1	STATE OF OKLAHOMA	
2	1st Session of the 60th Legislature (2025)	
3	HOUSE BILL 1369 By: Boles	
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6	AS INTRODUCED	
7	An Act relating to oil and gas; amending 52 O.S.	
8	2021, Section 318.1, which relates to evidence of financial ability for drilling and operating wells;	
9	phasing out category A surety; modifying surety amounts; providing for tiered surety amount based on	
10	number of operating wells; and providing an effective date.	
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:	
14	SECTION 1. AMENDATORY 52 O.S. 2021, Section 318.1, is	
15	amended to read as follows:	
16	Section 318.1. A. Any person who drills or operates any well	
17	for the exploration, development or production of oil or gas, or as	
18	an injection or disposal well, within this state, shall furnish in	
19	writing, on forms approved by the Corporation Commission, his or her	
20	agreement to drill, operate and plug wells in compliance with the	
21	rules of the Commission and the laws of this state, together with	
22	evidence of financial ability to comply with the requirements for	
23	plugging, closure of surface impoundments, removal of trash and	
24	equipment as established by the rules of the Commission and by law.	

1 To establish evidence of financial ability, the Commission shall 2 require:

1. Category A surety which shall include a financial statement 3 4 listing assets and liabilities and including a general release that 5 the information may be verified with banks and other financial institutions. The statement shall prove a net worth of not less 6 7 than Fifty Thousand Dollars (\$50,000.00). Category A surety will no longer be accepted as valid form of surety for new operators to 8 9 select beginning November 1, 2025. All current operators who have 10 valid Category A surety and are in good standing with the Commission 11 will be able to retain their Category A surety for the time they are 12 a valid operator in the State of Oklahoma; or

13 2. Category B surety which shall include an irrevocable 14 commercial letter of credit, cash, a cashier's check, a Certificate 15 of Deposit, Bank Joint Custody Receipt, other negotiable instrument, 16 or_{τ} a blanket surety bond. Except as provided in paragraph $\frac{3}{2}$ 1 of 17 subsection A B or subsection C of this section, amount of such 18 letter of credit, cash, cashier's check, certificate, bond, receipt 19 or other negotiable instrument shall be in the amount of Twenty-five 20 Thousand Dollars (\$25,000.00) but may be set higher at the 21 discretion of the Director of the Oil and Cas Conservation Division 22 based on the number of wells that the person operates as follows: 23 for one to ten wells, Twenty-five Thousand Dollars a. 24 (\$25,000.00),

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1	b.	for eleven to fifty wells, Fifty Thousand Dollars	
2		(\$50,000.00),	
3	<u>C.</u>	for fifty-one to one hundred wells, One Hundred	
4		Thousand Dollars (\$100,000.00), and	
5	<u>d.</u>	for more than one hundred wells, One Hundred Fifty	
6		Thousand Dollars (\$150,000.00).	
7	The Commission is authorized to determine the amount of Category B		
8	surety based upon the past performance of the operator and its		
9	insiders and affiliates regarding compliance with the laws of this		
10	state, and any rules promulgated thereto including but not limited		
11	to the drilling, operation and plugging of wells, closure of surface		
12	impoundments or removal of trash and equipment. Any instrument		
13	shall constitute an unconditional promise to pay and be in a form		
14	negotiable by the Commission.		
15	3. <u>B. 1.</u> The Commission upon certification by any operator		
16	subject to Category B surety that its plugging liability statewide		
17	is less than the twenty-five-thousand-dollar standard <u>amount based</u>		
18	on the number of wells operated as specified in this section may		
19	allow said operator to provide Category B type surety in an amount		
20	less than the <u>amount</u> required Twenty-five Thousand Dollars		
21	(\$25,000,00) by this section, but at least sufficient to cover the		

21 (\$25,000.00) by this section, but at least sufficient to cover the 22 estimated cost of all plugging, closure, and removal operations 23 currently the responsibility of that operator. The liability 24 certification referred to in this paragraph subsection shall take

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the form of an affidavit from a licensed well plugger estimating the costs of all plugging, closure, and removal operations of the operator requesting such relief. This alternative amount shall be modified upward upon the assumption of additional operations by such operator, the maximum amount of Category B surety to be posted not to exceed the twenty-five-thousand-dollar total unless as provided previously One Hundred Fifty Thousand Dollars (\$150,000.00).

B. Operators of record as of June 7, 1989, who do not have any
outstanding contempt citations or fines and whose insiders or
affiliates have no outstanding contempt citations or fines may post
Category A surety.

12 <u>2.</u> New operators, operators who have outstanding fines or 13 contempt citations and operators whose insiders or affiliates have 14 outstanding contempt citations or fines as of June 7, 1989, shall be 15 required to post Category B surety. Operators who have posted 16 Category B surety and have operated under this type surety and have 17 no outstanding fines at the end of three (3) years may post Category 18 A surety.

<u>3.</u> Operators using Category A surety who are assessed a fine of
 Two Thousand Dollars (\$2,000.00) or more and who do not pay the fine
 within the specified time shall be required to post a Category B
 surety within thirty (30) days of notification by the Commission.
 C. For good cause shown concerning pollution or improper

24 plugging of wells by the operator posting either Category A or B

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surety or by an insider or affiliate of such operator, the Commission, upon application of the Director of the Oil and Gas Conservation Division, after notice and hearing, may require the filing of additional Category B surety in an amount greater than Twenty-five Thousand Dollars (\$25,000.00) but not to exceed One Hundred Thousand Dollars (\$100,000.00) One Hundred Fifty Thousand Dollars (\$150,000.00).

If the Commission determines that a blanket surety bond is 8 D. 9 required, the bond shall be conditioned on the fact that the 10 operator shall cause the wells to be plugged and abandoned surface 11 impoundments to be closed, and trash and equipment to be removed in 12 accordance with the laws of this state and the rules of the 13 Commission. Each bond shall be executed by a corporate surety 14 authorized to do business in this state and shall be renewed and 15 continued in effect until the conditions have been met or release of 16 the bond is authorized by the Commission.

17 Ε. The agreement provided for in subsection A of this section 18 shall provide that if the Commission determines that the person 19 furnishing the agreement has neglected, failed, or refused to plug 20 and abandon, or cause to be plugged and abandoned, or replug any 21 well or has neglected, failed or refused to close any surface 22 impoundment or removed or cause to be removed trash and equipment in 23 compliance with the rules of the Commission, then the person shall 24 forfeit from his or her bond, letter of credit or negotiable

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1 instrument or shall pay to this state, through the Commission, for deposit in the State Treasury, a sum equal to the cost of plugging 2 the well, closure of any surface impoundment or removal of trash and 3 4 The Commission may cause the remedial work to be done, equipment. 5 issuing a warrant in payment of the cost thereof drawn against the monies accruing in the State Treasury from the forfeiture or 6 7 payment. Any monies accruing in the State Treasury by reason of a 8 determination that there has been a noncompliance with the 9 provisions of the agreement or the rules of the Commission, in 10 excess of the cost of remedial action ordered by the Commission, 11 shall be credited to the Oil and Gas Revolving Fund. The Commission 12 shall also recover any costs arising from litigation to enforce this 13 provision. Provided, before a person is required to forfeit or pay 14 any monies to the state pursuant to this section, the Commission 15 shall notify the person at his or her last-known address of the 16 determination of neglect, failure or refusal to plug or replug any 17 well, or close any surface impoundment or remove trash and equipment 18 and said person shall have ten (10) days from the date of 19 notification within which to commence remedial operations. Failure 20 to commence remedial operations shall result in forfeiture or 21 payment as provided in this subsection.

F. It shall be unlawful for any person to drill or operate any oil or gas well subject to the provisions of this section, without the evidence of financial ability required by this section. The

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Commission shall shut in, without notice, hearing or order of the
 Commission, the wells of any such person violating the provisions of
 this subsection and such wells shall remain shut in for
 noncompliance until the required evidence of Category B surety is
 obtained and verified by the Commission.

G. If title to property or a well is transferred, the
transferee shall furnish the evidence of financial ability to plug
the well and close surface impoundments required by the provisions
of this section, prior to the transfer.

10 H. As used in this section:

1. "Affiliate" means an entity that owns twenty percent (20%)
 or more of the operator, or an entity of which twenty percent (20%)
 or more is owned by the operator; and

14 2. "Insider" means officer, director, or person in control of 15 the operator; general partners of or in the operator; general or 16 limited partnership in which the operator is a general partner; 17 spouse of an officer, director, or person in control of the 18 operator; spouse of a general partner of or in the operator; 19 corporation of which the operator is a director, officer, or person 20 in control; affiliate, or insider of an affiliate as if such 21 affiliate were the operator; or managing agent of the operator. 22 This act shall become effective November 1, 2025. SECTION 2. 23

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