SB1000 FULLPCS1 Scott Fetgatter-JBH 4/8/2019 1:24:44 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

SPEAKER:					
CHAIR:					
I move to amend	SB1000				
Page	Section	Line		f the pri	nted Bill
		- 1111		the Engro	ssed Bill
By striking the inserting in lie				ill, and	by
AMEND TITLE TO CONFO	ORM TO AMENDMENTS				
Adopted:		endment	submitted	by: Scott	Fetgatter

Reading Clerk

1	STATE OF OKLAHOMA					
2	1st Session of the 57th Legislature (2019)					
3	PROPOSED COMMITTEE SUBSTITUTE					
4	FOR ENGROSSED					
5	SENATE BILL NO. 1000 By: Leewright of the Senate					
6	and					
7	Fetgatter of the House					
8						
9	PROPOSED COMMITTEE SUBSTITUTE					
10	An Act relating to the Oklahoma Energy Independence Act; amending 19 O.S. 2011, Section 460.5, which relates to applicability of Act and liens; modifying property to which Act applies; authorizing counties to establish Property Assessed Clean Energy programs;					
11						
12						
13	modifying repayment structure of certain loans; requiring certain recording; modifying lien status of					
14	certain loans; modifying authority over certain liens; stating improvements eligible for financing;					
15	and providing an effective date.					
16						
17	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:					
18	SECTION 1. AMENDATORY 19 O.S. 2011, Section 460.5, is					
19	amended to read as follows:					
20	Section 460.5 A. The Oklahoma Energy Independence Act shall					
21	apply only to developed property zoned as commercial property on					
22	which property taxes are paid and on which the owners of the					
23	property are current in the payment of the property taxes. $\underline{\text{The}}$					
24	Oklahoma Energy Independence Act shall not apply to any property					

Req. No. 8700 Page 1

zoned as residential property. Counties are authorized to establish

commercial Property Assessed Clean Energy (PACE) programs to

facilitate financing between commercial property owners and private

lenders.

- B. The repayment of any loan made pursuant to the Oklahoma Energy Independence Act shall be upon such terms as may be agreed to by $\frac{1}{2}$ property owner and $\frac{1}{2}$ the $\frac{1}{2}$ property owner and $\frac{1}{2}$ private lender.
- 1. In the event of a mortgage on the property where a lien is recorded pursuant to the Oklahoma Energy Independence Act, the property owner shall obtain written consent from any mortgage holder or holders prior to the issuance of any loan pursuant to the Oklahoma Energy Independence Act.
- 2. Such loans issued in accordance with the Oklahoma Energy

 Independence Act between a commercial property owner and a private

 lender shall not accelerate upon default of a mortgage.
- C. Any loan made pursuant to the Oklahoma Energy Independence Act shall constitute a lien on the property which is the subject of the loan only upon the recording of a mortgage covering an assessment contract provided by the county on the property in the office of the county clerk. Any mortgage securing a loan lien imposed pursuant to the Oklahoma Energy Independence Act shall be junior and inferior to all previously recorded liens or mortgages of any kind run with the property and have the same priority and status

Req. No. 8700 Page 2

```
1
    as a lien for unpaid ad valorem property taxes and shall not be
 2
    extinguished by virtue of a sale by the county for delinquent
 3
    property taxes. The exclusive method of enforcing a lien for
 4
    failure to repay any loan made pursuant to the Oklahoma Energy
 5
    Independence Act shall be by judicial or nonjudicial foreclosure as
 6
    provided by law the local government in the same manner and with the
 7
    same priority as the enforcement of a lien for unpaid ad valorem
 8
    property taxes.
 9
        D. Only appliances or improvements that are permanently affixed
10
    to the property shall be eligible for financing pursuant to the
11
    Oklahoma Energy Independence Act. Improvements shall be related to
12
    energy efficiency, water conservation or building resiliency and are
13
    available for new construction or improvements on existing buildings
14
    that are commercial properties.
15
        SECTION 2. This act shall become effective November 1, 2019.
16
17
        57-1-8700
                       JBH
                               04/08/19
18
19
20
21
22
23
24
```

Req. No. 8700 Page 3