HB3824 FULLPCS1 Carl Newton-JBH 2/14/2022 10:00:44 am

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

SPI	EAKER:							
СНА	AIR:							
I move t	to amend	НВ3824				of the pr	rinted Bil	 1 1
Page		Section		_ Lin	es			
					Of	the Engr	cossed Bil	11
By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:								
AMEND TIT	LE TO CONFO	ORM TO AMENDMENTS						
Adopted:				mendment	submitted	by: Carl	Newton	

Reading Clerk

1 STATE OF OKLAHOMA 2 2nd Session of the 58th Legislature (2022) 3 PROPOSED COMMITTEE SUBSTITUTE FOR 4 HOUSE BILL NO. 3824 By: Newton 5 6 7 PROPOSED COMMITTEE SUBSTITUTE An Act relating to environment and natural resources; 8 amending 27A O.S. 2021, Section 1-3-101, which 9 relates to state environmental agencies; modifying certain responsibilities of Department of 10 Environmental Quality; providing for adoption of certain variances; amending 27A O.S. 2021, Section 2-6-103, which relates to powers and duties of the 11 Department of Environmental Quality; allowing for the direct adoption of certain water quality variances; 12 amending 82 O.S. 2021, Section 1085.2, which relates 1.3 to the authority of the Oklahoma Water Resources Board; modifying certain authority of the Board; 14 amending 82 O.S. 2021, Section 1085.30, which relates to Oklahoma Water Quality Standards; making exception 15 for certain Department-adopted variances; and providing an effective date. 16 17 18 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 19 SECTION 1. AMENDATORY 27A O.S. 2021, Section 1-3-101, is 20 amended to read as follows: 2.1 Section 1-3-101. A. The provisions of this section specify the 22 jurisdictional areas of responsibility for each state environmental 23 agency and state agencies with limited environmental responsibility. 24 The jurisdictional areas of environmental responsibility specified

1 in this section shall be in addition to those otherwise provided by law and assigned to the specific state environmental agency; provided that any rule, interagency agreement or executive order 3 4 enacted or entered into prior to the effective date of this section 5 which conflicts with the assignment of jurisdictional environmental responsibilities specified by this section is hereby superseded. 6 7 The provisions of this subsection shall not nullify any financial obligation arising from services rendered pursuant to any 8 interagency agreement or executive order entered into prior to July 1, 1993, nor nullify any obligations or agreements with private 10 persons or parties entered into with any state environmental agency 11 12 before July 1, 1993.

B. Department of Environmental Quality. The Department of Environmental Quality shall have the following jurisdictional areas of environmental responsibility:

1.3

14

15

16

17

18

19

20

21

22

23

24

- 1. All point source discharges of pollutants and storm water to waters of the state which originate from municipal, industrial, commercial, mining, transportation and utilities, construction, trade, real estate and finance, services, public administration, manufacturing and other sources, facilities and activities, except as provided in subsections D and E of this section;
- 2. All nonpoint source discharges and pollution except as provided in subsections D, E and F of this section;

- 3. Technical lead agency for point source, nonpoint source and storm water pollution control programs funded under Section 106 of the federal Clean Water Act, for areas within the Department's jurisdiction as provided in this subsection;
- 4. Surface water and groundwater quality and protection and water quality certifications;
 - 5. Waterworks and wastewater works operator certification;
 - 6. Public and private water supplies;

1

2

3

4

5

6

7

8

9

10

11

12

1.3

14

15

16

17

18

19

20

2.1

22

23

24

- 7. Underground injection control pursuant to the federal Safe Drinking Water Act and 40 CFR Parts 144 through 148, except for:
 - a. Class II injection wells,
 - b. Class V injection wells utilized in the remediation of groundwater associated with underground or aboveground storage tanks regulated by the Corporation Commission,
 - c. those wells used for the recovery, injection or disposal of mineral brines as defined in the Oklahoma Brine Development Act regulated by the Commission, and
 - d. any aspect of any CO2 sequestration facility, including any associated CO2 injection well, over which the Commission is given jurisdiction pursuant to the Oklahoma Carbon Capture and Geologic Sequestration Act;
- 8. Notwithstanding any other provision in this section or other environmental jurisdiction statute, sole and exclusive jurisdiction

for air quality under the federal Clean Air Act and applicable state

law, except for indoor air quality and asbestos as regulated for

worker safety by the federal Occupational Safety and Health Act and

by Chapter 11 of Title 40 of the Oklahoma Statutes;

9. Hazardous waste and solid waste, including industrial, commercial and municipal waste;

- 10. Superfund responsibilities of the state under the Comprehensive Environmental Response, Compensation and Liability Act of 1980 and amendments thereto, except the planning requirements of Title III of the Superfund Amendment and Reauthorization Act of 1986;
- 11. Radioactive waste and all regulatory activities for the use of atomic energy and sources of radiation except for electronic products used for diagnosis by diagnostic x-ray facilities and electronic products used for bomb detection by public safety bomb squads within law enforcement agencies of this state or within law enforcement agencies of any political subdivision of this state;
- 12. Water, waste, and wastewater treatment systems including, but not limited to, septic tanks or other public or private waste disposal systems;
 - 13. Emergency response as specified by law;
- 22 14. Environmental laboratory services and laboratory 23 certification:

1 15. Hazardous substances other than branding, package and 2 labeling requirements;

16. Freshwater wellhead protection;

- 17. Groundwater protection for activities subject to the jurisdictional areas of environmental responsibility of the Department;
- 18. Utilization and enforcement of Oklahoma Water Quality
 Standards and implementation documents, and adoption of water
 quality standard variances to the extent that such variances are
 utilized in and enforced through water quality permits issued by the
 Department. Such variances may be adopted through rulemaking or
 through the permitting process; provided that the process satisfies
 the public participation and water quality standard variance
 requirements set forth in the corresponding federal regulations;
- 19. Environmental regulation of any entity or activity, and the prevention, control and abatement of any pollution, not subject to the specific statutory authority of another state environmental agency;
- 20. Development and maintenance of a computerized information system relating to water quality pursuant to Section 1-4-107 of this title;
- 21. Development and promulgation of a Water Quality Standards

 Implementation Plan pursuant to Section 1-1-202 of this title for

 its jurisdictional area of environmental responsibility; and

- 22. Development and utilization of policies and requirements necessary for the implementation of Oklahoma Groundwater Quality Standards to the extent that the implementation of such standards are within the scope of the Department's jurisdiction, including but not limited to the establishment of points of compliance when warranted.
- C. Oklahoma Water Resources Board. The Oklahoma Water Resources Board shall have the following jurisdictional areas of environmental responsibility:
- Water quantity including, but not limited to, water rights, surface water and underground water, planning, and interstate stream compacts;
 - 2. Weather modification;
 - Dam safety;

1.3

- 4. Flood plain management;
- 5. State water/wastewater loans and grants revolving fund and other related financial aid programs;
- 6. Administration of the federal State Revolving Fund Program including, but not limited to, making application for and receiving capitalization grant awards, wastewater prioritization for funding, technical project reviews, environmental review process, and financial review and administration;
 - 7. Water well drillers/pump installers licensing;

8. Technical lead agency for clean lakes eligible for funding under Section 314 of the federal Clean Water Act or other applicable sections of the federal Clean Water Act or other subsequent state and federal clean lakes programs; administration of a state program for assessing, monitoring, studying and restoring Oklahoma lakes with administration to include, but not be limited to, receipt and expenditure of funds from federal, state and private sources for clean lakes and implementation of a volunteer monitoring program to assess and monitor state water resources, provided such funds from federal Clean Water Act sources are administered and disbursed by the Office of the Secretary of Environment;

- 9. Except as set forth in paragraph paragraphs 18 and 22 of subsection B of this section, statewide water quality standards and their accompanying use support assessment protocols, antidegradation policy and implementation, and policies generally affecting Oklahoma Water Quality Standards application and implementation including but not limited to mixing zones, low flows and variances or any modification or change thereof pursuant to Section 1085.30 of Title 82 of the Oklahoma Statutes;
- 10. Groundwater protection for activities subject to the jurisdictional areas of environmental responsibility of the Board;
- 11. Development and promulgation of a Water Quality Standards

 Implementation Plan pursuant to Section 1-1-202 of this title for

 its jurisdictional area of environmental responsibility;

12. Development of classifications and identification of permitted uses of groundwater, in recognized water rights, and associated groundwater recharge areas;

1.3

2.1

- 13. Establishment and implementation of a statewide beneficial use monitoring program for waters of the state in coordination with the other state environmental agencies;
- 14. Coordination with other state environmental agencies and other public entities of water resource investigations conducted by the federal United States Geological Survey for water quality and quantity monitoring in the state; and
- 15. Development and submission of a report concerning the status of water quality monitoring in this state pursuant to Section 1-1-202 of this title.
 - D. Oklahoma Department of Agriculture, Food, and Forestry.
- 1. The Oklahoma Department of Agriculture, Food, and Forestry shall have the following jurisdictional areas of environmental responsibility except as provided in paragraph 2 of this subsection:
 - a. point source discharges and nonpoint source runoff from agricultural crop production, agricultural services, livestock production, silviculture, feed yards, livestock markets and animal waste,
 - b. pesticide control,
 - c. forestry and nurseries,
 - d. fertilizer,

e. facilities which store grain, feed, seed, fertilizer and agricultural chemicals,

3

4

5

6

7

8

9

10

11

12

1.3

14

15

16

17

18

19

20

2.1

22

23

24

- f. dairy waste and wastewater associated with milk production facilities,
- g. groundwater protection for activities subject to the jurisdictional areas of environmental responsibility of the Department,
- h. utilization and enforcement of Oklahoma Water Quality Standards and implementation documents,
- i. development and promulgation of a Water Quality Standards Implementation Plan pursuant to Section 1-1-202 of this title for its jurisdictional areas of environmental responsibility, and
- j. storm water discharges for activities subject to the jurisdictional areas of environmental responsibility of the Department.
- 2. In addition to the jurisdictional areas of environmental responsibility specified in subsection B of this section, the Department of Environmental Quality shall have environmental jurisdiction over:
 - a. (1) commercial manufacturers of fertilizers, grain and feed products, and chemicals, and over manufacturing of food and kindred products,

tobacco, paper, lumber, wood, textile mill and other agricultural products,

3 (2) slaughterhouses, but not including feedlots at

these facilities, and

- (3) aquaculture and fish hatcheries, including, but not limited to, discharges of pollutants and storm water to waters of the state, surface impoundments and land application of wastes and sludge, and other pollution originating at these facilities, and
- b. facilities which store grain, feed, seed, fertilizer, and agricultural chemicals that are required by federal NPDES regulations to obtain a permit for storm water discharges shall only be subject to the jurisdiction of the Department of Environmental Quality with respect to such storm water discharges.
- E. Corporation Commission.

4

5

6

7

8

9

10

11

12

1.3

14

15

16

17

18

19

20

21

22

23

24

- 1. The Corporation Commission is hereby vested with exclusive jurisdiction, power and authority, and it shall be its duty to promulgate and enforce rules, and issue and enforce orders governing and regulating:
 - a. the conservation of oil and gas,
 - field operations for geologic and geophysical
 exploration for oil, gas and brine, including seismic

23

24

survey wells, stratigraphic test wells and core test wells,

- c. the exploration, drilling, development, producing or processing for oil and gas on the lease site,
- d. the exploration, drilling, development, production and operation of wells used in connection with the recovery, injection or disposal of mineral brines,
- e. reclaiming facilities only for the processing of salt water, crude oil, natural gas condensate and tank bottoms or basic sediment from crude oil tanks, pipelines, pits and equipment associated with the exploration, drilling, development, producing or transportation of oil or gas,
- f. underground injection control pursuant to the federal Safe Drinking Water Act and 40 CFR Parts 144 through 148, of:
 - (1) Class II injection wells,
 - (2) Class V injection wells utilized in the remediation of groundwater associated with underground or aboveground storage tanks regulated by the Commission,
 - (3) those wells used for the recovery, injection or disposal of mineral brines as defined in the Oklahoma Brine Development Act, and

1 2 3

5

6

7

8

9

10

11 12

1.3

14 15

16

17

18

19

20

2.1

22 23

24

(4)any aspect of any CO2 sequestration facility, including any associated CO2 injection well, over which the Commission is given jurisdiction pursuant to the Oklahoma Carbon Capture and Geologic Sequestration Act.

Any substance that the United States Environmental Protection Agency allows to be injected into a Class II well may continue to be so injected,

- g. tank farms for storage of crude oil and petroleum products which are located outside the boundaries of refineries, petrochemical manufacturing plants, natural gas liquid extraction plants, or other facilities which are subject to the jurisdiction of the Department of Environmental Quality with regard to point source discharges,
- h. the construction and operation of pipelines and associated rights-of-way, equipment, facilities or buildings used in the transportation of oil, gas, petroleum, petroleum products, anhydrous ammonia or mineral brine, or in the treatment of oil, gas or mineral brine during the course of transportation but not including line pipes in any:
 - (1) natural gas liquids extraction plant,
 - (2) refinery,

23

24

- (3) reclaiming facility other than for those specified within subparagraph e of this subsection,
- (4) mineral brine processing plant, and
- (5) petrochemical manufacturing plant,
- i. the handling, transportation, storage and disposition of saltwater, mineral brines, waste oil and other deleterious substances produced from or obtained or used in connection with the drilling, development, producing and operating of oil and gas wells, at:
 - (1) any facility or activity specifically listed in paragraphs 1 and 2 of this subsection as being subject to the jurisdiction of the Commission, and
 - (2) other oil and gas extraction facilities and activities,
- j. spills of deleterious substances associated with facilities and activities specified in paragraph 1 of this subsection or associated with other oil and gas extraction facilities and activities,
- k. subsurface storage of oil, natural gas and liquefied petroleum gas in geologic strata,

Req. No. 10466

 groundwater protection for activities subject to the jurisdictional areas of environmental responsibility of the Commission,

1.3

- m. utilization and enforcement of Oklahoma Water Quality Standards and implementation documents, and
- n. development and promulgation of a Water Quality

 Standards Implementation Plan pursuant to Section 1-1
 202 of this title for its jurisdictional areas of
 environmental responsibility.
- 2. The exclusive jurisdiction, power and authority of the Commission shall also extend to the construction, operation, maintenance, site remediation, closure and abandonment of the facilities and activities described in paragraph 1 of this subsection.
- 3. When a deleterious substance from a Commission-regulated facility or activity enters a point source discharge of pollutants or storm water from a facility or activity regulated by the Department of Environmental Quality, the Department shall have sole jurisdiction over the point source discharge of the commingled pollutants and storm water from the two facilities or activities insofar as Department-regulated facilities and activities are concerned.
- 4. The Commission and the Department of Environmental Quality are hereby authorized to obtain authorization from the Environmental

Protection Agency to administer, within their respective jurisdictions, any and all programs regulating oil and gas discharges into the waters of this state. For purposes of the federal Clean Water Act, any facility or activity which is subject to the jurisdiction of the Commission pursuant to paragraph 1 of this subsection and any other oil and gas extraction facility or activity which requires a permit for the discharge of a pollutant or storm water to waters of the United States shall be subject to the direct jurisdiction and permitting authority of the Oklahoma agency having received delegation of this program from the Environmental Protection Agency.

5. The Commission shall have jurisdiction over:

1.3

2.1

a. underground storage tanks that contain antifreeze,
motor oil, motor fuel, gasoline, kerosene, diesel, or
aviation fuel and that are not located at refineries
or at the upstream or intermediate shipment points of
pipeline operations, including, but not limited to,
tanks from which these materials are dispensed into
vehicles, or tanks used in wholesale or bulk
distribution activities, as well as leaks from pumps,
hoses, dispensers, and other ancillary equipment
associated with the tanks, whether above the ground or
below; provided, that any point source discharge of a
pollutant to waters of the United States during site

20

2.1

22

23

24

remediation or the off-site disposal of contaminated soil, media, or debris shall be regulated by the Department of Environmental Quality,

- b. aboveground storage tanks that contain antifreeze, motor oil, motor fuel, gasoline, kerosene, diesel, or aviation fuel and that are not located at refineries or at the upstream or intermediate shipment points of pipeline operations including, but not limited to, tanks from which these materials are dispensed into vehicles, or tanks used in wholesale or bulk distribution activities, as well as leaks from pumps, hoses, dispensers, and other ancillary equipment associated with the tanks, whether above the ground or below; provided, that any point source discharge of a pollutant to waters of the United States during site remediation or the off-site disposal of contaminated soil, media, or debris shall be regulated by the Department of Environmental Quality, and
- c. the Petroleum Storage Tank Release Environmental Cleanup Indemnity Fund, the Oklahoma Petroleum Storage Tank Release Indemnity Program, and the Oklahoma Leaking Underground Storage Tank Trust Fund.
- 6. The Department of Environmental Quality shall have sole jurisdiction to regulate the transportation, discharge or release of

deleterious substances or solid or hazardous waste or other

pollutants from rolling stock and rail facilities. The Department

of Environmental Quality shall not have any jurisdiction with

respect to pipeline transportation of carbon dioxide.

- 7. The Department of Environmental Quality shall have sole environmental jurisdiction for point and nonpoint source discharges of pollutants and storm water to waters of the state from:
 - a. refineries, petrochemical manufacturing plants and natural gas liquid extraction plants,
 - manufacturing of equipment and products related to oil and gas,
 - c. bulk terminals, aboveground and underground storage tanks not subject to the jurisdiction of the Commission pursuant to this subsection, and
 - d. other facilities, activities and sources not subject to the jurisdiction of the Commission or the Oklahoma Department of Agriculture, Food, and Forestry as specified by this section.
- 8. The Department of Environmental Quality shall have sole environmental jurisdiction to regulate air emissions from all facilities and sources subject to operating permit requirements under Title V of the federal Clean Air Act as amended.

23

5

6

7

8

9

10

11

12

1.3

14

15

16

17

18

19

20

21

22

24

- F. Oklahoma Conservation Commission. The Oklahoma Conservation Commission shall have the following jurisdictional areas of environmental responsibility:
- 1. Soil conservation, erosion control and nonpoint source management except as otherwise provided by law;
- 2. Monitoring, evaluation and assessment of waters to determine the condition of streams and rivers being impacted by nonpoint source pollution. In carrying out this area of responsibility, the Oklahoma Conservation Commission shall serve as the technical lead agency for nonpoint source categories as defined in Section 319 of the federal Clean Water Act or other subsequent federal or state nonpoint source programs, except for activities related to industrial and municipal storm water or as otherwise provided by state law;
- 3. Wetlands strategy;

1

2

3

4

5

6

7

8

9

10

11

12

1.3

14

15

16

17

20

23

24

- 4. Abandoned mine reclamation;
 - 5. Cost-share program for land use activities;
- 18 6. Assessment and conservation plan development and
 19 implementation in watersheds of clean lakes, as specified by law;
 - 7. Complaint data management;
- 21 8. Coordination of environmental and natural resources 22 education;
 - 9. Federal upstream flood control program;

- 10. Groundwater protection for activities subject to the jurisdictional areas of environmental responsibility of the Commission;
- 11. Development and promulgation of a Water Quality Standards

 Implementation Plan pursuant to Section 1-1-202 of this title for

 its jurisdictional areas of environmental responsibility;
- 7 12. Utilization of Oklahoma Water Quality Standards and 8 Implementation documents; and
 - 13. Verification and certification of carbon sequestration pursuant to the Oklahoma Carbon Sequestration Enhancement Act. This responsibility shall not be superseded by the Oklahoma Carbon Capture and Geologic Sequestration Act.
 - G. Department of Mines. The Department of Mines shall have the following jurisdictional areas of environmental responsibility:
 - 1. Mining regulation;
 - 2. Mining reclamation of active mines;
 - 3. Groundwater protection for activities subject to the jurisdictional areas of environmental responsibility of the Commission; and
- 4. Development and promulgation of a Water Quality Standards
 Implementation Plan pursuant to Section 1-1-202 of this title for
 its jurisdictional areas of responsibility.

1.3

H. Department of Wildlife Conservation. The Department of Wildlife Conservation shall have the following jurisdictional areas of environmental responsibilities:

1. Investigating wildlife kills;

- 2. Wildlife protection and seeking wildlife damage claims; and
- 3. Development and promulgation of a Water Quality Standards Implementation Plan pursuant to Section 1-1-202 of this title for its jurisdictional areas of environmental responsibility.
- I. Department of Public Safety. The Department of Public Safety shall have the following jurisdictional areas of environmental responsibilities:
- 1. Hazardous waste, substances and material transportation inspections as authorized by the Hazardous Materials Transportation Act; and
- 2. Inspection and audit activities of hazardous waste and materials carriers and handlers as authorized by the Hazardous Materials Transportation Act.
- J. Department of Labor. The Department of Labor shall have the following jurisdictional areas of environmental responsibility:
- Regulation of asbestos in the workplace pursuant to Chapter
 of Title 40 of the Oklahoma Statutes;
 - 2. Asbestos monitoring in public and private buildings; and
- 3. Indoor air quality as regulated under the authority of the Oklahoma Occupational Health and Safety Standards Act, except for

those indoor air quality issues specifically authorized to be regulated by another agency.

Such programs shall be a function of the Department's occupational safety and health jurisdiction.

- K. Oklahoma Department of Emergency Management. The Oklahoma

 Department of Emergency Management shall have the following

 jurisdictional areas of environmental responsibilities:
- 1. Coordination of all emergency resources and activities relating to threats to citizens' lives and property pursuant to the Oklahoma Emergency Resources Management Act of 1967;
- 2. Administer and enforce the planning requirements of Title

 III of the Superfund Amendments and Reauthorization Act of 1986 and

 develop such other emergency operations plans that will enable the

 state to prepare for, respond to, recover from and mitigate

 potential environmental emergencies and disasters pursuant to the

 Oklahoma Hazardous Materials Planning and Notification Act;
- 3. Administer and conduct periodic exercises of emergency operations plans provided for in this subsection pursuant to the Oklahoma Emergency Resources Management Act of 1967;
- 4. Administer and facilitate hazardous materials training for state and local emergency planners and first responders pursuant to the Oklahoma Emergency Resources Management Act of 1967; and

5. Maintain a computerized emergency information system allowing state and local access to information regarding hazardous materials' location, quantity and potential threat.

SECTION 2. AMENDATORY 27A O.S. 2021, Section 2-6-103, is amended to read as follows:

Section 2-6-103. A. The Department of Environmental Quality shall have and is hereby authorized to exercise the power and duty to:

- 1. Develop comprehensive programs for the prevention, control and abatement of new or existing pollution of the waters of this state;
- 2. Encourage, participate in, or conduct studies, investigations, research and demonstrations relating to water pollution and causes, prevention, control and abatement thereof as it may deem advisable and necessary in the public interest for the discharge of its duties under this act;
- 3. Collect and disseminate information relating to water pollution and the prevention, control and abatement thereof;
- 4. Require the submission of and review plans, specifications and other data relative to disposal or treatment systems or any part thereof in connection with the issuance of such permits as are required by this article;

5. Enforce the provisions of this article, rules promulgated thereunder, and permits, licenses, and certifications issued pursuant thereto and Oklahoma Water Quality Standards;

- 6. Establish, implement, amend and enforce the Water Quality Management Plan, the continuing planning process documents, and total maximum daily loads;
- 7. Require the submission of reports or laboratory analyses performed by certified laboratories or operators for purposes of compliance monitoring and testing or other purposes for which laboratory reports or analyses are required pursuant to this article;
- 8. Coordinate the preparation of the continuing planning process documents and total maximum daily loads with other environmental agencies and natural resource agencies; and
- 9. Issue swimming and fishing advisories related to human and animal health hazards for waters of the state, based on available data.
- B. 1. The Environmental Quality Board shall have the authority to promulgate such rules as may be necessary to implement the policies and duties set forth in this article including, but not limited to, rules pertaining to services, permits, licenses and certifications, including certifications under Section 401 of the Clean Water Act, and, pursuant to Section 2-3-402 of this title, fee schedules for such services, permits, licenses and certifications.

2. The Board may adopt by reference standards of quality of the waters of the state and classifications of such waters as are lawfully established by the Oklahoma Water Resources Board and the United States Environmental Protection Agency as Oklahoma's Water Quality Standards, may directly adopt variances to such water quality standards, and promulgate other rules to protect, maintain and improve the best uses of waters in this state in the interest of the public under such conditions as may be necessary or appropriate for the prevention, control and abatement of pollution.

2.1

- 3. The Board shall promulgate rules which describe procedures for amending and updating the Water Quality Management Plan or which are otherwise consistent with the Continuing Planning Process and its components. Such rules shall:
 - a. be in substantial conformance with any applicable
 federal requirements and may incorporate appropriate
 U.S. Environmental Protection Agency regulations by reference, and
 - b. require public notice to be given of any major amendment and of any update of the Water Quality Management Plan and allow not less than a forty-fiveday opportunity for public comment thereon. Such rules shall also authorize the Department, if it determines public interest in the proposed amendment or update is significant, to give notice of and

conduct a public meeting on the proposals in accordance with federal requirements. The rules shall provide that the notice, comment period, and public meeting if any, related to an amendment or update proposed in conjunction with the issuance, modification or renewal of a discharge permit or permits, may be combined with the notice, comment period, and public meeting if any, held on the proposed permit action or actions.

C. The Executive Director may:

1

3

5

6

7

8

9

10

11

12

1.3

14

15

16

17

18

19

20

2.1

22

23

24

- 1. Issue, modify, or revoke orders:
 - a. prohibiting or abating pollution of the waters of the state,
 - b. requiring the construction of new disposal or treatment systems or any parts thereof or the modification, extension or alteration of existing disposal or treatment systems or any part thereof, or the adoption of other remedial measures to prevent, control or abate pollution, and
 - c. requiring other actions such as the Executive Director may deem necessary to enforce the provisions of this article and rules promulgated thereunder;
- 2. Issue, continue in effect, revoke, amend, modify or deny, renew, or refuse to renew under such conditions as the Department

may prescribe, permits, licenses and certifications, including certifications under Section 401 of the Clean Water Act, to prevent, control or abate pollution of waters of the state; and

3. Exercise all incidental powers which are necessary and proper to carry out the purposes of this article.

1.3

6 SECTION 3. AMENDATORY 82 O.S. 2021, Section 1085.2, is 7 amended to read as follows:

Section 1085.2 In addition to any and all other authority conferred upon it by law, the Oklahoma Water Resources Board shall also have authority:

- 1. Generally to do all such things as in its judgment may be necessary, proper or expedient in the accomplishment of its duties;
- 2. To make such contracts and execute such instruments as in the judgment of the Board are necessary or convenient to the exercise of any of the powers conferred upon it by law. Provided, however, no contract shall be made conveying the title or use of any waters of the State of Oklahoma to any person, firm, corporation or other state or subdivision of government, for sale or use in any other state, unless such contract be specifically authorized by an act of the Oklahoma Legislature and thereafter as approved by it;
- 3. To negotiate contracts and other agreements with the federal government to arrange for the development of water resources and for the storage and distribution of water for beneficial purposes; provided, however, that the Board shall act in such capacity only as

- an intermediary in assisting others, and under no circumstances

 shall the Board have any power or authority to build, construct or

 finance any waterways, dams or other such projects for itself,

 except as may be otherwise specifically provided by the laws of this

 state;
 - 4. To develop statewide and local plans to assure the best and most effective use and control of water to meet both the current and long-range needs of the people of Oklahoma; to cooperate in such planning with any public or private agency, entity or person interested in water, and is directed to prepare such plans for consideration and approval by the Legislature; and to aid, at all times, counties, incorporated cities and towns and special purpose districts in the state in promoting and developing flood control and water conservation in the state;
 - 5. To employ and fix the compensation of such officers, agents, attorneys, technical personnel and employees of the Board as it shall deem necessary to the proper performance of its duties;
 - 6. To adopt and use an official seal;

- 7. To promulgate such rules and make orders as it may deem necessary or convenient to the exercise of any of the powers or the performance of any of the duties conferred or imposed upon it by this or any other law;
- 8. To institute and maintain, or to intervene in, any actions or proceedings in or before any court, board, commission or officer

1 of this or any other state or of the United States to stop or prevent any use, misuse, appropriation or taking of any of the waters of this state which is in whole or in part in violation of 3 4 any law, or of any rules, orders, judgments or decrees of any court, 5 board, commission or officer of this or any state or of the United States; and to institute and maintain or intervene in any other 6 7 action or proceeding where the Board deems it necessary to the proper execution and discharge of any of the powers or duties 8 9 conferred or imposed upon it by law;

- 9. To determine, charge and receive fees to be collected in advance for the filing and examination of applications for permits to:
 - a. construct water use works,
 - b. appropriate groundwater,
 - c. appropriate stream water,
 - d. establish vested rights,
 - e. inspect water use works,
 - f. file other papers,

10

11

12

1.3

14

15

16

17

18

19

20

2.1

22

23

24

- g. make copies of documents,
- h. make prints of maps and drawings,
- i. certify copies of documents, maps and drawings,
- j. file transfers of water rights,
 - k. gauge wells and ditches, changes in point of diversion and changes in place of use of water,

1. test wells, and

m. hold hearings, make records and provide transcripts of hearings.

Such fees shall not be collected from any state agency or state institution;

- 10. To negotiate contracts or water compacts with the federal government or any department or bureau thereof, or with any other state for the purpose of obtaining assistance and cooperation in the accomplishment of the purpose of flood control and water conservation and use in the state. To that end, the Board may match funds with the federal government and with other states upon such terms as shall be agreed upon and approved by the Governor of the state, with the limitation that contracts or water compacts with other states for the division and apportionment of the cost and use of the water controlled by interstate projects shall be submitted to and approved by the Legislature of the state and the Governor of the state, and Congress and the President of the United States conformable to the State and Federal Constitutions;
- 11. To accept gifts and grants of money and property or any interest therein;
- 12. To provide funding from federal and state monies for water and wastewater project purposes to eligible entities for preliminary engineering reports and planning and feasibility studies;

- 13. To sell or dispose of real or personal property held by the Board when no longer needed in such manner as provided by law;
- 14. To make appropriations of water to all special purpose districts;

- 15. To execute and deliver, without actual consideration therefor, a written release of any easement or easement deed heretofore given to the Conservation Commission of the State of Oklahoma, the Planning and Resources Board or the Oklahoma Water Resources Board on lands situated in this state, whenever it shall appear to said Oklahoma Water Resources Board that the need for such easement or easement deed no longer exists; provided, the owner of the lands affected shall file a written application for such release with the Oklahoma Water Resources Board;
- 16. To adopt, modify or repeal and promulgate standards of quality of the waters of the state and to classify such waters according to their best uses in the interest of the public under such conditions as the Board may prescribe for the prevention, control, and abatement of pollution. The standard of quality of waters of the state adopted by the Board pursuant to the provisions of Section 1085.30 of this title shall be utilized by all appropriate state environmental agencies in implementing their respective duties to abate and prevent pollution to the waters of the state, except the Department of Environmental Quality shall have the authority to adopt water quality standard variances to the

extent that such variances are utilized in and enforced through water quality permits issued by the Department;

- 17. To review disputes involving service areas or territories, rates for raw or treated water, and abrogation clauses in contracts among municipalities and rural water districts or not-for-profit rural water corporations; to recommend mediation and refer parties in appropriate disputes to mediators and provide technical information to such mediators; and to recommend other means of resolving disputes; provided, that no party to such dispute may initiate action in any district court regarding the dispute until written notice of the dispute has been filed with the Board; provided further that the provisions of this paragraph shall not be construed to diminish any right of access to the court granted to a party by law;
- 18. To provide workshop training sessions for board members of rural water districts and not-for-profit rural water corporations throughout the year on a regional basis for the purpose of study and instruction in the areas of financing, law and the ethics, duties and responsibilities of such board members. Such training shall be provided by the Board in conjunction with the Oklahoma Rural Water Association as required by law. To the extent possible, the Board shall attempt to schedule training workshops in three-hour segments to be held in any public facility at a time convenient to the attendees;

19. To establish an agency special account through the Office of Management and Enterprise Services and the State Treasurer's Office as necessary for the collection and distribution of funds, including funds of sponsors and registration fees related to conferences, meetings and training sessions; and

- 20. To accredit persons having requisite knowledge in floodplain management and in minimization and prevention of flood hazards and losses.
- SECTION 4. AMENDATORY 82 O.S. 2021, Section 1085.30, is amended to read as follows:
 - Section 1085.30 A. 1. In order to effectuate a comprehensive program to assist in the prevention, control and abatement of pollution of the waters of this state, and in order to establish state standards which comply with the Federal Water Pollution Control Act as amended, the Oklahoma Water Resources Board is authorized to promulgate rules to be known as "Oklahoma Water Quality Standards" which establish classifications of uses of waters of the state, criteria to maintain and protect such classifications, and other standards or policies pertaining to the quality of such waters.
- 2. The Oklahoma Water Quality Standards shall, at a minimum, be designed to maintain and protect the quality of the waters of the state.

3. Wherever the Board finds it is practical and in the public interest to do so, the rules may be amended to upgrade and improve progressively the quality of waters of the state.

1.3

2.1

- 4. a. The Board may also amend Oklahoma Water Quality

 Standards to downgrade a designated use of any waters

 of this state which is not an existing use, may

 establish subcategories of a use or may provide for

 less stringent criteria or other provisions thereof

 only in those limited circumstances permissible under

 the Federal Water Pollution Control Act as amended or

 federal rules which implement the act.
 - b. The Board may amend the Oklahoma Water Quality
 Standards to downgrade a designated use, establish
 subcategories of a use or may provide for less
 stringent criteria or other provisions thereof only to
 the extent as will maintain or improve the existing
 uses and the water quality of the water affected;
 provided, however, the Board shall not modify the
 Oklahoma Water Quality Standards applicable to scenic
 river areas as such areas are described by Section
 896.5 of this title, to downgrade a designated use,
 establish a subcategory of a use or provide for less
 stringent criteria or other provisions thereof.

5. The Board shall propose any necessary rules to allow for the development of nutrient trading programs by state environmental agencies no later than November 1, 2026.

1.3

- B. 1. Prior to adopting such standards or any amendment thereof, the Board shall conduct public hearings thereon. Notice of such hearing shall be published in accordance with the Administrative Procedures Act and shall be mailed at least twenty (20) days before such public hearing to the chief executive of each municipality and county in the area affected and shall be mailed to all affected holders of permits obtained pursuant to the Oklahoma Environmental Code, and such other persons that have requested notice of hearings on such standard modifications.
- 2. If adoption or amendment of a classification to a lower or downgraded classification is proposed because treatment controls required of the current or a higher or upgraded classification would result in substantial and widespread social and economic impact, the Board shall, in addition to any hearing required by subsection B of this section, conduct a public meeting within a central location within the area to be affected. The Board shall cause notice of such additional public meeting to be published for at least two (2) consecutive weeks in a newspaper of general circulation published in the county or counties in the area affected.
- C. 1. The Oklahoma Water Quality Standards, their accompanying use support assessment protocols, anti-degradation policy and

1 implementation, and policies generally affecting Oklahoma Water Quality Standards application and implementation including, but not limited to, mixing zones, low flows and variances, except for 3 4 variances adopted by the Department of Environmental Quality 5 pursuant to paragraph 18 of subsection B of Section 1-3-101 of Title 27A of the Oklahoma Statutes, or any modification or change thereof 6 7 shall be promulgated by the Board in compliance with the Administrative Procedures Act and shall be enforced by all state 8 9 agencies within the scope of their jurisdiction. All use support 10 assessment protocols promulgated by the Board shall be consistent 11 with state and federal law and guidance specifically related to 12 beneficial use support determinations as set forth in Section 305(b) 13 of the Federal Water Pollution Control Act, where applicable.

- 2. In promulgating Oklahoma Water Quality Standards or making any modification or change thereof, the Board shall announce a reasonable time for persons discharging waste into the waters of the state to comply with such new or modified standards unless such discharges create an actual or potential hazard to public health.
- 3. Any discharge in accord with such standards of the Board and in compliance with rules, requirements and wasteload allocations established by the Department of Environmental Quality and with rules promulgated by other state environmental agencies shall not be deemed to be pollution.

Req. No. 10466

14

15

16

17

18

19

20

21

22

23

24

```
1
        4. Notwithstanding the implementation jurisdiction provided to
 2
    the Board in paragraph 1 of subsection C of this section, the
    Department of Environmental Quality shall have jurisdiction to adopt
 3
 4
    variances and to develop and utilize policies and requirements, as
 5
    provided in <del>paragraph</del> paragraphs 18 and 22 of subsection B of
 6
    Section 1-3-101 of Title 27A of the Oklahoma Statutes.
 7
        SECTION 5. This act shall become effective November 1, 2022.
 8
 9
        58-2-10466
                        JBH
                                02/11/22
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
```