1	ENGROSSED SENATE BILL NO. 1524 By: Taylor of the Senate
2	
3	and
4	Echols of the House
5	[Production Revenue Standards Act - payment of proceeds - division or transfer order - process for
6	remitting payment - effective date]
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8	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
9	SECTION 1. AMENDATORY 52 O.S. 2021, Section 570.10, is
10	amended to read as follows:
11	Section 570.10. A. All proceeds from the sale of production
12	shall be regarded as separate and distinct from all other funds of
13	any person receiving or holding the same until such time as such
14	proceeds are paid to the owners legally entitled thereto. Any
15	person holding revenue or proceeds from the sale of production shall
16	hold such revenue or proceeds for the benefit of the owners legally
17	entitled thereto. Nothing in this subsection shall create an
18	express trust.
19	B. Except as otherwise provided in this section:
20	1. Proceeds from the sale of oil or gas production from an oil
21	or gas well shall be paid to persons legally entitled thereto:
22	a. commencing not later than six (6) months after the
23	date of first sale, and

- b. thereafter not later than the last day of the second succeeding month after the end of the month within which such production is sold.
- 2. Notwithstanding paragraph 1 of this subsection, royalty proceeds from the sale of gas production from an oil or gas well remitted to the operator pursuant to subsection B of Section 570.4 of this title shall be paid to persons legally entitled thereto:
 - a. commencing not later than six (6) months after the date of first sale, and
 - b. thereafter not later than the last day of the third succeeding month after the end of the month within which such production is sold; provided, however, when proceeds are received by the operator in its capacity as a producing owner, the operator may pay the royalty share of such proceeds to the royalty interest owners legally entitled thereto at the same time that it pays the royalty proceeds received from other producing owners for the same production month, but not later than the last day of the third succeeding month after the end of the month within which such production was sold.
 - 3. a. Proceeds from production may be remitted to the persons entitled to such proceeds annually for the twelve (12) months months' accumulation of proceeds

totaling at least Ten Dollars (\$10.00) but less than One Hundred Dollars (\$100.00). Amounts less than Ten Dollars (\$10.00) may be held but shall be remitted when production ceases or by the payor upon relinquishment of payment responsibility.

- b. Proceeds totaling less than One Hundred Dollars (\$100.00) but more than Twenty-five Dollars (\$25.00) shall be remitted monthly if requested by the person entitled to the proceeds. Amounts less than Ten Dollars (\$10.00) shall be remitted annually if requested by the person entitled to the proceeds.
- c. Before proceeds greater than Twenty-five Dollars
 (\$25.00) may be accumulated, the payor shall provide
 notice to the person owning interest as defined in
 Section 570.2 of this title, entitled to such proceeds
 that there is an option to be paid monthly for
 proceeds greater than Twenty-five Dollars (\$25.00).
 Such notice to the person shall also provide
 directions for requesting monthly payment, and
 constitutes notice to all heirs, successors,
 representatives, and assigns of the person.
- 4. Any delay in determining the persons legally entitled to proceeds from production caused by unmarketable title shall not

- 1 affect payments to persons whose title is marketable, or that 2 portion of a person's interest which is marketable.
 - C. 1. A first purchaser that pays or causes to be paid proceeds from production to the producing owner of such production or, at the direction of the producing owner, pays or causes to be paid royalty proceeds from production to:
 - a. the royalty interest owners legally entitled thereto,
 or
- b. the operator of the well,
 shall not thereafter be liable for such proceeds so paid and shall
 have thereby discharged its duty to pay those proceeds on such
 production.
 - 2. A working interest owner that pays or causes to be paid royalty proceeds from production to:
 - a. the royalty interest owners legally entitled thereto,
 or
 - b. the operator of the well, shall not thereafter be liable for such proceeds so paid and shall have thereby discharged its duty to pay those proceeds on such production.
 - 3. An operator that pays or causes to be paid royalty proceeds from production, received by it as operator, to the royalty interest owners legally entitled thereto shall not thereafter be liable for

- such proceeds so paid and shall have thereby discharged its duty to pay those proceeds on such production.
- 4. Where royalty proceeds are paid incorrectly as a result of an error or omission, the party whose error or omission caused the incorrect royalty payments shall be liable for the additional royalty proceeds on such production and all resulting costs or damages incurred by the party making the incorrect payment.
- D. 1. Except as otherwise provided in paragraph 2 of this subsection, where proceeds from the sale of oil or gas production or some portion of such proceeds are not paid prior to the end of the applicable time periods provided in this section, that portion not timely paid shall earn interest at the rate of twelve percent (12%) per annum to be compounded annually, calculated from the end of the month in which such production is sold until the day paid.
 - 2. a. Where such proceeds are not paid because the title

 thereto is not marketable, such proceeds shall earn

 interest at the rate of (i) six percent (6%) per annum

 to be compounded annually for time periods prior to

 November 1, 2018, and (ii) the prime interest rate as

 reported in the Wall Street Journal for time periods

 on or after November 1, 2018, calculated from the end

 of the month in which such production was sold until

 such time as the title to such interest becomes

 marketable or the holder has received an acceptable

affidavit of death and heirship in conformity with

Section 67 of Title 16 of the Oklahoma Statutes, or as

set forth in subparagraph b of this paragraph.

Marketability of title shall be determined in

accordance with the then current title examination

standards of the Oklahoma Bar Association.

holder has not been provided an acceptable affidavit

of death and heirship in conformity with Section 67 of

Title 16 of the Oklahoma Statutes, for a period of one
hundred twenty (120) days from the date payment is due
under this section, any person claiming to own the
right to receive proceeds which have not been paid
because of unmarketable title may require the holder
of such proceeds, or the holder of such proceeds may
elect, to interplead the proceeds and all accrued
interest into court for a determination of the persons
legally entitled thereto. Upon payment into court the
holder of such proceeds shall be relieved of any
further liability for the proper payment of such
proceeds and interest thereon

Notwithstanding any other provisions of this subsection, proceeds that are not paid on time pursuant to this section will not

1	accrue intere	est if the proceeds are subject to any of the following
2	conditions:	
3	<u>a.</u>	the owner legally entitled to the proceeds has not
4		requested in writing to the person holding revenue or
5		proceeds from the sale of production that interest be
6		paid,
7	<u>b.</u>	the proceeds have been paid to any state, county, or
8		municipal government or agency thereof under any act
9		governing unclaimed or abandoned property including
10		but not limited to Section 552 et seq. of this title
11		and Section 651 et seq. of Title 60 of the Oklahoma
12		Statutes,
13	<u>C.</u>	the proceeds are held in suspense by the producing
14		owner, operator, or first purchaser due to the filing
15		of an oil and gas lien pursuant to Section 144 et seq.
16		of Title 42 of the Oklahoma Statutes,
17	<u>d.</u>	the party responsible for remitting proceeds from the
18		sale of production:
19		(1) elects to send the owner a division order or
20		transfer order,
21		(2) sends the division order or transfer order in
22		accordance with Section 570.11 of this title, and
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- 1 (3) the person legally entitled to the proceeds does
 2 not submit a properly executed division order in
 3 accordance with Section 570.11 of this title, or
 - e. the title is not free from apparent defects, grave
 doubts and litigious uncertainty, and does not consist
 of both legal and equitable title fairly deducible of
 record.
 - 3. If the conditions in subparagraph a, c, d, or e of paragraph 2 of this subsection exist and are cured, the proceeds shall be paid to persons legally entitled to payment by the last day of the succeeding month after the condition is cured. If proceeds are not paid prior to that date, the portion not timely paid shall earn interest at the rate of twelve percent (12%) per annum to be compounded annually calculated from the first date that the proceeds are late under this subsection until the date that the proceeds are paid.
 - 4. Interest payments as set forth in paragraph 1 of subsection

 D of this section shall be calculated from the first date that the

 proceeds are late pursuant to paragraph 1 of subsection D of this

 section until the date that the proceeds are paid.
 - E. 1. Except as provided in paragraph 2 of this subsection, a first purchaser or holder of proceeds who fails to remit proceeds from the sale of oil or gas production to owners legally entitled thereto within the time limitations set forth in paragraph 1 of

subsection B of this section shall be liable to such owners for interest as provided in subsection D of this section on that portion of the proceeds not timely paid. When two or more persons fail to remit within such time limitations, liability for such interest shall be shared by those persons holding the proceeds in proportion to the time each person held such proceeds.

- 2. When royalty proceeds on gas production are remitted pursuant to subsection B of Section 570.4 of this title:
 - a. A first purchaser that causes such proceeds to be received by the operator or by a producing owner in the well for distribution to the royalty interest owner legally entitled thereto within the first month following the month in which such production was sold shall not be liable for interest on such proceeds.
 - b. A producing owner receiving royalty proceeds that causes such proceeds to be received by the royalty interest owner legally entitled thereto or by the operator for distribution to the royalty interest owner legally entitled thereto not later than the end of the first month following the month in which proceeds for such production was received by the producing owner from the purchaser shall not be liable for interest on such proceeds.

- c. An operator receiving royalty proceeds that causes such proceeds to be received by the royalty interest owner legally entitled thereto, not later than the end of the first month following the month in which proceeds for such production was received by the operator from the purchaser or producing owner, shall not be liable for interest on such proceeds.
- d. Liability for interest provided in subsection D of this section shall be borne solely by the person, or persons, failing to remit royalty proceeds within the time limitations set forth in subsection B of this section. When two or more persons fail to remit within such time limitations, liability for such interest shall be shared by such persons in proportion to the time each person held such proceeds.
- F. Nothing in this section shall be construed to impair or amend existing or future contractual rights provided for in gas balancing agreements or other written agreements which expressly provide for the taking, sharing, marketing or balancing of gas or the proceeds therefrom. Any proceeds to be paid pursuant to any such agreement shall not commence to earn interest until the sooner of the time provided in such agreement for the payment of such proceeds or ninety (90) days from the date of the depletion of the well. Nothing herein shall be deemed to alter or limit the payment

- of royalty proceeds as provided in the Production Revenue Standards
 Act.
 - G. All payments under the Production Revenue Standards Act to owners or any other person or governmental entity legally entitled to the payment may be made by electronic means including but not limited to electronic funds transfer, Automated Clearing House (ACH), direct deposit, wire transfer, or any other similar form of transfer, upon the mutual written consent of the payor and payee.
 - H. Nothing in this section shall be construed as repealing Section 901 et seq. of this title.
 - I. The provisions of this section shall apply to all production taking place on or after the effective date of this act.
- SECTION 2. AMENDATORY 52 O.S. 2021, Section 570.11, is amended to read as follows:

Section 570.11. A. A division order is an instrument for the purpose of directing the distribution of proceeds from the sale of oil, gas, casinghead gas or other related hydrocarbons which warrants states in writing the division of interest and the name, address and tax identification number of each interest owner with a provision requiring notice of change of ownership. A division order or transfer order is executed to enable the first purchaser of the production or holder of proceeds to make remittance of proceeds directly to the owners legally entitled thereto and does not relieve the lessee of any liabilities or obligations under the oil and gas

- 1 lease. Terms of a division order which conflict with the terms of any oil and gas lease are invalid, unless previously agreed to by 2 the affected parties. This subsection shall only apply to division 3 orders or transfer orders executed on or after July 1, 1989.
 - B. If the party remitting production proceeds from the sale of production sends a division order to the owner in accordance with this section, then, as a condition precedent to the payment of proceeds from such sale, the party remitting production proceeds shall be entitled to receive a signed division or transfer order from each owner that contains the following provisions:
- 1. The effective date of the division order, transfer order, or 11 12 other instrument;
 - 2. A description of the property from which the oil or gas is being produced and the type of production;
- 3. The name, address, and taxpayer identification number of the 15 16 owner;
 - 4. The fractional or decimal ownership interest in the property;
- 5. The owner's confirmation of title to the share of production 19 claimed, and requirement that owner provide notice to the party 20 remitting proceeds from the sale of production at least one (1) 21 month in advance of the effective date of any change in the interest 22 in production owned by the owner; 23

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- 6. A notification to the owner that other statutory rights may be available to an owner regarding payments;
- 7. The owner agrees to release, hold harmless, and reimburse the party remitting production proceeds, and reimburse the party for payments made if the owner does not have marketable title to the production sold; and
- 8. The division order does not amend any lease, operating agreement, farmout, development agreement, or any other agreement related to mineral rights and rights belonging thereto, between the undersigned and the lessee or operator or any other contracts for the purchase of oil or gas.
- 12 C. If the party remitting proceeds elects to send a division or 13 transfer order to the person legally entitled to receive proceeds from the sale of oil or gas production, then it must deliver the 14 order to the owner by registered first class mail, certified mail, 15 or electronic mail with proof of delivery at least sixty (60) days 16 17 before the proceeds are due pursuant to Section 570.10 of this title. If the order is timely delivered to the owner and the owner 18 does not return the order with the provisions specified in 19 subsection B of this section within forty-five (45) days of the date 20 that the order is sent from the person remitting proceeds, then the 21 party remitting proceeds may withhold payment without penalty of 22 interest in accordance with subsection D of Section 570.10 of this 23 title until such time as the division or transfer order is received. 24

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1	If the person legally entitled to receive proceeds returns a signed
2	division or transfer order with the provisions specified in
3	subsection B of this section, then the proceeds shall be paid to
4	persons legally entitled to payment by the last day of the
5	succeeding month after the division or transfer order is received.
6	If proceeds are not paid prior to that time, that portion not timely
7	paid shall earn interest at the rate of twelve percent (12%) per
8	annum to be compounded annually calculated from the first date that
9	the proceeds are late pursuant to this subsection until the date
10	that the proceeds are paid.
11	D. A division order received by a party remitting proceeds
12	shall be deemed received by any successors and assigns of such party
13	remitting proceeds and will inure to the benefit of and be binding
14	to the successors and assigns of the party remitting proceeds.
15	E. The provisions of this section shall apply to all production
16	from wells drilled on or after the effective date of this act.
17	SECTION 3. This act shall become effective November 1, 2022.
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1	Passed the Senate the 9th day of March, 2022.
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3	Presiding Officer of the Senate
4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2022.
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8	Presiding Officer of the House
9	of Representatives
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