Sixty-third Legislative Assembly of North Dakota

HOUSE BILL NO. 1234

Introduced by

Representatives Streyle, Owens, Thoreson

Senator Armstrong

- 1 A BILL for an Act to amend and reenact sections 57-51.1-01, 57-51.1-02, 57-51.1-03, and
- 2 57-51.1-03.1 of the North Dakota Century Code, relating to oil extraction tax rates and
- 3 exemptions; and to provide an effective date.

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

5 SECTION 1. AMENDMENT. Section 57-51.1-01 of the North Dakota Century Code is

6 amended and reenacted as follows:

7 57-51.1-01. Definitions for oil extraction tax.

8 For the purposes of the oil extraction tax law, the following words and terms shall have the-

9 meaning ascribed to them in this sectionthis chapter:

- "Average daily production" of a well means the qualified maximum total production of
 <u>barrels of</u> oil from the well during a calendar month period divided by the number of
 calendar days in that period, <u>month</u> and "qualified maximum total production" of a well
- 13 means that the well must have been maintained at the maximum efficient rate of
- production as defined and determined by rule adopted by the industrial commission in furtherance of its authority under chapter 38-08.
- "Average price" of a barrel of crude oil means the monthly average of the daily closing price for a barrel of west Texas intermediate cushing crude oil, as those prices appear-
- 18 in the Wall Street Journal, midwest edition, minus two dollars and fifty cents. When-
- 19 computing the monthly average price, the most recent previous daily closing price-
- 20 must be considered the daily closing price for the days on which the market is
- 21 closed statewide production" means the number of barrels of oil produced from wells
- 22 within this state during a calendar month divided by the number of calendar days in
- 23 that month, as determined by the industrial commission.

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1 "Horizontal reentry well" means a well that was not initially drilled and completed as a 3. 2 horizontal well, including any well initially plugged and abandoned as a dry hole, which 3 is reentered and recompleted as a horizontal well. 4 4. "Horizontal well" means a well with a horizontal displacement of the well bore drilled at 5 an angle of at least eighty degrees within the productive formation of at least three-6 hundred feet [91.44 meters]. 7 "Oil" means petroleum, crude oil, mineral oil, casinghead gasoline, and all liguid 5. 8 hydrocarbons that are recovered from gas on the lease incidental to the production of 9 the gas. 10 6.4. "Property" means the right which arises from a lease or fee interest, as a whole or any 11 designated portion thereof, to produce oil. A producer shall treat as a separate 12 property each separate and distinct producing reservoir subject to the same right to 13 produce crude oil; provided, that such if the reservoir is recognized by the industrial 14 commission as a producing formation that is separate and distinct from, and not in 15 communication with, any other producing formation. 16 7.<u>5.</u> "Qualifying secondary recovery project" means a project employing water flooding. To-17 be eligible for the tax reduction provided under section 57-51.1-02, a secondary-18 recovery project must be certified as qualifying by the industrial commission and the 19 project operator must have achieved for six consecutive months an average 20 production level of at least twenty-five percent above the level that would have been 21 recovered under normal recovery operations. To be eligible for the tax exemption 22 provided under section 57-51.1-03 and subsequent thereto the rate reduction provided 23 under section 57-51.1-02, a secondary recovery project must be, certified as qualifying 24 by the industrial commission, and from which the project operator must have has 25 obtained incremental production as defined in subsection 5 of section 57-51.1-03rules. 26 of the industrial commission. 27 8.6. "Qualifying tertiary recovery project" means a project for enhancing recovery of oil 28 which meets the requirements of section 4993(c), Internal Revenue Code of 1954, as 29 amended through December 31, 1986, and includes the following methods for 30 recovery: 31 Miscible fluid displacement. a.

b. Steam drive injection.

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2		C.	Microemulsion.			
3		d.	In situ combustion.			
4		e.	Polymer augmented water flooding.			
5		f.	Cyclic steam injection.			
6		g.	Alkaline flooding.			
7		h.	Carbonated water flooding.			
8		i.	Immiscible carbon dioxide displacement.			
9		j.	New tertiary recovery methods certified by the industrial commission.			
10		lt do	pes not include water flooding, unless the water flooding is used as an element of			
11		one	of the qualifying tertiary recovery techniques described in this subsection, or			
12		imm	niscible natural gas injection. To be eligible for the tax reduction provided under-			
13		sec	tion 57-51.1-02, a tertiary recovery project must be certified as qualifying by the			
14		indu	ustrial commission, the project operator must continue to operate the unit as a			
15		qua	lifying tertiary recovery project, and the project operator must have achieved for at			
16		leas	least one month a production level of at least fifteen percent above the level that would			
17		hav	have been recovered under normal recovery operations. To be eligible for the tax			
18		exe	mption provided under section 57-51.1-03 and subsequent thereto the rate-			
19		redu	uction provided under section 57-51.1-02, a tertiary recovery project must be			
20		cert	ified as qualifying by the industrial commission, the project operator must continue			
21		to o	perate the unit as a qualifying tertiary recovery project, and the project operator			
22		mus	st have obtained incremental production as defined in subsection 5 of section			
23		57- {	51.1-03rules of the industrial commission.			
24	9.<u>7.</u>	"Ro	yalty owner" means an owner of what is commonly known as the royalty interest			
25		and	shall not include the owner of any overriding royalty or other payment carved out			
26		of th	ne working interest.			
27	10.<u>8.</u>	"Str	ipper well property" means a "property" whose average daily production of oil,			
28		exc	luding condensate recovered in nonassociated production, per well did not exceed			
29		ten	barrels per day for wells of a depth of six thousand feet [1828.80 meters] or less,			
30		fifte	en barrels per day for wells of a depth of more than six thousand feet [1828.80			
31		met	ers] but not more than ten thousand feet [3048 meters], and thirty barrels per day			

- for wells of a depth of more than ten thousand feet [3048 meters] during any
 preceding consecutive twelve-month period. Wells which did not actually yield or
 produce oil during the qualifying twelve-month period, including disposal wells, dry
 wells, spent wells, and shut-in wells, are not production wells for the purpose of
 determining whether the stripper well property exemption applies.
 11. "Trigger price" means thirty-five dollars and fifty cents, as indexed for inflation. By
 December thirty-first of each year, the tax commissioner shall compute an indexed
- 8 trigger price by applying to the current trigger price the rate of change of the producer-
- 9 price index for industrial commodities as calculated and published by the United-
- 10 States department of labor, bureau of labor statistics, for the twelve months ending-
- June thirtieth of that year and the indexed trigger price so determined is the trigger
 price for the following calendar year.
- 13 12. "Two-year inactive well" means any well certified by the industrial commission that did
 14 not produce oil in more than one month in any consecutive twenty-four-month period
- 15 before being recompleted or otherwise returned to production after July 31, 1995. A
- 16 well that has never produced oil, a dry hole, and a plugged and abandoned well are
- 17 eligible for status as a two-year inactive well.

SECTION 2. AMENDMENT. Section 57-51.1-02 of the North Dakota Century Code is
 amended and reenacted as follows:

20 **57-51.1-02**. Imposition of oilOil extraction tax <u>rate</u>.

There is hereby imposed an excise tax, to be known as the "oil extraction tax", upon the activity in this state of extracting oil from the earth, and every owner, including any royalty owner, of any part of the oil extracted is deemed for the purposes of this chapter to be engaged in the activity of extracting that oil.

25 The rate of tax is six and one-half percent of the gross value at the well of the oil extracted,

- 26 except that the rate of tax is four percent of the gross value at the well of the oil extracted in the
 27 following situations:
- 28 1. For oil produced from wells drilled and completed after April 27, 1987, commonly-
- 29 referred to as new wells, and not otherwise exempt under section 57-51.1-03;
- 30 2. For oil produced from a secondary or tertiary recovery project that was certified as
 31 qualifying by the industrial commission before July 1, 1991;

1 For oil that does not qualify as incremental oil but is produced from a secondary or-3. 2 tertiary recovery project that is certified as qualifying by the industrial commission after 3 June 30, 1991; 4 4. For incremental oil produced from a secondary or tertiary recovery project that is 5 certified as qualifying by the industrial commission after June 30, 1991, and which-6 production is not otherwise exempt under section 57-51.1-03; or 7 For oil produced from a well that receives an exemption pursuant to subsection 4 of 5. 8 section 57-51.1-03 after June 30, 1993, and which production is not otherwise exempt-9 under section 57-51.1-03. 10 However, if the average price of a barrel of crude oil exceeds the trigger price for each month in-11 any consecutive five-month period, then the rate of tax on oil extracted from all taxable wells is-12 six and one-half percent of the gross value at the well of the oil extracted until the average price 13 of a barrel of crude oil is less than the trigger price for each month in any consecutive-14 five-month period, in which case the rate of tax reverts to four percent of the gross value at the 15 well of the oil extracted for any wells subject to a reduced rate under subsections 1 through 5. 16 Six percent beginning on the first day of the third calendar month following a period of <u>1.</u> 17 three consecutive calendar months in which average statewide daily production 18 exceeds eight hundred thousand barrels per day, which must remain the rate unless a 19 lower rate is determined under subsections 2 through 5. 20 Five and one-half percent beginning on the first day of the third calendar month <u>2.</u> 21 following a period of three consecutive calendar months in which average statewide 22 daily production exceeds nine hundred thousand barrels per day, which must remain 23 the rate unless a lower rate is determined under subsections 3 through 5. 24 <u>3.</u> Five percent beginning on the first day of the third calendar month following a period of 25 three consecutive calendar months in which average statewide daily production 26 exceeds one million one hundred thousand barrels per day, which must remain the 27 rate unless a lower rate is determined under subsection 4 or 5. 28 Four and one-half percent beginning on the first day of the third calendar month 4. 29 following a period of three consecutive calendar months in which average statewide 30 daily production exceeds one million two hundred fifty thousand barrels per day, which 31 must remain the rate unless a lower rate is determined under subsection 5.

1	<u>5.</u>	Four percent beginning on the first day of the third calendar month following a period
2		of three consecutive calendar months in which average statewide daily production
3		exceeds one million five hundred thousand barrels per day.
4	SEC	CTION 3. AMENDMENT. Section 57-51.1-03 of the North Dakota Century Code is
5	amende	d and reenacted as follows:
6	57-5	51.1-03. (Effective through June 30, 2013) Exemptions from oil extraction tax.
7	The	following activities are specifically exempted from the oil extraction tax:
8	1.	The activity of extracting from the earth any oil that is exempt from the gross
9		production tax imposed by chapter 57-51.
10	2.	The activity of extracting from the earth any oil from a stripper well property. On or
11		after the first day of the third calendar month following a period of three consecutive
12		calendar months in which average statewide daily production exceeds seven hundred
13		twenty-five thousand barrels per day, a well drilled and completed in the Bakken or
14		Three Forks formation and which is within a stripper well property is not exempt under
15		this subsection until production from that well individually meets the requirements of
16		the definition for stripper well status under section 57-51.1-01.
17	3.	For a well drilled and completed as a vertical well, the initial production of oil from the
18		well is exempt from any taxes imposed under this chapter for a period of fifteen
19		months, except that oil produced from any well drilled and completed as a horizontal
20		well is exempt from any taxes imposed under this chapter for a period of twenty-four-
21		months. Oil recovered during testing prior to well completion is exempt from the oil
22		extraction tax. The exemption under this subsection becomes ineffective if the average-
23		price of a barrel of crude oil exceeds the trigger price for each month in any
24		consecutive five-month period. However, the exemption is reinstated if, after the
25		trigger provision becomes effective, the average price of a barrel of crude oil is less
26		than the trigger price for each month in any consecutive five-month period.
27	4.	The production of oil from a qualifying well that was worked over is exempt from any-
28		taxes imposed under this chapter for a period of twelve months, beginning with the
29		first day of the third calendar month after the completion of the work-over project. The
30		exemption provided by this subsection is only effective if the well operator establishes
31		to the satisfaction of the industrial commission upon completion of the project that the

1		cos	t of the project exceeded sixty-five thousand dollars or production is increased at
2		lea	st fifty percent during the first two months after completion of the project. A
3		qua	alifying well under this subsection is a well with an average daily production of no-
4		mo	re than fifty barrels of oil during the latest six calendar months of continuous-
5		pro	duction. A work-over project under this subsection means the continuous-
6		em	ployment of a work-over rig, including recompletions and reentries. The exemption-
7		pro	vided by this subsection becomes ineffective if the average price of a barrel of
8		cru	de oil exceeds the trigger price for each month in any consecutive five-month
9		per	iod. However, the exemption is reinstated if, after the trigger provision becomes
10		effe	ective, the average price of a barrel of crude oil is less than the trigger price for
11		eac	ch month in any consecutive five-month period.
12	5.	a.	The incremental production from a secondary recovery project which has been
13			certified as a qualified project by the industrial commission after July 1, 1991, is
14			exempt from any taxes imposed under this chapter for a period of five years from
15			the date the incremental production begins.
16		b.	The incremental production from a tertiary recovery project that does not use
17			carbon dioxide and which has been certified as a qualified project by the
18			industrial commission is exempt from any taxes imposed under this chapter for a
19			period of ten years from the date the incremental production begins. Incremental
20			production from a tertiary recovery project that uses carbon dioxide and which
21			has been certified as a qualified project by the industrial commission is exempt
22			from any taxes imposed under this chapter from the date the incremental
23			production begins.
24		C.	For purposes of this subsection, incremental production is defined in the following
25			manner:
26			(1) For purposes of determining the exemption provided for in subdivision a and
27			with respect to a unit where there has not been a secondary recovery-
28			project, incremental production means the difference between the total-
29			amount of oil produced from the unit during the secondary recovery project
30			and the amount of primary production from the unit. For purposes of this
31			paragraph, primary production means the amount of oil which would have-

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1		been produced from the unit if the secondary recovery project had not been
2		commenced. The industrial commission shall determine the amount of
3		primary production in a manner which conforms to the practice and
4		procedure used by the commission at the time the project is certified.
5	(2)	For purposes of determining the exemption provided for in subdivision a and
6		with respect to a unit where a secondary recovery project was in existence
7		prior to July 1, 1991, and where the industrial commission cannot establish
8		an accurate production decline curve, incremental production means the
9		difference between the total amount of oil produced from the unit during a
10		new secondary recovery project and the amount of production which would
11		be equivalent to the average monthly production from the unit during the
12		most recent twelve months of normal production reduced by a production-
13		decline rate of ten percent for each year. The industrial commission shall
14		determine the average monthly production from the unit during the most-
15		recent twelve months of normal production and must upon request or upon-
16		its own motion hold a hearing to make this determination. For purposes of
17		this paragraph, when determining the most recent twelve months of normal-
18		production the industrial commission is not required to use twelve-
19		consecutive months. In addition, the production decline rate of ten percent
20		must be applied from the last month in the twelve-month period of time.
21	(3)	For purposes of determining the exemption provided for in subdivision a and
22		with respect to a unit where a secondary recovery project was in existence-
23		before July 1, 1991, and where the industrial commission can establish an
24		accurate production decline curve, incremental production means the
25		difference between the total amount of oil produced from the unit during the
26		new secondary recovery project and the total amount of oil that would have-
27		been produced from the unit if the new secondary recovery project had not
28		been commenced. For purposes of this paragraph, the total amount of oil-
29		that would have been produced from the unit if the new secondary recovery-
30		project had not been commenced includes both primary production and
31		production that occurred as a result of the secondary recovery project that

1		was in existence before July 1, 1991. The industrial commission shall-
2		determine the amount of oil that would have been produced from the unit if-
3		the new secondary recovery project had not been commenced in a manner-
4		that conforms to the practice and procedure used by the commission at the
5		time the new secondary recovery project is certified.
6	(4)	For purposes of determining the exemption provided for in subdivision b and
7		with respect to a unit where there has not been a secondary recovery-
8		project, incremental production means the difference between the total-
9		amount of oil produced from the unit during the tertiary recovery project and
10		the amount of primary production from the unit. For purposes of this
11		paragraph, primary production means the amount of oil which would have-
12		been produced from the unit if the tertiary recovery project had not been
13		commenced. The industrial commission shall determine the amount of
14		primary production in a manner which conforms to the practice and
15		procedure used by the commission at the time the project is certified.
16	(5)	For purposes of determining the exemption provided for in subdivision b and
17		with respect to a unit where there is or has been a secondary recovery-
18		project, incremental production means the difference between the total-
19		amount of oil produced during the tertiary recovery project and the amount
20		of production which would be equivalent to the average monthly production-
21		from the unit during the most recent twelve months of normal production
22		reduced by a production decline rate of ten percent for each year. The
23		industrial commission shall determine the average monthly production from
24		the unit during the most recent twelve months of normal production and
25		must upon request or upon its own motion hold a hearing to make this
26		determination. For purposes of this paragraph, when determining the most
27		recent twelve months of normal production the industrial commission is not-
28		required to use twelve consecutive months. In addition, the production
29		decline rate of ten percent must be applied from the last month in the
30		twelve-month period of time.

1		(6) For purposes of determining the exemption provided for in subdivision b and
2		with respect to a unit where there is or has been a secondary recovery-
3		project and where the industrial commission can establish an accurate
4		production decline curve, incremental production means the difference-
5		between the total amount of oil produced from the unit during the tertiary-
6		recovery project and the total amount of oil that would have been produced
7		from the unit if the tertiary recovery project had not been commenced. For-
8		purposes of this paragraph, the total amount of oil that would have been
9		produced from the unit if the tertiary recovery project had not been
10		commenced includes both primary production and production that occurred
11		as a result of any secondary recovery project. The industrial commission-
12		shall determine the amount of oil that would have been produced from the
13		unit if the tertiary recovery project had not been commenced in a manner
14		that conforms to the practice and procedure used by the commission at the
15		time the tertiary recovery project is certified.
16		d. The industrial commission shall adopt rules relating to thisthe exemption
17		thatunder this subsection which must include procedures for determining
18		incremental production as defined in subdivision c.
19	6.	The production of oil from a two-year inactive well, as determined by the industrial-
20		commission and certified to the state tax commissioner, for a period of ten years after
21		the date of receipt of the certification. The exemption under this subsection becomes-
22		ineffective if the average price of a barrel of crude oil exceeds the trigger price for
23		each month in any consecutive five-month period. However, the exemption is
24		reinstated if, after the trigger provision becomes effective, the average price of a barrel
25		of crude oil is less than the trigger price for each month in any consecutive five-month
26		period.
27	7.	The production of oil from a horizontal reentry well, as determined by the industrial
28		commission and certified to the state tax commissioner, for a period of nine months-
29		after the date the well is completed as a horizontal well. The exemption under this-
30		subsection becomes ineffective if the average price of a barrel of crude oil exceeds the
31		trigger price for each month in any consecutive five-month period. However, the

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1 exemption is reinstated if, after the trigger provision becomes effective, the average-2 price of a barrel of crude oil is less than the trigger price for each month in any 3 consecutive five-month period. 4 <u>8.4.</u> The initial production of oil from a well is exempt from any taxes imposed under this 5 chapter for a period of sixty months if: 6 a. The well is located within the boundaries of an Indian reservation; 7 The well is drilled and completed on lands held in trust by the United States for b. 8 an Indian tribe or individual Indian; or 9 The well is drilled and completed on lands held by an Indian tribe if the interest is C. 10 in existence on August 1, 1997. 11 The first seventy-five thousand barrels or the first four million five hundred thousand 9. 12 dollars of gross value at the well, whichever is less, of oil produced during the first 13 eighteen months after completion, from a horizontal well drilled and completed after 14 April 30, 2009, is subject to a reduced tax rate of two percent of the gross value at the 15 well of the oil extracted under this chapter. A well eligible for a reduced tax rate under-16 this subsection is eligible for the exemption for horizontal wells under subsection 3, if 17 the exemption under subsection 3 is effective during all or part of the first twenty-four-18 months after completion. The rate reduction under this subsection becomes effective-19 on the first day of the month following a month for which the average price of a barrel 20 of crude oil is less than fifty-five dollars. The rate reduction under this subsection-21 becomes ineffective on the first day of the month following a month in which the 22 average price of a barrel of crude oil exceeds seventy dollars. If the rate reduction 23 under this subsection is effective on the date of completion of a well, the rate reduction-24 applies to production from that well for up to eighteen months after completion, subject 25 to the other limitations of this subsection. If the rate reduction under this subsection is 26 ineffective on the date of completion of a well, the rate reduction under this subsection 27 does not apply to production from that well at any time. 28 (Effective after June 30, 2013) Exemptions from oil extraction tax. The following-29 activities are specifically exempted from the oil extraction tax: 30 1. The activity of extracting from the earth any oil that is exempt from the gross-31 production tax imposed by chapter 57-51.

1	2.	The activity of extracting from the earth any oil from a stripper well property.				
2	3.	For a well drilled and completed as a vertical well, the initial production of oil from the				
3		well is exempt from any taxes imposed under this chapter for a period of fifteen				
4		months, except that oil produced from any well drilled and completed as a horizontal				
5		well is exempt from any taxes imposed under this chapter for a period of twenty-four				
6		months. Oil recovered during testing prior to well completion is exempt from the oil-				
7		extraction tax. The exemption under this subsection becomes ineffective if the average				
8		price of a barrel of crude oil exceeds the trigger price for each month in any				
9		consecutive five-month period. However, the exemption is reinstated if, after the				
10		trigger provision becomes effective, the average price of a barrel of crude oil is less				
11		than the trigger price for each month in any consecutive five-month period.				
12	4 .	The production of oil from a qualifying well that was worked over is exempt from any				
13		taxes imposed under this chapter for a period of twelve months, beginning with the				
14		first day of the third calendar month after the completion of the work-over project. The	-			
15		exemption provided by this subsection is only effective if the well operator establishes	-			
16		o the satisfaction of the industrial commission upon completion of the project that the				
17		cost of the project exceeded sixty-five thousand dollars or production is increased at				
18		least fifty percent during the first two months after completion of the project. A				
19		qualifying well under this subsection is a well with an average daily production of no-				
20		more than fifty barrels of oil during the latest six calendar months of continuous				
21		production. A work-over project under this subsection means the continuous-				
22		employment of a work-over rig, including recompletions and reentries. The exemption	-			
23		provided by this subsection becomes ineffective if the average price of a barrel of				
24		crude oil exceeds the trigger price for each month in any consecutive five-month				
25		period. However, the exemption is reinstated if, after the trigger provision becomes-				
26		effective, the average price of a barrel of crude oil is less than the trigger price for				
27		each month in any consecutive five-month period.				
28	5.	a. The incremental production from a secondary recovery project which has been				
29		certified as a qualified project by the industrial commission after July 1, 1991, is-				
30		exempt from any taxes imposed under this chapter for a period of five years from	⊢			
31		the date the incremental production begins.				

4	h	The incremental and duction from a testion, so concerns and that do no not use
1		The incremental production from a tertiary recovery project that does not use
2		carbon dioxide and which has been certified as a qualified project by the
3		industrial commission is exempt from any taxes imposed under this chapter for a
4		period of ten years from the date the incremental production begins. Incremental
5		production from a tertiary recovery project that uses carbon dioxide and which
6		has been certified as a qualified project by the industrial commission is exempt
7		from any taxes imposed under this chapter from the date the incremental
8		production begins.
9	C.	For purposes of this subsection, incremental production is defined in the following
10		manner:
11		(1) For purposes of determining the exemption provided for in subdivision a and
12		with respect to a unit where there has not been a secondary recovery-
13		project, incremental production means the difference between the total-
14		amount of oil produced from the unit during the secondary recovery project-
15		and the amount of primary production from the unit. For purposes of this-
16		paragraph, primary production means the amount of oil which would have
17		been produced from the unit if the secondary recovery project had not been
18		commenced. The industrial commission shall determine the amount of
19		primary production in a manner which conforms to the practice and
20		procedure used by the commission at the time the project is certified.
21		(2) For purposes of determining the exemption provided for in subdivision a and
22		with respect to a unit where a secondary recovery project was in existence
23		prior to July 1, 1991, and where the industrial commission cannot establish
24		an accurate production decline curve, incremental production means the
25		difference between the total amount of oil produced from the unit during a
26		new secondary recovery project and the amount of production which would
27		be equivalent to the average monthly production from the unit during the
28		most recent twelve months of normal production reduced by a production-
29		decline rate of ten percent for each year. The industrial commission shall
30		determine the average monthly production from the unit during the most
31		recent twelve months of normal production and must upon request or upon-

1			its own motion hold a hearing to make this determination. For purposes of
2			this paragraph, when determining the most recent twelve months of normal-
3			production the industrial commission is not required to use twelve-
4			consecutive months. In addition, the production decline rate of ten percent
5			must be applied from the last month in the twelve-month period of time.
6	((3)	For purposes of determining the exemption provided for in subdivision a and
7			with respect to a unit where a secondary recovery project was in existence-
8			before July 1, 1991, and where the industrial commission can establish an
9			accurate production decline curve, incremental production means the
10			difference between the total amount of oil produced from the unit during the
11			new secondary recovery project and the total amount of oil that would have-
12			been produced from the unit if the new secondary recovery project had not-
13			been commenced. For purposes of this paragraph, the total amount of oil
14			that would have been produced from the unit if the new secondary recovery
15			project had not been commenced includes both primary production and
16			production that occurred as a result of the secondary recovery project that
17			was in existence before July 1, 1991. The industrial commission shall
18			determine the amount of oil that would have been produced from the unit if-
19			the new secondary recovery project had not been commenced in a manner-
20			that conforms to the practice and procedure used by the commission at the-
21			time the new secondary recovery project is certified.
22	((4)	For purposes of determining the exemption provided for in subdivision b and
23			with respect to a unit where there has not been a secondary recovery-
24			project, incremental production means the difference between the total-
25			amount of oil produced from the unit during the tertiary recovery project and
26			the amount of primary production from the unit. For purposes of this
27			paragraph, primary production means the amount of oil which would have-
28			been produced from the unit if the tertiary recovery project had not been-
29			commenced. The industrial commission shall determine the amount of
30			primary production in a manner which conforms to the practice and
31			procedure used by the commission at the time the project is certified.

1	(5)	For purposes of determining the exemption provided for in subdivision b and
2		with respect to a unit where there is or has been a secondary recovery
3		project, incremental production means the difference between the total
4		amount of oil produced during the tertiary recovery project and the amount
5		of production which would be equivalent to the average monthly production-
6		from the unit during the most recent twelve months of normal production
7		reduced by a production decline rate of ten percent for each year. The
8		industrial commission shall determine the average monthly production from-
9		the unit during the most recent twelve months of normal production and
10		must upon request or upon its own motion hold a hearing to make this-
11		determination. For purposes of this paragraph, when determining the most
12		recent twelve months of normal production the industrial commission is not
13		required to use twelve consecutive months. In addition, the production
14		decline rate of ten percent must be applied from the last month in the
15		twelve-month period of time.
16	(6)	For purposes of determining the exemption provided for in subdivision b and
17		with respect to a unit where there is or has been a secondary recovery
18		project and where the industrial commission can establish an accurate
19		production decline curve, incremental production means the difference-
20		between the total amount of oil produced from the unit during the tertiary-
21		recovery project and the total amount of oil that would have been produced-
22		from the unit if the tertiary recovery project had not been commenced. For-
23		purposes of this paragraph, the total amount of oil that would have been
24		produced from the unit if the tertiary recovery project had not been
25		commenced includes both primary production and production that occurred
26		as a result of any secondary recovery project. The industrial commission-
27		shall determine the amount of oil that would have been produced from the
28		unit if the tertiary recovery project had not been commenced in a manner-
29		that conforms to the practice and procedure used by the commission at the
30		time the tertiary recovery project is certified.

1		d. The industrial commission shall adopt rules relating to this exemption that must-
2		include procedures for determining incremental production as defined in-
3		subdivision c.
4	6.	The production of oil from a two-year inactive well, as determined by the industrial
5		commission and certified to the state tax commissioner, for a period of ten years after-
6		the date of receipt of the certification. The exemption under this subsection becomes-
7		ineffective if the average price of a barrel of crude oil exceeds the trigger price for
8		each month in any consecutive five-month period. However, the exemption is-
9		reinstated if, after the trigger provision becomes effective, the average price of a barrel-
10		of crude oil is less than the trigger price for each month in any consecutive five-month
11		period.
12	7.	The production of oil from a horizontal reentry well, as determined by the industrial
13		commission and certified to the state tax commissioner, for a period of nine months-
14		after the date the well is completed as a horizontal well. The exemption under this
15		subsection becomes ineffective if the average price of a barrel of crude oil exceeds the
16		trigger price for each month in any consecutive five-month period. However, the
17		exemption is reinstated if, after the trigger provision becomes effective, the average-
18		price of a barrel of crude oil is less than the trigger price for each month in any
19		consecutive five-month period.
20	8.	The initial production of oil from a well is exempt from any taxes imposed under this
21		chapter for a period of sixty months if:
22		a. The well is located within the boundaries of an Indian reservation;
23		b. The well is drilled and completed on lands held in trust by the United States for
24		an Indian tribe or individual Indian; or
25		c. The well is drilled and completed on lands held by an Indian tribe if the interest is
26		in existence on August 1, 1997.
27	9.	The first seventy-five thousand barrels of oil produced during the first eighteen months-
28		after completion, from a horizontal well drilled and completed in the Bakken formation-
29		after June 30, 2007, and before July 1, 2008, is subject to a reduced tax rate of two-
30		percent of the gross value at the well of the oil extracted under this chapter. A well
31		eligible for a reduced tax rate under this subsection is eligible for the exemption for

1		horizontal wells under subsection 3, if the exemption under subsection 3 is effective				
2	during all or part of the first twenty-four months after completion.					
3	SECTION 4. AMENDMENT. Section 57-51.1-03.1 of the North Dakota Century Code is					
4	amende	d and reenacted as follows:				
5	57-5	1.1-03.1. Stripper well , new well, work-over, and secondary or tertiary project				
6	certifica	tion for tax exemption or rate reduction - Filing requirement.				
7	To re	eceive the benefits of a tax exemption or tax rate reduction, a certification of qualifying				
8	well stat	us prepared by the industrial commission must be submitted to the tax commissioner as				
9	follows:					
10	1.	To receive, from the first day of eligibility, a tax exemption on production from a				
11		stripper well property under subsection 2 of section 57-51.1-03, the industrial				
12		commission's certification must be submitted to the tax commissioner within eighteen				
13		months after the end of the stripper well property's qualification period.				
14	2.	To receive, from the first day of eligibility, a tax exemption under subsection 3 of				
15		section 57-51.1-03 and a rate reduction on production from a new well under section				
16		57-51.1-02, the industrial commission's certification must be submitted to the tax-				
17		commissioner within eighteen months after a new well is completed.				
18	3.	To receive, from the first day of eligibility, a tax exemption under subsection 4 of				
19		section 57-51.1-03 and a rate reduction for a work-over well under section 57-51.1-02,				
20		the industrial commission's certification must be submitted to the tax commissioner-				
21		within eighteen months after the work-over project is completed.				
22	4 .	To receive, from the first day of eligibility, a tax exemption under subsection 5 of				
23		section 57-51.1-03 and a tax rate reduction under section 57-51.1-02 on production				
24		from a secondary or tertiary project, the industrial commission's certification must be				
25		submitted to the tax commissioner within the following time periods:				
26		a. For a tax exemption, within eighteen months after the month in which the first				
27		incremental oil was produced.				
28		b. For a tax rate reduction, within eighteen months after the end of the period-				
29		qualifying the project for the rate reduction.				
30	5.	To receive, from the first day of eligibility, a tax exemption or the reduction on				
31		production for which any other tax exemption or rate reduction may apply, the-				

1		industrial commission's certification must be submitted to the tax commissioner within
2		eighteen months of the completion, recompletion, or other qualifying date.
3	6.	To receive, from the first day of eligibility, a tax exemption under subsection 6 of
4		section 57-51.1-03 on production from a two-year inactive well, the industrial-
5		commission's certification must be submitted to the tax commissioner within eighteen
6		months after the end of the two-year inactive well's qualification period.
7	If the industrial commission's certification is not submitted to the tax commissioner within the	
8	eighteen-month period provided in this section, then the exemption or rate reduction does not	
9	apply for the production periods in which the certification is not on file with the tax	
10	commissioner. When the industrial commission's certification is submitted to the tax-	
11	commissioner after the eighteen-month period, the tax exemption or rate reduction applies to	
12	prospective production periods only and the exemption or rate reduction is effective the first day	
13	of the month in which the certification is received by the tax commissioner.	
14	SEC	TION 5. EFFECTIVE DATE. This Act is effective for taxable events occurring after
15	June 30, 2013.	