HOUSE BILL NO. 57

IN THE LEGISLATURE OF THE STATE OF ALASKA TWENTY-THIRD LEGISLATURE - FIRST SESSION

BY REPRESENTATIVE CHENAULT

Introduced: 1/21/03

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Referred: House Special Committee on Oil and Gas, Resources

A BILL

FOR AN ACT ENTITLED

- 1 "An Act amending the manner of determining the royalty received by the state on gas
- 2 production as it relates to the manufacture of certain value-added products."
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:
- *** Section 1.** AS 38.05.180(aa) is amended to read:
 - (aa) Within 90 days after the written request of a lessee of a lease issued under this section or of a lessee of federal land from which the state is entitled under applicable federal law to receive a share of the royalty on gas production, the commissioner shall enter into an agreement with the lessee to use or accept the price for the gas established in the contract between the lessee and a gas or electric utility, or between the lessee and a manufacturer, as appropriate, as the value of the state's royalty share of gas production sold by the lessee under the contract
 - (1) but only if
- 13 (A) for a contract between the lessee and a gas or electric
 14 utility, the primary function of the utility with which the lessee has entered

1	into the contract is to provide, either directly or by selling at wholesale to
2	another utility, gas or electricity to the general public, including residential
3	consumers, within the utilities' service areas, and the utility with which the
4	lessee has entered into the contract is not an affiliated interest, as that term is
5	defined in AS 42.05.990, with the lessee or with a subsequent purchaser of
6	more than 10 percent of the utility's gas or electricity; or
7	(B) for a contract between the lessee and a manufacturer,
8	the primary function of the manufacturer is to engage in the production of
9	a value-added product, and the manufacturer with which the lessee has
10	entered into the contract is not affiliated with the lessee or with a
11	subsequent purchaser of more than 10 percent of the manufacturer's
12	value-added product; for purposes of this subparagraph, the parties to a
13	contract or purchase are affiliated if, in the judgment of the commissioner,
14	one of the parties to the contract or purchase exercises substantial
15	influence over the policies and actions of the other as evidenced by
16	relationship based on common ownership or family interest or by action
17	taken in concert without regard to whether that influence is based upon
18	stockholdings, stockholders, officers, or directors; and
19	(2) unless the commissioner makes a written finding, based on clear
20	and convincing evidence, that
21	(A) the contract price is unreasonably low;
22	(B) the prospective reduction in royalty receipts would not be
23	balanced in a contract entered into for a circumstance described
24	(i) in (1)(A) of this subsection by increased benefits to
25	in-state gas and electric consumers; or
26	(ii) in (1)(B) of this subsection by increased
27	employment opportunities or other tangible benefits to the state;
28	(C) the lessee and the utility or manufacturer, as
29	appropriate, are related in management, ownership, or other aspect; and
30	(D) the contract price is not in the best interest of the state.
31	* Sec. 2. AS 38.05.180(bb)(2) is amended to read:

l	(2) "price for the gas established in the contract" includes tax
2	reimbursement amounts, deliverability and other charges, and other forms of
3	consideration paid by the gas or electric utility or by the manufacturer, as
4	appropriate, under the contract;
5	* Sec. 3. AS 38.05.180(bb) is amended by adding a new paragraph to read:
6	(4) "manufacturer" means a person that is a business entity other than a
7	gas or electric utility primarily engaging in the manufacturing of a value-added
3	product using state royalty natural gas as a component raw material.