

An Act relating to energy; creating the Oklahoma Refinery Revitalization Act; listing legislative findings; stating purpose of the Act; providing definitions; requiring the Governor to request the Environmental Protection Agency to negotiate with the Department of Environmental Quality for a Refinery Permitting Cooperative Agreement (RPCA); directing the Executive Director to designate staff for certain purposes; authorizing the Executive Director and certain Indian tribes to sign the RPCA; stipulating that certain actions occur upon signing the RPCA; authorizing the Executive Director to accept consolidated applications and enter into certain memoranda of agreements; authorizing the Executive Director to request financial, technical, legal, and other assistance from the federal government for certain purposes; requiring the RPCA to designate each state agency with certain expertise; designating the Department of Environmental Quality as the lead agency for certain purposes; directing the Executive Director to coordinate all state, federal, tribal, and local authorizations and reviews; directing the Executive Director to establish a schedule and preapplication process for refinery facility applications; requiring draft permits to be completed within certain time period; allowing applicant to stop process; allowing an applicant to pursue certain remedies if schedule is not met; stipulating the RPCA address the National Environmental Policy Act of 1969 compliance actions; providing for the preparation of a single environmental impact statement; requiring state agencies to cooperate with the Department in preparing an environmental impact statement; requiring the Department to maintain a consolidated record of administrative decisions; making the record the exclusive record for state administrative proceedings; providing for the appeal of state agency decisions or actions to the Environmental Quality Board; establishing guidelines for the Board; providing for judicial appeal; directing the Board to promulgate rules; providing for application of environmental laws and rules; directing the Corporation Commission to cooperate with the Federal Energy Regulatory Commission on authorizations for crude oil or refined petroleum product pipeline facilities; authorizing the Commission to establish a schedule for state pipeline authorizations; listing certain guidelines; providing for judicial appeal; directing the Commission to issue an order authorizing certain actions relating to the pipeline facility; authorizing the holder of a Commission order to acquire property through eminent domain in certain circumstances; allowing a taxpayer to treat certain costs of a qualified refinery property as a nonchargeable expense to a capital account; limiting deduction to certain year; providing for how election is taken; prohibiting revocation of election; defining terms; providing for compliance with provisions if total output of an existing qualified refinery is increased by a certain percentage; prohibiting deduction for certain types of refinery property; allowing allocation of the deduction to certain qualified persons; establishing guidelines for allocating the deduction; requiring taxpayers to file a certain report in order to claim the deduction; limiting application of law to certain qualified refinery properties; allowing certain refiners to take a deduction for certain sulfur regulation compliance costs; providing for calculation of allocation amount; providing filing criteria for election; requiring certain written notice for allocations to owners; limiting application of law to certain refinery properties; providing for codification; providing for noncodification; providing an effective date; and declaring an emergency.