

Ohio Oil and Gas Association Interested Party Testimony House Bill 96

Senate Agriculture and Natural Resources Committee Senator Tim Schaffer, Chairman May 14, 2025 Chairman Schaffer and members of the committee, thank you for the opportunity to provide testimony regarding House Bill 96.

My name is Stephanie Kromer, and I am the Director of Legislative and Regulatory Affairs for the Ohio Oil and Gas Association (OOGA). OOGA is a 78-year-old statewide trade association representing all aspects of the oil and gas industry: upstream, midstream, and downstream.

House Bill 96 provides funding for many of the necessary services that are used by all Ohioans.

Our organization appreciates the work done by both the Governor's administration and the House of Representatives on the bill. We are supportive of a variety of the bill's proposals that impact the industry, and we would also like to highlight several potential additional items for Senate consideration.

## Oil and Gas Well Fund

The Oil and Gas Well Fund consists of severance tax dollars paid by the industry. The fund supports the state's vitally important Orphan Well Plugging Program. The legislature has consistently worked in a bipartisan fashion to ensure those funds are spent appropriately.

In an attempt to reduce earmarks from the fund, the House created a custodial fund to preserve the Oil and Gas Well Fund money for the plugging of orphan wells. OOGA is supportive of the House's efforts. We believe the House changes will maximize the current dollars and protect the fund from the potential of future diversion for nongermane purposes.

## Ohio Oil and Gas Commission

The administration proposed requiring appeals of ODNR decisions to be made exclusively to the Ohio Oil and Gas Commission. The House eliminated the provision. OOGA is supportive of the Governor's proposal as this helps to ensure laws are applied consistently and predictably across the industry. OOGA would also encourage the Senate to clarify its historic practice that the Commission has the authority to decide a case without a hearing when it is appropriate.

## Oil and Gas Operations

The House made three changes to Ohio State Lands Leasing Laws. The changes would require leases to be signed within 30 days of the award, toll leases during lawsuits and federal reviews, and clarify the economic terms set by the legislature. OOGA is supportive of all the House changes. We would ask the Senate to consider an additional item that would modify the standard state lease by including a "shut-in"

royalty clause that would allow a lessee to maintain the lease in times when production might be shut as in the scenarios highlighted above.

The House also eliminated the plugging fee for operators to plug their wells. OOGA supports any effort to reduce burdens to encourage more wells being plugged.

OOGA also asks that the Senate consider two more issues during budget deliberations. First, oil and gas lease contracts have a statute of limitations set at 21 years. All other Ohio contracts are set at six years. We encourage the state to align oil and gas contracts with the rest of the business community.

Finally, natural gas gathering lines are exempt from the public utility tax because of their purpose of gathering natural gas and bringing it to the distribution and transmissions systems. OOGA supports efforts to make it explicit that gathering lines are not utilities and should not be subject to the utility tax.

Thank you for the opportunity to provide testimony on House Bill 96. I will be happy to try and answer any questions you may have.