ii) Dillon;
5	(iii) XTO.A; and
6	(iv) XTO.C;
7	(D) shall pay a royalty calculated under this subparagraph if the
8	volume of oil produced from the platform that was certified by the Alaska Oil
9	and Gas Conservation Commission under (C) of this paragraph later increases
10	to 975 or more barrels a day and remains at 975 or more barrels a day for a
11	period of at least one calendar quarter; until the royalty rate determined under
12	this subparagraph applies, the royalty continues to be calculated under (C) of
13	this paragraph; on and after the first day of the month following the month the
14	increased production exceeds the period specified in this subparagraph, the
15	royalty payable under this subparagraph is
16	(i) for production of at least 975 barrels a day but not
17	more than 1,100 barrels a day - seven percent;
18	(ii) for production of more than 1,100 barrels a day but
19	not more than 1,200 barrels a day - 8.5 percent;
20	(iii) for production of more than 1,200 barrels a day but
21	not more than 1,350 barrels a day - 10 percent; and
22	(iv) for production of more than 1,350 barrels a day -
23	12.5 percent;
24	(E) shall pay a royalty of five percent on oil produced from the
25	platform if oil production that equaled or exceeded a volume of 750 barrels a
26	day declines to less than that amount for a period of at least one calendar
27	quarter, as certified by the Alaska Oil and Gas Conservation Commission, for
28	as long as the volume of oil produced from the platform remains less than 750
29	barrels a day; the provisions of this subparagraph apply to
30	(i) Granite Point;
31	(ii) Anna; and

1	(111) Bruce;
2	(F) shall pay a royalty calculated under this subparagraph if the
3	volume of oil produced from the platform that was certified by the Alaska Oil
4	and Gas Conservation Commission under (E) of this paragraph later increases
5	to 750 or more barrels a day and remains at 750 or more barrels a day for a
6	period of at least one calendar quarter; until the royalty rate determined under
7	this subparagraph applies, the royalty continues to be calculated under (E) of
8	this paragraph; on and after the first day of the month following the month the
9	increased production exceeds the period specified in this subparagraph, the
10	royalty payable under this subparagraph is
11	(i) for production of at least 750 barrels a day but not
12	more than 850 barrels a day - seven percent;
13	(ii) for production of more than 850 barrels a day but
14	not more than 1,000 barrels a day - 8.5 percent;
15	(iii) for production of more than 1,000 barrels a day but
16	not more than 1,200 barrels a day - 10 percent; and
17	(iv) for production of more than 1,200 barrels a day -
18	12.5 percent;
19	(G) shall pay a royalty of five percent on oil produced from the
20	field if oil production that equaled or exceeded a volume of 750 barrels a day
21	declines to less than that amount for a period of at least one calendar quarter,
22	as certified by the Alaska Oil and Gas Conservation Commission, for as long
23	as the volume of oil produced from the field remains less than 750 barrels a
24	day; the provisions of this subparagraph apply to the West McArthur River
25	field;
26	(H) shall pay a royalty calculated under this subparagraph if the
27	volume of oil produced from the field that was certified by the Alaska Oil and
28	Gas Conservation Commission under (G) of this paragraph later increases to
29	750 or more barrels a day and remains at 750 or more barrels a day for a period
30	of at least one calendar quarter; until the royalty rate determined under this
31	subparagraph applies, the royalty continues to be calculated under (G) of this

1	paragraph; on and after the first day of the month following the month the
2	increased production exceeds the period specified in this subparagraph, the
3	royalty payable under this subparagraph is
4	(i) for production of at least 750 barrels a day but not
5	more than 850 barrels a day - seven percent;
6	(ii) for production of more than 850 barrels a day but
7	not more than 1,000 barrels a day - 8.5 percent;
8	(iii) for production of more than 1,000 barrels a day but
9	not more than 1,200 barrels a day - 10 percent; and
10	(iv) for production of more than 1,200 barrels a day -
11	12.5 percent; and
12	(I) may obtain the benefits of the royalty adjustments set out in
13	(A) - (H) of this paragraph only if the commissioner determines that the
14	reduction in production from the platform or the field is
15	(i) based on the average daily production during the
16	calendar quarter based on reservoir conditions; and
17	(ii) not the result of short-term production declines due
18	to mechanical or other choke-back factors, temporary shutdowns or
19	decreased production due to environmental or facility constraints, or
20	market conditions.
21	* Sec. 3. AS 38.05.180 is amended by adding new subsections to read:
22	(mm) Notwithstanding a requirement in the leasing method chosen of a
23	minimum fixed royalty share, for leases issued for a property in the state that does not
24	include land located north of 68 degrees North latitude, the royalty share reserved to
25	the state
26	(1) for the period beginning July 1, 2024, and ending July 1, 2030,
27	(A) for qualified new oil or qualified new gas may not exceed
28	zero if the qualified new oil or qualified new gas is first offered to an in-state
29	electric or heating utility regulated under AS 42.05 under a firm contract; a
30	reduction in the royalty share under this subparagraph does not apply until on
31	and after the date the well producing the qualified new oil or qualified new gas

1	is spudded;
2	(B) may not exceed 10.5 percent for oil or gas that does not
3	qualify under (1)(A) or (2) of this subsection if the oil or gas is first offered to
4	an in-state electric or heating utility regulated under AS 42.05 under a firm
5	contract;
6	(2) under a lease issued to a lessee may not exceed zero if the lessee is
7	recovering costs associated with development of qualified new oil or qualified new
8	gas and the qualified new oil or qualified new gas is first offered to an in-state electric
9	or heating utility regulated under AS 42.05 under a firm contract; the reduction in the
10	royalty share under this paragraph applies to the cost of new drilling, well sidetracks,
11	and workovers only if the department determines that the activity is intended to
12	produce qualified new oil or qualified new gas.
13	(nn) In (mm) of this section,
14	(1) "firm contract" means a contract that requires the delivery and
15	purchase of fixed amounts of oil or gas over a designated period;
16	(2) "qualified new gas" means gas produced from a pool that the
17	commissioner determines has not previously produced gas for commercial sale before
18	July 1, 2024;
19	(3) "qualified new oil" means oil produced from a pool that the
20	commissioner determines has not previously produced oil for commercial sale before
21	July 1, 2024.
22	* Sec. 4. AS 38.95 is amended by adding new sections to read:
23	Article 6A. Overriding Royalty Interests.
24	Sec. 38.95.280. Overriding oil or gas royalty interests; condemnation. (a)
25	The department may exercise the right of eminent domain to acquire a private
26	overriding royalty interest in oil or gas produced from land that does not include land
27	located north of 68 degrees North latitude if the commissioner determines that the
28	(1) acquisition is in the best interest of the state; and
29	(2) acquisition will promote the development of oil or gas resources.
30	(b) The department shall provide just compensation and damages for the
31	acquisition of a private overriding royalty interest under this section. Unless otherwise

1	determined by a court, for purposes of this section, compensation and damages are
2	equal to the average annual income generated by the overriding royalty interest over
3	the preceding five years, multiplied by two.
4	(c) In this section,
5	(1) "commissioner" means the commissioner of natural resources;
6	(2) "department" means the Department of Natural Resources.
7	Sec. 38.95.285. Limitation on overriding oil or gas royalty interests. The
8	Department of Natural Resources may approve an overriding royalty interest only if,
9	when combined with the royalty share of the state, the total royalties on the unit would
10	not exceed 20 percent.
11	* Sec. 5. The uncodified law of the State of Alaska is amended by adding a new section to
12	read:
13	APPLICABILITY. AS 38.95.285, added by sec. 4 of this Act, applies to overriding
14	royalty interests approved after the effective date of this Act.
15	* Sec. 6. The uncodified law of the State of Alaska is amended by adding a new section to
16	read:
17	TRANSITION. To comply with AS 38.05.180(mm), added by sec. 3 of this Act, the
18	commissioner of natural resources shall enter into lease negotiations with a lessee holding a
19	lease issued before the effective date of this Act to modify the lease to meet the maximum
20	royalty share required by AS 38.05.180(mm). No other terms in a lease may be changed in a
21	negotiation described in this section.
22	* Sec. 7. This Act takes effect immediately under AS 01.10.070(c).