

\_\_\_\_\_ moved to amend as follows:

- In line 6, delete "Bonus payment" means a payment for the execution 1  
of" 2
- Delete lines 7 through 17 3
- In line 18, delete "(4)" 4
- In line 20, delete "(5)" and insert "(2)" 5
- Delete lines 25 through 31 6
- In line 32, delete "(8)" and insert "(3)" 7
- In line 34, delete "(9)" and insert "(4)" 8
- In line 38, delete "(10)" and insert "(5)" 9
- In line 45, delete "(11)" and insert "(6)" 10
- In line 92, delete "The chief shall maintain the confidentiality of, 11  
and" 12
- Delete lines 93 through 98 13
- In line 99, delete "(5)" 14



In line 100, delete " <u>both of the following apply:</u> "	15
Delete lines 101 through 110	16
In line 111, delete " <u>supporting or opposing the unit application at the hearing</u> " and insert " <u>the chief shall order that the trade secret or other confidential research, development, or commercial information designated by the applicant not be disclosed or be disclosed only in a designated way or to designated persons or classes of persons in order to protect the confidentiality of such trade secrets, research, development, or commercial information. Such trade secret, research, development, or commercial information shall not be included in the public record of the proceeding, is not a public record subject to inspection or copying under section 149.43 of the Revised Code, and shall not be disclosed to the public</u> "	17 18 19 20 21 22 23 24 25 26 27
In line 176, delete " <u>one</u> " and insert " <u>either</u> "	28
In line 179, delete " <u>To lease the unleased mineral owner's interests to the</u> "	29 30
Delete lines 180 through 188	31
In line 189, delete " <u>(b)</u> "	32
In line 192, delete " <u>(c)</u> " and insert " <u>(b)</u> "	33
In line 202, delete " <u>(F) (9) (a)</u> " and insert " <u>(F) (9) (b)</u> "	34

The motion was \_\_\_\_\_ agreed to.

SYNOPSIS 35

**Lease option and protected information** 36

**R.C. 1509.28**

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Eliminates a provision of the bill that establishes a lease option as one of the three options an unleased mineral owner may choose (which is also the default if no other option is selected). (Under this option, the lease must include terms that are just and reasonable, a royalty equal to 1/8 of the gross proceeds received by the applicant for unit operations on the sale of production, plus a specified bonus payment.)

Accordingly, eliminates all of the following defined terms used for purposes of describing the lease option: "bonus payment," "gross proceeds," "net acres," "post-production costs," and "royalty."

Specifies that the default option for an unleased mineral owner (if the owner does not choose to participate as a consenting party) is to participate as a non-consenting party, which includes a non-participation charge applicable to the unleased owner's interest equal to 200% of the carried amounts, payable out of the unleased owner's share of production.

Revises provisions of the bill relating to protected information to specify that when an applicant for a unit order makes a protection request, the Chief of the Division of Oil and Gas Resources Management must issue an order that the protected information must not be disclosed or be disclosed only in a designated way or to persons or classes of persons in order to protect the confidentiality of that information.