## 1 STATE OF OKLAHOMA 2 1st Session of the 55th Legislature (2015) 3 HOUSE BILL 1395 By: Murdock 4 5 6 AS INTRODUCED 7 An Act relating to oil and gas; recognizing that the operation of oil and gas and water disposal wells is of statewide importance; stating intent to prohibit 8 certain laws adopted by municipalities, counties and 9 other governmental subdivisions regulating oil and gas operations; specifying primary regulation of oil 10 and gas operations; allowing municipalities, counties and other governmental subdivisions to enact certain 11 reasonable laws; prohibiting municipalities, counties and other governmental subdivisions from banning oil 12 and gas operations; allowing reasonable setbacks for surface operations; granting the Corporation 1.3 Commission authority to determine if certain laws are reasonable and consistent; providing for validity of 14 certain laws; making laws found by the Commission to be unreasonable and inconsistent void; authorizing 15 the Commission to promulgate rules and issue orders; repealing 52 O.S. 2011, Section 137, which relates to 16 the powers of cities and towns to regulate oil and gas drilling or production; and declaring an 17 emergency. 18 19 20 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 2.1 SECTION 1. A new section of law to be codified NEW LAW 22 in the Oklahoma Statutes as Section 137.1 of Title 52, unless there is created a duplication in numbering, reads as follows:

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A. The drilling, completing, fracture stimulating and operations of oil and gas wells and produced water disposal wells related to oil and gas wells are of statewide importance and concern. The State Legislature, by adopting this act, intends to prohibit any other law, ordinance, rule or regulation promulgated to regulate drilling, completing, fracture stimulating and operations of oil and gas wells and produced water disposal wells that municipalities, counties or other governmental subdivisions may adopt that is inconsistent with state laws establishing statewide regulation of oil and gas operations and the prevention of waste and the conservation of oil and gas.

- B. Primary regulation of oil and gas operations shall be by the state as set forth in state law and through the jurisdiction granted the Corporation Commission pursuant to Section 139 of Title 52 of the Oklahoma Statutes and Section 52 of Title 17 of the Oklahoma Statutes.
- C. Municipalities, counties or other governmental subdivisions shall not be prohibited from enacting reasonable laws, ordinances, rules and regulations relating to the local aspects of the oil and gas operations within its boundaries, so long as the laws, ordinances, rules and regulations are reasonable, consistent with, or not in opposition to that established by state law and regulations adopted by the Corporation Commission. No municipal, county or other governmental subdivision may enact a law, ordinance,

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rule or regulation which effectively prohibits or bans the drilling, completing, fracture stimulating or operations of oil and gas wells or produced water disposal wells related to oil and gas wells within its boundaries without the approval of the Commission. Nothing in this section shall be construed to prevent the municipal, county or other governmental subdivision from enacting reasonable setbacks for surface operations based upon the necessity to protect the health, safety and welfare of its citizens. Upon application and notice, the Commission shall have the authority and jurisdiction to determine whether a municipal, county or other governmental subdivision law, ordinance, rule or regulation related to the drilling, completing, fracture stimulating and operations of oil and gas wells and produced water disposal wells related to oil and gas wells is reasonable, consistent with, or not in opposition to, state law or regulations adopted by the Corporation Commission. Any municipal, county or other governmental subdivision law, ordinance, rule or regulation enacted prior to the effective date of this act shall be subject to a rebuttable presumption of validity. Any municipal, county or other governmental subdivision law, ordinance, rule or regulation found by the Commission to be unreasonable, inconsistent with or in opposition to state law or regulations adopted by the Commission shall be void.

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D. The Commission is authorized to promulgate any rule or issue orders as necessary to implement the provisions of this act.

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SECTION 2. REPEALER 52 O.S. 2011, Section 137, is hereby
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    repealed.
        SECTION 3. It being immediately necessary for the preservation
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    of the public peace, health and safety, an emergency is hereby
    declared to exist, by reason whereof this act shall take effect and
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    be in full force from and after its passage and approval.
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