## STATE OF OKLAHOMA

1st Session of the 55th Legislature (2015)

HOUSE BILL 1450 By: Calvey

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## AS INTRODUCED

An Act relating to environment and natural resources; amending 27A O.S. 2011, Section 2-14-103, which relates to definitions for the Oklahoma Uniform Environmental Permitting Act; adding person authorized to issue or deny certain permits; and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 27A O.S. 2011, Section 2-14-103,

is amended to read as follows:

Section 2-14-103. For the purposes of the Oklahoma Uniform Environmental Permitting Act:

1. "Application" means a document or set of documents, filed with the Department of Environmental Quality for the purpose of receiving a permit or the modification, amendment or renewal thereof from the Department. "Application" includes any subsequent additions, revisions or modifications submitted to the Department which supplement, correct or amend a pending application;

2. "Council" means any advisory council authorized by the Legislature to recommend rules to the Environmental Quality Board;

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- 3. "Draft permit" means a draft document prepared by the
  Department after it has found a Tier II or III application for a
  permit to be administratively and technically complete, pursuant to
  the requirements of the Oklahoma Environmental Quality Code and
  rules promulgated thereunder, and that such application may warrant
  the issuance, modification or renewal of the permit;
- 4. "Permit" means a permission required by law and issued by the Department, the application for which has been classified as Tier I, II or III by the Board. The term "permit" includes but is not limited to:
  - a. specific types of permits and other Department authorizations including certifications, registrations, licenses and plan approvals, and
  - b. an approved variance from a promulgated rule; however, for existing facilities the Department may require additional notice and public participation opportunities for variances posing the potential for increased risk;
- 5. "Process meeting" means a meeting open to the public which is held by the Department to explain the permitting process and the public participation opportunities applicable to a specific Tier III application;

6. "Proposed permit" means a document, based on a draft permit and prepared by the Department after consideration of comments received on the draft permit, which indicates the Department's decision to issue a final permit pending the outcome of an administrative permit hearing, if any;

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- 7. "Qualified interest group" means any organization with twenty-five or more members who are Oklahoma residents;
- 8. "Response to comments" means a document prepared by the Department after its review of timely comments received on a draft denial or draft permit pursuant to public comment opportunities which:
  - a. specifies any provisions of the draft permit that were changed in the proposed or final permit and the reasons for such changes, and
  - b. briefly describes and responds to all significant comments raised during the public comment period or formal public meeting about the draft denial or draft permit;
- 9. "Tier I" means a basic process of permitting which includes application, notice to the landowner and Department review. For the Tier I process a permit shall be issued or denied by a technical supervisor of the reviewing Division or, a local representative of the Department, or the chief engineer of the Department provided such authority has been delegated thereto by the Executive Director;

10. "Tier II" means a secondary process of permitting which includes:

a. the Tier I process,

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- b. published notice of application filing,
- c. preparation of draft permit or draft denial,
- d. published notice of draft permit or draft denial and opportunity for a formal public meeting, and
- e. public meeting, if any.

For the Tier II process, a permit shall be issued or denied by the Director of the reviewing Division or the chief engineer of the Department provided such authority has been delegated thereto by the Executive Director; and

- 11. "Tier III" means an expanded process of permitting which includes:
  - a. the Tier II process except the notice of filing shall also include an opportunity for a process meeting,
  - preparation of the Department's response to comments,
     and
  - c. denial of application, or
  - d. preparation of a proposed permit, published notice of availability of proposed permit and response to comments and of opportunity for an administrative permit hearing; and administrative permit hearing if any.

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For the Tier III process a permit shall be issued or denied by the
    Executive Director.
        SECTION 2. This act shall become effective November 1, 2015.
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