1	HOUSE BILL 181
2	55TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2021
3	INTRODUCED BY
4	Larry R. Scott and James G. Townsend
5	and Randall Pettigrew and Rod Montoya
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10	AN ACT
11	RELATING TO TAXATION; TEMPORARILY EXEMPTING A QUALIFIED
12	ENHANCED RECOVERY PROJECT THAT USES CAPTURED CARBON DIOXIDE TO
13	DISPLACE OIL FROM THE TAX ON CARBON DIOXIDE FOR PRODUCTS THAT
14	ARE SEVERED AND SOLD; DEFINING "POSTED PRICE" AND "CAPTURED
15	CARBON DIOXIDE" IN THE OIL AND GAS SEVERANCE TAX ACT.
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17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
18	SECTION 1. Section 7-29-2 NMSA 1978 (being Laws 1959,
19	Chapter 52, Section 2, as amended) is amended to read:
20	"7-29-2. DEFINITIONSAs used in the Oil and Gas
21	Severance Tax Act:
22	A. "captured carbon dioxide" means carbon dioxide
23	<u>that:</u>
24	(1) is captured from an industrial source by
25	<u>carbon capture equipment;</u>
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1	(2) would otherwise be released into the
2	<u>atmosphere as industrial emissions of greenhouse gas or lead to</u>
3	such release; and
4	(3) is measured at the source of capture and
5	verified at the point of disposal, injection or use; or
6	(4) in the case of a direct air capture
7	<u>facility, is:</u>
8	(a) captured directly from the ambient
9	<u>air;</u>
10	(b) measured at the source of capture;
11	and
12	(c) verified at the point of disposal,
13	<u>injection or use;</u>
14	[ <del>A.</del> ] <u>B.</u> "commission", "department", "division" or
15	"oil and gas accounting division" means the taxation and
16	revenue department, the secretary of taxation and revenue or
17	any employee of the department exercising authority lawfully
18	delegated to that employee by the secretary;
19	[ <del>B.</del> ] <u>C.</u> "production unit" means a unit of property
20	designated by the department from which products of common
21	ownership are severed;
22	[C.] <u>D.</u> "severance" means the taking from the soil
23	of any product in any manner whatsoever;
24	$[D_{\cdot}]$ <u>E.</u> "value" means the actual price received for
25	products at the production unit, except as otherwise provided
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1 in the Oil and Gas Severance Tax Act; 2 F. "posted price" means the price of west Texas intermediate crude oil as published by the United States energy 3 4 information administration; [E.] G. "product" or "products" means oil, natural 5 gas or liquid hydrocarbon, individually or any combination 6 7 thereof, carbon dioxide, helium or a non-hydrocarbon gas; 8 [F.] H. "operator" means any person: 9 engaged in the severance of products from (1) 10 a production unit; or 11 (2) owning an interest in any product at the 12 time of severance who receives a portion or all of such product 13 for [his] the person's interest; 14 [G.] I. "primary recovery" means the displacement 15 of oil and of other liquid hydrocarbons removed from natural 16 gas at or near the wellhead from an oil well or pool as 17 classified by the oil conservation division of the energy, 18 minerals and natural resources department pursuant to Paragraph 19 (11) of Subsection B of Section 70-2-12 NMSA 1978 into the 20 wellbore by means of the natural pressure of the oil well or 21 pool, including [but not limited to] artificial lift; 22 [H.] J. "purchaser" means a person who is the first 23 purchaser of a product after severance from a production unit, 24 except as otherwise provided in the Oil and Gas Severance Tax 25 Act;

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<u>underscored material = new</u> [<del>bracketed material</del>] = delete [<del>I.</del>] <u>K.</u> "person" means any individual, estate, trust, receiver, business trust, corporation, firm, copartnership, cooperative, joint venture, association or other group or combination acting as a unit, and the plural as well as the singular number;

[J.] <u>L.</u> "interest owner" means a person owning an entire or fractional interest of whatsoever kind or nature in the products at the time of severance from a production unit, or who has a right to a monetary payment that is determined by the value of such products;

[K.] M. "new production natural gas well" means a producing crude oil or natural gas well proration unit that begins its initial natural gas production on or after May 1, 1987 as determined by the oil conservation division of the energy, minerals and natural resources department;

[L.] N. "qualified enhanced recovery project", prior to January 1, 1994, means the use or the expanded use of carbon dioxide, when approved by the oil conservation division of the energy, minerals and natural resources department pursuant to the Enhanced Oil Recovery Act, for the displacement of oil and of other liquid hydrocarbons removed from natural gas at or near the wellhead from an oil well or pool classified by the oil conservation division pursuant to Paragraph (11) of Subsection B of Section 70-2-12 NMSA 1978;

[M.] O. "qualified enhanced recovery project", on .218315.1

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and after January 1, 1994, means the use or the expanded use of any process approved by the oil conservation division of the energy, minerals and natural resources department pursuant to the Enhanced Oil Recovery Act for the displacement of oil and of other liquid hydrocarbons removed from natural gas at or near the wellhead from an oil well or pool classified by the oil conservation division pursuant to Paragraph (11) of Subsection B of Section 70-2-12 NMSA 1978, other than a primary recovery process; the term includes [but is not limited to] the use of a pressure maintenance process, a water flooding process and immiscible, miscible, chemical, thermal or biological process or any other related process;

[N.] P. "production restoration project" means the use of any process for returning to production a natural gas or oil well that had thirty days or less of production in any period of twenty-four consecutive months beginning on or after January 1, 1993, as approved and certified by the oil conservation division of the energy, minerals and natural resources department pursuant to the Natural Gas and Crude Oil Production Incentive Act;

 $[\Theta_{\cdot}]$  Q. "well workover project" means any procedure undertaken by the operator of a natural gas or crude oil well that is intended to increase the production from the well and that has been approved and certified by the oil conservation division of the energy, minerals and natural resources .218315.1

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department pursuant to the Natural Gas and Crude Oil Production
 Incentive Act;

[P.] <u>R.</u> "stripper well property" means a crude oil
or natural gas producing property that is assigned a single
production unit number by the department and is certified by
the oil conservation division of the energy, minerals and
natural resources department pursuant to the Natural Gas and
Crude Oil Production Incentive Act to have produced in the
preceding calendar year:

10 (1) if a crude oil producing property, an 11 average daily production of less than ten barrels of oil per 12 eligible well per day;

(2) if a natural gas producing property, an average daily production of less than sixty thousand cubic feet of natural gas per eligible well per day; or

(3) if a property with wells that produce both crude oil and natural gas, an average daily production of less than ten barrels of oil per eligible well per day, as determined by converting the volume of natural gas produced by the well to barrels of oil by using a ratio of six thousand cubic feet to one barrel of oil;

[<del>Q.</del>] <u>S.</u> "average annual taxable value" means as applicable:

(1) the average of the taxable value per one thousand cubic feet, determined pursuant to Section 7-31-5 NMSA.218315.1

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1	1978, of all natural gas produced in New Mexico for the
2	specified calendar year as determined by the department; or
3	(2) the average of the taxable value per
4	barrel, determined pursuant to Section 7-31-5 NMSA 1978, of all
5	oil produced in New Mexico for the specified calendar year as
6	determined by the department; and
7	[R.] <u>T.</u> "tax" means the oil and gas severance tax."
8	SECTION 2. Section 7-29-4 NMSA 1978 (being Laws 1980,
9	Chapter 62, Section 5, as amended) is amended to read:
10	"7-29-4. OIL AND GAS SEVERANCE TAX IMPOSEDCOLLECTION
11	INTEREST OWNER'S LIABILITY TO STATEINDIAN LIABILITY
12	A. There is imposed and shall be collected by the
13	department a tax on all products that are severed and sold,
14	except as provided in Subsection B of this section. The
15	measure of the tax and the rates are:
16	(1) on natural gas severed and sold, except as
17	provided in Paragraphs (4), (6) and (7) of this subsection,
18	three and three-fourths percent of the taxable value determined
19	pursuant to Section 7-29-4.1 NMSA 1978;
20	(2) on oil and on other liquid hydrocarbons
21	removed from natural gas at or near the wellhead, except as
22	provided in Paragraphs (3), (5), (8), [ <del>and</del> ] (9) <u>and (10)</u> of
23	this subsection, three and three-fourths percent of taxable
24	value determined pursuant to Section 7-29-4.1 NMSA 1978;
25	(3) on oil and on other liquid hydrocarbons
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1 removed from natural gas at or near the wellhead produced from 2 a qualified enhanced recovery project, one and seven-eighths 3 percent of the taxable value determined pursuant to Section 4 7-29-4.1 NMSA 1978, provided that the annual average price of 5 west Texas intermediate crude oil, determined by the department 6 by averaging the posted prices in effect on the last day of 7 each month of the twelve-month period ending on May 31 prior to 8 the fiscal year in which the tax rate is to be imposed, was 9 less than twenty-eight dollars (\$28.00) per barrel;

(4) on the natural gas from a well workover project that is certified by the oil conservation division of the energy, minerals and natural resources department in its approval of the well workover project, two and forty-five hundredths percent of the taxable value determined pursuant to Section 7-29-4.1 NMSA 1978, provided that the annual average price of west Texas intermediate crude oil, determined by the department by averaging the posted prices in effect on the last day of each month of the twelve-month period ending on May 31 prior to the fiscal year in which the tax rate is to be imposed, was less than twenty-four dollars (\$24.00) per barrel;

(5) on the oil and on other liquid hydrocarbons removed from natural gas at or near the wellhead from a well workover project that is certified by the oil conservation division of the energy, minerals and natural resources department in its approval of the well workover .218315.1

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1 project, two and forty-five hundredths percent of the taxable 2 value determined pursuant to Section 7-29-4.1 NMSA 1978, 3 provided that the annual average price of west Texas 4 intermediate crude oil, determined by the department by 5 averaging the posted prices in effect on the last day of each 6 month of the twelve-month period ending on May 31 prior to the 7 fiscal year in which the tax rate is to be imposed, was less 8 than twenty-four dollars (\$24.00) per barrel;

9 (6) on the natural gas from a stripper well
10 property, one and seven-eighths percent of the taxable value
11 determined pursuant to Section 7-29-4.1 NMSA 1978, provided the
12 average annual taxable value of natural gas was equal to or
13 less than one dollar fifteen cents (\$1.15) per thousand cubic
14 feet in the calendar year preceding July 1 of the fiscal year
15 in which the tax rate is to be imposed;

(7) on the natural gas from a stripper well property, two and thirteen-sixteenths percent of the taxable value determined pursuant to Section 7-29-4.1 NMSA 1978, provided that the average annual taxable value of natural gas was greater than one dollar fifteen cents (\$1.15) per thousand cubic feet but not more than one dollar thirty-five cents (\$1.35) per thousand cubic feet in the calendar year preceding July 1 of the fiscal year in which the tax rate is to be imposed;

(8) on the oil and on other liquid

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hydrocarbons removed from natural gas at or near the wellhead from a stripper well property, one and seven-eighths percent of the taxable value determined pursuant to Section 7-29-4.1 NMSA 1978, provided that the average annual taxable value of oil was equal to or less than fifteen dollars (\$15.00) per barrel in the calendar year preceding July 1 of the fiscal year in which the tax rate is to be imposed;

(9) on the oil and on other liquid hydrocarbons removed from natural gas at or near the wellhead from a stripper well property, two and thirteen-sixteenths percent of the taxable value determined pursuant to Section 7-29-4.1 NMSA 1978, provided that the average annual taxable value of oil was greater than fifteen dollars (\$15.00) per barrel but not more than eighteen dollars (\$18.00) per barrel in the calendar year preceding July 1 of the fiscal year in which the tax rate is to be imposed; and

(10) on carbon dioxide, helium and nonhydrocarbon gases, three and three-fourths percent of the taxable value determined pursuant to Section 7-29-4.1 NMSA 1978, except the tax on carbon dioxide shall be zero percent until December 31, 2030 for a qualified enhanced recovery project that involves the injection of captured carbon dioxide in the process of displacing oil and other liquid hydrocarbons that is demonstrated to sequester the carbon dioxide pursuant to rules promulgated by the department.

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Β. The tax imposed in Subsection A of this section shall not be imposed on:

natural gas severed and sold from a (1) production restoration project during the first ten years of production following the restoration of production, provided that the annual average price of west Texas intermediate crude oil, determined by the department by averaging the posted prices in effect on the last day of each month of the twelvemonth period ending on May 31 prior to each fiscal year in which the tax exemption is to be effective, was less than 11 twenty-four dollars (\$24.00) per barrel; and

oil and other liquid hydrocarbons removed (2) from natural gas at or near the wellhead from a production restoration project during the first ten years of production following the restoration of production, provided that the annual average price of west Texas intermediate crude oil, determined by the department by averaging the posted prices in effect on the last day of each month of the twelve-month period ending on May 31 prior to each fiscal year in which the tax exemption is to be effective, was less than twenty-four dollars (\$24.00) per barrel.

C. Every interest owner shall be liable for the tax to the extent of [his] the interest owner's interest in such products. Any Indian tribe, Indian pueblo or Indian shall be liable for the tax to the extent authorized or permitted by .218315.1 - 11 -

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	1	law.
	2	D. The tax imposed by this section may be referred
	3	to as the "oil and gas severance tax"."
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