SENATE BILL NO. 100

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-NINTH LEGISLATURE - FIRST SESSION

BY THE SENATE RULES COMMITTEE BY REQUEST OF THE GOVERNOR

Introduced: 4/7/15

Referred: Community and Regional Affairs, Resources, Finance

A BILL

FOR AN ACT ENTITLED

- "An Act relating to the assessment of property for oil and gas exploration, production,
 and pipeline transportation property tax on a North Slope natural gas project;
 amending the definition of "taxable property"; adding a definition for "North Slope
 natural gas project"; and making conforming amendments."

 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

 * Section 1. AS 43.56.060(a) is amended to read:

 The department shall assess property for the tax levied under
- 7 (a) The department shall assess property for the tax levied under
 8 AS 43.56.010(b) and AS 29.45.080 on property exclusively used for a North Slope
 9 natural gas project and on property used or committed by contract or other
 10 agreement for use for the pipeline transportation of gas or unrefined oil or for the
 11 production of gas or unrefined oil at its full and true value as of January 1 of the
 12 assessment year.
- * **Sec. 2.** AS 43.56.060(e) is amended to read:
- (e) Except as provided in (h), the [The] full and true value of taxable

property used or committed by contract or other agreement for pipeline transportation of gas or unrefined oil or in the operation or maintenance of facilities for the pipeline transportation of gas or unrefined oil is:

- (1) on the construction commencement date and until January 1 following the date the pipeline begins to transport gas or unrefined oil, the actual cost incurred or accrued with respect to the property as of the date of assessment;
- (2) determined on each January 1 thereafter with due regard to the economic value of the property based on the estimated life of the proven reserves of gas or unrefined oil then technically, economically, and legally deliverable into the transportation facility; however, if the proven reserves of gas or unrefined oil then technically, economically, and legally deliverable indicate an economic life materially shorter than the estimated physical life of the transportation facility, the full and true value is the actual cost reduced by an annual allowance for depreciation on a straight line basis over an economic life based on the actual elapsed life from the commencement of full operation to the date of assessment plus the estimated remaining life of the proven reserves of gas and unrefined oil then technically, economically, and legally deliverable into the transportation facility as of the date of the assessment;
- (3) on the assessment date next following inability to use or construct all or a substantial part of the facility for a period of 90 or more consecutive days because of natural disaster or legal prohibition, or other events beyond the control of a person having ownership or control of the property, adjusted to take into account any diminution in value.
- * Sec. 3. AS 43.56.060 is amended by adding a new subsection to read:
 - (h) Starting on the construction commencement date, the full and true value of taxable property exclusively used for a North Slope natural gas project is determined on each January 1. On January 1 following the date a North Slope natural gas project begins to transport gas, the full and true value is the original cost adjusted for inflation, the product of which is reduced by an annual allowance for depreciation, and the remainder of which is subject to a throughput factor. The throughput factor includes the estimated annual throughput as measured in thousands of cubic feet of gas

1	transported divided by the original annual throughput design basis as measured in							
2	thousands of cubic feet of gas.							
3	* Sec. 4. AS 43.56.210(5) is amended to read:							
4	(5) "taxable property"							
5	(A) means real and tangible personal property exclusively used							
6	for a North Slope natural gas project or real and tangible personal							
7	property used or committed by contract or other agreement for use within this							
8	state primarily in the exploration for, production of, or pipeline transportation							
9	of gas or unrefined oil (except for property used solely for the retail							
0	distribution or liquefaction of natural gas unless the property is exclusively							
1	used for a North Slope natural gas project), or in the operation or							
2	maintenance of facilities used in the exploration for, production of, or pipeline							
3	transportation of gas or unrefined oil; "taxable property" includes							
4	(i) machinery, appliances, supplies, and equipment;							
5	(ii) drilling rigs, wells (whether producing or not),							
6	gathering lines and transmission lines, pumping stations, compressor							
7	stations, power plants, topping plants, and processing units;							
8	(iii) roads, tank farms, tanker terminals, docks and other							
9	port facilities, and air strips;							
20	(iv) aircraft and motor vehicles owned by a person							
21	whose principal business in the state is the exploration for, production							
22	of, or pipeline transportation of gas or unrefined oil and whose							
23	operation of the aircraft or motor vehicle directly relates to the conduct							
24	of that business;							
2.5	(v) maintenance equipment and facilities, and							
26	maintenance camps and other related facilities; and							
27	(vi) communications facilities owned by a person							
28	whose principal business in the state is the exploration for, production							
29	of, or pipeline transportation of gas or unrefined oil and whose							
80	operation of the communications facilities directly relates to the							
31	conduct of that business;							

1	(B) does not include								
2	(i) permanent residences;								
3	(ii) office buildings requiring substantial local								
4	government services;								
5	(iii) oil and gas pipeline systems owned and operated by								
6	a public utility that is certificated under AS 42.05.221 and is regulated								
7	by the Regulatory Commission of Alaska;								
8	(iv) aircraft and motor vehicles, except aircraft and								
9	motor vehicles taxable under (A)(iv) of this paragraph; and								
10	(v) communications facilities, except communications								
11	facilities taxable under (A)(vi) of this paragraph;								
12	* Sec. 5. AS 43.56.210 is amended by adding a new paragraph to read:								
13	(7) "North Slope natural gas project" means a project to transport gas								
14	produced north of 68 degrees North latitude through a gas treatment plant, a gas								
15	pipeline, a liquefaction plant, and a marine terminal; in this paragraph,								
16	(A) "gas pipeline" means a pipeline transporting gas beginning								
17	at the outlet flange of a gas treatment plant terminating at the inlet flange of a								
8	liquefaction plant, including all pipe, compressor stations, station equipment,								
9	and all other facilities necessary for an integral line of pipe to effectuate the								
20	transportation of gas from point to point, excluding any pipelines downstream								
21	of an offtake point between a gas treatment plant and a liquefaction plant;								
22	(B) "gas treatment plant" means a facility located north of 68								
23	degrees North latitude to treat natural gas to pipeline specifications and deliver								
24	treated natural gas to the inlet flange of a gas pipeline, excluding any								
25	transmission lines that deliver gas to the inlet flange of the facility;								
26	(C) "liquefaction plant" means a facility that receives from the								
27	outlet flange of a gas pipeline gas for liquefaction in the facility, including								
28	storage and facilities for off-loading liquefied natural gas;								
29	(D) "marine terminal" means a terminal and those facilities								
30	required to receive liquefied natural gas from the boundary of a liquefaction								
31	plant for marine transportation, including storage and facilities for off-loading								

- liquefied natural gas.
- 2 * Sec. 6. The uncodified law of the State of Alaska is amended by adding a new section to
- 3 read:
- 4 APPLICABILITY. Sections 1 5 of this Act apply to tax years beginning after
- 5 December 31, 2015.