1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	1st Session of the 60th Legislature (2025)
4	COMMITTEE SUBSTITUTE FOR
5	HOUSE BILL NO. 1807 By: Newton of the House
6	and
7	<b>Jech</b> of the Senate
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10	COMMITTEE SUBSTITUTE
11	An Act relating to water and water rights; amending 82 O.S. 2021, Section 1020.19, which relates to
12	metering of wells; requiring all permit holders to utilize certain system for use of water; authorizing
13	the Oklahoma Water Resources Board to implement certain allocation to encourage conservation after
14	certain allocation to encourage conservation after certain date; specifying requirements for participation; prohibiting excessive use; exempting
15	certain wells from provisions; and providing an effective date.
16	errective date.
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18	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
19	SECTION 1. AMENDATORY 82 O.S. 2021, Section 1020.19, is
20	amended to read as follows:
21	Section 1020.19. Upon request of a majority of the landowners
22	residing within a basin or subbasin, the Board is authorized to
23	require that water wells be metered and that such meters as the
24	Board shall approve be utilized by the applicant and placed under

1	seal, subject to reading by the agents of the Board at any time.
2	The Board may also require that the applicant report the reading of
3	such meters at reasonable intervals

- A. The Oklahoma Water Resources Board shall require all permit holders authorized to take and use groundwater to implement a system of measuring groundwater usage from all wells associated with the permit. The Board shall determine which measurement systems may be utilized, which shall include, but not be limited to, pump and irrigation monitoring telemetry devices capable of reporting usage. Such measuring systems shall be in proper operating conditions at all times when groundwater is being produced. Data from the measuring system shall be utilized for the annual groundwater use report.
- B. To encourage groundwater conservation, beginning January 1,

  2026, the Board shall provide a five-year flex allocation of

  groundwater usage based off the previously determined allocated

  annual use of the basin or subbasin. A five-year flex allocation

  shall not require a new permit for existing permit holders. A five-year flex allocation shall be available for:
- 1. Existing permit holders for groundwater use permits in basins or subbasins, based upon the maximum annual yield determination at the time of the original application;

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1	2. New applicants for groundwater use permits in basins or
2	subbasins based upon the current maximum annual yield determination;
3	and
4	3. New and existing applicants and temporary permit holders for
5	groundwater use permits in basins or subbasins where the maximum
6	annual yield has yet to be determined.
7	C. An applicant for a five-year flex allocation shall be
8	required to:
9	1. Submit an annual usage report of the prior year's usage from
10	a Board-approved water measurement system; and
11	2. Pay the annual groundwater permit fee.
12	D. A five-year flex allocation shall allow the permit holder to
13	exceed the determined annual allocation in any year of the five-year
14	allocation; provided, that the applicant shall adhere to the
15	cumulative annually determined allocation of the basin or subbasin
16	over the five-year period. The permit holder shall not exceed the
17	permitted annual allocation by over two hundred percent (200%) in
18	any of the five (5) years.
19	E. Nothing in this section shall apply to domestic wells.
20	SECTION 2. This act shall become effective November 1, 2025.
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22	COMMITTEE REPORT BY: COMMITTEE ON ENERGY AND NATURAL RESOURCES
23	OVERSIGHT, dated 03/04/2025 - DO PASS, As Amended and Coauthored.

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