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ENACTS:

Ronald M. Winterton proposes the following substitute bill:

1 **Local Impact Mitigation Amendments**

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Ronald M. Winterton

House Sponsor:	
LONG TITLE	
General Description:	
This bill enacts a local impact mitigation tax for oil and gas production.	
Highlighted Provisions:	
This bill:	
• defines terms;	
• imposes a local impact mitigation tax on oil and gas that is produced within the sta	ıte
within a certain period and is saved, sold, or transported;	
provides for certain exemptions from the tax;	
 requires quarterly payment of the tax from oil and gas producers; 	
requires the State Tax Commission to distribute tax revenue within a certain time to	to the
counties from which the revenue was collected;	
 provides for certain tax revenue distribution requirements for a county that receive 	s tax
revenue;	
• limits the use of tax revenue to certain transportation-related mitigation projects;	
requires the State Tax Commission to collect an administrative charge from the co	llected
tax revenue;	
 prohibits counties from imposing certain oil or gas mitigation fees; and 	
 requires any county that receives tax revenue to report to the Legislature regarding 	the :
county's use of the tax revenue.	
Money Appropriated in this Bill:	
None	
Other Special Clauses:	
None	
Utah Code Sections Affected:	

	59-32-101 , Utah Code Annotated 1953
	59-32-102 , Utah Code Annotated 1953
	59-32-103 , Utah Code Annotated 1953
	59-32-104 , Utah Code Annotated 1953
В	e it enacted by the Legislature of the state of Utah:
	Section 1. Section 59-32-101 is enacted to read:
	CHAPTER 32. LOCAL IMPACT MITIGATION TAX ACT
	<u>59-32-101</u> . Definitions.
	As used in this chapter:
(1) "Barrel" means an amount equal to 42 gallons of oil at atmospheric pressure and at a
	temperature of 60 degrees Fahrenheit.
<u>(2</u>	2) "Condensate" means hydrocarbons, regardless of gravity, that occur naturally in the
	gaseous phase in the reservoir and are separated from the natural gas as liquids through
	the process of condensation either in the reservoir, in the wellbore, or at the surface in
	field separators.
<u>(:</u>	3) "Crude oil" means hydrocarbons, regardless of gravity, that occur naturally in the liquid
	phase in the reservoir and are produced at the wellhead in liquid form.
(4	4) "Development well" means the same at that term is defined in Section 59-5-101.
(:	5)(a) "Gas" means:
	(i) natural gas;
	(ii) natural gas liquids; or
	(iii) any mixture of natural gas and natural gas liquids.
	(b) "Gas" does not include any gaseous or liquid substance processed from coal, oil
	shale, tar sands, or any other hydrocarbon substance that occurs naturally in solid
	<u>form.</u>
<u>((</u>	5) "MCF" means an amount equal to 1,000 cubic feet of gas at a pressure of 14.73 pounds
	per square inch and at a temperature of 60 degrees Fahrenheit.
(7) "Natural gas" means hydrocarbons, other than oil and natural gas liquids, that occur
	naturally in the gaseous phase in the reservoir and are produced and recovered at the
	wellhead in gaseous form.
(8	8) "Natural gas liquids" means hydrocarbons, regardless of gravity, that are separated from
	natural gas as liquids in gas processing plants through the process of condensation,
	absorption, adsorption, or other methods.

96

63	(9)(a) "Oil" means:
64	(i) crude oil;
65	(ii) condensate; or
66	(iii) any mixture of crude oil and condensate.
67	(b) "Oil" does not include any gaseous or liquid substance processed from coal, oil
68	shale, tar sands, or any other hydrocarbon substance that occurs naturally in solid
69	form.
70	(10)(a) "Oil or gas mitigation fee" means any fee or tax, whether one-time or ongoing,
71	that is imposed by a county on oil or gas producers for purposes of mitigating the
72	direct impacts of oil or gas production on county roads.
73	(b) "Oil or gas mitigation fee" includes:
74	(i) a transportation service fee or other fee established under Chapter 27a, County
75	Land Use, Development, and Management Act, meeting the requirements of
76	Subsection (10)(a); and
77	(ii) an impact fee established under Title 11, Chapter 36a, Impact Fees Act, meeting
78	the requirements of Subsection (10)(a).
79	(c) "Oil or gas mitigation fee" does not include the tax imposed by this chapter.
80	(11) "Produced" means extracted at the wellhead.
81	(12) "Producer" means the operator of the well from which oil or gas is produced.
82	(13) "Qualifying road" means a paved public road that is:
83	(a) a class B road as described in Section 72-3-103; or
84	(b) a class C road as described in Section 72-3-104.
85	(14) "Qualifying special service district" means a special service district under Title 17D,
86	Chapter 1, Special Service District Act, that provides construction, repair, maintenance,
87	or improvements for public roads.
88	(15) "Recipient county" means a county that receives revenue collected from the tax
89	imposed by this chapter.
90	(16) "Stripper well" means the same as that term is defined in Section 59-5-101.
91	(17) "Wildcat well" means the same as that term is defined in Section 59-5-101.
92	Section 2. Section 59-32-102 is enacted to read:
93	59-32-102. Imposition of local impact mitigation tax Rate Exemptions
94	Shipment out-of-state Stockpiling Relation to other taxes Prohibition on county
95	imposition of oil or gas mitigation fee.

(1)(a) Except as provided in Subsection (2), a local impact mitigation tax is imposed at

97	the rate specified in Subsection (1)(b) on the total volume of oil and gas that is:
98	(i) produced within the state on or after January 1, 2026, and before January 1, 2029;
99	<u>and</u>
100	(ii)(A) saved;
101	(<u>B</u>) <u>sold; or</u>
102	(C) transported from the field from which the oil or gas was produced.
103	(b) The rate of the tax under this chapter is:
104	(i) 5 cents per barrel of oil described in Subsection (1)(a); and
105	(ii) .0024 cent per MCF of gas described in Subsection (1)(a).
106	(2) The tax under this chapter does not apply to:
107	(a) oil or gas produced by the United States;
108	(b) oil or gas produced by the state or a political subdivision of the state;
109	(c) oil or gas produced by an Indian or Indian tribe as defined in Section 9-9-101 from
110	land under the jurisdiction of the United States;
111	(d) oil or gas produced from a stripper well;
112	(e) oil or gas produced from a wildcat well during the first 12 months of well production:
113	(f) oil or gas produced from a development well during the first six months of well
114	production; or
115	(g) gas produced and consumed for purposes of processing oil or gas to a marketable
116	state.
117	(3) If oil or gas is shipped outside the state:
118	(a) the shipment constitutes a sale; and
119	(b) the oil or gas is subject to the tax imposed by this chapter.
120	(4)(a) Except as provided in Subsection (4)(b), if oil or gas is stockpiled, the tax under
121	this chapter is not imposed until the oil or gas is:
122	<u>(i)</u> sold;
123	(ii) transported; or
124	(iii) delivered.
125	(b) If oil or gas is stockpiled for more than two years, the oil or gas is subject to the tax
126	imposed by this chapter.
127	(5) The tax under this chapter:
128	(a) is separate from and in addition to all other taxes provided by law, including the
129	severance tax imposed under Chapter 5, Part 1, Oil and Gas Severance Tax;
130	(b) does not affect the requirements applicable to the severance tax imposed under

131	Chapter 5, Part 1, Oil and Gas Severance Tax, including the requirements for the
132	disposition of severance tax revenue under Sections 59-5-116 and 59-5-119; and
133	(c) is not a severance tax for purposes of Utah Constitution, Article XIII, Section 5,
134	Subsection (9).
135	(6) Unless specifically authorized by statute, a county may not impose an oil or gas
136	mitigation fee.
137	Section 3. Section 59-32-103 is enacted to read:
138	59-32-103. Payment of tax Revenue distribution Expenditure of tax revenue
139	Administration.
140	(1)(a) The tax imposed by this chapter shall be paid:
141	(i) by the producer of oil or gas subject to the tax to the commission; and
142	(ii) on a quarterly basis on or before the last day of the month following each
143	calendar quarterly period in a manner prescribed by the commission.
144	(b) For purposes of this Subsection (1), the commission may require necessary
145	information from producers regarding oil or gas production.
146	(2) The commission shall distribute the revenue collected from the tax under this chapter:
147	(a) to the county within which the revenue is collected from oil or gas production; and
148	(b) within 60 days from the date on which the tax is paid.
149	(3)(a)(i) If a county has created a qualifying special service district, the county
150	treasurer shall transfer the revenue distributed to the county under Subsection (2)
151	to the qualifying special service district.
152	(ii) A qualifying special service district described in Subsection (3)(a)(i) shall expend
153	the revenue as provided in Subsection (4).
154	(b)(i) If a county has not created a qualifying special service district, the county
155	treasurer shall deposit the revenue distributed to the county under Subsection (2)
156	into a special revenue fund that is created to hold the revenue and is separate from
157	the county's general fund.
158	(ii) A county described in Subsection (3)(b)(i) shall expend the revenue as provided
159	in Subsection (4).
160	(4) The revenue collected from the tax under this chapter may only be expended for
161	transportation projects that mitigate the direct impacts of oil or gas production on
162	qualifying roads located within the recipient county.
163	(5) The commission shall:
164	(a) administer collect, and enforce the tax under this chapter in accordance with Chapter

165	1, General Taxation Policies; and
166	(b) retain and deposit an administrative charge in accordance with Section 59-1-306
167	from the revenue the commission collects from the tax under this chapter.
168	Section 4. Section 59-32-104 is enacted to read:
169	59-32-104. County report to Legislature.
170	(1) Each recipient county shall submit a written report to the Natural Resources,
171	Agriculture, and Environment Interim Committee on or before September 1, 2029.
172	(2) The report described in Subsection (1) shall include:
173	(a) an accounting of the county's use of revenue received by the county from the tax
174	under this chapter, including information regarding each transportation project for
175	which the revenue has provided funding:
176	(b) for each transportation project described under Subsection (2)(a):
177	(i) an explanation as to how the transportation project mitigates the direct impacts of
178	oil or gas production on qualifying roads located within the county; and
179	(ii) a description of any other funding sources in addition to the revenue from the tax
180	under this chapter; and
181	(c) any recommendations for legislative action to reauthorize the tax for the purpose
182	described in Subsection 59-32-103(4).
183	(3) The Natural Resources, Agriculture, and Environment Interim Committee shall:
184	(a) study any recommendations provided by a recipient county under Subsection (2)(c);
185	<u>and</u>
186	(b) if the Natural Resources, Agriculture, and Environment Interim Committee decides
187	to recommend legislative action to the Legislature, prepare legislation for
188	consideration by the Legislature in the next general session.
189	Section 5. Effective Date.
190	This bill takes effect on May 7, 2025.