

S.B. 213

COMPULSORY POOLING AMENDMENTS

SENATE FLOOR AMENDMENTS

AMENDMENT 1

MARCH 5, 2014 2:25 PM

Senator **Ralph Okerlund** proposes the following amendments:

1. *Page 1, Lines 12 through 14:*

12 ▶ authorizes the Board of Oil, Gas, and Mining to assess against a nonconsenting
13 owner in a compulsory pooling order up to ~~{-500%}~~ 400% of the nonconsenting owner's
14 share of:

2. *Page 3, Lines 81 through 85:*

81 (D) an amount to be determined by the board but not less than 150% nor greater than
82 [~~300%~~] ~~{-500%}~~ 400% of the nonconsenting owner's share of the costs of staking the location,
 wellsite
83 preparation, rights-of-way, rigging up, drilling, reworking, recompleting, deepening or
84 plugging back, testing, and completing, and the cost of equipment in the well to and including
85 the wellhead connections.