05/12/2021 03:59:53 PM

## HOUSE OF REPRESENTATIVES CONFERENCE COMMITTEE REPORT

Mr. President: Mr. Speaker:	
The Conference Committee, to which was referred	
HB2029	
By: ODonnell of the House and Taylor of the Senate	
Title: Oil and gas; definition of division order; effective date	€.
Together with Engrossed Senate Amendments thereto, beg le same under consideration and herewith return the same with the same wi	
<ol> <li>That the Senate recede from its amendment, and</li> <li>That the attached Conference Committee Substitute be</li> </ol>	adopted.
Respectfully submitted,	
House Action Date Senate Acti	on Date

## HB2029 CCR (A)

## **HOUSE CONFEREES**

Bell, Merleyn		Boles, Brad	13.	& Bales
Caldwell, Trey	In Coldwell	Davis, Dean	Der	7 Davis
Dempsey, Eddy	Denny	Lepak, Mark	Cul	al Level
Lowe, Jason		Luttrell, Ken	My	, figuel
McBride, Mark	J. Mark Misside	Moore, Anthony	AL	77
Nichols, Monroe		O'Donnell, Terry		O'mull!
Roberts, Eric	Mui Noboth	Roberts, Sean	Sean	Polery
Sims, Lonnie	CALL INC.			

HB2029 CCR A				
SENATE CONFEI Taylor	REES CON Toula			
Allen	What aller	-		
Bullard	1			
Murdock	Casy Inhe			
Boren Hicks		-		
,		-1		
TT A D				
House Action	Date	Senate Action	Date	-

House Action \_\_\_\_\_ Date \_\_\_\_ Senate Action \_\_\_\_\_ Date \_\_\_\_

1	CONFERENCE COMMITTEE
2	SUBSTITUTE FOR ENGROSSED
_	HOUSE BILL NO. 2029  By: O'Donnell of the House
3	
4	and
4	Taylor of the Senate
5	
6	
7	CONFERENCE COMMITTEE SUBSTITUTE
8	An Act relating to oil and gas; amending 52 O.S. 2011, Section 287.5, which relates to ratification or
9	approval of unitization plan by lessees and owners; removing the exclusion of royalty interest owned by
10	lessees, or subsidiaries of the lessee, from counting towards the requisite percentage of royalty ownership
11	needed to ratify or approve unitization plan; and declaring an emergency.
12	
13	
14	
15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
16	SECTION 1. AMENDATORY 52 O.S. 2011, Section 287.5, is
17	amended to read as follows:
18	Section 287.5. No order of the Commission creating a unit and
19	prescribing the plan of unitization applicable thereto shall become
20	effective unless and until the plan of unitization has been signed,
21	or in writing ratified or approved by lessees of record of not less
22	than sixty-three percent (63%) of the unit area affected thereby and
23	by owners of record of not less than sixty-three percent (63%)
24	(exclusive of royalty interests owned by lessees or by subsidiaries

Req. No. 8258 Page 1

of any lessee) of the normal one-eighth (1/8) royalty interest in and to the unit area, and the Commission has made a finding either in the order creating the unit or in a supplemental order that the plan of unitization has been so signed, ratified or approved by lessees and royalty owners owning the required percentage interest in and to the unit area. Where the plan of unitization has not been so signed, ratified or approved by lessees and royalty owners owning the required percentage interest in and to the unit area at the time the order creating the unit is made, the Commission shall, upon petition and notice, hold such additional and supplemental hearings as may be requested or required to determine if and when the plan of unitization has been so signed, ratified or approved by lessees and royalty owners owning the required percentage interest in and to the unit area and shall, in respect to such hearings, make and enter a finding of its determination in such regard. In the event lessees and royalty owners, or either, owning the required percentage interest in and to the unit area have not so signed, ratified or approved the plan of unitization within a period of six (6) months from and after the date on which the order creating the unit is made, the order creating the unit shall cease to be of further force and effect and shall be revoked by the Commission.

1

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

SECTION 2. It being immediately necessary for the preservation of the public peace, health or safety, an emergency is hereby

Req. No. 8258 Page 2

```
declared to exist, by reason whereof this act shall take effect and
 1
 2
    be in full force from and after its passage and approval.
 3
 4
        58-1-8258
                  JL
                               05/06/21
 5
 6
 7
 8
 9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
```

Req. No. 8258 Page 3