Mr. Speaker:

OKLAHOMA STATE SENATE CONFERENCE COMMITTEE REPORT

May 24, 2024

The Conference Committee, to which was referred				
	SE	<u>3519</u>		
By F	Pugh and Brooks of the Senate and Mc	Bride of the House		
Title C	Commissioners of the Land Office, rucertain action. Effective date. Emergence	ilemaking, hearing; notice to	lessees prior to taking	
together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations.				
That the House recede from all Amendments				
2. That the attached Conference Committee Substitute (Request #3828) be adopted.				
Pugh Seifried Daniels	1	Rader Paxton		
HOUSE CONFERES: Conference Committee on Common Education				
Senate Act	tionDate	House Action	_Date	

1	STATE OF OKLAHOMA		
2	2nd Session of the 59th Legislature (2024)		
3	CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED		
4	SENATE BILL NO. 519 By: Pugh and Brooks of the Senate		
5	and		
6	McBride of the House		
7	Hebriae of the house		
8			
9	CONFERENCE COMMITTEE SUBSTITUTE		
10	An Act relating to the Commissioners of the Land Office Modernization Act; amending 64 O.S. 2021,		
11	Section 1093, which relates to rules and regulations; updating statutory reference; clarifying conformance with the Administrative Procedures Act; providing for certain hearing; requiring notice of certain hearing; requiring notice of certain hearing; of the Oklahoma Register"; requiring notice of certain		
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14	publication; providing an effective date; and declaring an emergency.		
15	dectaring an emergency.		
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17	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:		
18	SECTION 1. AMENDATORY 64 O.S. 2021, Section 1093, is		
19	amended to read as follows:		
20	Section 1093. A. The Commissioners of the Land Office are		
21	hereby authorized to make and promulgate appropriate rules and		
22	regulations for the purpose of carrying into effect the provisions		
23	of this act Sections 1090 through 1095 of this title. Any		
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rulemaking by the Commissioners of the Land Office shall be in accordance with the provisions of the Administrative Procedures Act.

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- B. Prior to the action of the Commissioners of the Land Office to promulgate rules pursuant to the Administrative Procedures Act, the Commissioners shall hold an additional hearing on the proposed rulemaking action in accordance with the provisions of Section 303 of Title 75 of the Oklahoma Statutes. Not less than thirty (30) days prior to the scheduled hearing date, the Commissioners shall mail a copy of the hearing notice directly to all current lessees leasing land or minerals from the Commissioners at the time the rulemaking action is proposed. Notice shall be mailed via United States mail to the last known address of each current lessee shown in the records of the Commissioners or email if successfully delivered to a current and valid email address for the lessee that is kept on file by the Commissioners. Any finding of noncompliance with this subsection shall not invalidate the otherwise proper promulgation of rules by the Commissioners.
- C. In regard to any existing rule of the Office, the

 Commissioners of the Land Office shall publish any interpretations

 of those rules in "The Oklahoma Register" within thirty (30)

 calendar days. The Commissioners shall also mail direct notice of

 publication of the interpretation to all persons currently leasing

 land or minerals from the Commissioners of the Land Office at the

 time the interpretation is adopted. Notice shall be mailed via

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    United States mail to the last known address of each current lessee
    shown in the records of the Commissioners or email if successfully
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    delivered to a current and valid email address for the lessee that
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    is kept on file by the Commissioners. The Commissioners shall make
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    the interpretation available for public inspection at the office of
    the Commissioners and on its website.
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        D. No interpretation of existing rules by the Commissioners of
    the Land Office shall be binding on any person affected by the
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    interpretation unless the publication and notice requirements of
 9
    subsection C of this section have been met.
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        SECTION 2. This act shall become effective July 1, 2024.
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        SECTION 3. It being immediately necessary for the preservation
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    of the public peace, health or safety, an emergency is hereby
    declared to exist, by reason whereof this act shall take effect and
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    be in full force from and after its passage and approval.
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