HB1825 SUBPCS1 Sherrie Conley-MAH 2/20/2023 10:29:03 am

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

SPE	AKER:						
CHAI	IR:						
I move to	o amend	НВ1825					
Page		Section		Lin		f the prin	ted Bill
<u> </u>		_		•		the Engros	sed Bill
		Title, the Enact					, and the second
AMEND TITL	E TO CONF	ORM TO AMENDMENTS					
Adopted: _			Am -	endment	submitted	by: Sherrie	Conley

Reading Clerk

1	STATE OF OKLAHOMA							
2	1st Session of the 59th Legislature (2023)							
3	PROPOSED SUBCOMMITTEE SUBSTITUTE							
4	FOR HOUSE BILL NO. 1825 By: Conley							
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7	PROPOSED SUBCOMMITTEE SUBSTITUTE							
8	An Act relating to revenue and taxation; amending 68 O.S. 2021, Section 2940, which relates to property acquired for certain public purposes; requiring county treasurer to provide certain information related to ad valorem tax liability upon request of seller or agent of seller; providing for applicability of requirements based on designated date; and prescribing time limit for response by county treasurer.							
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15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:							
16	SECTION 1. AMENDATORY 68 O.S. 2021, Section 2940, is							
17	amended to read as follows:							
18	Section 2940. A. Whenever the United States, the state, or a							
19	city, town, county, school district, or any other political							
20	subdivision, including, but not limited to, a turnpike authority,							
21	municipal trust, water or conservation district, flood control							
22	district, levee or waterway improvement district, urban renewal							
23	authority, public housing authority, or any other authority							
24	authorized by law, state or federal, acquires title to any real							

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property for a governmental purpose between January 1 and October 1 of the tax year, such property shall be relieved of ad valorem tax for the remaining months of the year beginning with the first of the month next succeeding the date its acquisition for public purposes becomes a matter of public record, if the deed thereto was recorded prior to October 1; provided, however, that all taxes assessed against such property prior to its acquisition shall be paid in full and there be paid a sum equal to one-twelfth (1/12) times the number of months that the property remained in private ownership of an amount estimated by the county treasurer of the county wherein the real property lies to be substantially equal to the amount of tax which would have been or will become due and payable for the year had the real property not been acquired for public purposes. estimating the amount of taxes which would have been or will become due and payable for the tax year had the real property not been acquired for public purposes the county treasurer shall use as a basis the current assessment and the tax rate for the preceding year, unless the tax for the current year shall be by then determined and set, in which event he shall use as basis the new assessment and rate. The public agency acquiring the property shall deduct the amount of such taxes from the purchase price payable to the private owner and remit the same to the county treasurer in satisfaction of such taxes. The county treasurer of any county is hereby authorized upon order of the board of tax roll corrections to

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   cancel of record all taxes assessed against such property for the
   year of its acquisition when the deed thereto was recorded prior to
   October 1 and the aforesaid estimated amount of the tax for the
   months that the property was in private ownership is paid, which
   order shall be issued upon application of the acquiring authority.
       B. If real property is sold to an entity that is exempt from
   payment of ad valorem tax pursuant to federal law, Section 6 of
   Article X of the Oklahoma Constitution or otherwise, notwithstanding
   the terms of sale or the provisions of any escrow agreement between
   the seller and the buyer, if the seller of the property, or the
   seller's agent, makes a request of the county treasurer of the
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12 applicable county to provide an ad valorem tax bill for the property

based on the tax liability as determined for the property as of the sale date, the county treasurer shall provide such statement to the

seller not later than ten (10) days from the date of any written

request to do so. The provisions of this subsection shall be

applicable to the sale of any real property occurring on or after

18 January 1, 2023.

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