1	SENATE FLOOR VERSION February 26, 2019
2	AS AMENDED
3	SENATE BILL NO. 517 By: Paxton
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7	[ highways and roads - use of rights-of-way - written
8	consent and compensation - placement and removal of temporary pipelines - codification - effective date ]
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11	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
12	SECTION 1. NEW LAW A new section of law to be codified
13	in the Oklahoma Statutes as Section 910 of Title 52, unless there is
14	created a duplication in numbering, reads as follows:
15	A. Any person or entity lawfully operating and in the course of
16	doing business in this state may use rights-of-way, as defined in
17	Section 236 of Title 69 of the Oklahoma Statutes, only after written
18	consent, pursuant to subsection G of this section, of each
19	individual impacted record landowner is obtained and compensation
20	has been negotiated and paid to the landowner. This subsection
21	shall not apply to any person or entity owning such right-of-way
22	and/or operating within the right-of-way that is not inconsistent
23	with the purpose for which it was acquired. This section shall not
24	apply to any entity or person utilizing an existing easement.

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B. In the case of temporary pipe, water hoses or lines, such
materials may be used only after written record landowner consent is
obtained and compensation has been received by the landowner for the
transportation and disposal of water used in the process of oil or
natural gas production.

C. All temporary pipe, water hoses or lines may be erected,
placed, adjusted or laid and maintained only after obtaining the
consent from the record landowner and compensation has been received
by the landowner.

D. The use of rights-of-ways by any person or company pursuant to the provisions of this section shall be deemed to be temporary when such use is not anticipated to exist and does not exist for longer than three (3) months from the date permission for such use is granted by the record landowner and compensation is received.

15 E. After written consent by the record landowner is obtained and compensation is received, temporary pipe, water hoses or lines 16 may be erected, placed, adjusted, laid, constructed and maintained 17 so as not to inconvenience the landowner in any way. The temporary 18 pipe, water hoses or lines may not interfere in any way with or any 19 use of the land including, but not limited to, livestock and crop 20 production, unless such interference has otherwise been addressed by 21 agreement. 22

F. Pursuant to this section, any person or entity utilizing the rights-of-way after written consent is obtained by the impacted

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1 record landowner and compensation is received, shall completely 2 repair or replace any damage, injury or other change to public roads 3 or highways or rights-of-way of this state or to any county or municipality. Further, when the temporary pipe, water hoses or 4 5 lines are removed, it shall be the responsibility of the placing person, business or entity to repair any damage made by the 6 7 erection, placement, adjustment, laying, construction and maintenance of the temporary pipe and to restore any structure or 8 9 land so as to leave the property in the same condition or better as 10 found prior to the use of the temporary pipe.

11 G. A person, business or entity that intends to utilize a 12 right-of-way in the manner provided in this section shall be required to contact in writing each record property owner that abuts 13 the right-of-way used for the placement of temporary pipe, water 14 15 hoses or lines prior to any work conducted in the right-of-way regardless of if a county of this state issues any permit granting 16 Information to be disclosed shall include, but not be 17 access. limited to, the person and contact information designated as point-18 of-contact on the project, the description and timeline of the work 19 requiring the use of the right-of-way, the duration of time the 20 temporary pipe will be in the right-of-way and the offer of 21 compensation to be paid for the use of the property associated with 22 the record owner. The parties shall have thirty (30) days from the 23 date of receipt of written contact to finalize a written agreement. 24

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1	H. Nothing in this section shall be construed to limit any
2	rights otherwise granted by law.
3	SECTION 2. This act shall become effective November 1, 2019.
4	COMMITTEE REPORT BY: COMMITTEE ON TRANSPORTATION
5	February 26, 2019 - DO PASS AS AMENDED
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