

SENATE CONCURRENT RESOLUTION NO. 201(fld H)

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-FIFTH LEGISLATURE - SECOND SPECIAL SESSION

BY THE SENATE FINANCE COMMITTEE

Amended: 11/16/07

Offered: 11/15/07

A RESOLUTION

1 **Suspending Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State**
2 **Legislature, concerning House Bill No. 2001, relating to the production tax on oil and**
3 **gas and to conservation surcharges on oil; providing a limit on the amount of tax that**
4 **may be levied on the production of certain gas that is produced outside of the Cook Inlet**
5 **sedimentary basin; relating to the sharing between agencies of certain information**
6 **relating to the production tax and to oil and gas or gas only leases; expanding the period**
7 **in which the Department of Revenue may assess the amount of oil and gas production**
8 **tax and conservation surcharges; prohibiting a producer or explorer from receiving tax**
9 **credits if certain judgments are not satisfied and requiring, as a condition of receiving**
10 **the tax credits, the deposit of the amount of certain unpaid judgments and certain**
11 **interest on those judgments in the court during an appeal and relating to that interest;**
12 **relating to state oil and gas audit masters; and making conforming amendments.**

13 **BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF ALASKA:**

1 That under Rule 54, Uniform Rules of the Alaska State Legislature, the provisions of
2 Rules 24(c), 35, 41(b), and 42(e), Uniform Rules of the Alaska State Legislature, regarding
3 changes to the title of a bill, are suspended in consideration of House Bill No. 2001, relating
4 to the production tax on oil and gas and to conservation surcharges on oil; providing a limit on
5 the amount of tax that may be levied on the production of certain gas that is produced outside
6 of the Cook Inlet sedimentary basin; relating to the sharing between agencies of certain
7 information relating to the production tax and to oil and gas or gas only leases; expanding the
8 period in which the Department of Revenue may assess the amount of oil and gas production
9 tax and conservation surcharges; prohibiting a producer or explorer from receiving tax credits
10 if certain judgments are not satisfied and requiring, as a condition of receiving the tax credits,
11 the deposit of the amount of certain unpaid judgments and certain interest on those judgments
12 in the court during an appeal and relating to that interest; relating to state oil and gas audit
13 masters; and making conforming amendments.