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FISCAL IMPACT REPORT

Strickler/Montoya/
Scott/Townsend/
SPONSOR Anderson **ORIGINAL DATE** 2/10/2020
LAST UPDATED 2/17/2020 **HB** 318

SHORT TITLE Oil & Gas Tax Changes **SB** _____

ANALYST Graeser

REVENUE (dollars in thousands)

Estimated Revenue					Recurring or Nonrecurring	Fund Affected
FY20	FY21	FY22	FY23	FY24		
			Indeterminate but positive (see Fiscal Impact)	Indeterminate but positive (see Fiscal Impact)	Recurring	General Fund (Gross Receipts Tax)
			Indeterminate but positive (see Fiscal Impact)	Indeterminate but positive (see Fiscal Impact)	Recurring	Local Government (Gross Receipts Tax)
			Possible negative (see Fiscal Impact)	Possible negative (see Fiscal Impact)	Recurring	General Fund (School and Conservation)
			Possible negative (see Fiscal Impact)	Possible negative (see Fiscal Impact)	Recurring	Local Gov'ts (Ad Valorem)
			Indeterminate, but negative (as much as \$5 million/\$20 million)	Indeterminate, but negative (as much as \$5 million/\$20 million)	Recurring	Severance Tax Bond Fund and STB Capacity
			Indeterminate, but negative (less than \$1 million)	Indeterminate, but negative (less than \$1 million)	Recurring	Severance Tax Permanent Fund

Parenthesis () indicate revenue decreases

Estimated Additional Operating Budget Impact*				R or NR**	Fund(s) or Agency Affected
FY2020	FY2021	FY2022	FY 20-22		
\$25.7	--	--	\$25.7	NR	TRD/ITD – workload costs
\$25.0	--	--	\$25.0	NR	TRD/ITD – contract costs

Duplicate of CS/SB294

SOURCES OF INFORMATION

LFC Files

Responses Received From

Energy, Minerals & Natural Resources (EMNRD)

Taxation and Revenue Department (TRD)

SUMMARY

Synopsis of Bill

House Bill 318 creates a temporary tax rate differential for oil produced from a qualified enhanced recovery project that uses anthropogenic carbon dioxide to displace oil. Beginning on July 1, 2020, and before July 1, 2026, on oil and on other liquid hydrocarbons removed from natural gas at or near the wellhead produced from a qualified enhanced recovery project that involves the injection of anthropogenic carbon dioxide in the process of displacing oil and other liquid hydrocarbons, the rates are dependent on the percentage of anthropogenic carbon dioxide utilized as provided in the bill. Provided that the annual average price of West Texas Intermediate (WTI) crude oil, determined by the Taxation and Revenue Department (TRD) by averaging the posted prices in effect on the last day of each month of the 12-month period ending on May 31 prior to the fiscal year in which the tax rate is to be imposed, was less than \$80.00 per barrel.

The bill defines “Anthropogenic Carbon Dioxide” as CO₂ produced from an industrial process such as scrubbing/extraction from a coal-fired electric generation plant and creates a tax incentive for the use of this form of CO₂ by decreasing the severance taxes imposed on natural gas produced from an enhanced oil recovery project using the anthropogenic CO₂. This lower enhanced oil recovery rate is restricted to the use of anthropogenic CO₂ to “displace oil and other liquid hydrocarbons removed from natural gas at or near the wellhead.”

There is no effective date of this bill. It is assumed that the effective date is 90 days after this session ends (May 20, 2020). However, the text of Section 2 creates limits on the proposal: “(4) beginning on July 1, 2020 and before July 1, 2026 ...”

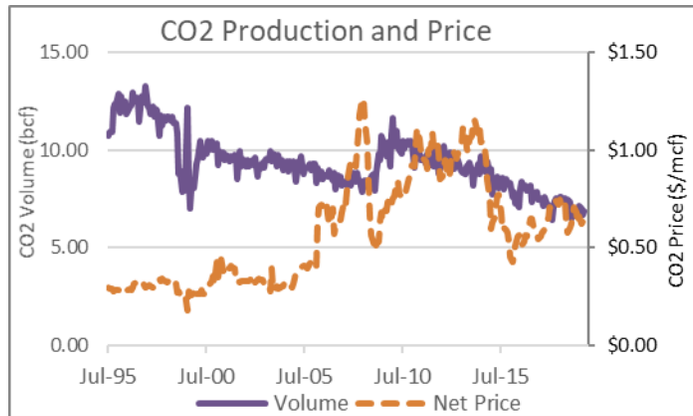
FISCAL IMPLICATIONS

The fiscal impact of this proposal is indeterminate, but could be negative to the severance tax bonding fund and the severance tax permanent fund. There could be a displacement effect creating a loss to the general fund (school tax) if anthropogenic CO₂ becomes cheaper to use than CO₂ produced from the Bravo Dome subterranean field. This would also create a loss in Quay, Harding and Union Counties of the Ad Valorem Production and Ad Valorem Production Equipment Taxes and would add to the severance tax bond fund (STBF) and severance tax permanent fund (STPF) losses.

Note that anthropogenic CO₂ produced in an industrial process would not be “severed and saved” from the earth, and would not be subject to the school tax, the severance tax, the conservation tax or the two ad valorem taxes. The produced anthropogenic CO₂ would then be subject to the gross receipts tax, since the product is not subject to the school tax and 7-9-33 NMSA 1978 would not apply. This would create a positive fiscal impact for the general fund and for local governments. It may be difficult, however, to physically distinguish Bravo Dome CO₂ from anthropogenic CO₂.

The magnitude of the changes, however, is critically dependent on the extent to which the proposed carbon scrubbing and sequestration technology at the soon-to be closed San Juan Generating Plant is technically feasible and financially viable. The owner of the coal-fired Escalante plant has also announced closure of that plant, but not announced plans to explore carbon sequestration. The Four-Corners coal fired power plant is scheduled for closure in 2030, but that would be outside the time window for this enhanced oil recovery severance tax rate.

Tertiary enhanced oil recovery using highly compressed CO₂ has become increasingly uneconomic and unpopular – particularly since the advent of horizontal drilling and fracking. The chart to the right shows the long-term changes in CO₂ volume and price.



TRD studied the issue more carefully and submitted the following analysis:

Based on the current Consensus Revenue Estimating Group (CREG)

forecast from December 2019, the average New Mexico gross oil price will be within the range of \$50.00 to \$53.00 a barrel over the forecast period. New Mexico’s forecasted price is based on national forecasts for WTI from which New Mexico oil price has a \$3.00 to \$4.00 differential below WTI prices. Given the forecast for oil prices being less than the bill threshold of \$80 per barrel for WTI, the special tax rates would go into effect.

The Taxation and Revenue Department (TRD) considered three scenarios when analyzing the impact of the proposed preferential severance tax rate:

1. Enhanced oil recovery (EOR) is not economically viable even given the preferential severance tax rate and thus no impact to oil production.
2. “But for” the preferential severance tax rate, production from enhanced recovery would not be economically viable but with the preferential severance tax rate, production from enhanced recovery wells is economically viable.
3. Enhanced recovery production with anthropogenic carbon dioxide will occur anyway given other policies, industry investments and market structures. Thus incentivizing production with a special tax rate is unnecessary and the state will lose revenue given the lower rates.

Economic viability

There are several economic market forces at work in the cost evaluation of utilizing anthropogenic carbon dioxide (shortened to CO₂) in enhanced oil recovery (EOR). There are the costs for capturing CO₂ from an industrial source such as a coal-fired power plant. There are the transportation costs to get CO₂ to respective oil producing regions. Then there are the costs for oil producers to utilize anthropogenic CO₂ in severance versus standard oil recovery wells.

On the CO₂ side are the “capture” costs to collect CO₂ from an industrial source. These costs include upfront capital costs such as the purchase of carbon-capture equipment, construction and labor costs and then fixed operating costs. New Mexico gross receipts tax would factor into capital costs at the purchase of equipment and constructions costs. Then capture costs are placed in context with CO₂ prices which are generally indexed to oil prices. One estimate from a work group studying CO₂-EOR projects, places the “capture costs” of CO₂ at \$60/per ton of CO₂ versus the revenues of selling CO₂ at \$15 to \$20/ ton of thus leaving a loss of \$40 to \$45 per ton of CO₂¹.

¹ “Putting the Puzzle Together: State & Federal Policy Drivers for Growing America’s Carbon Capture & CO₂ -EOR Industry.”, State CO₂ -EOR Development Workgroup, December 2016.

At the other end are the oil producers considering oil production from enhanced oil recovery. Their breakeven point given no policy or tax incentives is estimated at \$70 to \$80 a barrel of oil.² At current forecasted oil prices, it is not economically viable for oil producers.

As for transportation pipeline infrastructure, there are current CO₂ pipelines to the Permian Basin from southern Colorado and the Bravo Dome in northeastern New Mexico. Additional network would be required to access industrial sourced anthropogenic CO₂ from New Mexico coal-fired power plants or other plants in neighboring Arizona or Texas.

An estimate by the CO₂-EOR work group report, found that if all related taxes (severance, gross receipts/sales, property) were low, projects would become feasible at a WTI price of \$61 a barrel. The proposed preferential tax incentive applies to only one piece of the cooperative relationship of CO₂ capture to oil production. TRD is estimating no revenue impact to the severance tax bonding fund or general fund given the severance tax incentive does not fully incentivize a CO₂-EOR operation nor do current or forecasted oil prices support such an investment in the near term.

While the direct impacts on the STBF and STPF are largely indeterminate, the impact can be illustrated if half of the Bravo dome production were displaced. This illustration assumes prices would remain constant.

		Assume 50% of Bravo Dome Displaced					
		3%	3.75%	0.19%	1%	0.28%	
	CO2 Volume	CO2 Net Value	School	Severance	Conservation	Ad Val Prod	Ad Val Equip
CY2019	83,539,765	\$53,130,459	(\$836,800)	(\$996,200)	(\$50,500)	(\$265,700)	(\$74,400)

The proposed plan will largely involve anthropogenic CO₂ produced in the San Juan area and used for tertiary enhanced oil recovery activities in both the San Juan and the Permian, if the pipeline capacity to transport the highly compressed anthropogenic CO₂ can be found or built.

SIGNIFICANT ISSUES

This bill creates or expands a tax expenditure with a cost that is difficult to determine but likely significant. LFC has serious concerns about the significant risk to state revenues from tax expenditures and the increase in revenue volatility from erosion of the revenue base. The committee recommends the bill adhere to the LFC tax expenditure policy principles for vetting, targeting, and reporting or be held for future consideration. This bill as drafted will minimize any near-term negative impact on the general fund, since the severance tax rate reduction would affect the severance tax bond fund (STBF) and the severance tax permanent fund (STPF). The fiscal impact section above explores the mechanism (displacement) for a school tax, conservation tax, severance tax, ad valorem production and ad valorem production equipment tax impact. In addition, the anthropogenic CO₂ would not qualify for the gross receipts and compensating tax exemption of 7-9-33 NMSA 1978 and the receipts from the sale of the anthropogenic CO₂ would be taxable. Unraveling these multitude of effects will be difficult.

² ibid

House Bill 318 proposes to amend four sections of the Oil and Gas Severance Tax Act and the Enhanced Oil Recovery Act:

HB318 amends Section 7-29-2 NMSA 1978, which is the definitions section of the Oil and Gas Severance Tax Act by:

- 1) Creating a definition for “anthropogenic carbon dioxide” which is proposed to mean carbon dioxide captured from an industrial source; and
- 2) Creating a definition for “posted price”.

Modifies the oil and gas severance taxes imposed by the Oil and Gas Severance Tax Act by:

- 1) Proposing amendments to create new categories of severance tax imposed on “oil and other liquid hydrocarbons removed from natural gas” produced from a “qualified enhanced recovery project” depending on the price of West Texas intermediate crude being less than \$80 a barrel; and
- 2) The new categories of severance tax would be: two and three-fourth percent if twenty-five to fifty percent of total carbon dioxide injected was anthropogenic, one and three-fourths percent if fifty to ninety percent of total carbon dioxide injected was anthropogenic, and zero percent if more than ninety percent of total carbon dioxide injected was anthropogenic.

HB318 amends Section 7-29-7 NMSA 1978, which requires operators to report value and volume of product under the Oil and Gas Severance Tax Act by requiring operators to report the percentage of anthropogenic carbon dioxide used in the process of displacing oil and other liquid hydrocarbons per month.

HB318 amends Section 7-29A-2 NMSA 1978, which is the definitions section of the Enhanced Oil Recovery Act by amending the definition of “recovered oil tax rate” to create a cross reference to the proposed amendments in Section 7-29-4.

EMNRD notes that, “...HB318 defines “anthropogenic carbon dioxide” very broadly and does not provide for a mechanism for any regulatory body to ensure “anthropogenic carbon dioxide” is being defined by operators correctly and reported by operators correctly.

One element contributing to the fiscal indeterminacy is that the quantity of CO₂ used in a particular tertiary enhanced recovery project can vary greatly. The enhanced oil recovery rate depends not on the productivity of the recovered well, but on the percentage of anthropogenic CO₂ used. Potentially, 100 percent of a small amount of CO₂ injected would trigger the reduction in severance tax potentially to zero percent, if 90 percent or more of the injected CO₂ would qualify as “anthropogenic.” The bill provides for some oversight by the oil conservation division, but OCD’s expertise is in petroleum geology and not tax administration. The relevant section allowing oversight follows:

70-2-12. Enumeration of powers.

... B. The oil conservation division may make rules and orders for the purposes and with respect to the subject matter stated in this subsection: ...

- (14) to permit the injection of natural gas or of any other substance into any pool in this state for the purpose of repressuring, cycling, pressure maintenance, secondary or any other enhanced recovery operations;

One possible explanation for the provisions of this bill is to provide incentives to actually develop the technology of carbon sequestration and utilization in tertiary recovery projects, thus assisting Farmington and San Juan County to adapt to the ultimate transition away from coal-fired electric power generation.

TRD also discusses the policy issues involved in this bill:

Currently only the state of Texas has a similar preferential tax structure as proposed in the bill. While it is unclear how many enhanced oil recovery projects in Texas meet the requirements, Texas statutes have clear defined parameters, including the source of anthropogenic CO₂ must come from within the state and be shown to be otherwise released into the atmosphere. If, as the Legislative Finance Committee's (LFC) Fiscal Impact Report indicates, the anthropogenic CO₂ to be utilized is intended to come from carbon sequestration projects at coal fired power plants in New Mexico's northeast corner, then bill language could be more defined to support these projects. Given the current bill language, anthropogenic CO₂ could feasibly come from neighboring states.

The production of oil in the state has seen enhanced extraction techniques such as fracking and horizontal drilling which has increased oil production and improved cost efficiencies for oil producers. Recent oil producer reports have indicated investors want less capital expenditures and more profitability, this would appear to lower the probability of serious investment in CO₂-EOR operations. Yet, oil producers are investing in the research of carbon extraction from the atmosphere. A recent New York Times article cited Chevron and Occidental, two companies with a presence in New Mexico oil production, as investing with companies researching carbon extraction.³ Vicki Hollub, Occidental's chief executive is quoted as saying, "Every oil company should be striving to become carbon neutral. Ultimately, we think we can be carbon negative. Addressing climate change is a turning point for the industry." The article articulates that oil companies must invest in this technology to insure their continued viability with competition from alternative energies and an investment market that is more concerned with climate change. Thus, as highlighted above in the fiscal impact discussion, it may be that cooperate CO₂-EOR projects may advance on their own. Or they may need more comprehensive state tax and policy incentives to accelerate their future.

PERFORMANCE IMPLICATIONS

The LFC tax policy of accountability is not met since TRD is not required in the bill to report annually to an interim legislative committee regarding the data compiled from the reports from taxpayers taking the deduction and other information to determine whether the deduction is meeting its purpose.

ADMINISTRATIVE IMPLICATIONS

The bill requires producers and users of anthropogenic CO₂ to file reports on the amount of CO₂ used. This is a new report and will require TRD staff and IT resources to develop the processing and verification procedures.

³ Krauss, Clifford. "Blamed for Climate Change, Oil Companies Invest in Carbon Removal", New York Times, April 7, 2019.

TRD has submitted the following statement:

Multiple new special tax rate codes must be programmed and tested in GenTax, the tax system of record. Programming changes will occur for multiple components of tax collection and revenue processing including modifications to Taxpayer Access Point (TAP) and revenue reports. Due to the nature and complexity of this change, adequate time and resources are needed to develop, test and implement the required changes. In conjunction with system changes, tax collection forms, including RPD-41163, Enhanced Oil Recovery Application and Reporting Instructions will need to be revised.

The Information Technology Division (ITD) will require approximately 3 months and incur both workload costs of \$25,675 and contract costs of \$25,000 to complete these changes by July 1, 2020.

A note that the special rates expire prior to July 1, 2026. At that time, TRD will need to reprogram GenTax and revise forms and instructions once again.

DUPLICATION

Duplicate of CS/SB294

TECHNICAL ISSUES

This bill does not contain a delayed repeal date. LFC recommends adding a delayed repeal date approximately one-year after the July 1, 2026 sunset of the tax incentive tax rate.

An amendment should be considered adding an exemption from the Gross Receipts Tax, similar to 7-9-33 NMSA 1978 in order to provide the most financial incentive possible to assist in the developing of the technology.

TRD has submitted comments on other technical issues:

The definition of “anthropogenic carbon dioxide” included in the bill “means carbon dioxide captured from an industrial source.” This definition is placed under statute 7-29-2 NMSA 1978 which defines the Oil and Gas Severance Tax imposed and collected by TRD given certain conditions including if the severance of oil and gas is from restoration wells, well workover projects, stripper wells or enhanced oil recovery projects. Under statute 7-29A NMSA 1978, the Oil Conservation Division (OCD) of EMNRD certifies enhanced recovery projects. OCD is responsible for permitting, overseeing, and monitoring all oil and gas production for the State of New Mexico. EMNRD is responsible for notifying TRD of all certified and terminated enhanced recovered projects.

Under the bill proposal, there would be no oversight by EMNRD confirming the use of anthropogenic carbon dioxide for an enhanced recovery project. TRD would be responsible for this technical confirmation and does not have the technical staff qualified to do so. To be successful in revenue collection, TRD auditors will need to know which wells qualify for the enhanced recovery project and are injecting anthropogenic carbon dioxide. When a property qualifying for the reduction is under audit, the taxpayer will need to provide 3rd party documents showing they qualify for the reduction and verify the percentage of anthropogenic carbon dioxide reported on the return. TRD suggests that the determination of anthropogenic carbon dioxide being utilized at an enhanced recovery project be included

in the certification process by OCD under statute 7-29A NMSA 1978 as they hold the technical expertise. The definition of anthropogenic carbon dioxide should therefore also be included under 7-29-A NMSA 1978 whereby EMNRD regulations can define what is meant by “captured from an industrial source.”

LFC staff note another technical issue: as mentioned above, phasing the levels of severance tax reduction based on the percentage of injected CO₂ rather than a more conventional measure of value may cause administrative problems and potential abuse.

7-29-4. Oil and gas severance tax imposed

...

(5) on the oil and on other liquid hydrocarbons removed from natural gas at or near the wellhead from a well workover project that is certified by the oil conservation division of the energy, minerals and natural resources department in its approval of the well workover project, two and forty-five hundredths percent of the taxable value determined pursuant to Section [7-29-4.1](#) NMSA 1978, provided that the annual average price of west Texas intermediate crude oil, determined by the department by averaging the posted prices in effect on the last day of each month of the twelve-month period ending on May 31 prior to the fiscal year in which the tax rate is to be imposed, was less than twenty-four dollars (\$24.00) per barrel;

One simple means of achieving the unstated goal of this bill would be to amend the “twenty-four dollars (\$24.00) per barrel” ceiling to be “eighty dollars (\$80.00) per barrel in section 7-29-4 (5) NMSA 1978.” With this amendment, the potentially less expensive anthropogenic CO₂ would be price competitive with Bravo Dome CO₂ although both processes would benefit from the higher ceiling price.

OTHER SUBSTANTIVE ISSUES

A document produced by DOE, entitled “CO₂_EOR Primer” explains some of the background of the provisions of this bill.⁴ as follows:

Cumulative injected CO₂ volumes vary, but typically range between 15 and 30 percent of the hydrocarbon pore volume of the reservoir. Historically, the focus in CO₂ enhanced oil recovery is to minimize the amount of CO₂ that must be injected per incremental barrel of oil recovered, especially since CO₂ injection is expensive. However, if carbon sequestration becomes a driver for CO₂ EOR projects, the economics may begin to favor injecting larger volumes of CO₂ per barrel of oil recovered, i.e., if the cost of the CO₂ is low enough.

This might indicate that the availability of untaxed anthropogenic CO₂ might depress the price of all forms of CO₂, including Bravo Dome and San Juan anthropogenic CO₂.

The state passed the Transition Act last year that will assist Farmington and San Juan County to adapt to massive changes from the near-term shutdown of the San Juan Generating Station and the ultimate shutdown of the Four Corners Power Plant. The announced efforts by the City of Farmington to keep the jobs and activity at the San Juan plant by developing large-scale CO₂ sequestration technology with the effluent compressed and injected into oil (and, perhaps, natural gas) wells has been praised as innovative and has also received criticism.

⁴ https://www.netl.doe.gov/sites/default/files/netl-file/CO2_EOR_Primer.pdf

Does the bill meet the Legislative Finance Committee tax policy principles?

1. **Adequacy:** Revenue should be adequate to fund needed government services.
2. **Efficiency:** Tax base should be as broad as possible and avoid excess reliance on one tax.
3. **Equity:** Different taxpayers should be treated fairly.
4. **Simplicity:** Collection should be simple and easily understood.
5. **Accountability:** Preferences should be easy to monitor and evaluate

Does the bill meet the Legislative Finance Committee tax expenditure policy principles?

1. **Vetted:** The proposed new or expanded tax expenditure was vetted through interim legislative committees, such as LFC and the Revenue Stabilization and Tax Policy Committee, to review fiscal, legal, and general policy parameters.
2. **Targeted:** The tax expenditure has a clearly stated purpose, long-term goals, and measurable annual targets designed to mark progress toward the goals.
3. **Transparent:** The tax expenditure requires at least annual reporting by the recipients, the Taxation and Revenue Department, and other relevant agencies.
4. **Accountable:** The required reporting allows for analysis by members of the public to determine progress toward annual targets and determination of effectiveness and efficiency. The tax expenditure is set to expire unless legislative action is taken to review the tax expenditure and extend the expiration date.
5. **Effective:** The tax expenditure fulfills the stated purpose. If the tax expenditure is designed to alter behavior – for example, economic development incentives intended to increase economic growth – there are indicators the recipients would not have performed the desired actions “but for” the existence of the tax expenditure.
6. **Efficient:** The tax expenditure is the most cost-effective way to achieve the desired results.

LFC Tax Expenditure Policy Principle	Met?	Comments
Vetted	✘	
Targeted Clearly stated purpose Long-term goals Measurable targets	✘ ✘ ✘	The implicit purpose is to provide additional financial assistance to a somewhat risky attempt to reverse the announced shutdown of the San Juan Generating plant and keep jobs and tax revenue from leaving the area. Not stated because the technology is experimental. If proved and efficient, the strategy will accomplish the long-term goal of keeping jobs and tax revenue in the area. Not stated
Transparent	✘	The contingency here is whether the technology works and if the CO2 can be processed, compressed and transported to a place of use. There is no provision for interim reporting to the legislature or to the residents of San Juan County, Quay, Harding or Union Counties affected by possible displacement or to OGAS producers in the Permian basin.
Accountable Public analysis Expiration date	✘ ✔	See comments above.
Effective Fulfills stated purpose Passes “but for” test	✘ ?	
Efficient	?	Unknown if the technology can be developed, so unknown whether the process is financially viable.
Key: ✔ Met ✘ Not Met ? Unclear		

LG/sb/rl/al/rl/al