1	STATE OF OKLAHOMA
2	1st Session of the 58th Legislature (2021)
3	COMMITTEE SUBSTITUTE
4	FOR SENATE BILL NO. 1021 By: David and Montgomery of the
5	Senate
6	and
7	McBride of the House
8	
9	COMMITTEE SUBSTITUTE
10	An Act relating to oil and gas; creating the Hydrogen
11	Production, Transportation and Infrastructure Task Force; providing for membership of task force;
12	providing duties of task force; requiring a quorum for certain action; requiring task force meet with certain frequency; authorizing the chair to call
13	meetings; subjecting meetings to Oklahoma Open Meeting Act and the Oklahoma Open Records Act;
14	providing that members receive no compensation; requiring certain report by certain date; requiring
15	task force report to certain persons; providing for noncodification; providing an effective date; and
16	declaring an emergency.
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18	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
19	SECTION 1. NEW LAW A new section of law not to be
20	codified in the Oklahoma Statutes reads as follows:
21	There is hereby created the Hydrogen Production, Transportation
22	and Infrastructure Task Force until December 31, 2021.
23	A. The task force shall be comprised of sixteen (16) members as
24	follows:

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1 The chair shall be the Secretary of Energy and Environment; The co-chairs shall be: 2 2. 3 one member appointed by the President Pro Tempore of a. the Senate, and 4 5 one member appointed by the Speaker of the House of Representatives; 6 3. Two members shall be: 7 one member appointed by the President Pro Tempore of 8 9 the Senate, and b. one member appointed by the Speaker of the House of 10 11 Representatives; 4. Eleven members shall be appointed by the chair of the task 12 13 force as follows: a member representing the Secretary of Commerce, 14 15 b. a member representing the Secretary of Transportation, a member representing the Corporation Commission, 16 C. a member representing the Oklahoma Water Resources 17 d. Board, 18 a member representing the Oklahoma Center for Science 19 and Technology, 20 a member representing the Grand River Dam Authority, 21 a member representing an oil and gas midstream service 22

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provider,

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h. a member representing a regulated natural gasdistribution company,

- i. a member representing an electric service provider,
- j. a member representing a company producing, or looking to produce, hydrogen fuel, and
- k. a member representing an electric energy developer.
- B. A quorum of the task force shall be required to approve any final action of the task force. A quorum shall be determined by the chair of the task force.
- C. The task force shall meet at least once per month. The chair shall call the first meeting and all subsequent meetings shall be made at the call of the chair.
 - D. The task force shall:
- 1. Investigate the viability of utilizing the existing pipeline infrastructure in this state to move hydrogen fuel;
- 2. Investigate the existing and potential needs of the pipeline industry to integrate hydrogen fuel;
- 3. Investigate opportunities to ensure this state is positioned to support the future development of the hydrogen fuel sector;
- 4. Investigate the availability for cost competitive electric power necessary for producing hydrogen fuel;
 - 5. Investigate the taxation treatment of hydrogen fuel;

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- 6. Investigate incentives for necessary pipeline transmission of hydrogen fuel, the production of hydrogen fuel and enabling hydrogen fuel vehicle mobility; and
- 7. Investigate a state-wide roadmap for a hydrogen economy including, but not limited to, vehicles, infrastructure, production, distribution and off-taker market users.
- E. The meetings of the task force shall be subject to the Oklahoma Open Meeting Act and the Oklahoma Open Records Act.
- F. The members of the task force shall receive no compensation or travel reimbursement.
- G. The task force shall submit a report of its findings and recommendations including fiscal impact statements on all of the recommendations of the task force no later than December 1, 2021, to the Governor, the President Pro Tempore of the Senate and the Speaker of the House of Representatives.
- SECTION 2. This act shall become effective July 1, 2021.
 - SECTION 3. It being immediately necessary for the preservation of the public peace, health or safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

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