1	SENATE FLOOR VERSION
2	March 1, 2017 AS AMENDED
3	SENATE BILL NO. 475 By: Schulz
	SENATE BILL NO. 475
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6	[gross production tax - oil from recovered or unknown sources - payment of specified taxes -
7	certain report -
8	emergency]
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10	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
11	SECTION 1. AMENDATORY 68 O.S. 2011, Section 1003, as
12	amended by Section 1, Chapter 114, O.S.L. 2016 (68 O.S. Supp. 2016,
13	Section 1003), is amended to read as follows:
14	Section 1003. A. It shall be the duty of the Oklahoma Tax
15	Commission to collect, in addition to the gross production tax,
16	twelve and one-half percent (12 1/2%) of the gross value of all oil
17	reported to the Tax Commission as recovered from streams, lakes,
18	ponds, ravines and other natural depressions to which oil shall have
19	escaped or therein was found and twelve and one-half percent (12
20	1/2%) of the gross value of all oil which is reported to the Tax
21	Commission and which report does not disclose the actual source of
22	the oil. In the event the rightful owner or owners of the royalty
23	interest therein provide satisfactory proof of mineral ownership to
24	the Tax Commission within twelve (12) months of when the tax payment

- was received by the Tax Commission, such royalty interest owners

 shall be paid their proper interest or interests. Otherwise, the

 Tax Commission shall distribute such sum as provided by law for the

 distribution of gross production taxes.
 - B. For purposes of this section, "actual source" shall be the well or wells and particular leasehold from which the oil was produced. The well or wells from which salt water or oil was received at a salt water disposal facility, salt water recycling facility or oil recovery reclaiming facility shall be considered the actual source of the oil recovered at facility.
 - C. The operators of salt water disposal facilities shall be required to pay to the Tax Commission the fee of twelve and one-half percent (12 1/2%) as required by this section on the amount of oil recovered in excess of two percent (2%) of the volume of water handled The facility operator shall allocate the oil recovered, saved and sold to each source thereof, based upon the barrels of salt water and oil received from a particular source for the month, divided by the total barrels of salt water and oil received by the facility for the month. Utilizing the allocation provided for in this subsection, the facility operator shall file a report with the Tax Commission, and pay the applicable production taxes, reflecting the volume of the oil recovered, saved and sold, and the gross proceeds from the sale thereof, allocated to each of the sources, and shall provide a copy of the report to each operator of the well

1	or wells to which the oil was deemed to have been produced. The
2	production and proceeds allocated to each well pursuant to this
3	subsection shall be considered production and proceeds from the well
4	or wells, subject to the Production Revenue Standards Act.
5	SECTION 2. It being immediately necessary for the preservation
6	of the public peace, health or safety, an emergency is hereby
7	declared to exist, by reason whereof this act shall take effect and
8	be in full force from and after its passage and approval.
9	COMMITTEE REPORT BY: COMMITTEE ON APPROPRIATIONS March 1, 2017 - DO PASS AS AMENDED
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