Fifty-ninth Legislative Assembly of North Dakota

Introduced by

SECOND DRAFT: Prepared by the Legislative Council staff for the Electric Industry Competition Committee September 2004

- 1 A BILL for an Act to create and enact chapters 57-33.2 and 57-60.1 of the North Dakota
- 2 Century Code, relating to taxation of generation, distribution, and transmission of electric power;
- 3 to amend and reenact sections 57-02-27.3, 57-06-02, 57-06-03, and 57-06-05, subsections 13
- 4 and 14 of section 57-06-06, and sections 57-06-18, 57-06-19, 57-06-20, and 57-06-21 of the
- 5 North Dakota Century Code, relating to assessment and imposition of taxes against electric
- 6 power companies; to repeal sections 57-06-07, 57-06-17, and 57-06-17.3 and chapters 57-33
- 7 and 57-33.1 of the North Dakota Century Code, relating to taxation of electric power
- 8 companies, rural electric cooperatives, and cooperative electrical generating plants; to provide
- 9 a penalty; to provide a continuing appropriation; and to provide an effective date.

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

SECTION 1. AMENDMENT. Section 57-02-27.3 of the North Dakota Century Code is
 amended and reenacted as follows:

13 **57-02-27.3. Taxable valuation of** centrally assessed wind turbine electric

14 generators. A centrally assessed wind turbine electric generation unit with a nameplate

15 generation capacity of one hundred kilowatts or more, on which construction is completed

16 before January 1, 2011, must be valued at three percent of assessed value to determine

- 17 taxable valuation of the property.
- 18 SECTION 2. AMENDMENT. Section 57-06-02 of the North Dakota Century Code is
 19 amended and reenacted as follows:
- 20 **57-06-02. Definitions.** As used in this chapter, unless the context and <u>or</u> subject
 21 matter otherwise clearly require requires:
- "Company" includes any individual, copartnership, business trust, corporation,
 limited liability company, joint-stock company, or association.

- "Gas company" means a company owning, holding, or operating under lease or
 otherwise any property in this state for the purpose of furnishing gas, or distributing
 the same, for public use, by means of pipelines.
- 3. "Pipeline company" means a company owning, holding, or operating under a lease
 or otherwise any property in this state for the purpose of transporting crude oil,
 natural gas, processed gas, manufactured gas, refined petroleum products, or coal
 and related products for public use.
- 8 4. "Power company" means a company owning or holding, under lease or otherwise,
 9 any property in this state and operating it for the purpose of furnishing or
 10 distributing electric light, electric power, or steam heat for public use.
- 5. "Transmission line" means a line to transmit electrical energy which operates at a
 voltage of forty-one and six-tenths kilovolts or more but does not include a line
 owned or operated by an agency or instrumentality of the United States
 government.
- SECTION 3. AMENDMENT. Section 57-06-03 of the North Dakota Century Code is
 amended and reenacted as follows:

17 57-06-03. Operative property defined. The term "operative property" means any and 18 all property reasonably necessary for use by any company mentioned in section 57-06-02 19 exclusively in the operation and conduct of the particular kind of business engaged in by it. Any 20 such property held under a contract for the purchase thereof must be considered for all 21 purposes of taxation as the property of the company holding the same. Any such property, real 22 or personal, held by any company under a rental lease must be assessed by the state board of 23 equalization in the name of such company, if an agreement in writing between the owner 24 thereof and such company is filed with the tax commissioner requesting that such leased 25 property be so assessed. Whenever any property of a public utility company required to be 26 assessed by the state board of equalization under the provisions of this chapter is used partly 27 for operative purposes and partly for other purposes, either by the company or by others, all 28 such property that is not exempt under chapter 57-33.2 must be assessed by the state board of 29 equalization as operative property of the company.

30 SECTION 4. AMENDMENT. Section 57-06-05 of the North Dakota Century Code is
 31 amended and reenacted as follows:

- 57-06-05. Annual assessment. The state board of equalization, at its annual meeting
 in August, shall assess the franchises and all operative property of power, gas, pipeline, and
 other companies, covered by this chapter, with reference to the value thereof on the first day of
 January of that year.
 SECTION 5. AMENDMENT. Subsections 13 and 14 of section 57-06-06 of the North
- 6 Dakota Century Code are amended and reenacted as follows:
- 7 13. A description of the personal property, including moneys and credits, held by the
 8 company as a whole system, and the part thereof apportioned to the line
 9 <u>company's property</u> in North Dakota.
- 14. The whole length of the lines <u>pipelines</u> of the system operated by the company and
 the length of the lines <u>pipelines</u> in North Dakota, whether operated as owner,
 lessee, or otherwise. The length of the line <u>pipeline</u> operated for the whole system
 and in North Dakota shall be separately reported.
- SECTION 6. AMENDMENT. Section 57-06-18 of the North Dakota Century Code is
 amended and reenacted as follows:
- 16 57-06-18. Allocation of assessment of other operative property. All lots and 17 parcels of real estate, not including rights of way, with the buildings, structures, and 18 improvements thereon, dams and powerhouses, substations, shops, and other buildings, 19 electric power, electric light, gas, or steam distribution systems, and other personal property not 20 a part of any single and continuous property, must be separately assessed and the assessment 21 must be allocated to the taxing district in which the property is located. The assessment by the 22 state board of equalization covering the property must give a legal description of the real estate 23 and a general description of other property sufficient for identification. The assessment by the 24 board of the operative property must cover the aggregate valuation of the property of any 25 company in any municipality or taxing district of the state as a unit and need not be made in 26 detail.
- SECTION 7. AMENDMENT. Section 57-06-19 of the North Dakota Century Code is
 amended and reenacted as follows:
- 57-06-19. Certification of assessment. The state tax commissioner shall certify to the
 county auditor of each county in which the company assessed owns property:

The the total assessed valuation of the company's property not constituting a
 single and continuous line, with information as to the amount in each assessment
 district within such county.

4 2. The number of miles [kilometers] of line, valuation per mile [1.61 kilometers], and
5 total valuation of any property constituting a single and continuous line within each
6 taxing district in each county.

SECTION 8. AMENDMENT. Section 57-06-20 of the North Dakota Century Code is
 amended and reenacted as follows:

9 **57-06-20. Duties of county auditor.** The county auditor, after receiving the statement 10 from the tax commissioner, shall enter the valuations mentioned in section 57-06-19 in the 11 assessment record of the several taxing districts of the county into or through which the lines 12 extend, or in which the property is located. Taxes must be extended upon such percentage of 13 full values as is required by law and at the same rate and in the same manner as taxes upon 14 tangible personal property in such taxing districts.

SECTION 9. AMENDMENT. Section 57-06-21 of the North Dakota Century Code is
amended and reenacted as follows:

17 57-06-21. Reports to county auditors. On or before the first day of May of each year, 18 each company required to be assessed under this chapter shall file with the county auditor of 19 each county within which any part of its operative property is located a report giving a general 20 description of all its property located within the county, with operative and nonoperative property 21 listed separately. Such report must give the length of the line or lines pipelines within the 22 county and the length in each taxing district of each line pipeline constituting part of a single 23 and continuous line pipeline or property. The company also shall file with the county auditor a 24 map of all of its lines pipelines within the county showing clearly the length of its lines pipelines 25 within each taxing district as of January first of that year and shall file revised maps in 26 subsequent years if changes have been made in its operative property. To facilitate the making 27 of such maps, the county auditor annually, on or before the first day of April, shall mail to the 28 company an accurate map of the county showing the boundaries of each assessment district 29 and school district.

30 SECTION 10. Chapter 57-33.2 of the North Dakota Century Code is created and
 31 enacted as follows:

1	57-	33.2-01. Definitions. As used in this chapter:
2	<u>1.</u>	"Commissioner" means the state tax commissioner.
3	<u>2.</u>	"Company" means an individual, partnership, corporation, limited liability company,
4		limited liability partnership, cooperative, or any other organization or association
5		engaged in generation, distribution, or transmission of electricity.
6	<u>3.</u>	"Distribution company" means a company engaged in distribution of electricity for
7		retail sale to consumers in this state through distribution lines. However, a
8		municipal electric utility operated under chapter 40-33 is not a distribution company
9		for purposes of this chapter and is not subject to taxes under section 57-33.2-03.
10	<u>4.</u>	"Distribution line" means a line to transmit electricity, which operates at a voltage of
11		less than forty-one and six-tenths kilovolts.
12	<u>5.</u>	"Retail sale" means transfer of electricity to the end-use consumer for
13		consideration.
14	<u>6.</u>	"Transmission company" means a company engaged in transmission of electricity
15		through transmission lines.
16	<u>7.</u>	"Transmission line" means a line to transmit electrical energy which operates at a
17		voltage of forty-one and six-tenths kilovolts or more but does not include a line
18		owned or operated by an agency or instrumentality of the United States
19		government.
20	<u>57-</u>	33.2-02. Transmission line mile tax - Exemption. Transmission lines are subject
21	to annual ta	axes per mile [1.61 kilometers] or fraction of a mile based on their nominal operating
22	voltages or	a January first of each year, as follows:
23	<u>1.</u>	For transmission lines that operate at a nominal operating voltage of less than fifty
24		kilovolts, a tax of seventy-five dollars.
25	<u>2.</u>	For transmission lines that operate at a nominal operating voltage of fifty kilovolts
26		or more, but less than one hundred kilovolts, a tax of one hundred fifty dollars.
27	<u>3.</u>	For transmission lines that operate at a nominal operating voltage of one hundred
28		kilovolts or more, but less than two hundred kilovolts, a tax of three hundred
29		dollars.

1	<u>4.</u>	For transmission lines that operate at a nominal operating voltage of two hundred
	<u>4.</u>	
2		kilovolts or more, but less than three hundred kilovolts, a tax of four hundred fifty
3		dollars.
4	<u>5.</u>	For transmission lines that operate at a nominal operating voltage of three hundred
5		kilovolts or more, but less than four hundred kilovolts, a tax of six hundred dollars.
6	<u>6.</u>	For transmission lines that operate at a nominal operating voltage of four hundred
7		kilovolts or more, a tax of nine hundred dollars.
8	<u>7.</u>	A transmission line of two hundred thirty kilovolts or larger which is initially placed
9		in service on or after October 1, 2002, is exempt from transmission line taxes
10		under this section for the first taxable year after the line is initially placed in service,
11		and transmission line taxes under this section must be reduced by:
12		a. Seventy-five percent for the second taxable year of operation of the
13		transmission line.
14		b. Fifty percent for the third taxable year of operation of the transmission line.
15		c. <u>Twenty-five percent for the fourth taxable year of operation of the</u>
16		transmission line.
17		After the fourth year, such transmission lines are subject to the standard
18		transmission line taxes under this section.
19	<u>57-</u> 3	33.2-03. Distribution taxes. A distribution company is subject to taxes consisting
20	of the follow	ving two components:
21	<u>1.</u>	A tax at the rate of fifty-two cents per megawatt-hour for retail sale of electricity
22		delivered to a consumer in this state during the calendar year.
23	<u>2.</u>	A tax at the rate of eighty-eight hundredths of one percent of the company's gross
24		revenue from retail sales of electricity delivered to a consumer in this state during
25		the calendar year.
26	Distribution	taxes do not apply to the sale of electricity to any coal conversion facility subject to
27	taxation un	der chapter 57-60.
28	<u>57-</u> 3	33.2-04. Delinquent taxes. Taxes under this chapter are due January first for the
29	preceding of	calendar year and are delinquent if not received by the commissioner by March first
30	following th	e due date.

1	<u>57-</u>	33.2-05. Taxes in lieu of property taxes. Taxes imposed by this chapter are taxes		
2	upon the privilege of doing business in this state and are in lieu of all real or personal property			
3	taxes levied by the state or any of its political subdivisions upon real or personal property to the			
4	extent the property is owned and used directly by a company in the operation and conduct of			
5	the business of generation or delivery of electricity through distribution or transmission lines.			
6	Taxes unde	er this chapter are not in lieu of property taxes on the following:		
7	<u>1.</u>	Taxes on a wind turbine electric generation unit subject to valuation under section		
8		<u>57-02-27.3.</u>		
9	<u>2.</u>	Taxes on a coal-powered electrical generating plant that is not subject to coal		
10		conversion facility privilege taxes under chapter 57-60.		
11	<u>3.</u>	Property taxes on land on which generation, transmission, or distribution buildings,		
12		structures, or improvements are located, including buildings, structures, or		
13		improvements used for administrative purposes relating to generation,		
14		transmission, or distribution of electricity.		
15	<u>4.</u>	City franchise fees on public utilities.		
16	This chapte	er may not be construed to abridge the power of a governing board of a city to		
17	franchise the construction and operation of a public utility.			
18	57-33.2-06. Taxes paid on worthless accounts. Distribution taxes paid from retail			
19	sales to accounts found to be worthless and charged off in accordance with generally accepted			
20	accounting principles may be credited against subsequent payment of taxes under section			
21	57-33.2-03. If accounts that have been claimed as a credit under this section are later			
22	collected, tax under section 57-33.2-03 must be paid on the amount collected.			
23	<u>57-</u>	33.2-07. Powers of commissioner. The commissioner may require any company		
24	subject to taxes imposed by this chapter to furnish any information the commissioner deems			
25	necessary to correctly compute the amount of the tax under this chapter. The commissioner			
26	may examine the books, records, and files of a company. The commissioner may conduct			
27	hearings and compel the attendance of witnesses and the production of books, records, and			
28	papers of any company or person and may make any investigation deemed necessary to full			
29	and complete disclosure of facts necessary to administer the tax under this chapter. The			
30	commissioner may make rules in compliance with chapter 28-32 as necessary for			
31	administrat	ion of this chapter.		

1	<u>57-</u>	33.2-	08. Commissioner to audit reports and state board of equalization to	
2	assess tax	<u>. Th</u>	e tax commissioner may audit reports of distribution companies and	
3	transmissio	on co	mpanies not later than three years after the due date of the report, or three	
4	years after	the r	eport was filed, whichever period expires later. The state board of equalization	
5	shall assess the tax and, if any additional tax is found due, the tax commissioner shall notify the			
6	taxpayer in detail as to the reason for the increase.			
7	<u>57-</u>	33.2-	09. Transmission line location reports and maps to county auditors. By	
8	May first of	ⁱ each	n year, each transmission company shall file with the county auditor of each	
9	county in w	/hich	any of its transmission line is located a report showing the length and nominal	
10	operating v	oltag	e of its transmission line within the county and within each taxing district within	
11	the county.	A tr	ansmission company shall file with the report a map showing all of its	
12	transmissio	on line	e within the county and showing the length and nominal operating voltage of its	
13	transmissio	on line	e within each taxing district in the county. Reports and maps under this section	
14	<u>must be ba</u>	ised i	upon nominal operating voltage, ownership, and location of transmission lines	
15	as of Janua	ary fir	st of each year. By April first of each year, the county auditor shall provide	
16	each transi	missi	on company having transmission line in the county with an accurate map of the	
17	county showing the boundaries of each taxing district in the county.			
18	57-	33.2-	10. Filing of reports and maps with commissioner. By May first of each	
19	<u>year, each</u>	trans	mission company, distribution company, and each company that is both a	
20	transmissio	on co	mpany and a distribution company shall file with the commissioner:	
21	<u>1.</u>	Info	prmation about the company, including:	
22		<u>a.</u>	The company name.	
23		<u>b.</u>	Whether the company is an individual, partnership, association, cooperative,	
24			corporation, limited liability company, or other legal entity and the state or	
25			country and date of original organization and any reorganization,	
26			consolidation, or merger with references to specific laws authorizing such	
27			actions.	
28		<u>C.</u>	The location of its principal office.	
29		<u>d.</u>	The place where the company's books, papers, and accounts are kept.	
30		<u>e.</u>	The name and mailing address of the president, secretary, treasurer, auditor,	
31			superintendent, general manager, and all other general officers.	

1 f. The name and mailing address of the chief officer or managing agent and any 2 general officers of the company who reside in this state. 3 A copy of each report and map filed with any county auditor under section 2. 4 57-33.2-09. 5 A report on the megawatt-hours of electricity delivered for retail sale to consumers 3. 6 in each county during the most recently completed calendar year. 7 A report on the company's gross revenue from retail sale of electricity delivered 4. 8 through a distribution line to consumers in each county in this state during the most 9 recently completed calendar year. 10 5. Any other information the commissioner requires. 11 57-33.2-11. Deficiency, protest, and appeal. 12 <u>1.</u> When the amount of taxes due is understated on a return because of a 13 mathematical or clerical error, the tax commissioner shall notify the company of the 14 error and the amount of additional taxes due. This notice is not a notice of 15 deficiency and the company has no right to protest. 16 If upon an audit the tax commissioner finds additional taxes due, the tax 2. 17 commissioner shall notify the company and the state board of equalization of the 18 deficiency in the tax amount. A notice of deficiency must be sent to the company 19 by first-class mail and must state the amount of additional taxes due and set forth 20 the reasons for the increase. 21 A company has thirty days from the date of mailing of the notice of deficiency to file 3. 22 a written protest with the state board of equalization objecting to the assessment of 23 additional taxes due. The protest must set forth the basis for the protest and any 24 other information that may be required by the state board of equalization. If a 25 company fails to file a written protest within the time provided, the amount of 26 additional taxes stated in the notice of deficiency becomes finally and irrevocably 27 fixed. If a company protests only a portion of the tax commissioner's finding, the 28 portion that is not protested becomes finally and irrevocably fixed. 29 4. If a protest is filed, the state board of equalization shall reconsider the assessment 30 of additional taxes due.

1 Within six months after the protest is filed, the state board of equalization shall mail 5. 2 to the company a notice of reconsideration and assessment which must respond to 3 the company's protest and assess the amount of any additional taxes due. The 4 amount set forth in that notice becomes finally and irrevocably fixed unless the 5 company brings an action against the state in district court within six months of the 6 mailing of the notice of reconsideration and assessment. 7 57-33.2-12. Claims for credit or refund. 8 A company may file a claim for credit or refund of an overpayment of any tax 1. 9 imposed by this chapter within six years after the due date of the return or within 10 six years after the return was filed, whichever period expires later. 11 A claim for credit or refund must be made by filing with the tax commissioner an 2. 12 amended return, or other report as prescribed by the tax commissioner, 13 accompanied by a statement outlining the specific grounds upon which the claim 14 for credit or refund is based. 15 3. The tax commissioner shall notify the company if the state board of equalization 16 disallows all or part of a claim for credit or refund. The decision of the state board 17 of equalization denying a claim for credit or refund is final and irrevocable unless 18 the company brings an action against the state in district court within six months of 19 the mailing of the notice denying the claim for credit or refund. 20 57-33.2-13. Preservation of records. Every company required to make a return and 21 pay any taxes under this chapter shall preserve records of retail sales as the commissioner may 22 require. Every company shall preserve for a period of six years and three months all invoices 23 and other records of electricity delivered to a consumer in this state. All of these books, 24 invoices, and other records must be open to examination at any time by the commissioner or 25 any duly authorized agent of the commissioner. 26 **57-33.2-14.** Lien for tax. The tax under this chapter constitutes a first and paramount 27 lien in favor of the state of North Dakota upon all property and rights to property, whether real or 28 personal, belonging to the taxpayer. The lien is subject to collection, indexing, and other action 29 in the manner provided in section 57-39.2-13 for sales tax liens. 30 57-33.2-15. Corporate officer and limited liability company governor or manager 31 **liability.** If a corporation or limited liability company taxable under this chapter fails for any

reason to file the required returns or pay the tax due, any of its officers, governors, or m	anagers	
having control or supervision of, or charged with the responsibility for making, the return	s and	
payments, are personally liable for the failure. The dissolution of a corporation or limited	<u>d liability</u>	
company does not discharge an officer's, a governor's, or a manager's liability for a prio	<u>r failure</u>	
of the corporation or limited liability company to make a return or remit the tax due. The	sum	
due for such a liability may be assessed and collected under the provisions of this chapt	ter for	
the assessment and collection of other liabilities.		
57-33.2-16. Bond. The commissioner may require a sufficient bond from any c	ompany	
charged with making and filing reports and payment of taxes under this chapter. Any re	quired	
bond must run to the state of North Dakota and be conditioned upon making and filing o	f	
reports as required by law or rule and for prompt payment of all taxes justly due to the s	<u>tate</u>	
under this chapter.		
57-33.2-17. Deposit of revenue - Report to treasurer. The commissioner sha	all	
transfer revenue collected under this chapter to the state treasurer for deposit in the ele	<u>ctric</u>	
transmission and distribution tax fund. With each transfer under this section, the commi	issioner	
shall provide a report showing the information necessary for the state treasurer to allocate the		
revenue under section 57-33.2-18.		
57-33.2-18. Allocation - Continuing appropriation. The electric transmission	and	
distribution tax fund is appropriated as a standing and continuing appropriation to the sta	ate	
treasurer for allocation and distribution to counties by April first of each year as provided in this		
section.		
1. Revenue from the tax on transmission lines under section 57-33.2-02 must	be	
allocated among counties based on the mileage of transmission lines and t	he rates	
of tax on those lines within each county. Revenue received by a county for	each	
size transmission line under this subsection must be allocated among taxin	g	
districts in the county based on the mileage of that transmission line and the	e rates	
of tax that apply to the land on which that line is located within each taxing	district.	
Revenue from that portion of a transmission line located in more than one t	axing	
district must be allocated among those taxing districts in proportion to their		
respective most recent property tax mill rates that apply to the land on whic	<u>h the</u>	
transmission line is located.		
	 having control or supervision of, or charged with the responsibility for making, the return payments, are personally liable for the failure. The dissolution of a corporation or limited company does not discharge an officer's, a governor's, or a manager's liability for a prior of the corporation or limited liability company to make a return or remit the tax due. The due for such a liability may be assessed and collected under the provisions of this chapter the assessment and collection of other liabilities. 57-33.2-16. Bond. The commissioner may require a sufficient bond from any concharged with making and filing reports and payment of taxes under this chapter. Any rebond must run to the state of North Dakota and be conditioned upon making and filing or reports as required by law or rule and for prompt payment of all taxes justly due to the state of this chapter. 57-33.2-17. Deposit of revenue - Report to treasurer. The commissioner shaft ransfer revenue collected under this chapter to the state treasurer for deposit in the electransmission and distribution tax fund. With each transfer under this section, the commission for 37-33.2-18. 57-33.2-18. Allocation - Continuing appropriation. The electric transmission distribution tax fund is appropriated as a standing and continuing appropriation to the state reasurer for allocation and distribution to counties by April first of each year as provided section. 1. Revenue from the tax on transmission lines under section 57-33.2-02 must allocated among counties based on the mileage of that transmission lines and the of tax on those lines within each county. Revenue received by a county for size transmission line under this subsection must be allocated among taxind districts in the county based on the mileage of that transmission line and the of tax that apply to the land on which that line is located within each taxing. Revenue from that portion of a transmission line located in more than one to district must be allocated amon	

1	<u>2.</u>	Revenue from the distribution company megawatt-hour tax under subsection 1 of
2		section 57-33.2-03 must be allocated to the county in which the retail sale to which
3		the tax applied was made. Revenue received by the county under this subsection
4		must be allocated among taxing districts in the county in proportion to their most
5		recent respective property tax levies in dollars on property within the county. A city
6		that operates a municipal electric utility under chapter 40-33 must be excluded
7		from allocations and computations under this subsection.
8	<u>3.</u>	Revenue from the taxes on retail sales paid by a distribution company under
9		subsection 2 of section 57-33.2-03 must be allocated to each county in which that
10		distribution company's distribution lines are located in the ratio in which the number
11		of miles of its lines in each county bears to the total number of miles of lines of the
12		distribution company in this state. Revenue received by the county under this
13		subsection must be allocated among taxing districts in the county in proportion to
14		their most recent respective property tax levies in dollars on property within the
15		county. A city that operates a municipal electric utility under chapter 40-33 must be
16		excluded from allocations and computations under this subsection.
17	<u>4.</u>	For purposes of this section, "taxing district" means the state, county, and that
18		portion of any political subdivision with authority to levy property taxes which is
19		located within the county.
20	<u>57-</u>	33.2-19. Penalty. A person who willfully violates any provision of this chapter is
21	guilty of a c	class A misdemeanor.
22	SE	CTION 11. Chapter 57-60.1 of the North Dakota Century Code is created and
23	enacted as	follows:
24	<u>57-</u>	60.1-01. Definitions. As used in this chapter:
25	<u>1.</u>	"Commissioner" means the state tax commissioner.
26	<u>2.</u>	"Electrical generating plant" means a facility that produces electrical power from a
27		source other than coal or wind energy and which has at least one single electrical
28		energy generation unit with a capacity of five thousand kilowatts or more.
29	<u>3.</u>	"Gross receipts" means all revenue valued in money, whether received in money
30		or otherwise, derived by an electrical generating plant subject to this chapter from
31		the production of electricity, but not including any revenue derived from

1		transportation, transmission, distribution, or other events that occur after	
2		completion of the process of production of electricity by the facility.	
3	<u>4.</u>	"Operator" means any person owning, holding, or leasing an electrical generating	
4		plant and conducting the generation of electricity by the plant.	
5	<u>57-6</u>	60.1-02. Imposition of taxes - In lieu of ad valorem taxes. There is imposed	
6	upon the operator of each electrical generating plant a tax paid monthly for the privilege of		
7	producing electricity at such electrical generating plant. The rate of the tax is ninety		
8	one-hundredths of one mill on each kilowatt-hour of electricity produced for the purpose of sale.		
9	The board of county commissioners, by resolution, may grant to the operator of an electrical		
10	generating plant located within the county which begins construction after June 30, 2003, partia		
11	or complete	e exemption from the tax imposed by this section for a period not exceeding five	
12	years from the date of the first taxable production from the plant. An electrical generating plant		
13	is classified as personal property and taxes imposed by this chapter are in lieu of ad valorem		
14	taxes excep	ot taxes on the land on which the electrical generating plant is located.	
15	<u>57-6</u>	60.1-03. Adoption by reference of provisions governing the privilege tax on	
16	<u>coal conve</u>	ersion facilities. The provisions of chapter 57-60 which are not in conflict with the	
17	provisions o	of this chapter govern the administration of the tax imposed in this chapter.	
18	<u>57-6</u>	60.1-04. Allocation of revenue - Continuing appropriation.	
19	<u>1.</u>	The state treasurer shall no less than quarterly allocate all moneys received from	
20		each electrical generating plant to the county in which the electrical generating	
21		plant is located.	
22	<u>2.</u>	Amounts allocated to a county under this section must be allocated within the	
23		county in the same manner property taxes are allocated on the land on which the	
24		electrical generating plant is located.	
25	SEC	CTION 12. REPEAL. Sections 57-06-07, 57-06-17, and 57-06-17.3 and chapters	
26	57-33 and 5	57-33.1 of the North Dakota Century Code are repealed.	
27	SEC	CTION 13. EFFECTIVE DATE. This Act is effective for taxable years beginning	
28	after December 31, 2005.		