By: Birdwell S.B. No. 1258

## A BILL TO BE ENTITLED

1	AN ACT

- 2 relating to the duty of a lessee or other agent in control of
- 3 certain state land to drill an offset well, pay compensatory
- 4 royalty, or otherwise protect the land from drainage of oil or gas
- 5 by a horizontal drainhole well located on certain land.
- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 7 SECTION 1. Section 66.75, Education Code, is amended by
- 8 amending Subsection (a) and adding Subsections (a-1) and (g) to
- 9 read as follows:
- 10 (a) In this section:
- 11 (1) "Horizontal drainhole well" means a well with a
- 12 horizontal drainhole that may produce oil or gas along at least 100
- 13 feet of the drainhole.
- 14 (2) "Take point" means any point in a horizontal
- 15 drainhole well where oil and gas can be produced from the reservoir
- 16 or field interval recognized by the Railroad Commission of Texas.
- 17 (3) "Unconventional fracture treated field" means an
- 18 oil or gas field in which horizontal well development and hydraulic
- 19 <u>fracture treatment must be used to recover resources from all or</u>
- 20 part of the field.
- 21 (a-1) The lessee shall protect the leased premises from
- 22 drainage. The lease may contain express terms regarding drainage
- 23 as the board may adopt.
- 24 (g) Notwithstanding any other provision of this section, a

- 1 lease or other agreement relating to university lands may not
- 2 require a lessee to drill an offset well, pay compensatory royalty,
- 3 or otherwise protect the leased premises or acreage pooled with the
- 4 leased premises from drainage by a horizontal drainhole well
- 5 located in an unconventional fracture treated field if no take
- 6 point of the horizontal drainhole well is located closer to the
- 7 leased premises or acreage pooled with the leased premises than the
- 8 applicable lease-line spacing distance requirement of the Railroad
- 9 Commission of Texas.
- 10 SECTION 2. Section 52.034, Natural Resources Code, is
- 11 amended by amending Subsections (a) and (d) and adding Subsections
- 12 (a-1) and (a-2) to read as follows:
- 13 (a) In this section:
- 14 (1) "Horizontal drainhole well" means a well with a
- 15 <u>horizontal drainhole that may produce oil or gas along at least 100</u>
- 16 <u>feet of the drainhole.</u>
- 17 (2) "Take point" means any point in a horizontal
- 18 drainhole well where oil and gas can be produced from the reservoir
- 19 or field interval recognized by the Railroad Commission of Texas.
- 20 (3) "Unconventional fracture treated field" means an
- 21 oil or gas field in which horizontal well development and hydraulic
- 22 fracture treatment must be used to recover resources from all or
- 23 part of the field.
- 24 (a-1) Except as provided by Subsection (a-2), if [#] oil or
- 25 gas is produced in commercial quantities from a well located on a
- 26 privately owned area or areas of state land leased at a lesser
- 27 royalty and the well is located within 1,000 feet of an area leased

- 1 under this subchapter  $[\tau]$  or [in any case where such an area] is
- 2 draining an area leased under this subchapter [being drained by
- 3 such a well or wells], the lessee of the state area shall begin in
- 4 good faith and prosecute diligently the drilling of an offset well
- 5 or wells on the area leased from the state within 60 days after the
- 6 initial production from the draining well or the well located
- 7 within 1,000 feet of the leased state area.
- 8 <u>(a-2)</u> If the well producing oil or gas in commercial
- 9 quantities under Subsection (a-1) is a horizontal drainhole well
- 10 located in an unconventional fracture treated field, a lessee of a
- 11 state area is not required to drill an offset well as provided by
- 12 <u>Subsection (a-1) unless any take point in the horizontal drainhole</u>
- 13 well is located closer to the leased state area than the minimum
- 14 distance established by the applicable lease-line spacing
- 15 requirement of the Railroad Commission of Texas.
- 16 (d) At the determination of the commissioner and with the
- 17 commissioner's [his] written approval, the payment of a
- 18 compensatory royalty shall satisfy the obligation to drill an
- 19 offset well or wells required by <u>Subsection (a-1)</u> [<del>Subsection (a)</del>
- 20 of this section]. Such compensatory royalty shall be paid at the
- 21 royalty rate provided by the state lease issued under this
- 22 subchapter and shall be paid on the market value at the well of
- 23 production from the [draining] well producing oil or gas in
- 24 commercial quantities described by Subsection (a-1) [or the well
- 25 located within 1,000 feet of the leased state area].
- 26 SECTION 3. Section 52.173, Natural Resources Code, is
- 27 amended by amending Subsections (a) and (d) and adding Subsections

- 1 (a-1) and (a-2) to read as follows:
- 2 (a) In this section:
- 3 (1) "Horizontal drainhole well" means a well with a
- 4 horizontal drainhole that may produce oil or gas along at least 100
- 5 feet of the drainhole.
- 6 (2) "Take point" means any point in a horizontal
- 7 drainhole well where oil or gas can be produced from the reservoir
- 8 or field interval recognized by the Railroad Commission of Texas.
- 9 (3) "Unconventional fracture treated field" means an
- 10 oil or gas field in which horizontal well development and hydraulic
- 11 fracture treatment must be used to recover resources from all or
- 12 part of the field.
- 13 (a-1) Except as provided by Subsection (a-2), if [If] oil or
- 14 [and/or] gas is [should be] produced in commercial quantities
- 15 within 1,000 feet of land subject to this subchapter  $[\tau]$  or if
- 16 production of oil or gas is draining [in any case where] land
- 17 subject to this subchapter, [is being drained by production of oil
- 18 or gas] the owner, lessee, sublessee, receiver, or other agent in
- 19 control of land subject to this subchapter shall in good faith begin
- 20 the drilling of a well or wells upon such state land within 100 days
- 21 after the draining well or wells or the well or wells completed
- 22 within 1,000 feet of the state land commence to produce in
- 23 commercial quantities  $[\tau]$  and shall prosecute such drilling with
- 24 diligence to reasonably develop the state land and to protect such
- 25 state land against drainage.
- 26 <u>(a-2)</u> If the well producing oil or gas in commercial
- 27 quantities under Subsection (a-1) is a horizontal drainhole well

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- 1 located in an unconventional fracture treated field, the owner,
- 2 lessee, sublessee, receiver, or other agent in control of land
- 3 subject to this subchapter is not required to drill an offset well
- 4 as provided by Subsection (a-1) unless any take point in the
- 5 horizontal drainhole well is located closer to the state land than
- 6 the minimum distance established by the applicable lease-line
- 7 spacing requirement of the Railroad Commission of Texas.
- 8 (d) At the determination of the commissioner and with the
- 9 commissioner's [his] written approval, the payment of a
- 10 compensatory royalty shall satisfy the obligation to drill an
- 11 offset well or wells required by Subsection (a-1). Such
- 12 compensatory royalty shall be paid at a royalty rate established by
- 13 the commissioner if the land is unleased, or at the royalty rate
- 14 provided by the state lease, if the land is leased. Such
- 15 compensatory royalty shall be paid on the market value at the well
- 16 of production from the [draining] well producing oil or gas in
- 17 commercial quantities described by Subsection (a-1) [or the well
- 18 located within 1,000 feet of the state land].
- 19 SECTION 4. This Act takes effect September 1, 2021.