HOUSE CS FOR CS FOR SENATE BILL NO. 21(RES)

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-EIGHTH LEGISLATURE - FIRST SESSION

BY THE HOUSE RESOURCES COMMITTEE

Offered: 4/5/13 Referred: Finance

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Sponsor(s): SENATE RULES COMMITTEE BY REQUEST OF THE GOVERNOR

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to the interest rate applicable to certain amounts due for fees, taxes,

and payments made and property delivered to the Department of Revenue; providing a

tax credit against the corporation income tax for qualified oil and gas service industry

expenditures; relating to the oil and gas production tax rate; relating to gas used in the

state; relating to monthly installment payments of the oil and gas production tax;

relating to oil and gas production tax credits for certain losses and expenditures;

relating to oil and gas production tax credit certificates; relating to nontransferable tax

credits based on production; relating to the oil and gas tax credit fund; relating to

annual statements by producers and explorers; relating to the determination of annual

10 oil and gas production tax value including adjustments based on a percentage of gross

value at the point of production from certain leases or properties; relating to the

12 calculation of lease expenditures; allowing the Alaska Industrial Development and

1	Export Authority to issue bonds for an oil processing facility; creating a fund to finance
2	construction or improvement of an oil or gas processing facility; and making
3	conforming amendments."
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:
5	* Section 1. AS 05.15.095(c) is amended to read:
6	(c) Before January 1, 2014, a [A] delinquent fee bears interest at the rate set
7	by AS 43.05.225(a). On and after January 1, 2014, a delinquent fee bears interest
8	at the rate set by AS 43.05.225(b)(2) [AS 43.05.225].
9	* Sec. 2. AS 29.60.850(b) is amended to read:
10	(b) Each fiscal year, the legislature may appropriate to the community revenue
11	sharing fund [AN AMOUNT EQUAL TO 20 PERCENT OF THE] money received by
12	the state during the previous calendar year under AS 43.20.030(c) [AS 43.55.011(g)].
13	The amount may not exceed
14	(1) \$60,000,000; or
15	(2) the amount that, when added to the fund balance on June 30 of the
16	previous fiscal year, equals \$180,000,000.
17	* Sec. 3. AS 34.45.470(a) is amended to read:
18	(a) Before January 1, 2014, a [A] person who fails to pay or deliver property
19	within the time prescribed by this chapter may be required to pay to the department
20	interest at the annual rate calculated under AS 43.05.225(a) [AS 43.05.225] on the
21	property or the value of it from the date the property should have been paid or
22	delivered. On and after January 1, 2014, a person who fails to pay or deliver
23	property within the time prescribed by this chapter may be required to pay to the
24	department interest at the annual rate calculated under AS 43.05.225(b)(2) on the
25	property or the value of it from the date the property should have been paid or
26	delivered.
27	* Sec. 4. AS 43.05.225 is amended to read:
28	Sec. 43.05.225. Interest. <u>Before January 1, 2014, unless</u> [UNLESS]
29	otherwise provided,
30	(1) when a tay levied in this title becomes delinquent it hears interest

1	in a calendar quarter at the rate of five percentage points above the annual rate charged
2	member banks for advances by the 12th Federal Reserve District as of the first day of
3	that calendar quarter, or at the annual rate of 11 percent, whichever is greater,
4	compounded quarterly as of the last day of that quarter;
5	(2) the interest rate is 12 percent a year for
6	(A) delinquent fees payable under AS 05.15.095(c); and
7	(B) unclaimed property that is not timely paid or delivered, as
8	allowed by AS 34.45.470(a).
9	* Sec. 5. AS 43.05.225 is amended by adding a new subsection to read:
10	(b) On and after January 1, 2014, unless otherwise provided,
11	(1) when a tax levied in this title becomes delinquent, it bears interest
12	in a calendar quarter at the rate of three percentage points above the annual rate
13	charged member banks for advances by the 12th Federal Reserve District as of the
14	first day of that calendar quarter compounded quarterly as of the last day of that
15	quarter;
16	(2) the interest rate is 12 percent a year for
17	(A) delinquent fees payable under AS 05.15.095(c); and
18	(B) unclaimed property that is not timely paid or delivered, as
19	allowed by AS 34.45.470(a).
20	* Sec. 6. AS 43.20.046(i) is amended to read:
21	(i) The issuance of a refund under this section does not limit the department's
22	ability to later audit or adjust the claim if the department determines, as a result of the
23	audit, that the person that claimed the credit was not entitled to the amount of the
24	credit. The tax liability of the person receiving the credit under this chapter is
25	increased by the amount of the credit that exceeds that to which the person was
26	entitled. If the tax liability is increased under this subsection, the increase bears
27	interest under AS 43.05.225(a) before January 1, 2014, or under
28	AS 43.05.225(b)(1) on and after January 1, 2014, [AS 43.05.225] from the date the
29	refund was issued.
30	* Sec. 7. AS 43.20.047(i) is amended to read:
31	(i) The issuance of a refund under this section does not limit the department's

ability to later audit or adjust the claim if the department determines, as a result of the
audit, that the person that claimed the credit was not entitled to the amount of the
credit. The tax liability of the person receiving the credit under this section is
increased by the amount of the credit that exceeds that to which the person was
entitled. If the tax liability is increased under this subsection, the increase bears
interest at the rate set by AS 43.05.225(a) before January 1, 2014, or under
AS 43.05.225(b)(1) on and after January 1, 2014, [AS 43.05.225] from the date the
refund was issued.

* Sec. 8. AS 43.20 is amended by adding a new section to read:

Sec. 43.20.049. Qualified oil and gas service industry expenditure credit.

- (a) For a tax year beginning after December 31, 2013, a taxpayer may apply a credit against the tax due under this chapter for a qualified oil and gas service industry expenditure incurred in the state. The total amount of credit a taxpayer may receive in a tax year may not exceed the lesser of 10 percent of qualified oil and gas service industry expenditures incurred in the state during the tax year or \$10,000,000.
- (b) A taxpayer may not apply more than \$10,000,000 in tax credits under this section in a tax year. A tax credit or portion of a tax credit under this section may not be used to reduce the taxpayer's tax liability under this chapter below zero. Any unused tax credit or portion of a tax credit under this section may be applied in later tax years, except that any unused tax credit or portion of a tax credit may not be carried forward for more than five tax years immediately following the tax year in which the qualified oil and gas service industry expenditures were incurred.
- (c) An expenditure that is the basis of the credit under this section may not be the basis for
 - (1) a deduction against the tax levied under this chapter;
 - (2) a credit or deduction under another provision of this title; or
 - (3) any federal credit claimed under this title.
- (d) Notwithstanding any contrary provision of AS 40.25.100(a) or AS 43.05.230(e), for a year that three or more taxpayers claim a tax credit under this section, the department may publish the aggregated amount of tax credits claimed under this section and a description of the qualified oil and gas service industry

1	expenditures that were the basis for a tax credit under this section.
2	(e) In this section,
3	(1) "manufacture" means to perform substantial industrial operations in
4	the state to transform raw material into tangible personal property with a useful life of
5	three years or more for use in the exploration for, development of, or production of oil
6	or gas deposits;
7	(2) "modification" means an adjustment, equipping, or other alteration
8	to existing tangible personal property that has a useful life of three years or more and
9	is for use in the exploration for, development of, or production of oil or gas deposits;
10	"modification" does not include minor product alterations or inventory activities;
11	(3) "qualified oil and gas service industry expenditure" means an
12	expenditure directly attributable to an in-state manufacture or in-state modification of
13	tangible personal property used in the exploration for, development of, or production
14	of oil or gas deposits, but does not include components or equipment used for or in the
15	process of that manufacturing or modification.
16	* Sec. 9. AS 43.50.570 is amended to read:
17	Sec. 43.50.570. Interest. Before January 1, 2014, a [A] licensee who fails to
18	pay an amount due for the purchase of stamps within the time required
19	(1) is considered to have failed to pay the cigarette taxes due under this
20	chapter; and
21	(2) shall pay interest at the rate established under AS 43.05.225(a)
22	[AS 43.05.225] from the date on which the amount became due until the date of
23	payment.
24	* Sec. 10. AS 43.50.570 is amended by adding a new subsection to read:
25	(b) On and after January 1, 2014, a licensee who fails to pay an amount due
26	for the purchase of stamps within the time required
27	(1) is considered to have failed to pay the cigarette taxes due under this
28	chapter; and
29	(2) shall pay interest at the rate established under AS 43.05.225(b)(1)
30	from the date on which the amount became due until the date of payment.
31	* Sec. 11. AS 43.55.011(e) is amended to read:

1	(e) There is levied on the producer of oil or gas a tax for all oil and gas
2	produced each calendar year from each lease or property in the state, less any oil and
3	gas the ownership or right to which is exempt from taxation or constitutes a
4	landowner's royalty interest. Except as otherwise provided under (f), (j), (k), (o), and
5	(p) of this section, [THE TAX IS EQUAL TO]
6	(1) before January 1, 2014, the tax is equal to the sum of
7	(A) the annual production tax value of the taxable oil and gas
8	as calculated under AS 43.55.160(a)(1) multiplied by 25 percent; and
9	(B) [(2)] the sum, over all months of the calendar year, of the
10	tax amounts determined under (g) of this section:
11	(2) on and after January 1, 2014, the tax is equal to the annual
12	production tax value of the taxable oil and gas as calculated under
13	AS 43.55.160(a) multiplied by 33 percent.
14	* Sec. 12. AS 43.55.011(i) is amended to read:
15	(i) There is levied on the producer of oil or gas a tax for all oil and gas
16	produced each calendar year from each lease or property in the state the ownership or
17	right to which constitutes a landowner's royalty interest, except for oil and gas the
18	ownership or right to which is exempt from taxation. The provisions of this subsection
19	apply to a landowner's royalty interest as follows:
20	(1) the tax levied for oil is equal to five percent of the gross value at
21	the point of production of the oil;
22	(2) the tax levied for gas is equal to 1.667 percent of the gross value at
23	the point of production of the gas;
24	(3) if the department determines that, for purposes of reducing the
25	producer's tax liability under (1) or (2) of this subsection, the producer has received or
26	will receive consideration from the royalty owner offsetting all or a part of the
27	producer's royalty obligation, other than a deduction under AS 43.55.020 related to a
28	settlement with a royalty owner [AS 43.55.020(d)] of the amount of a tax paid, then,
29	notwithstanding (1) and (2) of this subsection, the tax is equal to 25 percent of the
30	gross value at the point of production of the oil and gas.
31	* Sec. 13. AS 43.55.011(o) is amended to read:

1	(o) Notwithstanding other provisions of this section, for a calendar year before
2	2022, the tax levied under (e) of this section for each 1,000 cubic feet of gas for gas
3	produced from a lease or property outside the Cook Inlet sedimentary basin and used
4	in the state, other than gas subject to (p) of this section, may not exceed the amount
5	of tax for each 1,000 cubic feet of gas that is determined under (j)(2) of this section.
6	* Sec. 14. AS 43.55.020(a) is amended to read:
7	(a) For a calendar year, a producer subject to tax under AS 43.55.011
8	[AS 43.55.011(e) - (i) OR (p)] shall pay the tax as follows:
9	(1) before January 1, 2014, an installment payment of the estimated
10	tax levied by AS 43.55.011(e), net of any tax credits applied as allowed by law, is due
11	for each month of the calendar year on the last day of the following month; except as
12	otherwise provided under (2) of this subsection, the amount of the installment payment
13	is the sum of the following amounts, less 1/12 of the tax credits that are allowed by
14	law to be applied against the tax levied by AS 43.55.011(e) for the calendar year, but
15	the amount of the installment payment may not be less than zero:
16	(A) for oil and gas not subject to AS 43.55.011(o) or (p)
17	produced from leases or properties in the state outside the Cook Inlet
18	sedimentary basin [BUT NOT SUBJECT TO AS 43.55.011(o) OR (p)], other
19	than leases or properties subject to AS 43.55.011(f), the greater of
20	(i) zero; or
21	(ii) the sum of 25 percent and the tax rate calculated for
22	the month under AS 43.55.011(g) multiplied by the remainder obtained
23	by subtracting 1/12 of the producer's adjusted lease expenditures for the
24	calendar year of production under AS 43.55.165 and 43.55.170 that are
25	deductible for the oil and gas [LEASES OR PROPERTIES] under
26	AS 43.55.160 from the gross value at the point of production of the oil
27	and gas produced from the leases or properties during the month for
28	which the installment payment is calculated;
29	(B) for oil and gas produced from leases or properties subject
30	to AS 43.55.011(f), the greatest of
31	(i) zero;

1	(ii) zero percent, one percent, two percent, three
2	percent, or four percent, as applicable, of the gross value at the point of
3	production of the oil and gas produced from the [ALL] leases or
4	properties during the month for which the installment payment is
5	calculated; or
6	(iii) the sum of 25 percent and the tax rate calculated for
7	the month under AS 43.55.011(g) multiplied by the remainder obtained
8	by subtracting 1/12 of the producer's adjusted lease expenditures for the
9	calendar year of production under AS 43.55.165 and 43.55.170 that are
10	deductible for the oil and gas [THOSE LEASES OR PROPERTIES]
11	under AS 43.55.160 from the gross value at the point of production of
12	the oil and gas produced from those leases or properties during the
13	month for which the installment payment is calculated;
14	(C) for oil or [AND] gas [PRODUCED FROM EACH LEASE
15	OR PROPERTY] subject to AS 43.55.011(j), (k), or (o) [, OR (p)], for each
16	lease or property, the greater of
17	(i) zero; or
18	(ii) the sum of 25 percent and the tax rate calculated for
19	the month under AS 43.55.011(g) multiplied by the remainder obtained
20	by subtracting 1/12 of the producer's adjusted lease expenditures for the
21	calendar year of production under AS 43.55.165 and 43.55.170 that are
22	deductible under AS 43.55.160 for the oil or gas, respectively,
23	produced from the lease or property from the gross value at the point of
24	production of the oil or gas, respectively, produced from the lease or
25	property during the month for which the installment payment is
26	calculated;
27	(D) for oil and gas subject to AS 43.55.011(p), the lesser of
28	(i) the sum of 25 percent and the tax rate calculated
29	for the month under AS 43.55.011(g) multiplied by the remainder
30	obtained by subtracting 1/12 of the producer's adjusted lease
31	expenditures for the calendar year of production under

1	AS 43.55.165 and 43.55.170 that are deductible for the oil and gas
2	under AS 43.55.160 from the gross value at the point of production
3	of the oil and gas produced from the leases or properties during the
4	month for which the installment payment is calculated, but not less
5	than zero; or
6	(ii) four percent of the gross value at the point of
7	production of the oil and gas produced from the leases or
8	properties during the month, but not less than zero;
9	(2) before January 1, 2014, an amount calculated under (1)(C) of this
10	subsection for oil or gas [PRODUCED FROM A LEASE OR PROPERTY
11	(A)] subject to AS 43.55.011(j), (k), or (o) may not exceed the
12	product obtained by carrying out the calculation set out in AS 43.55.011(j)(1)
13	or (2) or 43.55.011(o), as applicable, for gas or set out in AS 43.55.011(k)(1)
14	or (2), as applicable, for oil, but substituting in AS 43.55.011(j)(1)(A) or (2)(A)
15	or 43.55.011(o), as applicable, the amount of taxable gas produced during the
16	month for the amount of taxable gas produced during the calendar year and
17	substituting in AS 43.55.011(k)(1)(A) or (2)(A), as applicable, the amount of
18	taxable oil produced during the month for the amount of taxable oil produced
19	during the calendar year;
20	[(B) SUBJECT TO AS 43.55.011(p) MAY NOT EXCEED
21	FOUR PERCENT OF THE GROSS VALUE AT THE POINT OF
22	PRODUCTION OF THE OIL OR GAS;]
23	(3) an installment payment of the estimated tax levied by
24	AS 43.55.011(i) for each lease or property is due for each month of the calendar year
25	on the last day of the following month; the amount of the installment payment is the
26	sum of
27	(A) the applicable tax rate for oil provided under
28	AS 43.55.011(i), multiplied by the gross value at the point of production of the
29	oil taxable under AS 43.55.011(i) and produced from the lease or property
30	during the month; and
31	(B) the applicable tax rate for gas provided under

1	AS 43.55.011(1), multiplied by the gross value at the point of production of the
2	gas taxable under AS 43.55.011(i) and produced from the lease or property
3	during the month;
4	(4) any amount of tax levied by <u>AS 43.55.011</u> [AS 43.55.011(e) OR
5	(i)], net of any credits applied as allowed by law, that exceeds the total of the amounts
6	due as installment payments of estimated tax is due on March 31 of the year following
7	the calendar year of production:
8	(5) on and after January 1, 2014, an installment payment of the
9	estimated tax levied by AS 43.55.011(e), net of any tax credits applied as allowed
10	by law, is due for each month of the calendar year on the last day of the following
11	month; except as otherwise provided under (6) of this subsection, the amount of
12	the installment payment is the sum of the following amounts, less 1/12 of the tax
13	credits that are allowed by law to be applied against the tax levied by
14	AS 43.55.011(e) for the calendar year, but the amount of the installment payment
15	may not be less than zero:
16	(A) for oil and gas not subject to AS 43.55.011(o) or (p)
17	produced from leases or properties in the state outside the Cook Inlet
18	sedimentary basin, other than leases or properties subject to
19	AS 43.55.011(f), the greater of
20	(i) zero; or
21	(ii) 33 percent multiplied by the remainder obtained
22	by subtracting 1/12 of the producer's adjusted lease expenditures
23	for the calendar year of production under AS 43.55.165 and
24	43.55.170 that are deductible for the oil and gas under
25	AS 43.55.160 from the gross value at the point of production of the
26	oil and gas produced from the leases or properties during the
27	month for which the installment payment is calculated;
28	(B) for oil and gas produced from leases or properties
29	subject to AS 43.55.011(f), the greatest of
30	<u>(i)</u> zero;
31	(ii) zero percent, one percent, two percent, three

1	percent, or four percent, as applicable, of the gross value at the
2	point of production of the oil and gas produced from the leases or
3	properties during the month for which the installment payment is
4	calculated; or
5	(iii) 33 percent multiplied by the remainder obtained
6	by subtracting 1/12 of the producer's adjusted lease expenditures
7	for the calendar year of production under AS 43.55.165 and
8	43.55.170 that are deductible for the oil and gas under
9	AS 43.55.160 from the gross value at the point of production of the
10	oil and gas produced from those leases or properties during the
11	month for which the installment payment is calculated, except that,
12	for the purposes of this calculation, a 20 percent exclusion from the
13	gross value at the point of production may apply for oil and gas
14	<u>subject to AS 43.55.160(f);</u>
15	(C) for oil or gas subject to AS 43.55.011(j), (k), or (o), for
16	each lease or property, the greater of
17	<u>(i)</u> zero; or
18	(ii) 33 percent multiplied by the remainder obtained
19	by subtracting 1/12 of the producer's adjusted lease expenditures
20	for the calendar year of production under AS 43.55.165 and
21	43.55.170 that are deductible under AS 43.55.160 for the oil or gas,
22	respectively, produced from the lease or property from the gross
23	value at the point of production of the oil or gas, respectively,
24	produced from the lease or property during the month for which
25	the installment payment is calculated;
26	(D) for oil and gas subject to AS 43.55.011(p), the lesser of
27	(i) 33 percent multiplied by the remainder obtained
28	by subtracting 1/12 of the producer's adjusted lease expenditures
29	for the calendar year of production under AS 43.55.165 and
30	43.55.170 that are deductible for the oil and gas under
31	AS 43.55.160 from the gross value at the point of production of the

1	oil and gas produced from the leases or properties during the
2	month for which the installment payment is calculated, but not less
3	than zero; or
4	(ii) four percent of the gross value at the point of
5	production of the oil and gas produced from the leases or
6	properties during the month, but not less than zero;
7	(6) on and after January 1, 2014, an amount calculated under
8	(5)(C) of this subsection for oil or gas subject to AS 43.55.011(j), (k), or (o) may
9	not exceed the product obtained by carrying out the calculation set out in
10	AS 43.55.011(j)(1) or (2) or 43.55.011(o), as applicable, for gas or set out in
11	AS 43.55.011(k)(1) or (2), as applicable, for oil, but substituting in
12	AS 43.55.011(j)(1)(A) or (2)(A) or 43.55.011(o), as applicable, the amount of
13	taxable gas produced during the month for the amount of taxable gas produced
14	during the calendar year and substituting in AS 43.55.011(k)(1)(A) or (2)(A), as
15	applicable, the amount of taxable oil produced during the month for the amount
16	of taxable oil produced during the calendar year.
17	* Sec. 15. AS 43.55.020(d) is amended to read:

* **Sec. 15.** AS 43.55.020(d) is amended to read:

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- (d) **Before January 1, 2014, in** [IN] making settlement with the royalty owner for oil and gas that is taxable under AS 43.55.011, the producer may deduct the amount of the tax paid on taxable royalty oil and gas, or may deduct taxable royalty oil or gas equivalent in value at the time the tax becomes due to the amount of the tax paid. If the total deductions of installment payments of estimated tax for a calendar year exceed the actual tax for that calendar year, the producer shall, before April 1 of the following year, refund the excess to the royalty owner. Unless otherwise agreed between the producer and the royalty owner, the amount of the tax paid under AS 43.55.011(e) - (g) on taxable royalty oil and gas for a calendar year, other than oil and gas the ownership or right to which constitutes a landowner's royalty interest, is considered to be the gross value at the point of production of the taxable royalty oil and gas produced during the calendar year multiplied by a figure that is a quotient, in which
- the numerator is the producer's total tax liability under (1)

2	(2) the denominator is the total gross value at the point of production
3	of the oil and gas taxable under AS 43.55.011(e) - (g) produced by the producer from
4	all leases and properties in the state during the calendar year.
5	* Sec. 16. AS 43.55.020(g) is amended to read:
6	(g) Notwithstanding any contrary provision of AS 43.05.225,
7	(1) before January 1, 2014, an unpaid amount of an installment
8	payment required under (a)(1) - (3) of this section that is not paid when due bears
9	interest (A) [(1)] at the rate provided for an underpayment under 26 U.S.C. 6621
10	(Internal Revenue Code), as amended, compounded daily, from the date the
11	installment payment is due until March 31 following the calendar year of production,
12	and (B) [(2)] as provided for a delinquent tax under AS 43.05.225(a) [AS 43.05.225]
13	after that March 31; interest [. INTEREST] accrued under (A) [(1)] of this
14	paragraph [SUBSECTION] that remains unpaid after that March 31 is treated as an
15	addition to tax that bears interest under (B) [(2)] of this paragraph; an
16	[SUBSECTION. AN] unpaid amount of tax due under (a)(4) of this section that is not
17	paid when due bears interest as provided for a delinquent tax under AS 43.05.225(a);
18	(2) on and after January 1, 2014, an unpaid amount of an
19	installment payment required under (a)(3), (5), or (6) of this section that is not
20	paid when due bears interest (A) at the rate provided for an underpayment
21	under 26 U.S.C. 6621 (Internal Revenue Code), as amended, compounded daily,
22	from the date the installment payment is due until March 31 following the
23	calendar year of production, and (B) as provided for a delinquent tax under
24	AS 43.05.225(b)(1) after that March 31; interest accrued under (A) of this
25	paragraph that remains unpaid after that March 31 is treated as an addition to
26	tax that bears interest under (B) of this paragraph; an unpaid amount of tax due
27	under (a)(4) of this section that is not paid when due bears interest as provided
28	for a delinquent tax under AS 43.05.225(b)(1) [AS 43.05.225].
29	* Sec. 17. AS 43.55.020 is amended by adding a new subsection to read:
30	(l) On and after January 1, 2014, in making settlement with the royalty owner

AS 43.55.011(e) - (g) for the calendar year of production; and

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for oil and gas that is taxable under AS 43.55.011, the producer may deduct the

amount of the tax paid on taxable royalty oil and gas, or may deduct taxable royalty oil
or gas equivalent in value at the time the tax becomes due to the amount of the tax
paid. If the total deductions of installment payments of estimated tax for a calendar
year exceed the actual tax for that calendar year, the producer shall, before April 1 of
the following year, refund the excess to the royalty owner. Unless otherwise agreed
between the producer and the royalty owner, the amount of the tax paid under
AS 43.55.011(e) on taxable royalty oil and gas for a calendar year, other than oil and
gas the ownership or right to which constitutes a landowner's royalty interest, is
considered to be the gross value at the point of production of the taxable royalty oil
and gas produced during the calendar year multiplied by a figure that is a quotient, in
which

- (1) the numerator is the producer's total tax liability under AS 43.55.011(e) for the calendar year of production; and
- (2) the denominator is the total gross value at the point of production of the oil and gas taxable under AS 43.55.011(e) produced by the producer from all leases and properties in the state during the calendar year.
- * **Sec. 18.** AS 43.55.023(a) is amended to read:

- (a) A producer or explorer may take a tax credit for a qualified capital expenditure as follows:
- (1) notwithstanding that a qualified capital expenditure may be a deductible lease expenditure for purposes of calculating the production tax value of oil and gas under AS 43.55.160(a), unless a credit for that expenditure is taken under AS 38.05.180(i), AS 41.09.010, AS 43.20.043, or AS 43.55.025, a producer or explorer that incurs a qualified capital expenditure may also elect to apply a tax credit against a tax levied by AS 43.55.011(e) in the amount of 20 percent of that expenditure; [HOWEVER, NOT MORE THAN HALF OF THE TAX CREDIT MAY BE APPLIED FOR A SINGLE CALENDAR YEAR;]
- (2) a producer or explorer may take a credit for a qualified capital expenditure incurred in connection with geological or geophysical exploration or in connection with an exploration well only if the producer or explorer
- (A) agrees, in writing, to the applicable provisions of

1	AS 43.55.025(f)(2); and
2	(B) submits to the Department of Natural Resources all data
3	that would be required to be submitted under AS 43.55.025(f)(2);
4	(3) a credit for a qualified capital expenditure incurred to explore
5	for, develop, or produce oil or gas deposits located north of 68 degrees North
6	latitude may be taken only if the expenditure is incurred before January 1, 2014.
7	* Sec. 19. AS 43.55.023(b) is amended to read:
8	(b) For lease expenditures incurred to explore for, develop, or produce oil
9	or gas deposits located south of 68 degrees North latitude, a [A] producer or
10	explorer may elect to take a tax credit in the amount of 25 percent of a carried-forward
11	annual loss. For lease expenditures incurred on and after January 1, 2014, to
12	explore for, develop, or produce oil or gas deposits located north of 68 degrees
13	North latitude, a producer or explorer may elect to take a tax credit in the
14	amount of 33 percent of a carried-forward annual loss. A credit under this
15	subsection may be applied against a tax levied by AS 43.55.011(e). For purposes of
16	this subsection, a carried-forward annual loss is the amount of a producer's or
17	explorer's adjusted lease expenditures under AS 43.55.165 and 43.55.170 for a
18	previous calendar year that was not deductible in calculating production tax values for
19	that calendar year under AS 43.55.160.
20	* Sec. 20. AS 43.55.023(d) is amended to read:
21	(d) $\underline{\mathbf{A}}$ [EXCEPT AS LIMITED BY (i) OF THIS SECTION, A] person that is
22	entitled to take a tax credit under this section that wishes to transfer the unused credit
23	to another person or obtain a cash payment under AS 43.55.028 may apply to the
24	department for $\underline{\mathbf{a}}$ transferable tax credit $\underline{\mathbf{certificate}}$ [CERTIFICATES]. An application
25	under this subsection must be in a form prescribed by the department and must include
26	supporting information and documentation that the department reasonably requires.
27	The department shall grant or deny an application, or grant an application as to a lesser
28	amount than that claimed and deny it as to the excess, not later than 120 days after the
29	latest of (1) March 31 of the year following the calendar year in which the qualified
30	capital expenditure or carried-forward annual loss for which the credit is claimed was

incurred; (2) the date the statement required under AS 43.55.030(a) or (e) was filed for

the calendar year in which the qualified capital expenditure or carried-forward annual loss for which the credit is claimed was incurred; or (3) the date the application was received by the department. If, based on the information then available to it, the department is reasonably satisfied that the applicant is entitled to a credit, the department shall issue the applicant a [TWO] transferable tax credit certificate for [CERTIFICATES, EACH FOR HALF OF] the amount of the credit. [THE CREDIT SHOWN ON ONE OF THE TWO CERTIFICATES IS AVAILABLE FOR IMMEDIATE USE. THE CREDIT SHOWN ON THE SECOND OF THE TWO CERTIFICATES MAY NOT BE APPLIED AGAINST A TAX FOR A CALENDAR YEAR EARLIER THAN THE CALENDAR YEAR FOLLOWING THE CALENDAR YEAR IN WHICH THE CERTIFICATE IS ISSUED, AND THE CERTIFICATE MUST CONTAIN A CONSPICUOUS STATEMENT TO THAT EFFECT.] A certificate issued under this subsection does not expire.

* **Sec. 21.** AS 43.55.023(g) is amended to read:

(g) The issuance of a transferable tax credit certificate under (d) of this section or former (m) of this section or the purchase of a certificate under AS 43.55.028 does not limit the department's ability to later audit a tax credit claim to which the certificate relates or to adjust the claim if the department determines, as a result of the audit, that the applicant was not entitled to the amount of the credit for which the certificate was issued. The tax liability of the applicant under AS 43.55.011(e) and 43.55.017 - 43.55.180 is increased by the amount of the credit that exceeds that to which the applicant was entitled, or the applicant's available valid outstanding credits applicable against the tax levied by AS 43.55.011(e) are reduced by that amount. If the applicant's tax liability is increased under this subsection, the increase bears interest under AS 43.05.225(a) before January 1, 2014, or under AS 43.05.225(b)(1) on and after January 1, 2014, [AS 43.05.225] from the date the transferable tax credit certificate was issued. For purposes of this subsection, an applicant that is an explorer is considered a producer subject to the tax levied by AS 43.55.011(e).

* **Sec. 22.** AS 43.55.023(n) is amended to read:

(n) For the purposes of (l) [AND (m)] of this section, a well lease expenditure

1	incurred in the state south of 68 degrees North latitude is a lease expenditure that is
2	(1) directly related to an exploration well, a stratigraphic test well, a
3	producing well, or an injection well other than a disposal well, located in the state
4	south of 68 degrees North latitude, if the expenditure is a qualified capital expenditure
5	and an intangible drilling and development cost authorized under 26 U.S.C. (Internal
6	Revenue Code), as amended, and 26 C.F.R. 1.612-4, regardless of the elections made
7	under 26 U.S.C. 263(c); in this paragraph, an expenditure directly related to a well
8	includes an expenditure for well sidetracking, well deepening, well completion or
9	recompletion, or well workover, regardless of whether the well is or has been a
10	producing well; or
11	(2) an expense for seismic work conducted within the boundaries of a
12	production or exploration unit.
13	* Sec. 23. AS 43.55.023 is amended by adding a new subsection to read:
14	(p) Before January 1, 2014, the provisions of (d) of this section may be limited
15	by (i) of this section.
16	* Sec. 24. AS 43.55.024(d) is amended to read:
17	(d) A producer may not take a tax credit under (c) of this section for any
18	calendar year after the later of
19	(1) <u>2022</u> [2016]; or
20	(2) if the producer did not have commercial oil or gas production from
21	a lease or property in the state before April 1, 2006, the ninth calendar year after the
22	calendar year during which the producer first has commercial oil or gas production
23	before May 1, 2016, from at least one lease or property in the state.
24	* Sec. 25. AS 43.55.024(e) is amended to read:
25	(e) On written application by a producer that includes any information the
26	department may require, the department shall determine whether the producer
27	qualifies for a calendar year under (a) and (c) of this section. To qualify under (a) and
28	(c) of this section, a producer must demonstrate that its operation in the state or its
29	ownership of an interest in a lease or property in the state as a distinct producer would
30	not result in the division among multiple producer entities of any production tax
31	liability under AS 43.55.011(e) that reasonably would be expected to be attributed to a

1	single producer if the tax credit provisions of (a) or (c) of this section did not exist.
2	* Sec. 26. AS 43.55.024 is amended by adding new subsections to read:
3	(i) A producer may apply against the producer's tax liability for the calendar
4	year under AS 43.55.011(e) a tax credit of \$5 for each barrel of oil taxable under
5	AS 43.55.011(e) that meets one or more of the criteria in AS 43.55.160(f) and that is
6	produced during a calendar year after December 31, 2013. A tax credit authorized by
7	this subsection may not reduce a producer's tax liability for a calendar year under
8	AS 43.55.011(e) to below zero.
9	(j) A producer may apply against the producer's tax liability for the calendar
10	year under AS 43.55.011(e) a tax credit in the amount specified in this subsection for
11	each barrel of taxable oil under AS 43.55.011(e) that does not meet any of the criteria
12	in AS 43.55.160(f) and that is produced during a calendar year after December 31,
13	2013, from leases or properties north of 68 degrees North latitude. A tax credit under
14	this subsection may not reduce a producer's tax liability for a calendar year under
15	AS 43.55.011(e) to below the amount calculated under AS 43.55.011(f). The amount
16	of the tax credit for a barrel of taxable oil subject to this subsection is
17	(1) \$8 for each barrel of taxable oil if the average gross value at the
18	point of production for the month is less than \$80 a barrel;
19	(2) \$7 for each barrel of taxable oil if the average gross value at the
20	point of production for the month is greater than or equal to \$80 a barrel, but less than
21	\$90 a barrel;
22	(3) \$6 for each barrel of taxable oil if the average gross value at the
23	point of production for the month is greater than or equal to \$90 a barrel, but less than
24	\$100 a barrel;
25	(4) \$5 for each barrel of taxable oil if the average gross value at the
26	point of production for the month is greater than or equal to \$100 a barrel, but less
27	than \$110 a barrel;
28	(5) \$4 for each barrel of taxable oil if the average gross value at the
29	point of production for the month is greater than or equal to \$110 a barrel, but less
30	than \$120 a barrel;

(6) \$3 for each barrel of taxable oil if the average gross value at the

1	point of production for the month is greater than or equal to \$120 a barrel, but less
2	than \$130 a barrel;
3	(7) \$2 for each barrel of taxable oil if the average gross value at the
4	point of production for the month is greater than or equal to \$130 a barrel, but less
5	than \$140 a barrel;
6	(8) \$1 for each barrel of taxable oil if the average gross value at the
7	point of production for the month is greater than or equal to \$140 a barrel, but less
8	than \$150 a barrel;
9	(9) zero if the average gross value at the point of production for the
10	month is greater than or equal to \$150 a barrel.
11	* Sec. 27. AS 43.55.025(a) is amended to read:
12	(a) Subject to the terms and conditions of this section, a credit against the
13	production tax levied by AS 43.55.011(e) is allowed for exploration expenditures that
14	qualify under (b) of this section in an amount equal to one of the following:
15	(1) 30 percent of the total exploration expenditures that qualify only
16	under (b) and (c) of this section;
17	(2) 30 percent of the total exploration expenditures that qualify only
18	under (b) and (d) of this section;
19	(3) 40 percent of the total exploration expenditures that qualify under
20	(b), (c), and (d) of this section;
21	(4) 40 percent of the total exploration expenditures that qualify only
22	under (b) and (e) of this section;
23	(5) 80, 90, or 100 percent, or a lesser amount described in (l) of this
24	section, of the total exploration expenditures described in (b)(1) and (2) of this section
25	and not excluded by $(b)(3)$ and (4) of this section that qualify only under (l) of this
26	section;
27	(6) the lesser of \$25,000,000 or 80 percent of the total exploration
28	drilling expenditures described in (m) of this section and that qualify under (b) and
29	$\underline{(c)(1), (c)(2)(A), and (c)(2)(C)}$ [(c)] of this section; or
30	(7) the lesser of \$7,500,000 or 75 percent of the total seismic
31	exploration expenditures described in (n) of this section and that qualify under (b) of

this section.

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* Sec. 28. AS 43.55.025(m) is amended to read:

(m) The persons that drill the first four exploration wells in the state and within the areas described in (o) of this section on state lands, private lands, or federal onshore lands for the purpose of discovering oil or gas that penetrate and evaluate a prospect in a basin described in (o) of this section are eligible for a credit under (a)(6) of this section. A credit under this subsection may not be taken for more than two exploration wells in a single area described in (o)(1) - (6) of this section. Exploration expenditures eligible for the credit in this subsection must be incurred for work performed after June 1, 2012, and before July 1, 2016. A person planning to drill an exploration well on private land and to apply for a credit under this subsection shall obtain written consent from the owner of the oil and gas interest for the full public release of all well data after the expiration of the confidentiality period applicable to information collected under (f) of this section. The written consent of the owner of the oil and gas interest must be submitted to the commissioner of natural resources before approval of the proposed exploration well. In addition to the requirements in (c)(1), (c)(2)(A), and (c)(2)(C) [(c)] of this section and submission of the written consent of the owner of the oil and gas interest, a person planning to drill an exploration well shall obtain approval from the commissioner of natural resources before the well is spudded. The commissioner of natural resources shall make a written determination approving or rejecting an exploration well within 60 days after receiving the request for approval or as soon as is practicable thereafter. Before approving the exploration well, the commissioner of natural resources shall consider the following: the location of the well; the proximity to a community in need of a local energy source; the proximity of existing infrastructure; the experience and safety record of the explorer in conducting operations in remote or roadless areas; the projected cost schedule; whether seismic mapping and seismic data sufficiently identify a particular trap for exploration; whether the targeted and planned depth and range are designed to penetrate and fully evaluate the hydrocarbon potential of the proposed prospect and reach the level below which economic hydrocarbon reservoirs are likely to be found, or reach 12,000 feet or more true vertical depth; and whether the exploration plan

provides for a full evaluation of the wellbore below surface casing to the depth of the
well. Whether the exploration well for which a credit is requested under this
subsection is located within an area and a basin described under (o) of this section
shall be determined by the commissioner of natural resources and reported to the
commissioner. A taxpayer that obtains a credit under this subsection may not claim a
tax credit under AS 43.55.023 or another provision in this section for the same
exploration expenditure.

* **Sec. 29.** AS 43.55.028(e) is amended to read:

- (e) The department, on the written application of a person to whom a transferable tax credit certificate has been issued under AS 43.55.023(d) or **former AS 43.55.023(m)** [(m)] or to whom a production tax credit certificate has been issued under AS 43.55.025(f), may use available money in the oil and gas tax credit fund to purchase, in whole or in part, the certificate if the department finds that
- (1) the calendar year of the purchase is not earlier than the first calendar year for which the credit shown on the certificate would otherwise be allowed to be applied against a tax;
- (2) the applicant does not have an outstanding liability to the state for unpaid delinquent taxes under this title;
- (3) the applicant's total tax liability under AS 43.55.011(e), after application of all available tax credits, for the calendar year in which the application is made is zero:
- (4) the applicant's average daily production of oil and gas taxable under AS 43.55.011(e) during the calendar year preceding the calendar year in which the application is made was not more than 50,000 BTU equivalent barrels; and
- (5) the purchase is consistent with this section and regulations adopted under this section.

* **Sec. 30.** AS 43.55.028(g) is amended to read:

(g) The department may adopt regulations to carry out the purposes of this section, including standards and procedures to allocate available money among applications for purchases under this chapter and claims for refunds and payments under AS 43.20.046 or 43.20.047 when the total amount of the applications for

1	purchase and claims for refund exceed the amount of available money in the fund. The
2	regulations adopted by the department may not, when allocating available money in
3	the fund under this section, distinguish an application for the purchase of a credit
4	certificate issued under former AS 43.55.023(m) or a claim for a refund or payment
5	under AS 43.20.046 or 43.20.047.
6	* Sec. 31. AS 43.55.030(e) is amended to read:
7	(e) An explorer or producer that incurs a lease expenditure under
8	AS 43.55.165 or receives a payment or credit under AS 43.55.170 during a calendar
9	year but does not produce oil or gas from a lease or property in the state during the
10	calendar year shall file with the department, on March 31 of the following year, a
11	statement, under oath, in a form prescribed by the department, giving, with other
12	information required, the following:
13	(1) the explorer's or producer's qualified capital expenditures, as
14	defined in AS 43.55.023, other lease expenditures under AS 43.55.165, and
15	adjustments or other payments or credits under AS 43.55.170; and
16	(2) if the explorer or producer receives a payment or credit under
17	AS 43.55.170, calculations showing whether the explorer or producer is liable for a
18	tax under AS 43.55.160(d) or 43.55.170(b) and, if so, the amount.
19	* Sec. 32. AS 43.55.160(a) is amended to read:
20	(a) Except as provided in (b) and (f) of this section, for the purposes of
21	(1) AS 43.55.011(e), the annual production tax value of the taxable oil,
22	gas, or oil and gas subject to this paragraph produced during a calendar year is the
23	gross value at the point of production of the oil, gas, or oil and gas taxable under
24	AS 43.55.011(e), less the producer's lease expenditures under AS 43.55.165 for the
25	calendar year applicable to the oil, gas, or oil and gas, as applicable, produced by the
26	producer from leases or properties, as adjusted under AS 43.55.170; this paragraph
27	applies to
28	(A) oil and gas produced from leases or properties in the state
29	that include land north of 68 degrees North latitude, other than gas produced

before 2022 and used in the state;

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(B) oil and gas produced from leases or properties in the state

1	outside the Cook Inlet sedimentary basin, no part of which is north of 68
2	degrees North latitude; this subparagraph does not apply to [GAS]
3	(i) gas produced before 2022 and used in the state; or
4	(ii) oil and gas subject to AS 43.55.011(p);
5	(C) oil produced before 2022 from each [A] lease or property
6	in the Cook Inlet sedimentary basin;
7	(D) gas produced before 2022 from each [A] lease or property
8	in the Cook Inlet sedimentary basin;
9	(E) gas produced before 2022 from each [A] lease or property
10	in the state outside the Cook Inlet sedimentary basin and used in the state ₂
11	other than gas subject to AS 43.55.011(p);
12	(F) oil and gas subject to AS 43.55.011(p) produced from
13	leases or properties in the state;
14	(G) oil and gas produced from leases or properties in the
15	state [A LEASE OR PROPERTY] no part of which is north of 68 degrees
16	North latitude, other than oil or gas described in (B), (C), (D), (E), or (F) of
17	this paragraph;
18	(2) AS 43.55.011(g), the monthly production tax value of the taxable
19	(A) oil and gas produced during a month from leases or
20	properties in the state that include land north of 68 degrees North latitude is the
21	gross value at the point of production of the oil and gas taxable under
22	AS 43.55.011(e) and produced by the producer from those leases or properties,
23	less 1/12 of the producer's lease expenditures under AS 43.55.165 for the
24	calendar year applicable to the oil and gas produced by the producer from
25	those leases or properties, as adjusted under AS 43.55.170; this subparagraph
26	does not apply to gas subject to AS 43.55.011(o);
27	(B) oil and gas produced during a month from leases or
28	properties in the state outside the Cook Inlet sedimentary basin, no part of
29	which is north of 68 degrees North latitude, is the gross value at the point of
30	production of the oil and gas taxable under AS 43.55.011(e) and produced by
31	the producer from those leases or properties, less 1/12 of the producer's lease

expenditures un	nder A	S 43.55.165 for	the ca	lendaı	r year ap	oplic	able t	o the oil a	and
gas produced by	y the p	producer from the	nose lea	ases o	r propei	ties,	as ad	justed un	der
AS 43.55.170;	this	subparagraph	does	not	apply	to	gas	subject	to
AS 43.55.011(c	o);								

- (C) oil produced during a month from a lease or property in the Cook Inlet sedimentary basin is the gross value at the point of production of the oil taxable under AS 43.55.011(e) and produced by the producer from that lease or property, less 1/12 of the producer's lease expenditures under AS 43.55.165 for the calendar year applicable to the oil produced by the producer from that lease or property, as adjusted under AS 43.55.170;
- (D) gas produced during a month from a lease or property in the Cook Inlet sedimentary basin is the gross value at the point of production of the gas taxable under AS 43.55.011(e) and produced by the producer from that lease or property, less 1/12 of the producer's lease expenditures under AS 43.55.165 for the calendar year applicable to the gas produced by the producer from that lease or property, as adjusted under AS 43.55.170;
- (E) gas produced during a month from a lease or property outside the Cook Inlet sedimentary basin and used in the state is the gross value at the point of production of that gas taxable under AS 43.55.011(e) and produced by the producer from that lease or property, less 1/12 of the producer's lease expenditures under AS 43.55.165 for the calendar year applicable to that gas produced by the producer from that lease or property, as adjusted under AS 43.55.170.

* Sec. 33. AS 43.55.160 is amended by adding new subsections to read:

(f) On and after January 1, 2014, in the calculation of an annual production tax value of a producer under (a)(1) of this section, the gross value at the point of production of oil or gas meeting one or more of the following criteria is reduced by 20 percent: (1) the oil or gas is produced from a lease or property that does not contain a lease that was within a unit on January 1, 2003; (2) the oil or gas is produced from a participating area established after December 31, 2011, that is within a unit formed under AS 38.05.180(p) before January 1, 2003, if the participating area does not

1	contain a reservoir that had previously been in a participating area established before
2	December 31, 2011; (3) the oil or gas is produced from acreage that was added to an
3	existing participating area by the Department of Natural Resources on and after
4	January 1, 2014, and the producer demonstrates to the department that the volume of
5	oil or gas produced is from acreage added to an existing participating area. A
6	reduction under this subsection may not reduce the gross value at the point of
7	production below zero. In this subsection, "participating area" means a reservoir or
8	portion of a reservoir producing or contributing to production as approved by the
9	Department of Natural Resources.
10	(g) On and after January 1, 2014, a separate annual production tax value must
11	be calculated under (a)(1) of this section for
12	(1) oil and gas produced from leases or properties in the state that
13	include land north of 68 degrees North latitude, other than gas produced before 2022
14	and used in the state;
15	(2) oil and gas produced from leases or properties in the state outside
16	the Cook Inlet sedimentary basin, no part of which is north of 68 degrees North
17	latitude, during a calendar year before or during the last calendar year under
18	AS 43.55.024(b) for which the producer could take a tax credit under
19	AS 43.55.024(a); this paragraph does not apply to
20	(A) gas produced before 2022 and used in the state; or
21	(B) oil and gas subject to AS 43.55.011(p);
22	(3) oil produced before 2022 from each lease or property in the Cook
23	Inlet sedimentary basin;
24	(4) gas produced before 2022 from each lease or property in the Cook
25	Inlet sedimentary basin;
26	(5) gas produced before 2022 from each lease or property in the state
27	outside the Cook Inlet sedimentary basin and used in the state, other than gas subject
28	to AS 43.55.011(p);
29	(6) oil and gas subject to AS 43.55.011(p) produced from leases or
30	properties in the state;
31	(7) oil and gas produced from leases or properties in the state no part

of which is north of 68 degrees North latitude, other than oil or gas described in (2),
(3), (4), (5), or (6) of this subsection.
* Sec. 34. AS 43.55.165(a) is repealed and reenacted to read:
(a) Except as provided under (e), (m), and (n) of this section, for the purposes
of AS 43.55.160, a producer's lease expenditures for a calendar year are the ordinary
and necessary costs upstream of the point of production of oil and gas that are incurred
during the calendar year by the producer on or after the effective date of this Act and
that are direct costs of exploring for, developing, or producing oil or gas deposits
located within the producer's leases or properties in the state or, in the case of land in
which the producer does not own a working interest, that are direct costs of exploring
for oil or gas deposits located within other land in the state. In determining whether
costs are lease expenditures, the department shall consider, among other factors,
(1) the typical industry practices and standards in the state that
determine the costs, other than items listed in (e) of this section, that an operator is
allowed to bill a working interest owner that is not the operator under unit operating
agreements or similar operating agreements that were in effect before December 2,
2005, and were subject to negotiation with at least one working interest owner with
substantial bargaining power, other than the operator; and
(2) the standards adopted by the Department of Natural Resources that
determine the costs, other than items listed in (e) of this section, that a lessee is
allowed to deduct from revenue in calculating net profits under a lease issued under
AS 38.05.180(f)(3)(B), (D), or (E).
* Sec. 35. AS 43.55.165(b) is repealed and reenacted to read:
(b) For purposes of (a) of this section,
(1) direct costs include
(A) an expenditure, when incurred, to acquire an item if the
acquisition cost is otherwise a direct cost, notwithstanding that the expenditure
may be required to be capitalized rather than treated as an expense for financial
accounting or federal income tax purposes;
(B) payments of or in lieu of property taxes, sales and use
taxes, motor fuel taxes, and excise taxes;

1	(C) a reasonable allowance, as determined under regulations
2	adopted by the department, for overhead expenses directly related to exploring
3	for, developing, and producing oil or gas deposits located within leases or
4	properties or other land in the state;
5	(2) an activity does not need to be physically located on, near, or
6	within the premises of the lease or property within which an oil or gas deposit being
7	explored for, developed, or produced is located in order for the cost of the activity to
8	be a cost upstream of the point of production of the oil or gas.
9	* Sec. 36. AS 43.55.165 is amended by adding new subsections to read:
10	(m) Subject to (g) and (h) of this section, if the department finds that the
11	pertinent provisions of a unit operating agreement or similar operating agreement are
12	substantially consistent with the department's determinations and standards under (a)
13	of this section concerning whether costs are lease expenditures, the department may
14	authorize or require a producer, subject to conditions prescribed under regulations
15	adopted by the department, to treat as that portion of its lease expenditures for a
16	calendar year applicable to oil and gas produced from a lease or property in the state
17	only
18	(1) the costs, other than items listed in (e) of this section, that are
19	incurred by the operator during the calendar year and that
20	(A) are billable to the producer by the operator in accordance
21	with the terms of the agreement to which that lease or property is subject;
22	(B) for a producer that is the operator, would be billable to the
23	producer by the operator in accordance with the terms of the agreement to
24	which that lease or property is subject if the producer were not the operator;
25	(C) would be billable to the producer by the operator in
26	accordance with the terms of the agreement if that lease or property were
27	subject to the agreement; or
28	(D) for a producer that is the operator, would be billable to the
29	producer by the operator in accordance with the terms of the agreement if that
30	lease or property were subject to the agreement and if the producer were not
31	the operator; and

1	(2) a reasonable percentage, as determined under regulations adopted
2	by the department, of the costs that are billable under (1) of this subsection as an
3	allowance for overhead expenses directly related to exploring for, developing, and
4	producing oil or gas deposits located within the lease or property, to the extent those
5	expenses are not billable under the agreement.
6	(n) Subject to (g) and (h) of this section, if the department makes the finding
7	described in (m) of this section with respect to a unit operating agreement or similar
8	operating agreement and, in addition, finds that at least one working interest owner
9	party to the agreement, other than the operator, with substantial incentive and ability to
10	effectively audit billings under the agreement in fact is effectively auditing billings
11	under the agreement, the department may authorize or require a producer, subject to
12	conditions prescribed under regulations adopted by the department, to treat as that
13	portion of its lease expenditures for a calendar year applicable to oil and gas produced
14	from a lease or property in the state only
15	(1) the costs, other than items listed in (e) of this section, that are
16	incurred by the operator during the calendar year and that
17	(A) are billed to the producer by the operator under the
18	agreement to which that lease or property is subject and are either not disputed
19	by a working interest owner party to the agreement or are finally determined to
20	be properly billable as a result of dispute resolution; or
21	(B) for a producer that is the operator, would be billable to the
22	producer by the operator in accordance with the terms of the agreement to
23	which that lease or property is subject if the producer were not the operator;
24	and
25	(2) a reasonable percentage, as determined under regulations adopted
26	by the department, of the costs that are billed under (1) of this subsection as an
27	allowance for overhead expenses directly related to exploring for, developing, and
28	producing oil or gas deposits located within the lease or property, to the extent those
29	expenses are not billable under the agreement.
30	* Sec. 37. AS 43.55.180(b) is amended to read:

(b) The department shall prepare a report on or before the first day of the $\underline{2016}$

2	this section, including recommendations as to whether any changes should be made to
3	this chapter. The department shall notify the legislature that the report prepared under
4	this subsection is available.
5	* Sec. 38. AS 43.56.160 is amended to read:
6	Sec. 43.56.160. Interest and penalty. When the tax levied by AS 43.56.010(a)
7	becomes delinquent, a penalty of 10 percent shall be added. Before January 1, 2014,
8	interest [INTEREST] on the delinquent taxes, exclusive of penalty, shall be assessed
9	at a rate of eight percent a year. On and after January 1, 2014, interest on the
10	delinquent taxes, exclusive of penalty, shall be assessed at the rate specified in
11	AS 43.05.225(b)(1).
12	* Sec. 39. AS 43.77.020(d) is amended to read:
13	(d) A person subject to the tax under this chapter shall make quarterly
14	payments of the tax estimated to be due for the year, as required under regulations
15	adopted by the department. A taxpayer will be subject to an estimated tax penalty,
16	determined by applying the interest rate specified in AS 43.05.225(a) before
17	January 1, 2014, or under AS 43.05.225(b)(1) on and after January 1, 2014,
18	[AS 43.05.225] to the underpayment for each quarter, unless the taxpayer makes
19	estimated tax payments in equal installments that total either
20	(1) at least 90 percent of the taxpayer's tax liability under this chapter
21	for the tax year; or
22	(2) at least 100 percent of the taxpayer's tax liability under this chapter
23	for the prior tax year.
24	* Sec. 40. AS 43.90.430 is amended to read:
25	Sec. 43.90.430. Interest. Before January 1, 2014, when [WHEN] a payment
26	due to the state under this chapter becomes delinquent, the payment bears interest at
27	the rate applicable to a delinquent tax under AS 43.05.225(a). On and after
28	January 1, 2014, when a payment due to the state under this chapter becomes
29	delinquent, the payment bears interest at the rate applicable to a delinquent tax
30	<u>under AS 43.05.225(b)(1)</u> [AS 43.05.225].
31	* Sec. 41. AS 44.88.140(a) is amended to read:

[2011] regular session of the legislature on the results of the study made under (a) of

(a) Except as provided in AS 29.45.030(a)(1) and AS 44.88.168, the real and
personal property of the authority and its assets, income, and receipts are declared to
be the property of a political subdivision of the state and, together with any project or
development project financed under AS 44.88.155 - 44.88.159 or 44.88.172 -
44.88.177, and a leasehold interest created in a project or development project
financed under AS 44.88.155 - 44.88.159 or 44.88.172 - 44.88.177, devoted to an
essential public and governmental function and purpose, and the property, assets,
income, receipts, project, development project, and leasehold interests shall be exempt
from all taxes and special assessments of the state or a political subdivision of the
state, including, without limitation, all boroughs, cities, municipalities, school
districts, public utility districts, and other taxing units. All bonds of the authority are
declared to be issued by a political subdivision of the state and for an essential public
and governmental purpose and to be a public instrumentality, and the bonds, and the
interest on them, the income from them and the transfer of the bonds, and all assets,
income, and receipts pledged to pay or secure the payments of the bonds, or interest on
them, shall at all times be exempt from taxation by or under the authority of the state,
except for inheritance and estate taxes and taxes on transfers by or in contemplation of
death. Nothing in this section affects or limits an exemption from license fees,
property taxes, or excise, income, or any other taxes, provided under any other law,
nor does it create a tax exemption with respect to the interest of any business
enterprise or other person, other than the authority, in any property, assets, income,
receipts, project, development project, or lease whether or not financed under this
chapter. By January 10 of each year, the authority shall submit to the governor a report
describing the nature and extent of the tax exemption of the property, assets, income,
receipts, project, development project, and leasehold interests of the authority under
this section. The authority shall notify the legislature that the report is available.

* Sec. 42. AS 44.88 is amended by adding a new section to read:

Sec. 44.88.168. Oil and gas infrastructure fund. (a) The oil and gas infrastructure fund is established in the authority. The oil and gas infrastructure fund consists of money appropriated to the authority for deposit in the fund, and money deposited in the fund by the authority. The fund is not an account in the revolving loan

1	fund established in AS 44.88.060, and the authority shall account for the fund
2	separately from the revolving fund. Money in the fund may be used to finance the
3	construction and improvement of an oil or gas processing facility on the North Slope
4	and flow lines and other surface infrastructure for the facility.

- (b) Notwithstanding AS 44.88.140, the state or a political subdivision of the state may levy a tax or special assessment on an oil or gas processing facility, flow lines, and other surface infrastructure for the facility financed by the oil and gas infrastructure fund.
- 9 (c) In this section, "North Slope" means that area of the state lying north of 68 degrees North latitude.
- * **Sec. 43.** AS 43.55.023(m) is repealed.
- * **Sec. 44.** AS 43.05.225(a); AS 43.50.570(a); AS 43.55.011(e)(1), 43.55.011(g)
- 13 AS 43.55.020(d), 43.55.023(i), 43.55.023(p), 43.55.160(a)(2), and 43.55.160(c) are repealed
- 14 January 1, 2014.
- * Sec. 45. The uncodified law of the State of Alaska is amended by adding a new section to
- 16 read:

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- 17 APPLICABILITY. (a) Section 13 of this Act and AS 43.55.160(a)(1)(E), as amended by sec. 32 of this Act, apply to oil and gas produced on and after January 1, 2014.
- 19 (b) AS 43.55.023(a)(1), as amended by sec. 18 of this Act, and secs. 20 23 of this 20 Act apply to expenditures incurred on and after January 1, 2013.
- 21 (c) Section 19 of this Act applies to expenditures incurred on and after January 1, 22 2014.
- * Sec. 46. The uncodified law of the State of Alaska is amending by adding a new section to read:
- TRANSITION: REGULATIONS. The Department of Revenue may adopt regulations to implement this Act. The regulations take effect under AS 44.62 (Administrative Procedure Act), but not before the effective date of the respective provision of this Act.
- * Sec. 47. The uncodified law of the State of Alaska is amended by adding a new section to read:
- 30 LEGISLATIVE APPROVAL; NORTH SLOPE OIL OR GAS PROCESSING 31 FACILITY. (a) The Alaska Industrial Development and Export Authority may issue bonds to

- 1 finance the construction and improvement of an oil or gas processing facility on the Alaska
- 2 North Slope and flow lines and other surface infrastructure for the facility. The processing
- 3 facility, flow lines, and other surface infrastructure for the facility shall be used to secure
- 4 bonds issued under this section. The principal amount of the bonds provided by the authority
- 5 for the facility, flow lines, and other surface infrastructure may not exceed \$200,000,000 and
- 6 may include the costs of funding reserves and other costs of issuing the bonds that the
- 7 authority considers reasonable and appropriate. Notwithstanding AS 44.88.140, an oil or gas
- 8 processing facility, flow lines, and other surface infrastructure for the facility constructed or
- 9 financed by the oil and gas infrastructure fund are subject to taxes and special assessments of
- 10 the state or a political subdivision of the state.
- 11 (b) This section constitutes the legislative approval required by AS 44.88.095(g) and
- 12 44.88.690.
- 13 (c) The prohibition on the issuance of bonds in an amount exceeding \$400,000,000
- under AS 44.88.095 does not apply to bonds issued under this section, and the principal
- amount of bonds issued under this section may not be considered in determining whether the
- limit in AS 44.88.095 has been reached.
- * Sec. 48. The uncodified law of the State of Alaska is amended by adding a new section to
- 18 read:
- 19 RETROACTIVITY. Sections 13, 20 23, 29, and 43 of this Act, AS 43.55.023(a)(1),
- as amended by sec. 18 of this Act, and AS 43.55.160(a)(1)(E), as amended by sec. 32 of this
- Act, are retroactive to January 1, 2013.