

# Governmental Affairs Bill Tracking & Reporting (2025 Session)

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable			
<b>Alabama</b> 2/4/25-5/15/25	Access al	Access all bills: https://alison.legislature.state.al.us/bill-search?tab=1						
	HB 142	D	Would provide for the establishment of portable benefit accounts for independent contractors	In committee	Both			
	SB 86	R	Provides new income tax deductions allowed for contributions to portable benefits accounts for independent contractors	Passed Senate; to House	Both			
<b>Alaska</b> 1/21/25- 5/20/25	Access al	l bills: <u>htt</u> p	://www.akleg.gov/basis/Home/BillsandLaws					
	HB 15	R	Amends royalties and provides definitions for leases issued for land south of 68 degrees North latitude	In committee	O&G			
	HJR 2	R	Joint resolution urging the U.S. Congress and the Trump administration to reverse the outgoing presidential administration's administrative decision to ban offshore oil and gas leasing and to safeguard the state and national economy, energy security, and interests	In committee	O&G			
	HJR 7	R	Joint resolution supporting and expressing gratitude to President Donald J. Trump for the Executive Order titled "Unleashing Alaska's Extraordinary Resource Potential" and for the president's recognition of the role of the federal government in revitalizing the state's economy, energy production, and resource development	In committee	O&G			
	SB 91	R	Updates existing law regarding clean energy projects	In committee	Renewable			
	SB 92	R	Establishing an income tax on certain entities producing or transporting oil or gas in the state	In committee	O&G			
	SR 1	R	Establishes the Senate Special Committee on Arctic Affairs to study issues relating to the Arctic, including minerals and oil and gas production	Passed both; to Gov.	O&G			
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<b>Arizona</b> 1/13/25- 4/26/25	Access al	II bills: <u>htt</u> p	s://apps.azleg.gov/BillStatus/BillOverview?SessionID	<u>=122</u>				
	HB 2059	R	Natural Resources Anticommandeering Act. Providing that the federal government may not commandeer state's officers, agents or employees to participate in the enforcement or facilitation of any federal act or regulatory program if not covered by state laws	Passed House; to Senate	Both			
	HB 2127	R	Establishes notification requirements when a property that has been identified as contaminated by hazardous waste is offered for sale	Passed House; to Senate	Both			

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	HB 2223	R	Concerning hearing and zoning requirements for certain clean energy projects	In committee	Renewable
	HB 2258	D	Concerning requirements and fees or well drilling projects	In committee	O&G
	HB 2543	R	Requires compensation to agricultural landowners for certain green energy projects	In committee	Renewable
	HB 2717	R	Restricts construction of certain renewable energy projects on agriculture property without specified compensation	In committee	Renewable
	HB 2918	R	Reduces the rates for several tax categories including property tax, Transaction Privilege Tax, and individual income tax	Passed House; to Senate	Both
	HCR 2044	R	Recognizing the importance of Arizona's mineral and metal resources and encouraging policies that promote mining and a domestic supply of these resources	Passed House; to Senate	Both
	SB 1381	D	Requires GPS location information for applications to drill wells	In committee	O&G
	SB 1389	D	Requires that, on or before January 1, 2035, electric distribution utilities shall generate at least fifty percent of electricity from renewable energy resources. Such resources would include solar, wind, geothermal, hydropower and bio-fuel	In committee	Renewable
	SB 1444	R	Allows for exemptions from specified rulemaking requirements for certain helium exploration projects	Passed Senate; to House	Renewable
	SB 1733	R	Makes various changes to existing law regarding the Arizona Oil and Gas Conservation Commission, including fees charged and the Oil and Gas Conservation Commission Fund, and helium exploration, water injection wells and production wells that are designed, constructed, operated and maintained to not discharge a contaminant into an aquifer	In committee	Both
	SCR 1018	R	A concurrent resolution supporting the disposal of federally held lands by the Bureau of Land Management and opposing the federal 30x30 Initiative	Passed Senate; to House	Both
<b>Arkansas</b> 1/13/25-4/11/25	Access al	l bills: <u>http</u>	os://www.arkleg.state.ar.us/		
	HB 1073	D	Would create the Advanced Energy Jobs Task Force	In committee	Renewable
	HB 1087	R	Appropriations bill funding the Oil and Gas Commission for the coming fiscal year, including well plugging program	In committee	O&G
	HB 1216	R	Creates the Free Market Zones Act to provide tax incentives for business entities located in an opportunity zone; to exempt a business located in an opportunity zone from the income tax, the	In committee	Both



when the total production of production units and production and conservation to clarify the allocation of production and conservation to clarify the regarding oil and gas production and conservation to clarify the regarding oil and gas production and conservation to clarify the regarding oil and gas production and conservation to clarify the regarding oil and gas production of production and conservation to clarify the regulation of pipeline safety  when the the third the carbon capture and sequestration; to establish the carbon cloxide  HB 1412 R To clarify the regulation of pipeline safety authorization for transportation of hazardous liquids or carbon dioxide  HB 1413 R Amends existing law concerning the formation of brine production units  HB 1656 R Amends existing law concerning the formation of brine production and conservation to clarify the allocation of production and conservation t	State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
statute language to "A person commits an offense if, with intent to obtain any economic benefit for phimself or herself, the person" from previous "a diferet" economic benefit language and ifeet" economic benefit for phimself or himself or herself, the person" from previous "a difer session adjournment when the commission is holding a public hearinging required by law on a project or permit in the member's district or clarify the regulation of carbon capture and sequestration; to establish the carbon dioxide storage fund sequestration; to establish the carbon dioxide session and undividual to clarify the regulation of pipeline safety authorization for transportation of hazardous liquids or carbon dioxide  I HB 1412 R To clarify the regulation of pipeline safety authorization for transportation of hazardous liquids or carbon dioxide  I HB 1413 R Amends existing law concerning the formation of brine production units  R Amends the law regarding oil and gas production and conservation to clarify the allocation of production and co				·		
notify in writing a member of the General Assembly when the commission is holding a public hearing required by law on a project or permit in the member's district  ✓ HB 1411 R To clarify the regulation of carbon capture and sequestration; to establish the carbon dioxide session adjournment  HB 1412 R To clarify the regulation of pipeline safety authorization for transportation of hazardous liquids or carbon dioxide will quidis or carbon dioxide  ✓ HB 1413 R Amends existing law concerning the formation of brine production units  HB 1656 R Amends the law regarding oil and gas production and conservation to clarify the allocation of production and cost following integration order by defining "Net proceeds"; to require certain information be included in an itemized statement to royalty owners; to address obligations of operators and working interest owners to mineral owners  ✓ HCR R Urges the United States Congress to permanently extend the Tax Cuts and Jobs Act of 2017  ✓ SB 307 R Amends existing law concerning public utilities; creates the Generating Arkansas Jobs Act of 2025 regarding support for electric utility infrastructure and natural gas utility infrastructure and natural gas utility infrastructure and other resources on state lands; to reduce membership of the Natural Resources Committee; and to amend the notification related to leases and permits  SB 486 R Creates the Arkansas Wind Energy Development Act providing a statutory framework and procedures for wind energy development  Mould place a prohibition or moratorium on certain heights of wind power devices for a certain period; requires the state Game and Fish Commission to	<b>√</b>	HB 1282	D	statute language to "A person commits an offense if, with intent to obtain any economic benefit for himself or herself, the person" from previous "a	2/18/25; Eff. 90 days after session	Both
sequestration; to establish the carbon dioxide storage fund    Sequestration   Sequestration	<b>√</b>	HB 1385	R	notify in writing a member of the General Assembly when the commission is holding a public hearing required by law on a project or permit in the	3/20/25; Eff. 90 days after session	O&G
authorization for transportation of hazardous liquids or carbon dioxide  Amends existing law concerning the formation of brine production units  HB 1413 R Amends the law regarding oil and gas production and conservation to clarify the allocation of production and cost following integration order by defining "Net proceeds"; to require certain information be included in an itemized statement to royalty owners; to address obligations of operators and working interest owners to mineral owners  HCR   Urges the United States Congress to permanently extend the Tax Cuts and Jobs Act of 2017   127/25    SB 307   R   Amends existing law concerning public utilities; creates the Generating Arkansas Jobs Act of 2025 regarding support for electric utility infrastructure and natural gas utility infrastructure and other resources on state lands; to reduce membership of the Natural Resources Committee; and to amend the notification related to leases and permits  SB 437   R   Creates the Arkansas Wind Energy Development Act providing a statutory framework and procedures for wind energy development  SB 466   R   Would place a prohibition or moratorium on certain heights of wind power devices for a certain period; requires the state Game and Fish Commission to	<b>√</b>	HB 1411	R	sequestration; to establish the carbon dioxide	2/25/25; Eff. 90 days after	O&G
brine production units    Section		HB 1412	R	authorization for transportation of hazardous	,	O&G
and conservation to clarify the allocation of production and cost following integration order by defining "Net proceeds"; to require certain information be included in an itemized statement to royalty owners; to address obligations of operators and working interest owners to mineral owners  ✓ HCR 1002 R Urges the United States Congress to permanently extend the Tax Cuts and Jobs Act of 2017 Liv7/25  ✓ SB 307 R Amends existing law concerning public utilities; creates the Generating Arkansas Jobs Act of 2025 regarding support for electric utility infrastructure and natural gas utility infrastructure and other resources on state lands; to reduce membership of the Natural Resources Committee; and to amend the notification related to leases and permits  SB 437 R Creates the Arkansas Wind Energy Development Act providing a statutory framework and procedures for wind energy development Act providing a statutory framework and procedures for wind energy development heights of wind power devices for a certain period; requires the state Game and Fish Commission to	<b>√</b>	HB 1413	R		3/6/25; Eff. 90 days	O&G
SB 307 R Amends existing law concerning public utilities; creates the Generating Arkansas Jobs Act of 2025 regarding support for electric utility infrastructure and natural gas utility infrastructure and other resources on state lands; to reduce membership of the Natural Resources Committee; and to amend the notification related to leases and permits  SB 437 R Creates the Arkansas Wind Energy Development Act providing a statutory framework and procedures for wind energy development  SB 466 R Would place a prohibition or moratorium on certain heights of wind power devices for a certain period; requires the state Game and Fish Commission to   1/27/25  Enacted 3/20/25; Eff. immediately  In committee  O&G  Renewable		HB 1656	R	and conservation to clarify the allocation of production and cost following integration order by defining "Net proceeds"; to require certain information be included in an itemized statement to royalty owners; to address obligations of operators	,	O&G
creates the Generating Arkansas Jobs Act of 2025 regarding support for electric utility infrastructure and natural gas utility infrastructure SB 368 R Amends the law concerning mineral, timber, and other resources on state lands; to reduce membership of the Natural Resources Committee; and to amend the notification related to leases and permits  SB 437 R Creates the Arkansas Wind Energy Development Act providing a statutory framework and procedures for wind energy development  SB 466 R Would place a prohibition or moratorium on certain heights of wind power devices for a certain period; requires the state Game and Fish Commission to	✓		R			Both
and other resources on state lands; to reduce membership of the Natural Resources Committee; and to amend the notification related to leases and permits  SB 437 R Creates the Arkansas Wind Energy Development Act providing a statutory framework and procedures for wind energy development  SB 466 R Would place a prohibition or moratorium on certain heights of wind power devices for a certain period; requires the state Game and Fish Commission to	✓	SB 307	R	creates the Generating Arkansas Jobs Act of 2025 regarding support for electric utility infrastructure	3/20/25; Eff.	Both
Act providing a statutory framework and procedures for wind energy development  SB 466 R Would place a prohibition or moratorium on certain heights of wind power devices for a certain period; requires the state Game and Fish Commission to		SB 368	R	Amends the law concerning mineral, timber, and other resources on state lands; to reduce membership of the Natural Resources Committee; and to amend the notification related to leases	In committee	O&G
heights of wind power devices for a certain period; requires the state Game and Fish Commission to		SB 437	R	Act providing a statutory framework and	In committee	Renewable
		SB 466	R	heights of wind power devices for a certain period; requires the state Game and Fish Commission to	In committee	Renewable

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<b>California</b> 12/2/24- 11/30/26	Access a	ll bills: <u>http</u>	o://leginfo.legislature.ca.gov/faces/billSearchClient.xht	<u>ml</u>	
Х	AB 13x Special session	D	Would require the state board to include greenhouse gas emissions from wildlands and forest fires in the scoping plan	Died in committee	O&G
	AB 303 AB 399	D D	Providing for battery energy storage systems  Would authorize blue carbon demonstration projects, as defined, in order to demonstrate and quantify the carbon sequestration potential of these projects to help inform the state's natural and working lands and climate resilience strategies. The bill would, among other things, authorize the commission to require an applicant with a nonresidential project that impacts coastal wetland, subtidal, intertidal, or marine habitats or ecosystems to build or contribute to a blue carbon	In committee In committee	Both
	AB 418	D	Amends existing law to prohibit a Board of Supervisors from approving the sale of tax-defaulted property unless it conducts a hearing, with notice, and makes specified findings; requires any costs incurred in conducting the hearing and making the findings to be paid by the taxing agency or nonprofit organization by which the property is to be or may be purchased; provides for Commission on State Mandates determinations regarding costs mandated by the state and reimbursement for those costs	In committee	Both
	AB 434	R	Would update existing law to create a definition of Battery Energy Storage Facilities and related guidelines and procedures	In committee	Both
	AB 472	D	Regarding offshore wind generation, amends the definition of "infrastructure" to include port infrastructure for offshore wind energy development; requiring an assessment of funding needs for port infrastructure for offshore wind energy development, as specified.; requires the governor in consultation with specified entities to assess federal, state, and local funding opportunities, including general obligation bonds and funding from the private sector, that can help build port infrastructure for offshore wind energy development	In committee	Renewable
	AB 491	D	Specifies that it is the goal of the state to achieve each of the targets established by the Natural Resources Agency by the applicable date for the target, with priority given to activities that most rapidly, significantly, and cost effectively reduce emissions of greenhouse gases; also revises the definition of "natural carbon sequestration"	In committee	O&G

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	AB 513	R	Would require the State Air Resources Board to include greenhouse gas emissions from wildlands and forest fires in the scoping plan	In committee	O&G
	AB 526	D	Establishing processes and procedures related to new in-state geothermal energy	In committee	Renewable
	AB 527	D	Establishing policies and procedures related to geothermal exploratory projects	In committee	Renewable
	AB 531	D	Would expand the types of facilities eligible to be certified as environmental leadership development projects by the Energy Commission to include geothermal powerplants and geothermal field development projects	In committee	Renewable
	AB 803	D	Makes non-substantive changes regarding existing law regarding authorization of the Oil and Gas Supervisor to order the performance of or to perform certain operations on a property in the vicinity of which, or on which, is located a well or facility that the supervisor determines to be a hazardous well, an idle-deserted well, a hazardous facility, or a deserted facility, and making various findings and declarations regarding hazardous and idle-deserted oil and gas wells	In committee	O&G
	AB 881	D	This bill would revise the definition of pipeline to include intrastate pipelines used for the transportation of carbon dioxide and provide process and procedures	In committee	O&G
	AB 900	D	Regarding 30x30 land conservation and environmental goals, requires certain updated reporting and provides for recommendations as specified	In committee	O&G
	AB 1016	R	Provides for thermal powerplants that generate electricity using geothermal resources	In committee	Renewable
	AB 1031	R	Would expand the scope of the geothermal waste exemption by deleting the limits of that exemption	In committee	Renewable
	AB 1033	R	Provides for a requirement that a public entity pay reasonable costs of the independent appraisal related to eminent domain	In committee	Both
	AB 1086	D	Would require the State Air Resources Board to establish the Marine Carbon Initiative and would set forth the objectives of the initiative, including advancing the body of research and scientific understanding of marine carbon dioxide removal and sequestration	In committee	O&G
	AB 1156	D	Amends existing law regarding solar-use easements	In committee	Renewable
	AB 1176	R	Would include as a "renewable electrical generation facility" for purposes of the renewable energy resources program a facility that commenced initial commercial operation on January 1, 2005	In committee	Renewable
	AB 1219	R	Regarding the personal income tax, for taxable years beginning on or after January 1, 2025, would	In committee	Both



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			revise the income tax rates and taxable income brackets by imposing an income tax rate of 3% instead of 4%, increasing as provided, on specified taxable income		
	AB 1325	D	Amends existing law regarding lubricants and waste oil responsibility; creates a producer responsibility program for lubricants and waste oil and provides for producer responsibility	In committee	O&G
	AB 1448	D	Amends existing law regarding coastal resources and oil and gas development as provided	In committee	O&G
	SB 13	R	Regarding oil and gas, requires monitoring foreign countries that export oil to California and identify on its internet website which of those countries have demonstrated human rights abuses; requires State Air Resources Board to annually produce an assessment of the greenhouse gas emissions associated with the transportation of oil in California and to include that assessment on the state board's internet website; also requires the Energy Commission to annually provide data collected; requires CalGEM to provide a link on its internet website to air quality emissions data associated with the transportation of oil imported into the state; requires the Energy Commission to prominently display on the front page of its internet website a report on the air quality impact of potentially importing 5% to 10% of the state's gasoline supply using tanker ships and a report describing the refinery storage costs as determined by the Energy Commission; also requires a report produced by the Energy Commission estimating gasoline price breakdowns and margins to include the cost of shipping oil	In committee	O&G
	SB 222	D	Creates the Affordable Insurance and Climate Recovery Act. Would create a private right of action "so that individuals injured by climate disasters and extreme weather events will be able to recover their losses from the oil and gas companies that misled the public about the harm their products would cause. Defendants will be strictly liable for damages;" SB 222 would also "create a direct cause of action for insurers against the oil and gas companies that misled the public about the harm their products would cause"	In committee	O&G
	SB 285	D	Would, for the purpose of meeting, or tracking progress against, any state requirement to achieve net zero emissions of greenhouse gases, or for the purpose of reporting offsets against any of a reporting entity's greenhouse gas emissions as part of reporting required pursuant the Climate Corporate Data Accountability Act, authorize only qualified carbon dioxide removal, as defined, to be used to reduce the state's or an entity's	In committee	O&G

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			greenhouse gas emissions and would require qualified carbon dioxide removal used for those purposes to meet certain requirements, as specified; would authorize the State Air Resources Board to adopt Carbon Capture, Removal, Utilization, and Storage Program protocols related to the storage of removed carbon dioxide		
	SB 294	D	Workplace Know Your Rights Act. Provides certain labor and employee protections and rights	In committee	Both
	SB 526	D	Updates existing law regarding air quality and increased data collection as to the South Coast Air Quality Management District	In committee	O&G
	SB 567	D	Establishes the Gravity-Based Energy Storage Well Pilot Program and would authorize the supervisor to authorize the conversion of not more than 1,000 wells for use as gravity-based energy storage wells, as defined, to evaluate their use, including the establishment of appropriate operating conditions and physical parameters to safely generate energy, and provides for related procedures	In committee	O&G
	SB 601	D	Updates existing law regarding requirements under the National Pollutant Discharge Elimination System permit program and the Waste Discharge Requirements permit programs	In committee	O&G
	SB 607	D	Would require a lead agency to limit the scope of an environmental impact report to the condition of a categorical exemption that the lead agency determines, after a preliminary review of the project, disqualifies the project from eligibility under the categorical exemption, if the lead agency determines that the project meets all other conditions of the categorical exemption except for the one condition that disqualifies it, as specified, and provides for related procedures	In committee	O&G
	SB 613	D	Provides amendments to existing law regarding state strategies to reduce methane emissions, including emissions from imported petroleum and natural gas	In committee	O&G
	SB 614	D	would expand the regulation of intrastate pipelines to intrastate pipelines used for the transportation of carbon dioxide	In committee	O&G
	SB 684/ AB 1243	D	Would enact the Polluters Pay Climate Superfund Act of 2025 and would establish the Polluters Pay Climate Superfund Program to be administered by the California Environmental Protection Agency to require fossil fuel polluters to pay their fair share of the damage caused by greenhouse gases released into the atmosphere during the covered period	In committee	O&G
	SB 698	D	Authorizes the Energy Commission to establish distributed energy resource equipment lists with	In committee	Renewable

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			rating standards for equipment, components, and systems that further state energy and environmental goals, including, but not limited to, for solar energy systems, energy storage systems, bidirectional charging systems, and electric vehicle supply equipment; requires the Energy Commission to adopt guidelines for the distributed energy resource equipment lists		
	SB 767	R	Would state the intent of the Legislature to enact subsequent legislation that would require the commission, based on data collected on crude deliveries, to determine if crude pipeline deliveries to refineries are reaching minimum throughput levels that would cause a shutdown of those pipelines, and, if the commission determines that there is a sufficient danger to the operation of a pipeline that could cause it to shut down, to provide notice to the Governor and the Legislature of potential gasoline supply disruptions	In committee	O&G
	SB 809	D	Would provide that mere ownership of a vehicle, including a personal vehicle or a commercial vehicle, or other tools, used by a person in providing labor or services for remuneration does not make that person an independent contractor and provides for certain indemnity for vehicle use	In committee	Both
	SB 819	D	Provides for a study regarding issues that would arise if geothermal waste that is not exempt from generation and handling fees is made exempt from those fees	In committee	Renewable
<b>Colorado</b> 1/8/25-5/7/25	Access a	ll bills: <u>http</u>	os://leg.colorado.gov/bills		
√	HB25- 1029	D	Would extend municipality full police power and control to land that a municipality acquires for open space and natural areas and clarifies that it extends to all such acquired land whether or not it is open or closed to the public	Enacted 3/26/25; Eff. immediately	Both
	HB25- 1042	D	Would require state authorities to review their air-quality-control rulemaking process and report on what extent current rulemaking considers impacts on workforce; bill amendment also would require officials to recommend whether to create a standing workforce advisory council at the Colorado Department of Public Health and Environment, rather than require it in the original bill	In committee	O&G
Х	HB25- 1119	D	Would require greenhouse gas emissions reporting by entities that do business in Colorado if they have total revenues of more than \$1 billion in the preceding calendar year, including revenues received by all of the entity's subsidiaries that do business in Colorado	Died in committee	O&G

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	HB25- 1165	R	Provides for the management of geothermal resources and storage	Passed House; to Senate	Renewable
	SB25-40	D	Creates the future of severance taxes and water funding task force to conduct a study on severance taxes and water funding and develop recommendations for ways to continue funding water needs in the face of decreasing severance tax revenue	In committee	O&G
	SB25-54	D	Concerning the regulation of mining activities, and, in connection therewith, creating a new permit type to facilitate the cleanup of abandoned mine waste piles, updating forfeiture and warranty procedures, and ratifying Colorado's membership in the "Interstate Mining Compact" and the Interstate Mining Commission.	In committee	Both
	SB25- 138	R	Provides for permanent reductions to the state income tax	In committee	Both
<b>√</b>	SJR25-9	R	Join resolution declaring support for keeping our national public lands in public hands through the stewardship of the United States government and the federal land management agencies of the National Park Service, the United States Forest Service, the United States Fish and Wildlife Service, the Bureau of Reclamation, and the Bureau of Land Management; opposing efforts to sell, transfer, or dispose of our national public lands; and encouraging Colorado's governor and attorney general and the 24 members of Colorado's Congressional Delegation to take such actions as may be necessary to oppose future attempts to sell, transfer, or dispose of our national public lands	Adopted 3/19/25	Both
Florida 3/4/25-5/2/25	Access al	l bills: <u>http</u>	bs://www.myfloridahouse.gov/Sections/Bills/bills.aspx		
	HB 1063	D	Creates Carbon Sequestration Task Force and related processes	In committee	O&G
	HB 1143/ SB 1300	R	Sets new standards for oil and gas drilling projects in the Panhandle area that prohibits production within 10 miles of a national estuarine research reserve and creates other requirements for projects near those water areas	In committee	O&G
Idaho	Access al	l bills: http	os://legislature.idaho.gov/sessioninfo/		
<u>1/6/25-4/10/25</u> ✓	HB 40	R	Amends existing law to exempt certain precious metals from capital gains tax; and lowers the flat income tax rate on individuals and corporations from 5.695% to 5.3%	Enacted 3/6/25; Retroactive eff. 1/1/25	Both
	HB 63	R	Provides for prohibitions on leases or purchases of certain lands or dwellings by foreign adversaries, and access to state assets	In committee	Both



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	HB 356	R	Any foreign adversary that owns agricultural lands, mining claims or mineral rights must sell within 180 days of notice. If they do not sell, the land or mining claims or mineral rights will be sold by judicial foreclosure; no foreign adversary may purchase or lease any property within the certain geographic boundaries to establish secure military operations areas	Passed House; to Senate	Both
	HB 412	R	Revises provisions regarding certain tax deductions, certain corporate income tax rates, certain protections for taxpayers, and certain sales tax distributions	In committee	Both
	HB 435	R	Amends existing law to revise provisions regarding the rules pertaining to market value, certain tax deductions, certain corporate income tax rates, certain protections for taxpayers, and certain sales tax distributions and to revise an effective date	Passed House; to Senate	Both
	HJM 2	R	Legislature urging reforms to streamline permitting, reduce judicial delays, and improve planning for energy infrastructure, including nuclear and hydrogen, aiming for a more reliable, independent, and affordable energy system	In committee	Both
	HJR 2	R	Join resolution urges federal lawmakers to work in good faith to reform federal permitting and environmental review processes to expedite the deployment of modern energy infrastructure	Passed House; to Senate	Both
<b>√</b>	SB 1020	R	Providing that any moneys received from the sale, royalties, bonuses or rental of renewable energy resources on lands of the federal government and any moneys from the federal government collected pursuant to the Federal Power Act for the use of lands of the federal government shall be deposited by the state treasurer into the renewable energy resources fund	Enacted 3/24/25; Eff. 7/1/25	Renewable
<b>√</b>	SB 1030	R	Raises the license fees paid by Idaho attorneys to support the administrative and oversight functions of the Idaho State Bar ( <i>This matter was presented to Idaho attorneys for a vote in November 2024 and was approved by a 63% majority. The last general attorney license fee increase was in 2011</i> )	Enacted 3/19/25; Eff. immediately	Both
	SB 1062	R	Regarding leases on state lands, clarifies aspects of leases, permits, or other types of land use for commercial purposes. Specifically, the State Land Board shall provide notice to county commissioners when an agreement is executed involving State land in their respective counties; All leases, permits, and other types of land use authorizations for commercial purposes will now include a provision that requires compliance by the signatory with applicable county planning and zoning ordinances; Revenues generated from these agreements for commercial purposes are not exempt from public disclosure	Passed Senate; to House	Both

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	SB 1122	R	One of the members of the Idaho Oil & Gas Conservation Commission currently needs to have a degree in geo-sciences or engineering and at least five years of experience in the oil and gas industry; this bill changes "and" to "or" in order to expand the pool of qualified applicants while still providing the Commission with knowledgeable commissioners	In committee	O&G
	SB 1146	R	Would remove the specific degree requirement of a geoscience or engineering degree to serve on the Idaho Oil & Gas Conservation Commission	Passed both; to Gov.	O&G
Illinois 1/8/25-1/3/26	Access al	l bills: http	://www.ilga.gov/legislation/default.asp		
	HB 51	R	Amends the Illinois Hydraulic Fracturing Tax Act. Provides that 80% of the moneys received under the Act on or after the effective date of the amendatory Act shall be paid into the Pension Stabilization Fund and 20% of those moneys shall be paid into the Carbon Dioxide Pipeline Fund. Amends the State Finance Act to create the Carbon Dioxide Pipeline Fund. Provides that moneys in the Fund shall be used by the Illinois Commerce Commission to supervise and regulate the operations of the carbon dioxide pipeline industry in Illinois	In committee	O&G
	HB 1215	R	Creates the Utilizing Illinois Energy Resources Task Force to study how to support and expand the use of natural resources in this State, including coal, crude oil, and natural gas	In committee	O&G
	HB 2609	R	Amends the Illinois Income Tax Act to reduce the rate of tax on corporations from 7% to 5.5%	In committee	Both
	HB 3614	D	Provides that no person shall conduct a carbon sequestration activity within a sequestration facility that overlies, underlies, or passes through a solesource aquifer; defines "sole-source aquifer"	In committee	O&G
<b>√</b>	SB 867	D	Amends existing law regarding the Director of Natural Resources executing and delivering a quitclaim deed to the Prairie Band Potawatomi Nation among other related provisions and authorizations related to Shabbona Lake and State Park	Enacted 3/21/25; Eff. immediately	Both
	SB 1723	D	Provides that no person shall conduct a carbon sequestration activity within a sequestration facility that overlies, underlies, or passes through a solesource aquifer; specifies that this provisions does not deprive the Environmental Protection Agency of the authority to deny a carbon sequestration permit; defines "sole-source aquifer"	In committee	O&G
	HJRCA 6	R	Proposes to amend the Bill of Rights Article of the Illinois Constitution concerning eminent domain. Provides that private property shall not be taken	In committee	Both



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			or damaged without just cause for public use or without just compensation as provided by law		
lowa 1/13/25-5/2/26	Access al	l bills: <u>htt</u> p	os://www.legis.iowa.gov/		
	HF 238/ SF 225	R	Regarding liquefied carbon dioxide, providing that state regulator shall not renew a permit granted to a pipeline that transports liquefied carbon dioxide and no pipeline that transports liquefied carbon dioxide shall be permitted to operate for longer than twenty-five years	In committee	O&G
	HF 348	D	Prohibiting the misclassification of employees as independent contractors, providing penalties, and including applicability provisions	In committee	Both
	SF 376/ HSB 317	R	Provides for the siting and operation of renewable electric power generating facilities, relating to the siting and operation of renewable electric power generating facilities	In committee	Renewable
	SSB 1166	R	Regarding eminent domain, would exclude pipelines, roads, electric transmission lines and internet cables outside of a city from the definition of a public use thereby precluding eminent domain	In committee	Both
Indiana 1/8/25-4/29/25	Access al	l bills: <u>http</u>	:://iga.in.gov/		
	HB 1032	R	Regarding foreign individuals/entities, provides certain prohibitions involving goods, services, and property as specified	Passed House; to Senate	Both
	HB 1579	R	Amends the Indiana Code governing eminent domain for the pipeline transportation or underground storage of carbon dioxide and provides for the policy and procedures for the underground storage of carbon dioxide	In committee	O&G
	SB 178	R	Would recognize natural gas and propane as "clean energy" or "green energy" for purposes of any state or federal program that provides funding or other incentives for: (1) clean energy initiatives or projects; (2) green energy initiatives or projects; or (3) any similarly designated initiatives or projects; provides definitions and applicability	Passed both	O&G
	SB 451	R	Provides for a decrease in the individual adjusted gross income tax rate beginning in 2030 depending on certain conditions being met	Passed Senate; to House	Both
	SB 457	R	Regarding carbon sequestration, exempts a carbon dioxide transmission pipeline company from obtaining a certificate of authority if the company's carbon dioxide transmission pipeline project meets certain criteria; amends the definition of UIC Class VI permit and certain procedures; provides for certain carbon dioxide storage fees;	Passed both	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			provides for carbon dioxide investigatory wells; provides civil penalties for violations of the statutes regulating carbon sequestration		
<b>Kansas</b> 1/13/25-4/12/25	Access al	l bills: <u>http</u>	o://www.kslegislature.org/li/		
	HB 2064	R	Relating to solid waste disposal, removing the current solid waste permit exception for the disposal of solid waste generated by drilling oil and gas wells through the practice of land-spreading	In committee	O&G
	HB 2083	R	Providing a property tax exemption for new energy storage systems and excluding new energy storage systems from the commercial and industrial machinery and equipment exemption.	Passed House; to Senate	Both
	HB 2108	R	Requiring the state corporation commission to establish and enforce a code of conduct and agricultural mitigation protocol for the development, operation and decommissioning of certain large energy facilities	In committee	Both
	HB 2149	R	Requiring distributed energy retailers to disclose certain information to customers who are offered a contract to finance the construction, installation or operation of a distributed energy system and establishing requirements for a customer's construction, installation and operation of a renewable energy system subject to parallel generation services.	Passed both	Both
	HB 2187	R	Modifying eminent domain by eliminating the power of the legislature to take private property for economic development; narrowing the definition of public use; requiring a good faith offer of compensation to a property owner prior to filing an eminent domain action; providing that if the good faith offer is greater than the appraiser's award, the greater amount may be subject to appeal only by the property owner	In committee	Both
	HB 2233	R	Disqualifying from the carbon dioxide capture and sequestration property tax exemption and the income tax accelerated depreciation deduction if machinery and equipment are used to inject animal manure into the ground.	In committee	O&G
	HB 2309	R	Providing for the modernization of notarization and the county register of deeds process with respect to real estate documents for the purpose of mitigation of real estate document-related fraud, requiring the development, implementation and administration of a two-tiered authentication system for notarization of real estate documents, requiring use of a 3D biometric antifraud system by all notaries public by December 31, 2026, and	In committee	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			allowing any register of deeds to delay filing of real estate documents in the event of suspected fraud for purpose of investigating of the validity of such document		
	HB 2318	R	Provides for reduction in state income and privilege tax rates contingent upon the balance of the Budget Stabilization Fund and growth in the State General Fund receipts from income and privilege taxes in excess of the FY 2024 amount, adjusted for inflation	Passed House; to Senate	Both
	HB 2336	R	Would create a procedure to allow corporate income tax rates to decrease in tax year 2028	Passed House; to Senate	Both
	HB 2345	R	Creating the Kansas office of natural resources within the executive branch of government; establishing the division of water resources, division of conservation and division of water policy and planning therein; transferring certain powers, duties and functions; abolishing the Kansas water office, the Kansas department of agriculture, division of conservation and the Kansas department of agriculture, division of water resources	In committee	Both
	SB 173	R	Relating to the development of certain wind and solar electric generation resources, establishing requirements for the conveyance of leases and easements; requiring a county to approve the development of a commercial wind or solar energy facility before the conveyance of any such lease or easement	In committee	Renewable
	SB 259	R	Relating to income tax, providing that future tax rate decreases be contingent on exceeding revenue estimates	Passed Senate; to House	Both
	SB 269	R	Would clarify that a taxpayer who has filed an appeal for a previous year that has not been decided by the board and still pending at the time another appeal is filed would not be charged a filing fee	Passed both	Both
Kentucky 1/7/25-3/28/25		ıı bilis: <u>htt</u> p	os://legislature.ky.gov/Legislation/Pages/default.aspx		
	HB 790	R	Prohibits the Kentucky State Board on Electric Generation and Transmission Siting from granting a setback deviation for an application for a solar merchant electric generating facility made after January 1, 2026, that would allow the facility to be located within 350 feet of an adjoining property owner unless consented to in writing and approved by the legislative body of the local government where the adjoining property is located; establish requirements for the application of the minimum setback requirements for solar merchant electric generating facilities	Passed House; to Senate	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	HB 791	D	Provides for a private cause of action and penalties for misclassification of employees; provides definition of "independent contractor"	In committee	Both
	SB 89	R	Amends definitions related to water and water treatment	Passed both	Both
<b>Louisiana</b> 4/14/25- 6/12/25	Access al	l bills: <u>http</u>	://www.legis.la.gov/legis/BillSearch.aspx?sid=LAST		
<b>Maryland</b> 1/8/25-4/7/25	Access al	l bills: <u>http</u>	l ps://msa.maryland.gov/msa/mdmanual/07leg/html/prod	c.html	
	HB 220	D	Altering the definition of "Tier 1 renewable source" for purposes of excluding energy derived from waste and refuse from being eligible for inclusion in the renewable energy portfolio standard; and applying the Act to all renewable energy portfolio standard compliance years starting on or after January 1, 2025	In committee	Renewable
	HB 632	D	Applying to all private sector employers, rather than only employers in the construction and landscape services industries, provisions of law that prohibit an employer from failing to properly classify an individual who performs work for remuneration paid by the employer	In committee	Both
	HB 742	R	Prohibiting a person constructing a solar energy generating station from exercising a right of condemnation in connection with that construction	In committee	Renewable
	HB 1035	D	Next Generation Energy Act. Establishes a procurement process for a minimum of approximately 3,100 megawatts of dispatchable energy generation and a related temporary expedited approval process, establishes a ratepayer funded incentive for new nuclear energy, and generally prohibits behind-the-meter co-location unless an equivalent amount of additional power is created by the generating station; may provide an easier path to build new power plants, including natural gas-fired facilities	In committee	Both
	HB 1036/ SB 931	D	Altering the factors the Public Service Commission must consider before taking final action on a certificate of public convenience and necessity; establishing certain requirements for the construction of a certain solar energy generating station or energy storage device; requiring the Commission to conduct a certain study to establish a process by which the Commission may establish partnerships between electric companies and electricity suppliers for electricity generation projects	In committee	Renewable



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	HB 1101/ SB 836	R	Decreasing, over 5 taxable years, the state corporate income tax rate from 8.25% to 6.25%	In committee	Both
	HB 1149	R	Requiring the Public Service Commission to conduct an analysis of the full costs and benefits of sources of electricity generation in the State; requiring the Commission to include recommended policy changes to support the development of energy sources with the lowest costs and greatest benefits to the ratepayers of the State; and requiring the Commission to reports its findings and recommendations to certain committees of the General Assembly by December 1, 2026	In committee	Both
	HB 1484	D	Applying certain public participation requirements to permits for projects that have been identified by the Department of the Environment as having an increased potential for adverse community environmental and public health impacts; requiring a person applying for certain environmental permits for certain projects with an increased potential to cause adverse community environmental and public health impacts to include in the permit application an environmental impact analysis	In committee	O&G
	SB 250	D	Authorizing the Department of the Environment to charge a fee for processing and issuing on-site sewage disposal permits and individual well construction permits under certain circumstances; authorizing the Department to establish by regulation a fee for the Responsible Personnel Training Program Certification; requiring a holder of a license to transfer oil into the State to pay a certain fee when oil owned by the licensee is first transferred into the State	Passed Senate; to House	O&G
	SB 316	D	Requiring each electric company in the State to submit to the Public Service Commission by certain dates plans for the construction or procurement of distribution-connected energy storage devices and to construct or procure the devices in accordance with the plan; providing for the creation of zero-emission credits by beneficial nuclear facilities; requiring the Commission to pursue certain coordinated approaches to offshore wind energy transmission development	In committee	Renewable
	SB 434	D	Renaming the "renewable energy portfolio standard" to be the "clean energy portfolio standard"; altering the minimum required percentage of energy that must be derived from clean energy sources in certain years under the clean energy portfolio standard; altering the contents of and approval criteria for an application for an offshore wind project	In committee	Renewable

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	SB 640	R	Prohibiting a person constructing a solar energy generating station from exercising a right of condemnation in connection with that construction	In committee	Renewable
	SB 737	R	Prohibiting certain persons from exercising a right of condemnation to acquire property for the purpose of constructing a power line or a generating station that produces electricity from wind energy or solar energy, and prohibiting the State or any of its instrumentalities or political subdivisions from acquiring by condemnation property that is encumbered by certain conservation easements or will be used for the construction of a power line or a certain generating station	In committee	Renewable
Х	SB 878	R	Authorizing a person to engage in the hydraulic fracturing of a well for the exploration or production of oil or natural gas in the state	Withdrawn by sponsor	O&G
	SB 953	R	Establishing the Task Force to Develop a Realistic Electricity Plan for Maryland to study and make recommendations on the State's current and future electricity needs under various scenarios; and prohibiting the Public Service Commission from approving the construction or expansion of transmission lines in the State from July 1, 2025, through May 1, 2026	In committee	O&G
	SB 978/ HB 1484	D	Applying certain public participation requirements to permits for projects that have been identified by the Department of the Environment as having an increased potential for adverse community environmental and public health impacts; requiring a person applying for certain environmental permits for certain projects with an increased potential to cause adverse community environmental and public health impacts to include in the permit application an environmental impact analysis	In committee	Both
Michigan	Access a	    bills: http	os://legislature.mi.gov/Bills		
1/8/25- 12/31/26					
	HB 4027	R	Amends existing zoning law regarding renewable energy projects	In committee	Renewable
	HB 4144	D	Amends the corporate income tax rate and provides for severance tax allocation	In committee	O&G
	SB 6	D	Provides a definition of independent contractor and provides for enforcement and penalties for employment violations including those related to independent contractor classification	In committee	Both
<b>Minnesota</b> 1/7/25-4/6/25	Access a	ll bills: <u>http</u>	os://www.leg.mn.gov/leg/legis		



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
✓	SF 202/ HF 359	R	Modifies several real property statutes, including statutes governing partition actions and eminent domain; also updates effective date language for laws enacted in 2024 governing transfer on death deeds	Enacted 3/28/25; Multiple eff. dates	Both
<b>Mississippi</b> 1/7/25-4/6/25	Access al	l bills: <u>http</u>	://www.legislature.ms.gov/		
	HB 608	R	Providing for the licensure of land surveyors as provided	Passed both	Both
<b>√</b>	HB 1186	R	Requiring natural gas piping system testing in school facilities	Enacted 3/12/25; Multiple eff. dates	O&G
	HB 1366	R	Updates effective dates for court fees as provided	Passed both	Both
Х	HB 1480	R	Provides authority for the Secretary of State to approve leases on Public Trust Tidelands	Died in committee	Both
х	HB 1730	R	Appropriations bill approving the expenditure of special funds for the purpose of defraying the expenses of the state oil and gas board for fiscal year 2026	Passed both; died in conference	O&G
Х	SB 2008	R	For leases terminating or expiring provides for certain recordation requirements	Passed Senate; Died in House	O&G
Х	SB 2231	R	Modifies definitions for clean energy sources	Died in committee	Renewable
X	SB 2245	R	Authorizes the sale of certain sixteenth section mineral interests to the enterprises owning or operating certain projects, or to authorize the perpetual waiver of the right to use the surface of such sixteenth section lands for exploration or production of minerals; amends existing law to provide an exception to the reservation of minerals in, on and under certain sixteenth section lands conveyed for industrial development	Passed Senate; Died in House	O&G
X	SB 2246	R	Revises leasing procedure for leases for oil, gas and mineral explorations	Died in committee	O&G
	SB 2381	D	Provides authority for the Secretary of State to approve leases on Public Trust Tidelands	Passed both	Both
	SB 2422	R	Amends existing law regarding the licensure of land surveyors	In committee	Both
X	SB 2427	R	Regarding onshore oil wells, requires compliance with anchoring requirements to be determined by the State Oil and Gas Board	Died in committee	O&G
	SB 2814	R	Amends existing law regarding the mineral documentary tax as provided	In committee	O&G
X	SB 2832	R	To modernize and simplify the notice publication process for counties by allowing online publication as an alternative to newspaper publication in counties where there is no newspaper published or located within the county	Passed Senate; Died in House	Both



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
Х	SB 2880	R	Regarding carbon credits or sequestration, requires recorded instrument to convey	Died in committee	O&G
Missouri	Access al	l bills: <u>http</u>	l ps://www.senate.mo.gov/BTSSearch/default		
1/8/25-5/16/25	HB 425	R	Phases out the corporate income tax	In committee	Both
	HB 798	R	Amends various income tax provisions related to both personal income and corporate income as provided	Passed House; to Senate	Both
	SJR 32	R	Constitutional amendment, if approved by the voters, modifies provisions relating to taxation	Passed Senate; to House	Both
	SJR 42	R	Constitutional amendment, if approved by the voters, modifies provisions relating to taxation	In committee	Both
Montana 1/6/25-5/9/25	Access al	l bills: http	os://bills.legmt.gov/		
	HB 69	R	Would revise hard rock and rock products mining fees	Passed House; to Senate	Both
	HB 87	R	Would revise property taxation procedures and county reimbursement for certain lands purchased by the Department of Fish, Wildlife, and Parks	In committee	Both
	HB 122	R	Revises right-of-way law regarding use of public right-of-way for utility lines and facilities, including natural gas pipelines as provided	Passed House; to Senate	Both
	HB 257	R	Adds "broadband", and "wired communications" to the definition of critical infrastructure and removes fencing, barrier and signage requirements for such sites when it comes to trespassing charges/prosecutions	Passed both	Both
	HB 285/ SB 221	R	Makes various changes to the Montana Environmental Policy Act as provided	HB 285 Passed House; to Senate; SB 221 passed Senate to House	Both
	HB 326	R	Establishes a tax on electrical energy not produced by coal to match coal severance tax rate	In committee	Both
	HB 379	R	Amends existing law regarding the sale and leasing of state land as provided	In committee	Both
	HB 428	R	Revises workers' compensation law; revises definition of "employer" for purposes of workers' compensation law	Passed House; to Senate	Both
	HB 466	R	Provides for categorical exclusions from the Montana Environmental Policy Act	In committee	Both
	HB 481	R	Requiring certain state agencies to publish guidance documents from the U.S. Environmental Protection Agency; and requiring the departments of agriculture and environmental quality and the board of oil and gas conservation to create a website for federal guidance documents	In committee	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	HB 587	R	Provides for revisions to mine reclamation laws	Passed House; to Senate	Both
	HB 647	R	Prohibits the Forestry and Trust Lands Division of the Department of Natural Resources and Conservation from leasing state lands to nonprofit organizations	In committee	Both
	HB 676	R	Makes various revisions to state land and water laws	Passed House; to Senate	Both
	HB 886	R	Provides for a water division court and water division judges	In committee	Both
	HB 915	R	Revises taxation of certain wind generation facilities	In committee	Renewable
	HJ 17	R	Urging Congress and the President of the United States to undertake actions to unleash American energy by reforming and streamlining permitting obligations and repealing or revising environmental regulations and environmental reviews that do not align with national security interests	Passed House; to Senate	Both
	HJ 24	R	Joint house resolution supporting Utah in their land lawsuit against the United States	In committee	Both
	HJ 39	D	Joint house resolution supporting the protection and retention of national public lands	In committee	O&G
	SB 32	R	Would revise various property taxes as provided	In committee	Both
	SB 53	R	Regarding income taxes, amends the withholding required on mineral royalty payments	Passed Senate; to House	O&G
	SB 81	R	Revises lease of state lands for underground gas storage	In committee	O&G
	SB 83	R	Revise law to recognize commission authority to regulate public use of private property under access agreements	Passed both	Both
	SB 92	R	Regarding attorneys, provides that membership and paying dues to the State Bar of Montana would be voluntary	Passed Senate; to House	Both
	SB 160	R	Revise alternative energy project laws to require a bond prior to construction	In committee	Renewable
	SB 209	R	Revises term length of conservation easements	In committee	Both
	SB 221	R	Provides for greenhouse gas (GHG) assessments; revising directions for environmental impacts statements related to GHG assessment; provides definitions	Passed Senate; to House	O&G
	SB 263	R	Revises law regarding state ownership of water rights on state lands	Passed Senate; to House	O&G
	SB 339	R	Revises distribution of certain oil and natural gas production taxes; revising deposits to the oil and gas production damage mitigation account	In committee	O&G
	SB 358	R	Generally revising ground water laws; revising exceptions from water right permitting; providing for closure and monitoring of aquifers; revising	In committee	O&G



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			designation of controlled ground water areas; revising department duties; providing rulemaking authority		
	SB 436	R	Revises existing law for water rights exempt from permitting	Passed Senate; to House	O&G
	SB 520	R	Revise laws regarding mining leases on state lands	Passed Senate; to House	Both
<b>Nebraska</b> 1/8/25-6/9/25			s://nebraskalegislature.gov/bills/ a non-party affiliation state legislature		
	LB 7	N/A	Changes provisions relating to affidavits for covered real estate, foreign-owned real estate, and oil and gas leases	In committee	Both
	LB 35	N/A	Change provisions relating to the requirements for certain exemptions for privately developed renewable energy generation facilities	In committee	Both
✓	LB 43	N/A	Change provisions relating to notice and certification requirements for electric generation facilities, transmission lines, and privately developed renewable energy generation facilities located near military installations	Enacted 2/25/25; Eff. 90 days after session	Both
	LB 171	N/A	Change provisions relating to individual and corporate income tax rates	In committee	Both
	LB 317	N/A	Merge the Department of Natural Resources with the Department of Environment and Energy and change the name to the Department of Water, Energy, and Environment and provide changes to powers and duties	In committee	Both
<b>Nevada</b> 2/3/25-6/2/25	Access al	ll bills: <u>htt</u> p	l os://www.leg.state.nv.us/App/NELIS/REL/83rd2025/B	ills/List	
	AB 109	D	Regarding geothermal resources, requires that all water brought to the surface from a geothermal resource is subject to appropriation procedures; requires a water right to be issued by the Division of Water Resources prior to drilling a geothermal well in Nevada; requires the Administrator of the Department of Minerals to transmit a copy of a dissolved mineral application for review; through this process, the State Engineer is required to determine potential impacts to existing rights, protectable interests in existing domestic wells, and the public interest	In committee	Renewable
	SB 314	D	Revising a definition relating to certain renewable energy facilities; revising provisions governing the establishment by the Public Utilities Commission of Nevada of biennial targets for the procurement of energy storage systems by certain	In committee	Renewable



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			electric utilities; requiring the Commission to reevaluate the existing biennial targets; eliminating an obsolete provision relating to the establishment of such targets; establishing requirements for the installation of electrochemical energy storage systems		
New Mexico 1/21/25- 3/22/25	Access a	ll bills: <u>htt</u> p	os://www.nmlegis.gov/Legislation/BillFinder/Number		
	HB 14	D	Enacts the Oil and Gas Equalization Surtax in the Oil and Gas Emergency School Tax Act, imposing a new privilege tax on the severance and sale of oil in New Mexico. The tax is set at 0.28 percent of the taxable value of these products, only when oil prices are \$55 per barrel or higher. When prices are below \$55 per barrel, the equalization tax is zero. These sections also reduce the existing oil and gas emergency school tax on natural gas by 0.1 percent to 3.9 percent; repealing the Working Families Tax Credit and enacting the Earned Income Tax Credit	Passed both	O&G
	HB 25	D	Creates the Land Grant-Merced Infrastructure Act and provides for land grants, a related council, trust fund, project fund infrastructure, legislative oversight, authorization for severance tax bonds, and bonding capacity amendments	In committee	Both
	HB 33	D	Would prohibit the construction of new sources relating to oil and gas in counties where ozone concentrations are in excess of the primary national ambient air quality standards for ozone	In committee	O&G
	HB 34	D	Provides that under the state Oil and Gas Act, the Oil Conservation Commission as part of the New Mexico Energy, Minerals and Natural Resources Department and the Oil Conservation Division, in addition to their existing authority to prevent waste and protect correlative rights, may regulate to protect public health and the environment	In committee	O&G
	HB 35	D	Would establish "children's health protection zones" throughout the state and require increased monitoring of oil and gas operations in those areas defined in the bill as any space a mile from the property line of a school.	In committee	O&G
	HB 45	R	Renewable Energy Production Tax Act. Provides for a tax on renewable energy electric generation and provides exemptions	In committee	Renewable
	HB 51	D	Creates an energy storage system income tax credit applicable to both individual and corporate income taxes	In committee	Both
	HB 128	D	Appropriates \$60 million from the general fund to the Energy, Minerals and Natural Resources Department for the New Mexico Finance Authority	Passed both	Renewable

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			to carry out the purposes of the local solar access fund; provides for regulations and procedures		
	HB 137	D	Strategic Water Supply Act. Authorizes the Office of the State Engineer, New Mexico Environment Department, and Energy, Minerals and Natural Resources Department to award grants and projects from the newly created strategic water supply fund; imposes a new 5-cent-per-barrel tax on produced water resulting from oil and gas production, and impose new regulation on drilling notices; directs the revenue from the proposed 5-cent-per-barrel of produced water tax be deposited in the fund; creates carve outs for when the new fee will apply and when it does not, stating the fee will not apply if the produced water is: (1) Used for enhanced or secondary oil; (2) Recycled or reused at a well or facility that is permitted by the Oil Conservation Division of the Energy, Minerals and Natural Resources Department; or (3) Used in a way regulated by the Water Quality Control Commission pursuant to the Water Quality Act and for which a permit from the Department of Environment is required; also increases the reporting requirements of the Oil Conservation Division, requiring the division to track which barrels of produced water are subject to the proposed produced water barrel fee; makes appropriations. <a href="UPDATE">UPDATE</a> : Committee substitute (2/11/25) aims to strip so-called produced water from the measure. In addition to removing fracking wastewater projects, it will include a "broader universe" of brackish water. Initially, the bill only allowed projects to take advantage of deep groundwater, located 2,500 feet below the surface, to avoid conflicts over water rights. The new version would allow for shallower wells to be tapped, as long as the projects respect existing water rights-holders and follow state regulations. The new measure also strips a per-barrel feet that wasted by the version to the projects to the projects to the projects to the projects respect existing water rights-holders and follow state regulations.	Passed both	O&G
	HB 140	D	would have been imposed on fracking wastewater  A bill to define, and add "hazardous waste constituents" to the duties and powers of the Environmental Improvement Board	Passed both	O&G
	HB 141	D	General Appropriation Act of 2025; making annual general appropriations and authorizing expenditures by state agencies including those related to oil and gas	In committee	Both
	HB 222	D	Requiring disclosures of chemicals used in hydraulic fracturing operations and downhole operations; prohibiting the use of hydraulic fracturing fluids, drilling fluids and proppants that contain per- or polyfluoroalkyl substances; prohibiting the use of chemicals in downhole	In committee	O&G



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			operations that have not been disclosed; provides penalties		
	HB 257	D	Relating to the Oil Conservation Division, providing that the division may make rules and orders regulating the transfer of oil and gas wells, including limitations on certain transfers	In committee	O&G
	HB 258	D	Providing natural gas capture requirements for the operator of an oil or gas well or natural gas gathering system	In committee	O&G
	HB 259	D	Increasing civil penalties assessed for violations of the Oil and Gas Act; increasing certain application fees in the Oil and Gas Act and adjusting them for inflation	In committee	O&G
	HB 273	R	Relating to renewable energy; amending existing law to include natural gas using combined cycle technology in the definition of "renewable energy resource"	In committee	Renewable
	HB 289	D	Relating to geothermal resources, amending the provisions of the Geothermal Projects Development Fund regarding the competitive bidding process	Passed House; to Senate	Renewable
	HB 311	D	Creates the Reclaimed Water Act, providing a process for creation of reclaimed water authorities; providing powers and duties of an authority; providing for the use, sale, provision and certification of reclaimed water, including treated wastewater and produced water	In committee	O&G
	HB 327	R	Would include natural gas using combined cycle technology in the definition of "renewable energy resource" under existing Rural Electric Cooperative Act and the Renewable Energy Act	In committee	Renewable
	HB 328	R	Would repeal Clean Transportation Fuel Standards; prohibiting the adoption or continuation of rules providing for a Clean Transportation Fuel Standard	In committee	O&G
	HB 361	D	Proposes to enable the Energy, Minerals and Natural Resources Department to authorize the repurposing of depleted oil and gas wells to be utilized for energy storage or geothermal energy development. The bill provides for the well to be plugged if these uses are no longer viable	Passed both	O&G
	HB 403	R	Relating to the oil and gas reclamation fund, increasing the amount of the tax imposed pursuant to the oil and gas conservation tax act distributed to the fund; amending how money in the fund can be used	In committee	O&G
	HB 457	R	Enacting the Geologic Carbon Dioxide Sequestration Act; providing for unitization of formations for subsurface sequestration of carbon dioxide; creating the Oil Conservation Division Systems and Hearings Fund; creating the framework for the state to take over licensing	Passed House; to Senate	O&G

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			of Class VI wells used for long-term geologic sequestration of carbon dioxide		
	HB 458	R	Enacting the Geologic Carbon Dioxide Sequestration Act; providing rulemaking authority; creating a fund; permitting transfer of stewardship to the state; creates the financing and regulatory framework for HB 457	Passed both	O&G
	HB 481	D	Providing that owners, operators or lessees with a current or prior interest or control of an oil or gas well, facility, pit or installation of immobile surface equipment shall be responsible for reimbursing the oil conservation division of the energy, minerals and natural resources department for plugging and abandonment costs and other associated costs	In committee	O&G
	HB 497	R	Amends the Inspection of Public Records Act to add records to those exempt from public inspection, clarify and constrain the procedures for requesting records, and create parameters for claims against public bodies, including immunizing employees from claims	In committee	Both
	HB 548	D	Creates the Oil and Gas Equalization Tax Act. Proposes a new severance tax on oil and gas producers and interest owners; imposes a privilege tax on all products severed and sold at a rate of 0.85% of the taxable value of oil and on oil or other liquid hydrocarbons removed from natural gas at or near the wellhead; this new 0.85% tax is on the net taxable value of oil production, which currently has a tax rate of 3.15%; the Act would also define the roles of state regulators, interest owners, operators, and purchasers in the taxation process	In committee	O&G
	HB 581	D	Requiring the Department of Environment and local agencies to complete all inspections on existing sources owned or operated by permit applicants before the issuance of operating or construction permits for new or modified sources to such applicants; establishing a periodic inspection program in 2025 that shall use the best available technology; requiring the department and local agencies to increase permitting fees to implement the inspection program; requiring the department to report to the legislature in 2026 and 2027 regarding the inspection program	In committee	O&G
	HJM 5	D	Requesting the legislature support federal administrative action and permanent protections for the Upper Pecos Watershed to safeguard critical water resources, the local economy, the environment and cultural heritage	Passed House; to Senate	O&G
<b>√</b>	HM 4	R	House Memorial providing that the oil and natural gas industry be recognized for its vital contributions to the state by declaring January 28, 2025 "New Mexico Oil and Gas Day" in the House of Representatives	Enacted 1/28/25	O&G

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
<b>√</b>	HM 37/ SM 14	D	Affirming the state's commitment to protecting and preserving Mount Taylor as a traditional cultural property and opposing uranium mining projects that threaten Mount Taylor's cultural and environmental integrity	Enacted 3/11/25	Both
	SB 4	D	A bill to stabilize statewide greenhouse gas emissions limits and require greenhouse gas emissions reporting	Tabled in committee	O&G
	SB 9	D	A bill to enhance civil penalties for violation of the Pipeline Safety Act in conformity with federal guidelines	Passed both	O&G
	SB 21	D	A bill enacting the Pollutant Discharge Elimination System Act to require permits for discharges and require the Water Quality Control Commission to adopt rules for implementation, but pollutant definition exempts oil and gas as provided	Passed both	Both
	SB 22	D	A bill to modify water pollution and discharge regulations, source permitting and penalties, exempting oil and gas as provided	In committee	Both
	SB 23	D	Amends the State Land Office lease form for "premium" tracts in the Permian Basin oil and gas tracts of state trust land to increase the maximum royalty rate from one-fifth of the value of the oil or natural gas produced to one-fourth of the value of the oil or gas; the new form would be used for leases issued on or after July 1, 2025; only raises royalties on new wells	Passed both	O&G
	SB 138	D	Removes distributions from the oil and gas proceeds and pass-through entity withholding tax to the magistrate retirement fun and judicial retirement fund	In committee	Both
	SB 141	D	Increases corporate income tax rate from 5 and nine-tenths percent of taxable income to 6 and nine-tenths percent as provided; amends existing law to provide for a reduction in gross receipts tax	In committee	Both
	SB 178	D	Amends existing law regarding produced water and abandoned wells; specifically, restricting the use of produced water off the oilfield for research purposes only; imposing a five-cent (\$.05) produced water fee on barrels of produced water from oil or gas wells; creating the plugging and remediating abandoned wells fund; depositing money collected from the produced water fee into the plugging and remediating abandoned wells fund	In committee	O&G
	SB 230	R	Amends maximum fees allowed for notary services as follows: for acknowledgments, increase from \$5.00 to \$12.00 per acknowledgment; for oaths or affirmations without a signature, increase from \$5.00 to \$12.00 per person; for jurats, increase from \$5.00 to \$12.00 per jurat; for copy certifications, increase from \$0.50 to \$1.20 per	In committee	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			page with a minimum total charge from \$5.00 to \$12.00; and for a technology fee, increase from \$25.00 to \$60.00 or other amount established by rule by the Secretary of State per notarial act performed with respect to an electronic record		
	SB 324	D	Amends existing law regarding nondisclosure and non-disparagement agreements related to certain types of harassment, discrimination, and retaliation and includes independent contractors in those amendments	In committee	Both
	SB 342	D	Requiring the Department of Environment to promulgate rules for the use of brackish water; making an appropriation to the office of the state engineer for brackish water use exploration, treatment and aquifer characterization for water projects; making appropriations to the Board of Regents of the New Mexico Institute of Mining and Technology and the Board of Regents of New Mexico State University for the development of technology for projects related to brackish water use.	In committee	O&G
	SB 514	R	Amends the Severance Tax Bonding Act to require the severance tax bonding capacity available for new projects to annually be divided equally among the House, Senate, and the governor, with the House and Senate portions divided equally among the chambers' members. The bill requires the governor's share to be committed to the acquisition or improvement of state assets and to capital projects of statewide or regional significance	In committee	O&G
	SB 559	R	Makes various tax changes, including amending the tax brackets; reducing the rates of the gross receipts tax; repealing the estate tax act, alternative fuel tax act; reducing the capital gains deduction pursuant to the income tax act; enacting a gross receipts tax exemption for donations to nonprofit organizations; imposing additional registration fees for electric and plug-in hybrid electric vehicles; providing sunset dates for certain credits, deductions and exemptions; repealing certain gross receipts tax distributions to municipalities	In committee	Both
	SM 3	D	Directs the Department of Game and Fish, Forestry Division and State Land Office to jointly develop recommendations for a statewide beaver management plan; this memorial requests a determination for which agency takes a lead role for development of the plan, which stakeholder groups to include in development of a timeframe and budget implications; recommendations from the three listed agencies should be presented jointly to the appropriate interim committee(s) by October 1, 2025	In committee	Both



SM 16   R   Senate Memorial expressing opposition to the use of eminent domain to establish a national interest electric transmission corridor in eastern New Mexico	State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
AB 880/ SB 2415   D   Prohibits publicly owned treatment works from accepting wastewater associated with the exploration, delineation, development, or production of natural gas exploration, delineation, development, or production of natural gas exploration, development and production for 5 years or as long as gas is produced   AB 962   D   Establishes a one hundred percent clean renewable energy system for electricity by 2030   In committee areas for the purpose of gas and unique areas for the purpose of gas and oil production   In committee areas for the purpose of gas and oil production   In committee   AB 1591   D   Increases the amount of geothermal energy systems tax credits   In committee   Renewable systems   AB 3061   D   Creating a tax abatement for geothermal energy systems tax credits   In committee   Stablishes a right of first refusal in the state for federal public land to be transferred   In committee   Stablishes are right of the state of a certain size   D   Would require greenhouse gas emissions reporting   In committee   Stablishes the Climate Protection Insurance Act which prevents New York-based insurers from insuring new fossil fuel projects; aligns insurer policies with science-based objectives for reducing climate-heating pollution, divests insurance company investment funds from oil, gas and coal companies   SB 824   D   Climate Change Superfund Act amendments; expands the coverage period under which parties would be liable for emissions from 2000 to 2024 (previously 2000-2018) while also providing additional time for the New York Department of Environmental Conservation to develop the regulatory scheme necessary to implement the Act (enacted in 2024 that seeks to hold major fossil fuel companies financially accountable for alleged contributions to climate change)   In committee   Renewable   Re		SM 16	R	of eminent domain to establish a national interest electric transmission corridor in eastern New	In committee	Both
SB 2415  accepting wastewater associated with the exploration, delineation, development, or production of natural gas  AB 956  R Authorizes counties to lease county land for natural gas exploration, development and production for 5 years or as long as gas is produced  AB 962  D Establishes a one hundred percent clean renewable energy system for electricity by 2030  AB 1179/ SB 1069  Prohibits the lease of state forests, reforestation areas, wildlife management areas and unique areas for the purpose of gas and oil production  AB 1591  D Increases the amount of geothermal energy systems tax credits  AB 3061  Creating a tax abatement for geothermal well systems  AB 3096/ SB 384  AB D SE stablishes a right of first refusal in the state for federal public land to be transferred  SB 384  AB D Would require greenhouse gas emissions reporting by companies doing business in the state of a certain size  SB 186  SB 186  D Establishes the Climate Protection Insurance Act which prevents New York-based insurers from insuring new fossil fuel projects; aligns insurer policies with science-based objectives for reducing climate-heating pollution; divests insurance company investment funds from oil, gas and coal companies  SB 824  SB 824  C Climate Change Superfund Act amendments; expands the coverage period under which parties would be liable for emissions from 2000 to 2024 (previously 2000-2018) while also providing additional time for the New York Department of Environmental Conservation to develop the regulatory schema necessary to implement the Act (enacted in 2024 that seeks to hold major fossil fuel companies financially accountable for alleged contributions to climate change)  SB 1105  R Directs the New York State Energy Research and Development Authority to conduct a feasibility		Access al	l bills: http	://public.leginfo.state.ny.us/navigate.cgi		
AB 956 R Authorizes counties to lease county land for natural gas exploration An, development and production for 5 years or as long as gas is produced  AB 962 D Establishes a one hundred percent clean renewable energy system for electricity by 2030  AB 962 D Prohibits the lease of state forests, reforestation areas, wildlife management areas and unique areas for the purpose of gas and oil production  AB 1991 D Increases the amount of geothermal energy systems tax credits  AB 3061 D Creating a tax abatement for geothermal well systems tax credits  AB 3061 D Establishes a right of first refusal in the state for federal public land to be transferred  AB 3096 SB 384  AB D Would require greenhouse gas emissions reporting by companies doing business in the state of a certain size  SB 186 D Establishes the Climate Protection Insurance Act which prevents New York-based insurers from insuring new fossil fuel projects; aligns insurer policies with science-based objectives for reducing climate-heating pollution; divests insurance company investment funds from oil, gas and coal companies  SB 824 D Climate Change Superfund Act amendments; expands the coverage period under which parties would be liable for emissions from 2000 to 2024 (previously 2000-2018) while also providing additional time for the New York Department of Environmental Conservation to develop the regulatory schema necessary to implement the Act (enacted in 2024 that seeks to hold major fossil fuel companies financially accountable for alleged contributions to climate change)  SB 1105 R Directs the New York State Energy Research and Development Authority to conduct a feasibility  In committee  Renewable  In committee  In committee  In committee  In committee  In committee  O&G  Certain size  Cimate Change			D	accepting wastewater associated with the exploration, delineation, development, or	In committee	O&G
AB D Prohibits the lease of state forests, reforestation areas, wildlife management areas and unique areas for the purpose of gas and oil production  AB 1591 D Increases the amount of geothermal energy systems tax credits  AB 3061 D Creating a tax abatement for geothermal well systems  AB D Establishes a right of first refusal in the state for federal public land to be transferred  AB 3086 P Se 384  AB D Would require greenhouse gas emissions reporting by companies doing business in the state of a certain size  SB 186 D Establishes the Climate Protection Insurance Act which prevents New York-based insurers from insuring new fossil fuel projects; aligns insurer policies with science-based objectives for reducing climate-heating pollution; divests insurance company investment funds from oil, gas and coal companies  SB 824 D Climate Change Superfund Act amendments; expands the coverage period under which parties would be liable for emissions from 2000 to 2024 (previously 2000-2018) while also providing additional time for the New York Department of Environmental Conservation to develop the regulatory schema necessary to implement the Act (enacted in 2024 that seeks to hold major fossil fuel companies financially accountable for alleged contributions to climate change)  SB 1105 R Directs the New York State Energy Research and Development Authority to conduct a feasibility		AB 956	R	Authorizes counties to lease county land for natural gas exploratioAn, development and production for	In committee	O&G
areas, wildlife management areas and unique areas for the purpose of gas and oil production  AB 1591 D Increases the amount of geothermal energy systems tax credits  AB 3061 D Creating a tax abatement for geothermal well systems  AB D Establishes a right of first refusal in the state for federal public land to be transferred  Both Federal public land to be transferred  In committee O&G  Both Federal public land to be transferred  In committee O&G  Both Federal public land to be transferred  In committee O&G  Both Federal public land to be transferred  In committee O&G  Both Federal public land to be transferred  In committee O&G  Both Federal public land to be transferred  In committee O&G  Both Federal public land to be transferred  In committee O&G  Both Federal public land to be transferred  In committee O&G  Both Federal public land to be transferred  In committee O&G  Both Federal public land to be transferred  In committee O&G  Both Federal public land to be transferred  In committee O&G  Both Federal public land to be transferred  In committee O&G  Both Federal public land to be transferred  In committee O&G  Both Federal public land to be transferred  In committee O&G  Both Federal		AB 962	D		In committee	Renewable
Systems tax credits  AB 3061 D Creating a tax abatement for geothermal well systems  AB 3096/ SB 384  AB D Establishes a right of first refusal in the state for federal public land to be transferred by companies doing business in the state of a certain size  SB 186 D Establishes the Climate Protection Insurance Act which prevents New York-based insurers from insuring new fossil fuel projects; aligns insurer policies with science-based objectives for reducing climate-heating pollution; divests insurance company investment funds from oil, gas and coal companies  ✓ SB 824 D Climate Change Superfund Act amendments; expands the coverage period under which parties would be liable for emissions from 2000 to 2024 (previously 2000-2018) while also providing additional time for the New York Department of Environmental Conservation to develop the regulatory schema necessary to implement the Act (enacted in 2024 that seeks to hold major fossil fuel companies financially accountable for alleged contributions to climate change)  SB 1105 R Directs the New York State Energy Research and Development Authority to conduct a feasibility		1179/	D	areas, wildlife management areas and unique	In committee	O&G
AB 3096/ SB 384  AB D Would require greenhouse gas emissions reporting by companies doing business in the state of a certain size  SB 186  B B 884  D Would require greenhouse gas emissions reporting by companies doing business in the state of a certain size  SB 186  D Establishes the Climate Protection Insurance Act which prevents New York-based insurers from insuring new fossil fuel projects; aligns insurer policies with science-based objectives for reducing climate-heating pollution; divests insurance company investment funds from oil, gas and coal companies  ✓ SB 824  D Climate Change Superfund Act amendments; expands the coverage period under which parties would be liable for emissions from 2000 to 2024 (previously 2000-2018) while also providing additional time for the New York Department of Environmental Conservation to develop the regulatory schema necessary to implement the Act (enacted in 2024 that seeks to hold major fossil fuel companies financially accountable for alleged contributions to climate change)  SB 1105  R Directs the New York State Energy Research and Development Authority to conduct a feasibility  In committee  Both  In committee  O&G  O&G  2/28/25; Multiple  eff. dates  Als the Climate of the New York Department of Environmental Conservation to develop the regulatory schema necessary to implement the Act (enacted in 2024 that seeks to hold major fossil fuel companies financially accountable for alleged contributions to climate change)  SB 1105  R Directs the New York State Energy Research and Development Authority to conduct a feasibility		AB 1591	D	Increases the amount of geothermal energy	In committee	Renewable
AB 3096/ SB 384  AB 4282/ SB 3456  D Would require greenhouse gas emissions reporting by companies doing business in the state of a certain size  SB 186  D Establishes the Climate Protection Insurance Act which prevents New York-based insurers from insuring new fossil fuel projects; aligns insurer policies with science-based objectives for reducing climate-heating pollution; divests insurance company investment funds from oil, gas and coal companies  SB 824  D Climate Change Superfund Act amendments; expands the coverage period under which parties would be liable for emissions from 2000 to 2024 (previously 2000-2018) while also providing additional time for the New York Department of Environmental Conservation to develop the regulatory schema necessary to implement the Act (enacted in 2024 that seeks to hold major fossil fuel companies financially accountable for alleged contributions to climate change)  SB 1105  R Directs the New York State Energy Research and Development Authority to conduct a feasibility  In committee  D&G  O&G  O&G  O&G  O&G  O&G  O&G  O&G		AB 3061	D	Creating a tax abatement for geothermal well	In committee	Renewable
by companies doing business in the state of a certain size  SB 3456  SB 186  D  Establishes the Climate Protection Insurance Act which prevents New York-based insurers from insuring new fossil fuel projects; aligns insurer policies with science-based objectives for reducing climate-heating pollution; divests insurance company investment funds from oil, gas and coal companies  SB 824  D  Climate Change Superfund Act amendments; expands the coverage period under which parties would be liable for emissions from 2000 to 2024 (previously 2000-2018) while also providing additional time for the New York Department of Environmental Conservation to develop the regulatory schema necessary to implement the Act (enacted in 2024 that seeks to hold major fossil fuel companies financially accountable for alleged contributions to climate change)  SB 1105  R  Directs the New York State Energy Research and Development Authority to conduct a feasibility		3096/	D	Establishes a right of first refusal in the state for	In committee	Both
which prevents New York-based insurers from insuring new fossil fuel projects; aligns insurer policies with science-based objectives for reducing climate-heating pollution; divests insurance company investment funds from oil, gas and coal companies  ✓ SB 824 D Climate Change Superfund Act amendments; expands the coverage period under which parties would be liable for emissions from 2000 to 2024 (previously 2000-2018) while also providing additional time for the New York Department of Environmental Conservation to develop the regulatory schema necessary to implement the Act (enacted in 2024 that seeks to hold major fossil fuel companies financially accountable for alleged contributions to climate change)  SB 1105 R Directs the New York State Energy Research and Development Authority to conduct a feasibility		4282/	D	by companies doing business in the state of a	In committee	O&G
expands the coverage period under which parties would be liable for emissions from 2000 to 2024 (previously 2000-2018) while also providing additional time for the New York Department of Environmental Conservation to develop the regulatory schema necessary to implement the Act (enacted in 2024 that seeks to hold major fossil fuel companies financially accountable for alleged contributions to climate change)  SB 1105 R Directs the New York State Energy Research and Development Authority to conduct a feasibility  2/28/25; Multiple eff. dates		SB 186	D	which prevents New York-based insurers from insuring new fossil fuel projects; aligns insurer policies with science-based objectives for reducing climate-heating pollution; divests insurance company investment funds from oil, gas and	In committee	O&G
SB 1105 R Directs the New York State Energy Research and Development Authority to conduct a feasibility Renewable	<b>√</b>	SB 824	D	expands the coverage period under which parties would be liable for emissions from 2000 to 2024 (previously 2000-2018) while also providing additional time for the New York Department of Environmental Conservation to develop the regulatory schema necessary to implement the Act (enacted in 2024 that seeks to hold major fossil fuel companies financially accountable for alleged	2/28/25; Multiple	O&G
		SB 1105	R	Directs the New York State Energy Research and Development Authority to conduct a feasibility	In committee	Renewable

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
North Carolina 1/8/25-7/31/25	Access al	l bills: <u>http</u>	s://www.ncleg.gov/		
North Dakota 1/7/25-5/2/25	Access al	l bills: <u>http</u>	os://ndlegis.gov/assembly/69-2025/bill-index.html?#12	<u>210</u>	
	HB 1032	R	This bill provides clean-up language regarding duties of municipal courts	Passed House; to Senate	Both
	HB 1058	R	Enacts a new section of the state code to provide language for the regulation of aboveground storage tanks with oversight by the Department of Environmental Quality	Passed both	O&G
<b>√</b>	HB 1175	R	Relating to the North Dakota Commission on Uniform State Laws, amends existing law regarding membership, meeting and organizational procedures, duties, and compensation of commissioners	Enacted 3/21/25; Eff. 8/1/25	Both
	HB 1210	R	Creates a new section of the code related to carbon dioxide pipeline or associated facility damages	In committee	O&G
	HB 1279	R	Extends the existing coal conversion facilities privilege tax	Passed House; to Senate	Both
	HB 1292	R	Amends current code by removing the term "carbon dioxide" from sections of the common pipeline carriers code as provided	In committee	O&G
	HB 1295	R	Relating to the evaluation of economic development tax incentives, the carbon dioxide capture and injection use tax exemption, and the ad valorem property tax exemption for carbon dioxide capture equipment used for enhanced oil recovery and secure geologic storage, repeals existing code sections relating to the carbon dioxide pipeline exemption, payments in lieu of taxes for certain carbon dioxide pipeline property, and the carbon dioxide capture and injection sales tax exemption	In committee	O&G
	HB 1414	R	Amends and reenacts existing code sections relating to the revocation of common carrier status of carbon dioxide pipelines and to repeal a code relating to the exercise of public domain in geological storage of carbon dioxide	In committee	O&G
	HB 1459	R	Provides for the regulations, development, and production of critical minerals and rare earth elements	Passed House; to Senate	Both
	HB 1483	R	Amends the applicable taxation provision for oil produced from a new well drilled and completed outside the Bakken and Three Forks formations	Passed House; to Senate	O&G
	HB 1573	R	Imposes a pore space utilization tax and creates a North Dakota disaster fund	In committee	O&G

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	HB 1574	R	Updates the regulation of carbon dioxide and nitrogen gas and provides a prohibition that a person may not construct, implement, or operate a direct air carbon dioxide capture project in this state	In committee	O&G
	HB 1576	R	Provides for a legislative management study of the oil and gas tax revenue allocation formulas	In committee	O&G
	HB 1609	R	Provides for an apprenticeship program to sit for the state bar examination	In committee	Both
<b>√</b>	HCR 3016	R	A concurrent resolution recognizing the benefits of enhanced oil recovery and encouraging the State of North Dakota and federal government to maintain favorable policies that support the development of carbon capture technology and utilization of carbon dioxide as a commodity for advancing energy security	Adopted 3/16/25	O&G
	SB 2014	R	Providing for the Underground Energy Storage Research Project and related reporting to legislative management	Passed Senate; to House	Both
✓	SB 2053	R	Increases the state bar admission fee for attorneys from the current \$150 to \$200	Enacted 3/14/25; Eff. 8/1/25	Both
	SB 2058	R	Updates existing law relating to the operations of the board of water well contractors	Passed both	Both
	SB 2116	R	Provides for technical hearings related to energy conversion and transmission facilities	Passed both	Both
	SB 2302	R	Provides qualifications for applications for oil and gas leases on state lands or state school lands; and provides a penalty	Passed both; to Gov.	O&G
	SB 2304	R	Provides for tribal oil and gas tax revenue allocation withholding	In committee	O&G
	SB 2313	R	Provides amendments to existing code regarding reclamation of land disturbed by oil and gas activity	In committee	O&G
	SB 2320	R	Provides an exception to the existing carbon dioxide pipeline exemption	In committee	O&G
	SB 2321	R	Amends existing law relating to awarding costs and fees in eminent domain proceedings	Passed Senate; to House	Both
	SB 2322	R	Amends existing law regarding the exercise of eminent domain, providing prohibitions, including carbon dioxide, carbon capture, renewables as listed, anything under a federal 45Q tax credit, and updates the definition of common pipeline carriers	In committee	O&G
	SB 2323	R	Relating to oil and gas gross production tax allocations and the state share of oil and gas tax allocations, amends existing law as provided	Passed Senate; to House	O&G
	SB 2335	R	Updates existing law relating to the recovery of attorney's fees in an action relating to oil and gas production	Passed both	O&G
	SB 2379	R	Amends existing law relating to the surveying process during eminent domain proceedings	Passed both	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	SCR 4026	R	A concurrent resolution directing the Legislative Management to consider studying the feasibility and desirability of establishing a state-owned association for the development and production of oil and gas	In committee	O&G
	_				
Ohio 1/6/25- 12/31/25	Access al	ll bills: <u>htt</u> p	os://www.legislature.ohio.gov/		
	HB 1	R	To modify the law that prohibits certain governments, businesses, and individuals from acquiring certain real property and to name this act the Ohio Property Protection Act	In committee	Both
	HB 15/ SB 2	R	Comprehensive electric distribution, transmission, and reliability bill to provide increased power generation and improved affordability and reliability for Ohio's electric grid. Read more: https://www.brickergraydon.com/insights/publications/ohio-senate-unveils-energy-legislation-key-differences-between-s-b-2-and-h-b-15	In committee	Both
	HB 71	D	Would require horizontal oil and gas well owners that drill in state parks to disclose the chemical components of the materials used in the drilling operation	In committee	O&G
	HB 170/ SB 136	R	Would establish a process to regulate carbon capture and storage technologies and the geologic sequestration of carbon dioxide for long-term storage	In committee	O&G
	SB 132	D	To prohibit the removal of oil or gas from under state lands via horizontal wells and to name this act the Protecting Public Resources, Ecosystems, and Sensitive lands from Extraction, Violation, and Exploitation (PRESERVE) Act	In committee	O&G
Oklahoma 2/3/25-5/30/25	Access al	ll bills: <u>htt</u> p	o <u>://www.oklegislature.gov/</u>		
	HB 1129	R	Increases the small claims court filing fee	In committee	Both
	HB 1157	R	Removes the chief deputy administrator of the Liquefied Petroleum Gas Administration as well as modifies references related to fees	Passed House; to Senate	O&G
	HB 1200	R	Amends existing tax law relating to Oklahoma taxable income and adjusted gross income; modifying provisions related to apportionment factors for computation of taxable income of certain taxpayers; modifying provisions related to inclusion of certain transactions for purposes of sales apportionment factor	Passed House; to Senate	Both
	HB 1369	R	Modifying surety amounts and types for certain oil and gas operations	Passed House; to Senate	O&G
	HB 1370	R	Amends sunset dates regarding the Corporation Commission plugging fund; modifying termination	Passed House; to Senate	O&G

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			and start dates for certain taxes; modifying sales tax amount; providing that a certain percentage of the sales tax be credited and apportioned to the Corporation Commission Plugging Fund; providing a cap on amount apportioned to the Corporation Commission Plugging Fund		
	HB 1371	R	Adds an exemption regarding when interest is not required regarding the proceeds from the sale of oil or gas production to include returned payments or payments that are never cashed	Passed House; to Senate	O&G
	HB 1373	R	Commercial Solar Facility Decommissioning Act. Requires an industrial solar power facility to include a provision in their contract with the landowner guaranteeing they will remove their solar equipment from the landowner's property according to this act and any other laws and regulations. Any contract agreement that exempts an industrial solar power facility from such liability is void (i.e., the bill prohibits contractual provisions that exempt operators from their decommissioning obligations.) The measure further requires a solar facility to provide the landowner with financial assurance proving their ability to remove the solar power equipment from the property. Such financial assurance must be updated every five years to take into account for inflation and other cost adjustments. A solar facility may not cancel such financial assurance before they have completed their obligations to remove the equipment	Passed House; to Senate	Renewable
	HB 1543	R	Allows the Conservation Commission to enter into contracts with Conservation district directors to fulfill its duties; updates language to clarify the Commission can work with tribes; the measure removes the ability of the Commission to maintain a Conservation District Consolidation Fund	Passed House; to Senate	Both
	HB 1666	R	Amends the definition of public agency as used in the Oklahoma Underground Facilities Damage Prevention Act to include any county in the state	Passed House; to Senate	O&G
	HB 1707	R	Requires active well operators to possess certain liability insurance	In committee	O&G
	HB 2036	R	Provides the circumstances for property owners to be reimbursed during eminent domain proceedings	Passed House; to Senate	Both
	HB 2100	D	Exempts private lands which are part of the Conservation Commission Cost-Share Program from eminent domain	In committee	Both
	HB 2155	R	Directs the Corporation Commission to promulgate rules for the permitting and regulation of renewable energy facilities in the state. The rules must also include a process for notifying landowners of any new facility, and for collecting complaints about facility operators. Pre-existing facilities or facilities	Passed House; to Senate	Renewable

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			under construction must obtain a permit by January 1, 2026. Lastly, the measure authorizes the Commission to fine operators for rule violations		
	HB 2751	R	Relating to wind energy, making legislative findings; defining terms; providing for setback requirement for certain affected counties; providing exceptions; authorizing waiver by certain owners of real property; providing for continuation of setback; providing procedures for referral of question to eligible voters of a county; requiring Oklahoma Corporation Commission to maintain database; providing for non-codification; and providing for codification	Passed House; to Senate	Renewable
	HB 2752	R	Regarding eminent domain for electricity, determining when eminent domain may be used; providing that eminent domain shall not be used for certain facilities on private property; requiring certain entities seeking eminent domain to receive specific certificates under certain circumstances; providing the Corporation Commission grant such certificates	Passed House; to Senate	Both
	SB 91	R	Creates the Spring Creek Watershed Study Act; directs the Oklahoma Conservation Commission to begin a comprehensive water quality study of the Spring Creek Watershed located in Cherokee, Delaware, and Mayes counties near Kansas, Oklahoma in partnership with relevant nonprofit organizations and government agencies; findings from the study shall be used to implement voluntary, incentive-based conservation practices; creates the Spring Creek Watershed Water Quality Advisory Group as well as a technical advisory group, advisory groups shall assist the Commission in developing the report as well as recommend policies incentivize participation; also creates the Spring Creek Watershed Study Revolving Fund	Passed Senate; to House	O&G
	SB 132	R	Provides that a shut-in gas well that is shut-in after the effective date of this act may be shut-in for a period not to exceed 7 years. Any owner of a shut-in gas well that is shut in prior to the effective date of this act shall have 10 years from the effective date to either plug the well or produce from it. By July 1, 2028, such owners shall be required to reduce the amount of shut-in wells by 25%. The amount shall be reduced by 50% no later than July 1, 2031, and by 100% no later than July 1, 2035. The measure directs the Corporation Commission to promulgate rules to implement the provisions of this measure	Passed Senate; to House	O&G
	SB 237	R	Relating to properties owned by the Commissioners of the Land Office, requiring payment in lieu of ad valorem tax; providing	Passed Senate; to House	O&G

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			method for computation of payment; imposing requirement with respect to leases of real property; requiring county assessor to provide information to the Commissioners of the Land Office by specified date		
	SB 259	R	Regarding water and water rights, establishing procedures for permitting, monitoring, and reporting of groundwater use; making an appropriation to the Oklahoma Water Resources Board	In committee	O&G
	SB 269	R	Regarding carbon sequestration, modifying jurisdiction over certain injection wells; establishing provisions for establishment of certain CO2 sequestration facilities and storage units	Passed Senate; to House	O&G
	SB 290	R	Modifying certain income tax rates for certain tax years as provided	In committee	Both
	SB 292	R	Amends existing law regarding certain income taxes as provided	In committee	Both
	SB 293	R	Modifying certain income tax rate for certain tax years as provided	In committee	Both
	SB 295	R	Modifying certain income tax rate for certain tax years as provided	In committee	Both
	SB 298	R	Relating to gross production tax on certain interests and microgrids, providing an exemption; defining a term; requiring exemption to be made through issuance of a refund; prescribing requirements to claim refund	In committee	O&G
	SB 311	R	Regarding the gross production tax on certain interests, modifying the tax rate as provided	In committee	O&G
	SB 322	R	Modifying rate for certain corporations for certain tax years	In committee	Both
	SB 323	R	Modifying the rates for certain individuals and corporations for certain tax years as provided	In committee	Both
	SB 642	R	Amends existing worker's compensation law and provides that a person who performs work or provides a service for an oil or gas well operator shall not be entitled to coverage under the general contractor's workers' compensation insurance policy unless the independent subcontractor and the general contractor enter into an agreement	Passed Senate; to House	O&G
	SB 897	R	Extends the sunset date for the Corporation Commission Plugging Fund from July 1, 2026, to July 1, 2036	Passed Senate; to House	O&G
	SB 951	R	Amends existing law regarding Commissioners of the Land Office as it relates to the granting of commercial and agricultural leases	Passed Senate; to House	O&G
	SB 994	R	Provides that the power of eminent domain shall not be used for the siting or building of wind energy facilities, solar energy facilities, battery storage facilities, hydrogen gas facilities, or carbon capture and sequestration projects	In committee	Renewable

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
Pennsylvania 1/7/25- 12/17/25	Access al	    bills: <u>htt</u> p	os://www.palegis.us/legislation/bills		
	HB 42	D	Establishes regulations regarding emergency response teams employed in operations regarding the drilling and production of oil and gas wells	In committee	O&G
	HB 43	D	Regarding well permit applications, the bill provides that the well operator shall give public notice of the filing by publication in a newspaper of general circulation, published in the locality where the permit is applied for, once a week for four consecutive weeks	In committee	O&G
	HB 84	D	Would prohibit the spreading of oil and gas wastewater, also known as production brine, on all land, developed or undeveloped	In committee	O&G
	HB 88	R	Directs all of the lease and royalty payments that the Department of Conservation and Natural Resources collects from streambed leases that are outside of the state forest to the counties where oil or gas production is occurring	In committee	O&G
	HB 347	R	Providing for the leasing of subsurface rights on state forest and park property for oil and natural gas development; establishing a restricted account within the Oil and Gas Lease Fund; making an appropriation; and abrogating an executive order and other orders and administrative policies	In committee	O&G
	HB 364	D	To restore the authority of the Department of Environmental Protection and the Environmental Quality Board to adjust bonding amounts for conventional oil and gas wells	In committee	O&G
	HB 514	R	Clarifies that municipalities are allowed to continue this practice of spreading brine, solely from the conventional industry, not from unconventionally fracked shale wells, on their roads for purposes of controlling dust and stabilizing roads	In committee	O&G
	HB 671	D	To establish plain language in oil and gas property contracts ( <i>Note: this bill has been introduced every session in the past three years and always fails</i> )	In committee	O&G
	SB 102	R	Would prohibit the distribution of impact fees generated from natural gas development to any municipality that unreasonably limits or prohibits future development of natural gas within the municipality	In committee	O&G
	SB 206	R	Would eliminate the state personal income tax	In committee	Both
	SB 207	R	Would accelerate the reduction of the Corporate Net Income Tax rate	In committee	Both
	SB 524	R	Providing for definitions for coal-powered plants; for regulations for natural gas and coal permit database; for natural gas and coal permit review procedure; and for withdrawal from Regional Greenhouse Gas Initiative; in development relating	In committee	O&G

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			to oil and gas, further providing for well permits and providing for leases in State parks and forests		
South Dakota 1/14/25- 3/31/25	Access al	l bills: <u>http</u>	os://sdlegislature.gov/Session/Bills/70		
<b>√</b>	HB 1008	R	Includes a hybrid facility, as defined, as a facility to be regulated by the Public Utilities Commission and amends existing law regarding other energy facilities and definitions as provided	Enacted 3/26/25; Eff. 7/1/25	Renewable
✓	HB 1052	R	A bill to prohibit the exercise of eminent domain for a pipeline that carries carbon oxide	Enacted 3/6/25; Eff. 7/1/25	O&G
Х	HB 1085	R	To establish a moratorium on the construction of carbon dioxide pipelines in this state unless certain federal rulemaking was in effect and applications complied with other state regulatory conditions or requirements	Passed House; Died in Senate	O&G
	HB 1107	R	Provides prohibitions regarding a natural asset company; provides definitions	In committee	O&G
	HB 1190	R	Requires an ownership disclosure for any non- individual entity that exercises eminent domain	In committee	Both
✓	HB 1192	R	Would remove the maximum fee permitted to be charged by a notary	Enacted 3/12/25; Eff. 7/1/25	Both
	HB 1228	R	Would require an environmental impact statement from applicants seeking a carbon dioxide transmission facility permit from the Public Utilities Commission of the State of South Dakota.	In committee	O&G
	HB 1240	R	Providing for an affidavit of succession and notice requirements for purposes of succeeding to the ownership of an abandoned mineral interest	In committee	O&G
	HB 1243	R	Would require an ownership disclosure for any non-individual entity that exercises eminent domain	In committee	Both
	HB 1249	R	Would protect landowners from the use of deception, fraud, harassment, intimidation, misrepresentation, or threat, in acquiring easements for linear infrastructure (which includes pipelines, railways, roads, and transmission lines)	Passed House; to Senate	O&G
	HB 1251	R	Would establish the minimum compensation for an easement obtained through the exercise of eminent domain for a project affecting multiple landowners	In committee	Both
	HCR 6004	R	Affirming the state's rejection of carbon dioxide pipelines and urging President Donald Trump to avoid interfering with the Summit Carbon Solutions carbon dioxide pipeline through exercise of federal eminent domain powers	In committee	O&G
	SB 49	R	Prohibits the exercise of eminent domain for a pipeline used for the transportation of carbon dioxide or hydrogen; provides that a permit for the	In committee	O&G

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			construction of a transmission facility designed for transporting carbon dioxide or hydrogen does not supersede or preempt any county or municipal building, land use, or zoning ordinance, regulation or rule; a person may not exercise the right of eminent domain to construct a solar energy facility, wind energy facility, or any facility that qualifies for a federal tax credit as indicated		
	SB 198	R	Establishes conditions a prospective condemnor must satisfy before commencing condemnation proceedings; adds new section to the code requiring mediation and establishing procedures	Passed Senate; to House	Both
<b>Tennessee</b> 1/14/25-4/25/25	Access a	ll bills: <u>http</u>	o://www.capitol.tn.gov/		
	HB 124	R	Regarding the Tennessee Safe Drinking Water Act, amends existing law regarding the fees for the production of oil and gas and amends sections related to coal combustion residuals	In committee	O&G
	HB 1062/ SB 930	R	Increases, from three to five days after receipt, the maximum time that the Department of Environment and Conservation has to publish on the department's website a notice of intent to appeal a final order by the Board of Water Quality, Oil and Gas or an administrative judge	In committee	O&G
	HB 1174/ SB 796	R	Vacates and reconstitutes the Tennessee Board of Water Quality, Oil and Gas effective July 1, 2025	HB 1174 passed House; to Senate	O&G
	HB 1259/ SB 639	R	Increases, from five to seven days, the amount of time members of the Tennessee Board of Water Quality, Oil and Gas must be notified in advance of the time and place of any regular or special meeting	HB 1259 passed House; to Senate	O&G
	SB 639	R	Increases, from five to seven days, the amount of time members of the Tennessee board of water quality, oil, and gas must be notified in advance of the time and place of any regular or special meeting	In committee	O&G
	SB 1377/ HB 494	R	Authorizes a public or private entity, including an internet or application-based company, to voluntarily contribute funds to a portable benefit plan as a form of compensation to an independent contractor; prohibits contributions to a portable benefit plan from being used as a criterion for determining a worker's employment classification under certain provisions of present law governing employer/employee relations	SB 1377 passed both; to Gov.	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
<b>Texas</b> 1/14/25-6/2/25	Access a	ll bills: <u>http</u>	os://capitol.texas.gov/Home.aspx		
	HB 16	R	Amends existing law relating to the oversight and financing of certain water infrastructure matters under the jurisdiction of the Texas Water Development Board	In committee	O&G
	HB 40	R	Amends various sections of the code relating to the state business court	In committee	Both
	HB 48	R	Relating to the creation of an organized oilfield theft prevention unit within the Department of Public Safety	In committee	O&G
	HB 143	R	Relating to the authority of the Railroad Commission of Texas and the Public Utility Commission of Texas to address a failure by an operator to maintain an electrical power line serving a well site or certain surface facilities in accordance with the National Electrical Code	In committee	O&G
	HB 188	R	Relating to the allocation of certain constitutional transfers of money to certain funds and accounts, including the Texas severance tax revenue and oil and natural gas (Texas STRONG) defense fund, and to the permissible uses of money deposited to the Texas severance tax revenue and oil and natural gas (Texas STRONG) defense fund	In committee	O&G
	HB 191	R	Relating to the purchase of or acquisition of title to real property by certain foreign entities	In committee	O&G
	HB 202	R	Relating to making permanent the limitation on increases in the appraised value of certain real property for ad valorem tax purposes	In committee	Both
	HB 206	R	Relating to limitations on a county's authority to require a cash bond before approving the construction of a pipeline	In committee	O&G
	HB 243	R	Relating to the authority of the attorney general to acquire by eminent domain certain real property owned by aliens or foreign entities	In committee	Both
	HB 263	R	Relating to the grant program distributing money from the transportation infrastructure fund, providing for grant distribution based on producing vertical and horizontal wells as provided	In committee	O&G
	HB 265	R	Would divert a percentage of oil and gas severance taxes to benefit oil-producing counties; directs a portion of those taxes to 32 eligible counties to be used for infrastructure repairs, emergency services, health care, education and workforce development	In committee	O&G
	HB 402	R	Relating to the purchase of or acquisition of title to real property by certain aliens or foreign entities	In committee	Both
	HB 459	D	Relating to the establishment by the Railroad Commission of Texas of a policy to eliminate the routine flaring of natural gas from wells or other facilities regulated by the commission	In committee	O&G

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	HB 490/ HB 1898	R	Relating to a limitation on increases in the appraised value of real property for ad valorem tax purposes	In committee	Both
	HB 553	R	Relating to the permitting of renewable energy generation facilities by the Public Utility Commission of Texas; and authorizing fees; to protect the "wildlife, water, and land of [Texas] against the impacts of renewable generation facilities," the bill seeks to require wind and solar developers conduct an environmental impact study, pay an annual environmental impact fee, contribute to a renewable energy cleanup fund, and hold public hearing all before a project is even permitted	In committee	Renewable
	HB 575	D	Relating to preparation for and response to weather emergencies that affect certain natural gas facilities; increasing the amount of civil and administrative penalties	In committee	O&G
	HB 1169	D	Relating to the adoption of a comprehensive plan to protect oil and gas infrastructure in this state	In committee	O&G
	HB 1174	D	Relating to a requirement that an applicant for a permit to drill an oil or gas well submit a gas capture plan for the well	In committee	O&G
	HB 1190	D	Relating to the reduction of methane gas flaring on land dedicated to the permanent university fund	In committee	O&G
	HB 1230	D	Relating to the requirement of a public hearing on certain applications for a permit to drill an oil or gas well	In committee	O&G
	HB 1238	R	Relating to the inspection of the location of a proposed Class I injection well	In committee	O&G
	HB 1308	R	Relating to employment practices of governmental entities, state contractors, and private employers in this state regarding the legal status of employees, including requiring participation in the federal electronic verification of employment authorization program, or E-verify program, and authorizing the suspension of certain licenses held by private employers for certain conduct in relation to the employment of persons not lawfully present	In committee	Both
	HB 1343	R	Creating spacing requirements that would have battery storage facilities be spaced out from each other to mitigate the risk of fire spread. While the specifics of the spacing requirement are still not clear, the industry is open to working on safety measures	In committee	Renewable
	HB 1378	R	Relating to municipal and county regulation of certain electric energy storage	In committee	Renewable
	HB 1488	R	Relating to employment practices of governmental entities, state contractors, and private employers in this state regarding the legal status of employees, including requiring participation in the federal electronic verification of employment authorization	In committee	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			program, or E-verify program, and authorizing the suspension of certain licenses held by private employers for certain conduct in relation to the employment of persons not lawfully present; providing an administrative penalty		
	HB 1508	R	Provides for the repeal of the franchise tax	In committee	Both
	HB 1523	R	Relating to a prohibition on the authorization by the Texas Commission on Environmental Quality of the use of a Class V injection well for certain aquifer storage and recovery projects	In committee	O&G
	HB 1533	R	Relating to the system for appraising property for ad valorem tax purposes	In committee	Both
	HB 1547	D	Relating to the exclusion from the market value of real property for ad valorem tax purposes of the value of any improvement, or any feature incorporated in an improvement, made to the property if the primary purpose of the improvement or feature is compliance with the requirements of standards that address accessible design of buildings or other facilities	In committee	Both
	HB 1566	R	Relating to the purchase of or acquisition of title to real property by certain foreign entities	In committee	Both
	HB 1618	R	Relating to aquifer storage and recovery projects that transect a portion of the Edwards Aquifer	In committee	Both
	HB 1622	R	Relating to making permanent the limitation on increases in the appraised value of certain real property for ad valorem tax purposes	In committee	Both
	HB 1647/ SB 494	D	Relating to the establishment of a theft of petroleum products task force	In committee	Both
	HB 1766	R	Relating to a requirement that an appraisal district rely on an appraisal of real property prepared by an appraiser and submitted to the district by the property owner when determining the value of the property	In committee	Both
	HB 1808	R	Amends existing law regarding the regulation and management of produced water from oil and gas operations	In committee	O&G
	HB 1849	R	Relating to the purchase of or acquisition of title to real property by certain aliens or foreign entities; creating a criminal offense	In committee	O&G
	HB 1895	R	Updates requirements relating to the operation or expansion of a wind-powered generation facility	In committee	Renewable
	HB 1897	R	Regarding a coastal wind power facility, relating to requirements for the approval by the Public Utility Commission of Texas of certain coastal facilities for the provision of electric service	In committee	Renewable
	HB 1898	R	Relating to a limitation on increases in the appraised value of real property for ad valorem tax purposes	In committee	Both



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	HB 1912	D	Relating to contracting with companies that boycott certain energy companies	In committee	O&G
	HB 1940	R	Relating to the clarification of the authority of an appraisal office to approve and implement a plan providing for the reappraisal of property in the appraisal district less frequently than annually	In committee	Both
	HB 1971/ SB 879	R	Relating to an exemption for drillers or operators of closed-loop geothermal injection wells from certain requirements applicable to persons involved in activities under the jurisdiction of the Railroad Commission of Texas	In committee	Renewable
	HB 2166	D	Relating to the establishment of an independent market monitor for the natural gas market by the Public Utility Commission of Texas and an independent organization certified for a power region	In committee	Both
	HB 2167	D	Relating to the creation of a gas inventory system by the independent organization certified for the ERCOT power region, the Public Utility Commission of Texas, and the Railroad Commission of Texas	In committee	Both
	HB 2203	R	Relating to liability for land surveying services in or in connection with certain construction or services contracts; defines "land surveyor"	In committee	Both
	HB 2204	R	Amends the Occupations Code relating to the regulation of land surveyors by the Texas Board of Professional Engineers and Land Surveyors	In committee	Both
	HB 2252	D	Regarding air quality permits issued by the Texas Commission on Environmental Quality for certain oil and gas facilities, removes the language: "considers whether the requirements of the permit should be imposed only on facilities that are located in a particular geographic region of the state" from existing law	In committee	O&G
	HB 2255	D	Relating to the rights of the owner of the surface of the land on which certain inactive wells subject to the jurisdiction of the Railroad Commission of Texas are located in connection with the performance of certain tests on the well	In committee	O&G
	HB 2256	D	Relating to financial security requirements for operators of oil and gas wells	In committee	O&G
	HB 2268	R	Makes amendments to existing law relating to the authority of the Texas Commission on Environmental Quality to create certain special districts	In committee	O&G
	HB 2326	R	Requiring the board members of the Texas Water Development Board to be elected by the qualified voters at a general election instead of appointed by the governor	In committee	Both



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
AAPL sponsored bill	HB 2349/ SB 1172	R	Relating to exempting certain transactions from regulation by the Texas Real Estate Commission (TREC), exempts landmen/AAPL members from requiring a TREC license for work in renewables and other energy sources	SB 1172 approved in cmte and recommended to calendar (3/19/25)	Renewable
	HB 2453	R	Relating to the authority of the Railroad Commission of Texas and the Public Utility Commission of Texas to address a failure by an operator to maintain an electrical power line serving a well site or certain surface facilities in accordance with the National Electrical Code	In committee	Both
	HB 2519	R	Amends existing law relating to notice and disclosures required to record an instrument conveying real property	In committee	Both
	HB 2584/ SB 1145	R	Relating to the authority of the Texas Commission on Environmental Quality to issue permits for the land application of water produced from certain mining and oil and gas extraction operations	SB 1145 passed Senate; to House	O&G
	HB 2605/ SB 1190	R	Relating to water losses reported by certain municipally owned utilities to the Texas Water Development Board	In committee	Both
	HB 2608	D	Relating to the consideration by the Texas Commission on Environmental Quality of alternative waste collection, treatment, and disposal options before issuing permits to discharge certain waste	In committee	O&G
	HB 2612	D	Relating to the establishment and functions of the Texas Carbon Dioxide Sequestration Policy Council	In committee	O&G
	HB 2663	R	Relating to the affirmation required to be made by an operator as part of an application to the Railroad Commission of Texas for an extension of the deadline for plugging an inactive well; providing for the imposition of a penalty	In committee	O&G
	HB 2706	D	Updates existing law relating to the possession of property to be acquired by eminent domain during pending litigation in a condemnation proceeding	In committee	Both
	HB 2719	D	Seeks to change the name and governance of the Railroad Commission of Texas	In committee	O&G
	HB 2722	D	Relating to the denial of certain applications for a permit or other authorization under the Texas Clean Air Act on the basis of certain adverse impacts	In committee	O&G
	HB 2930	R	Relating to the eligibility of land for appraisal for ad valorem tax purposes as qualified open-space land	In committee	Both
	HB 3035	R	Relating to the creation of an organized oilfield theft prevention unit within the Department of Public Safety	In committee	O&G
	HB 3038	D	Amends the Water Code related to the notice of intent to obtain a permit from the Texas Commission on Environmental Quality	In committee	Both



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	HB 3039	D	Relating to the definition of "affected person" for purposes of a contested case hearing held by or for the Texas Commission on Environmental Quality regarding certain environmental permit applications	In committee	O&G
	HB 3056	R	Updates the regulation of alternative energy generation related to solar and wind energy	In committee	Renewable
	HB 3064	R	Relating to the exemption of tangible personal property from ad valorem taxation	In committee	Both
	HB 3091	D	Relating to the regulation by the Railroad Commission of Texas of injection wells used to dispose of oil and gas waste; authorizing a fee	In committee	O&G
	HB 3093	R	Relating to the calculation of certain ad valorem tax rates of a taxing unit for a year in which a property owner provides notice that the owner intends to appeal an order of an appraisal review board determining a protest by the owner regarding the appraisal of the owner's property	In committee	Both
	HB 3094	R	Relating to the calculation of certain ad valorem tax rates of a taxing unit for a year in which a property owner provides notice that the owner intends to appeal an order of an appraisal review board determining a protest by the owner regarding the appraisal of the owner's property	In committee	Both
	HB 3158	R	Relating to imposition of application fees for certain permits and permit amendments for the disposal of oil and gas waste	In committee	O&G
	HB 3159	R	Providing for a tax exemption for oil and gas produced from a restimulation well	In committee	O&G
	HB 3217	D	Amends existing law relating to public comments on matters subject to a hearing under the jurisdiction of the Texas Commission on Environmental Quality	In committee	O&G
	HB 3228	R	Relating to the inclusion of recycling or disposal provisions in certain lease agreements for wind or solar power facilities	In committee	Renewable
	HB 3229	R	Providing for renewable energy component recycling facilities and providing a penalty	In committee	Renewable
	HB 3249	R	Relating to rules providing for certification of issues to the Texas Commission on Environmental Quality in contested cases referred to the State Office of Administrative Hearings by the commission	In committee	O&G
	HB 3278	R	Provides for a study on solar and wind energy and related facilities; provides that a solar energy project, wind energy project, solar generation facility, or wind generation facility is not eligible to receive a state economic incentive, including a state tax incentive	In committee	Renewable
	HB 3333	D	Relating to a restriction on permits authorizing direct discharges of waste or pollutants into water	In committee	O&G



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			in certain stream segments, stream assessment units, and drainage areas		
	HB 3334	R	Updates existing law relating to wildfire prevention, mitigation, and response at certain wells under the jurisdiction of the Railroad Commission of Texas; authorizing an administrative penalty	In committee	O&G
	HB 3619	R	Relating to the rights and liabilities of the owner of the surface estate of the tract of land on which a well to be plugged or replugged by the Railroad Commission of Texas is located	In committee	O&G
	HB 3652	R	Relating to a study by the Railroad Commission of Texas regarding the creation of a strategic gas and petroleum product reserve in this state	In committee	O&G
	HB 3707/ SB 1806	R	Regarding the inspection, purchase, sale, possession, storage, transportation, and disposal of petroleum products, oil and gas equipment, and oil and gas waste, creates criminal offenses and increases the punishment for an existing criminal offense	In committee	O&G
	HB 3868	R	Amends existing law regarding the Texas alternative fueling facilities program; provides for the adoption of hydrogen infrastructure and vehicles	In committee	Both
	HB 3901	R	Relating to an exemption of the transfer of certain rights in water from certain disclosure requirements applicable to the transfer of certain interests in real property, providing for groundwater or surface water rights	In committee	Both
	HB 3911	R	Providing for the plugging or replugging of orphaned wells by oil and gas lessees or mineral estate owners	In committee	O&G
	HB 3913/ SB 1968	R	Amends existing law regarding the licensing and regulation of certain real estate professionals by the Texas Real Estate Commission	In committee	Both
	HB 3997	R	Amends the Water Code to add a new section relating to permit application review and contested case procedures for environmental permits involving a project to construct or modify a liquefied natural gas export terminal	In committee	O&G
	HB 4004	R	Relating to the eligibility of property for certain ad valorem tax incentives if a wind-powered energy device or a solar energy device has been installed or constructed on the property	In committee	Renewable
	HB 4021	R	Providing for the declaration of an oil or gas emergency by the Railroad Commission of Texas and the liability of a person for assistance, advice, or resources provided in relation to an oil or gas emergency	In committee	O&G
	HB 4025	D	Relating to the authority of the Railroad Commission of Texas to require water pollution abatement plans for certain pipelines; providing for the imposition of a civil penalty	In committee	O&G



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	HB 4057	R	Relating to the authority of a taxing unit to enter into an agreement to exempt from ad valorem taxation a portion of the value of property on which a renewable energy facility is located or is planned to be located	In committee	Renewable
	HB 4058	R	Amends the existing Property Code regarding self-settled asset protection trusts	In committee	Both
	HB 4232	R	Relating to the maintenance of certain improvements associated with oil and gas development and production; authorizing an administrative penalty	In committee	O&G
	HB 4353	R	Relating to voter approval of a project to construct or install a wind power, solar power, or energy storage facility in certain counties.	In committee	Renewable
	HB 4384	R	Relating to the recovery of a gas utility's gross plant placed in service not yet being recovered in rates	In committee	O&G
	HB 5323	R	Provides for the creation of the Texas Energy Waste Advisory Committee	In committee	O&G
✓	HCR 24	R	Congratulating C. Richard "Dick" Sivalls on his receipt of the 2023 Top Hand Award from the Permian Basin Petroleum Association	Adopted 3/19/25	O&G
✓	HCR 43	R	Congratulating Jack D. Hightower on his induction into the Petroleum Hall of Fame	Adopted 3/19/25	O&G
✓	HCR 45	R	Honoring the memory of Peggy Case Worthington on the occasion of her posthumous induction into the Petroleum Hall of Fame	Adopted 3/19/25	O&G
	HCR 102	R	Urge the Congress of the United States to preserve Sections 45U (Zero-Emission Nuclear Power Production Credit), 45Y (Clean Electricity Production Tax Credit), and 48E (Clean Electricity Investment Tax Credit) of the Internal Revenue Code to support affordable and reliable energy resources	In committee	Both
	HJR 7	R	Proposing a constitutional amendment to dedicate a portion of the revenue derived from state sales and use taxes to the Texas water fund; (Enabling legislation is HB 16 above)	In committee	O&G
	HJR 26	R	Proposing a constitutional amendment to authorize the legislature to make permanent the limit on the maximum appraised value of real property other than a residence homestead for ad valorem tax purposes	In committee	Both
	HJR 45	R	Proposing a constitutional amendment to authorize the legislature to limit the maximum appraised value of real property for ad valorem tax purposes	In committee	Both
	HJR 47	R	Proposing a constitutional amendment providing for the creation of the Texas severance tax revenue and oil and natural gas (Texas STRONG) defense fund, dedicating the money in that fund to benefit areas of the state significantly affected by oil and gas production, and providing for the	In committee	O&G



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			transfer of certain general revenues to that fund, the economic stabilization fund, and certain other funds and accounts		
	HJR 64	R	Proposing a constitutional amendment to abolish ad valorem taxes	In committee	Both
	HJR 104	R	Proposing a constitutional amendment to authorize the legislature to make permanent the limit on the maximum appraised value of real property other than a residence homestead for ad valorem tax purposes	In committee	Both
	HJR 107	R	Proposing a constitutional amendment protecting the right to engage in the exploration for and production and export of oil, gas, and other minerals	In committee	O&G
	HJR 142	R	Proposing a constitutional amendment to abolish ad valorem taxes	In committee	Both
✓	HR 127/ SR 20	R	Recognizing February 4, 2025, as Texas Energy Day at the State Capitol	Adopted 2/4/25	O&G
	SB 7	R	Relating to the oversight and financing of certain water infrastructure matters under the jurisdiction of the Texas Water Development Board (TWDB); specifically, creates the Texas Water Fund Advisory Committee to provide oversight of all Texas Water Fund activities; Requires TWDB to submit a biennial progress report to the Legislature regarding projects financed with TWF money; Creates the Office of Water Supply Conveyance Coordination to optimize water supply infrastructure construction for regional and statewide interconnection and interoperability; Protects non-saline groundwater reserves in the state's rapidly depleting freshwater aquifers; Preserves local control over surface water rights; Authorizes TWDB's state water bank program to purchase out-of-state water for importation to meet the needs of Texans across the state; Expands both project eligibility for financing from the New Water Supply for Texas Fund and the available methods of financing; Prioritizes wastewater treatment projects in rural communities and small cities for financial assistance; and adds the Flood Infrastructure Fund to the TWF structure, allowing flood projects to be financed using a constitutionally dedicated funding stream	In committee	O&G
	SB 17	R	Relating to the purchase of or acquisition of title to real property by certain aliens or foreign entities	Passed Senate; to House	Both
	SB 75	R	Relating to the resilience of the electric grid and certain municipalities	In committee	Both
	SB 273	D	Relating to the consideration of the cumulative effects of air contaminant emissions in the emissions permitting process	In committee	O&G

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	SB 290	D	Amends existing law relating to notice to property owners regarding certain stationary LP-gas installations	Passed Senate; to House	O&G
	SB 292	R	Relating to certain requirements in connection with the acquisition of real property for public use by an entity with eminent domain authority	In committee	Both
	SB 307	R	Relating to the purchase of or acquisition of title to real property by certain aliens or foreign entities	In committee	Both
	SB 322	R	Relating to the limitation on increases in the appraised value of certain real property for ad valorem tax purposes	In committee	Both
	SB 324	R	Relating to requiring state contractors, political subdivisions of this state, and private employers to participate in the federal electronic verification of employment authorization program, or E-verify	In committee	Both
	SB 383	R	Provides for a prohibition of interconnection of an offshore wind power facility	In committee	Renewable
	SB 388	R	Relating to the legislature's goals for electric generation capacity in this state, requiring that 50% of the generating capacity on the ERCOT grid come from "dispatchable energy," a term used to describe human generated sources of energy	Passed Senate; to House	Both
	SB 419	R	Relating to the determination of the market value of solar energy property for ad valorem tax purposes	In committee	Renewable
	SB 429/ HB 853	D	Relating to the issuance of air quality permits for certain facilities located in a nonattainment area	In committee	O&G
	SB 494	R	Provides for the establishment of a theft of petroleum products task force	Passed Senate; to House	O&G
	SB 520	R	Relating to a priority system for consideration by state governmental entities of oral or written public comments received from certain persons	In committee	Both
	SB 561	D	Provides for the creation of the Office of Environmental Justice within the Texas Commission on Environmental Quality	In committee	O&G
	SB 616	R	Amends existing law regarding aquifer storage and recovery projects that transect a portion of the Edwards Aquifer	Passed Senate; to House	O&G
	SB 647	D	Amends existing law relating to the filing or recording of documents or instruments conveying or purporting to convey an interest in real or personal property regarding fraudulent filings	In committee	Both
	SB 687	R	Amends existing law regarding liability for land surveying services in or in connection with certain construction or services contracts; provides land surveyor definition	In committee	Both
	SB 693	D	Provides for creating a criminal offense for the use of a notary seal or counterfeit seal on a fraudulent document or instrument	In committee	Both
	SB 714	R	Moves to eliminate differences in electricity prices due to federal tax credits afforded to renewable	In committee	Renewable



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			energy generation by allowing the PUCT and ERCOT to charge grid costs back to facilities who are eligible for federal tax credits		
	SB 715	R	Amends current law relating to the applicability of certain electric generation reliability requirements	In committee	Both
	SB 766	D	Relating to the correction of references to the Texas Natural Resource Conservation Commission as provided	Passed Senate; to House	Both
	SB 782	R	Provides for a tax exemption for oil and gas produced from restimulation wells applying only to hydrocarbons produced on or after January 1, 2026	In committee	O&G
	SB 819	R	Relating to renewable energy generation facilities and interconnection	In committee	Both
	SB 879	R	Relating to an exemption for drillers or operators of closed-loop geothermal injection wells from certain requirements applicable to persons involved in activities under the jurisdiction of the Railroad Commission of Texas	In committee	Renewable
	SB 1001	D	Relating to the allocation of certain constitutional transfers of money to certain funds and accounts, including the Texas severance tax revenue and oil and natural gas (Texas STRONG) defense fund, and to the permissible uses of money deposited to the Texas severance tax revenue and oil and natural gas (Texas STRONG) defense fund	In committee	O&G
	SB 1009	R	Adopts the Uniform Easement Relocation Act, providing definitions and processes and procedures as stated	In committee	Both
	SB 1051	D	Relating to the calculation of certain ad valorem tax rates of a taxing unit for a year in which a property owner provides notice that the owner intends to appeal an order of an appraisal review board determining a protest by the owner regarding the appraisal of the owner's property	In committee	Both
	SB 1052	D	Relating to the calculation of certain ad valorem tax rates of a taxing unit for a year in which a property owner provides notice that the owner intends to appeal an order of an appraisal review board determining a protest by the owner regarding the appraisal of the owner's property	In committee	Both
	SB 1054	D	Relating to the creation of the criminal offense of oil and gas equipment theft, providing for an offense and providing definitions	In committee	O&G
	SB 1060	R	Amends existing law regarding inspection of the location of a proposed Class I injection well	In committee	O&G
	SB 1146	R	Relating to the plugging or replugging of certain inactive wells subject to the jurisdiction of the Railroad Commission of Texas	Passed Senate; to House	O&G
	SB 1150	R	Updates existing law regarding the plugging of certain inactive wells subject to the jurisdiction	In committee	O&G

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			of the Railroad Commission of Texas; sets deadlines to plug inactive wells in Texas during the next 15 years; gives regulators more authority over oil and gas companies to enforce plugging requirements and directs them to submit annual reports		
	SB 1157	D	Provides for methane and flaring reduction plans on university lands	In committee	O&G
	SB 1158	D	Repeals a section of the tax code regarding the temporary tax reduction for certain high-cost gas	In committee	O&G
	SB 1185	R	Relating to the authority of the Texas Commission on Environmental Quality to issue permits for the land application of water produced from certain mining and oil and gas extraction operations		
	SB 1211	R	Provides a definition of "freshwater" relating to an exemption from sales and use taxes for certain tangible personal property used in hydraulic fracturing	In committee	O&G
	SB 1216	D	Relating to the authority of the Railroad Commission of Texas to permit the release into the air of natural gas from a gas well, amends existing law regarding the prohibition against gas in the air	In committee	O&G
	SB 1258/ HB 2762	R	Regarding the ownership of pore space, provides a definition of pore space and provides that: (a) Unless expressly modified, reserved, or altered by a deed, conveyance, lease, or contract, the ownership of pore space is vested in the owner or owners of the surface estate of the land. (b) This section does not modify common law existing on the effective date of this section as it relates to the relationship between the mineral and surface estates	In committee	O&G
	SB 1259/ HB 2204	R	Amends existing law relating to the regulation of land surveyors by the Texas Board of Professional Engineers and Land Surveyors	In committee	Both
	SB 1261	R	Regarding the financing of water supply projects, provides for the issuance of bonds by political subdivisions for water projects	In committee	Both
	SB 1288/ HB 3316	R	Consolidates water supply financing advisory committees, relating to the redesignation of the State Water Implementation Fund for Texas Advisory Committee as the Texas Water Fund Advisory Committee, the abolition of the Texas Infrastructure Resiliency Fund Advisory Committee, and the composition and functions of the Texas Water Fund Advisory Committee	In committee	O&G
	SB 1289/ HB 3315	R	Adds the Flood Infrastructure Fund to the Texas Water Fund structure	In committee	O&G
	SB 1296	D	Provides for the phasing out of the tax reduction for certain high-cost gas	In committee	O&G



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	SB 1320	R	Relating to the establishment of the Organized Oilfield Theft Prevention Unit within the Texas Department of Public Safety	In committee	O&G
	SB 1381	R	Relating to creating a program allowing the state to accept and use donated wind turbine blades; authorizing a fee	In committee	Renewable
	SB 1399/ HB 49/ HB 3156	R	Updates existing law relating to fluid oil and gas waste and products and byproducts of that waste	In committee	O&G
	SB 1478	R	Updates existing law regarding owner facility agreements and financial assurance relating to relating to the removal of certain power facilities operated on leased property	In committee	Renewable
	SB 1629	R	Relating to the administration by the Texas Water Development Board of the Texas Water Bank and certain funds and accounts	In committee	O&G
	SB 1734	D	Updates existing law regarding fraudulent conveyances in real property	In committee	Both
	SB 1754	R	Relating to the authority of a taxing unit to enter into an agreement to exempt from ad valorem taxation a portion of the value of property on which a renewable energy facility is located or is planned to be located	In committee	Renewable
	SB 1759	R	Provides for the declaration of an oil or gas emergency by the Railroad Commission of Texas and the liability of a person for assistance, advice, or resources provided in relation to an oil or gas emergency	In committee	O&G
	SB 1762	D	Provides a definition of a geothermal energy conservation well in the Natural Resources Code	In committee	Renewable
	SB 1763	R	Provides for the production and ownership of brine	In committee	O&G
	SB 1806		Relating to the inspection, purchase, sale, possession, storage, transportation, and disposal of petroleum products, oil and gas equipment, and oil and gas waste; creating criminal offenses and increasing the punishment for an existing criminal offense	In committee	O&G
	SB 1853	D	Provides for actions on fraudulent conveyances to determine the status of certain documents or instruments purporting to convey title to or an interest in real property	In committee	Both
	SB 1875	R	Relating to the repeal of the requirement that certain entities subject to the franchise tax must file a public information report with the comptroller of public accounts	In committee	Both
	SB 1979	R	Providing for renewable energy generation facilities complaints; permits; financial assurance; release of financial assurance to grantee; forfeiture of financial assurance to landowner; authorizing fees	In committee	Renewable



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	SB 2050	R	Relating to the recycling and disposal of consumer energy storage modules as defined	In committee	Renewable
	SB 2122	D	Relating to imposition of application fees for certain permits and permit amendments for the disposal of oil and gas waste	In committee	O&G
	SB 2159	R	Relating to aquifer storage and recovery projects that transect a portion of the Edwards Aquifer	In committee	Both
	SB 2275	D	Relating to the submission of public comments regarding air, waste, or water permits issued by the Texas Commission on Environmental Quality, providing for submission by email	In committee	O&G
	SB 2449	R	Providing for financial assurance requirements for operators under the jurisdiction of the Railroad Commission of Texas	In committee	O&G
	SJR 20	R	Recognizing February 4, 2025 as Texas Energy Day	In committee	O&G
	SJR 23	R	Proposing a constitutional amendment to authorize the legislature to set a lower limit on the maximum appraised value of real property other than a residence homestead for ad valorem tax purposes and to postpone the expiration of the limit	In committee	Both
	SJR 66	R	Proposing a constitutional amendment dedicating a portion of the revenue derived from state sales and use taxes and insurance premium taxes to the Texas water fund	In committee	O&G
Utah 1/21/25-3/7/25	Access al	l bills: http	s://le.utah.gov/billlist.jsp?session=2025GS		
✓	HB 24	R	Addresses the limitation on the liability of an employer for an employee convicted or adjudicated of an offense	Enacted 3/12/25; Eff. 5/7/25	Both
✓	HB 85	R	Amends existing law regarding provisions related to environmental permitting	Enacted 3/24/25; Eff. 5/7/25	Both
✓	HB 106/ SB 116	R	Amends the corporate franchise and income tax rates and amends the individual income tax rate by lowering rates	Enacted 3/26/25; Eff. 5/7/25	Both
✓	HB 340	R	Modifies provisions related to residential solar energy generation by creating a new category for small portable solar generation devices	Enacted 3/25/25; Eff. 5/7/25	Renewable
<b>√</b>	HB 350	R	Modifies provisions regarding heat corporations to address cooling plants, adds district energy systems as qualifying energy delivery projects and establishes investment thresholds for district energy systems to qualify for high-cost infrastructure tax credits	Enacted 3/25/25; Eff. 5/7/25	Both
✓	HB 352	R	Clarifies that the Board of Oil, Gas, and Mining has enforcement authority over Class VI injection wells upon receiving primacy from the Environmental Protection Agency, defines terms, and provides provisions for prosecutions of certain violations	Enacted 3/24/25; Eff. 5/7/25	O&G

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
<b>√</b>	HB 355	R	Regarding critical infrastructure materials, modifies vested critical infrastructure materials use provisions to make them similar to vested mining provisions; addresses operations on new land; repeals redundant notice requirements; repeals study requirements; and makes technical and conforming changes	Enacted 3/26/25; Eff. 5/7/25	Both
<b>√</b>	HB 394	R	Regarding modifying or removing provisions relating to legislative intent and statutory interpretation, removes certain statements of legislative intent and statutory interpretation; restates, modifies, replaces, or recharacterizes certain provisions that are stated in the form of legislative intent	Enacted 3/25/25; Eff. 5/7/25	Both
<b>√</b>	HB 446	R	Amends existing law related to the Great Salt Lake, including certain taxable value; mineral leases; management; definitions; duties and authorizations	Enacted 3/24/25; Eff. 5/7/25	Both
	HB 528	R	Modifies provisions related to tax payments, allowing a person to pay in gold mining severance taxes and income taxes; for specified years, provides a reduced severance tax rate for taxpayers who pay in gold and a nonrefundable income tax credit for mine operators who pay in gold	In committee	Both
✓	HCR 5	R	Concurrent resolution urging Congress to enact reforms to federal permitting policies to accelerate deployment of new energy infrastructure	Adopted 3/3/25	Both
	HCR 12	R	Concurrent resolution urging Congress to establish a framework for states to voluntarily assume operational responsibility for federal public lands within a state's borders	Passed House; to Senate	Both
✓	SB 44	R	Amends provisions related to professional licensure	Enacted 3/26/25; Eff. 5/7/25	Both
✓	SB 61	R	Modifies provisions related to eminent domain and the condemnation process for public utilities	Enacted 3/25/25; Eff. 5/7/25	Both
	SB 85	R	Provides for a reduction in the state income tax rate	In committee	Both
	SB 116	R	Lowers the corporate and individual income tax rates as provided	In committee	Both
<b>√</b>	SB 139	R	Regarding eminent domain used to take a mineral estate, prohibits the taking of a fee simple interest in land if an easement interest suffices; and requires for separate payment of just compensation for a mineral estate taken by eminent domain	Enacted 3/26/25; Eff. 5/7/25	Both
✓	SB 149	R	Regarding the operations of the Department of Natural Resources, makes amendments regarding the Public Lands Policy Coordinating Office	Enacted 3/24/25; Multiple eff. dates	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
<b>√</b>	SB 158	R	Addresses use of the federal Recreation and Public Purposes Act; defines terms; provides for monitoring of land applications; requires a study of land application information; requires a report of the results of the study; and makes technical changes	Enacted 3/24/25; Eff. 5/7/25	Both
<b>√</b>	SB 166	R	Modifies provisions related to the Point of the Mountain State Land Authority, including leases, privilege tax, and public hearing amendments	Enacted 3/12/25; Multiple eff. dates	Both
<b>√</b>	SB 187	R	Addresses financial assistance for mining of critical minerals by providing for the legislature appropriating money from the Throughput Infrastructure Fund; addresses the provision of financial assistance to an industry within mining; and makes technical and conforming amendments	Enacted 3/26/25; Eff. immediately	Both
✓	SB 192	R	Modifies tax credit requirements for certain commercial wind and solar energy systems	Enacted 3/25/25; Eff. 1/1/26	Renewable
✓	SB 206	R	Makes multiple amendments to existing law related to estate planning	Enacted 3/25/25; Eff. 5/7/25	Both
✓	SB 207	R	Enacts a local impact mitigation tax for oil and gas production	Enacted 3/25/25; Eff. 5/7/25	O&G
<b>√</b>	SB 234	R	Modifies the severance tax credit for mining exploration by amending the definitions of exploration activity, eligible claimant, and minerals; and amending the aggregate value of tax credit certificates that may be issued; authorizes a taxpayer to claim the high cost infrastructure tax credit against severance tax liability instead of income tax liability; creates a new severance tax credit part and moves existing tax credits to the new part; addresses federal agency consultation before certain acts related to federal designations and minerals	Enacted 3/24/25; Multiple eff. dates	Both
	SB 235	R	Clarifies the ownership of geothermal resources underlying land owned by a person by providing for ownership by the owner of the surface land	In committee	Renewable
	SB 244	R	Updates the state income law, specifically imposes a separate income tax rate on individual, estate, and trust income over \$1,000,000; adjusts the \$1,000,000 for inflation; and makes the earned income tax credit refundable	In committee	Both
	SB 247	R	Regarding the severance tax, increases the percentage of severance tax revenue dedicated to the Utah Geological Survey Restricted Account.	In committee	O&G
	SB 288	D	Amends provisions relating to certain employment records of alleged misconduct.	Passed Senate; to House	Both



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
<b>√</b>	SJR 4	R	Joint resolution amending court rules regarding attorney confidentiality, including the work-product doctrine with regard to a legislative audit; and amends the Utah Rules of Evidence to address the attorney-client privilege with regard to a legislative audit	Enacted 3/8/25	Both
<b>Virginia</b> 1/8/25-2/22/25	Access al	l bills: <u>http</u>	os://virginiageneralassembly.gov/		
✓	HB 1579	R	The bill would extend the sunset date for the expiration of the local gas road improvement and Virginia Coalfield Economic Development Authority tax from January 1, 2026, to January 1, 2028	Enacted 3/19/25; Eff. 7/1/25	O&G
✓	HB 1779	D	Adds fusion energy, as defined in the bill, to the list of generation sources that qualify as carbon-free energy or clean energy	Enacted 3/19/25; Eff. 7/1/25	Renewable
	HB 1821	D	Regarding generation of electricity from a renewable and zero carbon source, permits an accelerated renewable energy buyer or group of accelerated renewable energy buyers to contract to (i) obtain bundled capacity, energy, and renewable energy certificates from zero-carbon electricity generation resources under certain conditions and (ii) offset all or a portion of their capacity needs through the procurement of energy storage resources under certain conditions.	Passed both; to Gov.	Renewable
<b>√</b>	HB 1889	D	Regarding electronic notarial acts, specifies that the established requirements for performing electronic notarial acts apply to notary applicants domiciled in the Commonwealth	Enacted 3/21/25; Eff. 7/1/25	Both
	HB 1913	D	Provides that no clerk of a circuit court shall assess separate recording and indexing fees for one document that contains two or more instruments that may serve independent legal purposes, including a record of a mortgage as a financing statement, unless the person presenting such document or instruments requests that such document or instruments be recorded and indexed in more than a single instance. The bill also provides that no recordation tax shall be required of a quitclaim deed between a grantor and grantee when no consideration has passed between the parties, provided that such quitclaim deed shows on its face that no consideration has passed	Passed House; to Senate	Both
	HB 1934	D	Provides that for purposes of compliance with a renewable energy portfolio standard program, to the extent that low-income qualifying projects, as defined in existing law, are not available and projects located on or adjacent to public elementary or secondary schools are available, a certain percentage of the required projects shall be	Passed House; to Senate	Renewable



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			composed of projects located on or adjacent to public elementary or secondary schools		
	HB 2233	D	Establishes the Extreme Weather Relief Program, administered by the Department of Conservation and Recreation, for the purpose of holding parties responsible for covered greenhouse gas emissions between the covered period of January 1, 1995, and December 31, 2024, for the parties' share of the Commonwealth's costs due to climate change	In committee	O&G
<b>√</b>	HB 2396	D	Directs the Virginia Housing Development Authority to convene a technical advisory group to evaluate the prevalence of deed fraud, develop recommendations for the prevention of deed fraud, and develop measures to enhance protections for property owners from such crimes; provides for related amendments involving recording of instruments	Enacted 3/21/25; Eff. 7/1/25	Both
	HB 2426	D	Amends the definition of "small renewable energy project" for the purposes of obtaining a permit by rule from the Department of Environmental Quality to include interconnection facilities	Passed both; to Gov.	Renewable
	HB 2438	D	Provides that a ground-mounted solar energy generation facility to be located on property zoned agricultural, commercial, industrial, or institutional shall be permitted pursuant to various criteria to be included in a local ordinance, such as specifications for setbacks, fencing, solar panel height, visual impacts, and grading, and a decommissioning plan for solar energy equipment and facilities, unless otherwise permitted by right	Passed House; to Senate	Renewable
	HB 2509	D	Continues the Virginia Clean Energy Innovation Bank as a division of the Department of Energy to implement the provisions of the bill and approve expenditures and disbursements from the Virginia Clean Energy Innovation Fund; describes powers and duties; creates Virginia Clean Energy Innovation Bank Advisory Board	Passed House; to Senate	Renewable
	HB 2537	D	Requires the Department of Energy, in consultation with the Department of Environmental Quality and the Department of Fire Programs, to create model ordinances for use by localities in their regulation of energy storage projects and to convene a work group to develop such model ordinances and submit a report by December 1, 2025; Department of Energy and the Department of Environmental Quality are directed to convene a work group to develop recommendations and financial incentives related to the development of long-duration energy storage projects and submit a report by December 1, 2025	Passed both; to Gov.	Renewable
	HB 2561	D	Provides that an employer that violates minimum wage or overtime wages provisions is liable to the employee for the applicable remedies, damages,	Passed both; to Gov.	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			or other relief available in an action brought pursuant to the civil action provisions currently available for the nonpayment of wages		
	HB 2676	D	Amends the definition of "renewable energy" for the purposes of electric utility regulation to include fuel cells; also adds any renewable energy generation facility located in the coalfield region of the Commonwealth to the list of projects for which a utility may seek a rate adjustment clause	In committee	Renewable
	HB 2697	D	Requires certain approval from U.S. Secretary of Defense for the issuance of a permit by rule by the Department of Environmental Quality for a small renewable energy project that generates electricity solely from wind as indicated; provides for consideration as provided for purposes of the State Corporation Commission permitting the construction and operation of electrical generating facilities, an electrical facility that generates electricity from wind	In committee	Renewable
	SB 893	D	For purposes of the renewable energy portfolio standard program, requires Dominion Energy Virginia and American Electric Power to procure and retire certain percentages of renewable energy certificates from geothermal heating and cooling systems; amends the method by which renewable energy certificates from geothermal heating and cooling systems are calculated and requires the State Corporation Commission to identify an appropriate formula for such calculation that is supported by a geothermal industry trade organization; directs the Commission on Electric Utility Regulation to prepare and deliver a report evaluating the procurement and retirement of renewable energy certificates from geothermal heating and cooling systems; also directs the Real Estate Appraiser Board to evaluate the development of a continuing education curriculum for licensees that includes how to calculate the value of energy efficiency equipment for the purposes of real estate appraisal	Passed both; to Gov.	Renewable
<b>√</b>	SB 969	R	Amends the definition of "surface mineral mine" in the Mineral Mine Safety Act to exclude excavation or grading when conducted solely in aid of onsite farming or construction; amends the definition of "mining" relating to the exemption from permits for a mining operation, to extend the required completion time from six months to one year for excavation or grading conducted to construct or expand a farm pond for agricultural irrigation or provision of water for livestock; amends the qualification requirements for mineral mine inspectors, removes references to the defunct Board of Mineral Mining Examiners, and prohibits	Enacted 3/24/25; Eff. 7/1/25	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			the issuance of any permit for a mineral mining or processing operation that includes the use of cyanide or a cyanide compound		
	SB 1040	D	Amends certain renewable energy portfolio standard program requirements for Dominion Energy Virginia, including the annual percentage of program requirements to be met with behind-the meter solar, wind, or anaerobic digestion resources of three megawatts or less located in the Commonwealth. The bill also removes the requirement for a solar-powered or wind-powered generation facility to have a capacity of no less than 50 kilowatts to qualify for a third-party power purchase agreement under a pilot program	Passed both; to Gov.	Renewable
	SB 1077	R	Repeals provisions (i) requiring the State Air Pollution Control Board to adopt regulations to reduce carbon dioxide emissions from any electricity generating unit in the Commonwealth and authorizing the Board to establish an auction program for energy allowances; (ii) prohibiting the State Corporation Commission from approving any new utility-owned generation facilities that emit carbon dioxide as a byproduct of energy generation, in certain circumstances; (iii) declaring that statutory allowances for energy derived from sunlight, onshore wind, offshore wind, and storage facilities are in the public interest; and (iv) relating to the development of solar and wind generation and energy storage capacity, development of offshore wind capacity, and generation of electricity from renewable and zero-carbon sources; also provides that planning and development activities for new nuclear generation facilities are in the public interest	In committee	Both
✓	SB 1173	D	Aligns state law with federal changes with respect to measurement standards replacing the U.S. survey foot with the international foot	Enacted 3/19/25; Eff. 7/1/25	Both
	SB 1192	D	Provides that for purposes of compliance with a renewable energy portfolio standard (RPS) program, to the extent that low-income qualifying projects, as defined in existing law, are not available and projects located on or adjacent to public elementary or secondary schools are available, a certain percentage of the required projects shall be composed of projects located on or adjacent to public elementary or secondary schools	Passed both	Renewable
	SB 1198	D	Establishes as a goal the permanent conservation of 20 percent of the land area of Virginia by 2035 and requires the Department of Conservation and Recreation to monitor progress toward such goal and, every five years beginning in 2030, establish additional goals for 2040, 2045, and 2050	In committee	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	SB 1276	R	Authorizes a Virginia resident who has worked as an independent contractor to establish a portable benefit account; provides for use of account for the payment of various health-related costs; creates a temporary deduction for the amount of contributions made to a portable benefit account by an independent contractor for the 2025 and 2026 taxable years	In committee	Both
	SB 1316	D	Provides that geothermal electric generating resources, as defined in the bill, located in the Commonwealth or physically located within the PJM interconnection region are eligible for compliance with renewable energy portfolio standard requirements	Passed both	Renewable
✓	SB 1338	D	Adds fusion energy, as defined in the bill, to the list of generation sources that qualify as carbon-free energy or clean energy	Enacted 3/19/25; Eff. 7/1/25	Renewable
	SB 1373	R	Establishes the Energy Innovation Pilot Program to foster the development of innovative energy projects by allowing Program participants to provide grid services or other beneficial energy measures	In committee	Both
	SB 1394	D	Provides for the regulation of energy storage projects	Passed both; to Gov.	Both
	SB 1435	D	Requires public service corporations to provide specified compensation for certain eminent domain takings	Passed Senate; to House	Both
	SB 1448	D	Directs the Department of Environmental Quality to develop a required permitting process for the construction and operation of resource intensive facilities, as defined in the bill, to protect the Commonwealth's natural resources environment and the public health	In committee	Both
West Virginia 2/12/25- 4/12/25	Access al	l bills: <u>http</u>	os://www.wvlegislature.gov/		
	HB 2112	R	Regarding the section of the code on excise tax on privilege of transferring real property, the purpose of this bill is to tighten the transfer-tax provisions and remove the loopholes that are being used to evade the payment of transfer taxes; specifically adds "quitclaim deeds for oil, gas, and other minerals" to the definition of "document"	In committee	O&G
	HB 2413	D	Purpose of this bill is to remove the cap on the number of gas and other type wells for which operators are required to pay annual oversight fees	In committee	O&G
	HB 2414	D	Purpose of this bill is to provide that the limit of disturbance of a well site may not be closer to an occupied building than 2,500 feet	In committee	O&G

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	HB 2420	D	Purpose of this bill is to provide greater opportunities for power generation and cost savings to electric utility consumers by creating flexibility and diversity in the construction and financing of electric utility generating facilities	In committee	Both
	HB 2607	R	Purpose of this bill is to change which properties may be taken by eminent domain and the causes for such takings	In committee	Both
	HB 2706	R	Providing that ad valorem taxes on oil and gas mineral rights shall only be assessed in the county where the property is physically located, regardless of where the well pad is located	In committee	O&G
	HB 2713	R	Purpose of this bill is to clarify that a wind power project is not a pollution control facility for purposes of the code and is taxed as real property	In committee	Renewable
	HB 2714	R	Purpose of this bill is to establish a minimum distance from residences and certain infrastructure for wind turbines in order for the commission to award a siting certificate for a wind energy system	In committee	Renewable
	HB 2961	R	Purpose of this bill is to amend the law to prevent foreign adversaries from owning property in West Virginia	In committee	Both
	HB 3011	R	Purpose of this bill is to limit the pollution control facilities tax treatment and wind power projects to those projects fully operation before January 1, 2025	In committee	Renewable
	HB 3036	R	Purpose of this bill is to require the Secretary of the Department of Environmental Protection to adopt rules relating to the standardization of leases, deeds, or contracts relating to oil and gas, consistent in format with the purpose of making the terms of these documents less confusing to the landowners	In committee  Note: This bill is introduced every session in past 4 years and always fails to pass	O&G
	HB 3048	R	Purpose of this bill is to limit the number of permits to construct wind power plants, wind power farms, or "windmills" for power generally in West Virginia; to provide that for each new wind powered facility built in West Virginia, there is an offset in the amount of taxes paid by new and existing coal fired power plants; and to ensure that coal remains the primary source of power in West Virginia during emergency weather events	In committee	Renewable
	HB 3185	R	Purpose of this bill is to create the Taxpayer Protection Act designed to ensure that individual taxpayers are not misclassified; providing that the Tax Commissioner shall implement an "ABC" test for independent contractors	In committee	Both
	HB 3293	R	Purpose of this bill is to reduce the corporate net income tax	In committee	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	HB 3336	R	Purpose of this bill is to eliminate the requirement that a four and one-half casing for modern or later-day wells is used, and to eliminate of the removal of intermediate or surface casings for non-modern or older wells, so long as other requirements are met	Passed House; to Senate	O&G
	HB 3401	R	Purpose of this bill is to provide recorded notice regarding possible surface encumbrances overlying minerals parcels under development	In committee	O&G
	HB 3415	D	Purpose of this bill is to provide for the prevention of oil and gas wells being orphaned on surface owner's land with no responsible driller or operator with the resources to plug the well, to provide for the procedures for prevention of orphaned wells, and to require plugging money be set aside as escrow in the Office of the State Treasurer	In committee	O&G
	HB 3416	D	Purpose of this bill is to prevent new horizontally drilled oil and gas wells that in the future have ceased production with no bona fide future use from remaining unplugged after they have not produced for a continuous period of 12 months and prevent them from becoming orphaned on a surface owner's land with no responsible driller or operator with the resources to plug the well. The bill requires new wells to either post an individual single-well, full-cost plugging bond, or in the alternative to start at the beginning of production to set aside money in an earnings bearing escrow account in a bank to pay itself to plug the well at the end of the well's life. The escrow provisions are based on West Virginia Coalbed Methane Review Board CBM pooling orders and their master escrow agreement attachments. It does not make any changes in bonding requirements for wells that have already been drilled or permitted	In committee	O&G
	HB 3449	R	Purpose of this bill is to provide for occupational licenses or other authorization to practice by recognition for qualified applicants from other states	In committee	Both
	SB 21	R	Purpose of this bill is to allow the Director of the Division of Natural Resources to assess a Wildlife Impact Fee on any operator of a wind power project that injures or kills a protected species of animal	In committee	Renewable
	SB 22	R	Purpose of this bill is to provide for enhanced damages for nonpayment of royalties due from oil, natural gas, or natural gas liquids production under the terms of a lease or other agreement for conventional wells	Passed Senate; to House	O&G
	SB 38	R	Purpose of this bill is to enact the Uniform Unlawful Restriction in Land Records Act, considered by the state Uniform Law Commission, which provides a	In committee	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			mechanism for amending an existing deed by filing a document in the deed books that severs an unlawful restriction contained therein by filing a document with the County Clerk which declares that the discriminatory provision of the deed is void and does not pass through to the subsequent chain of title		
	SB 102	R	Regarding the form of deeds, the bill provides that all deeds, except for a transfer on death deed made pursuant to law as provided, shall contain the notarized acknowledgement of the grantee(s) evidencing the acceptance of the conveyance of the real property being conveyed by the deed	Passed Senate; to House	Both
	SB 271	R	Would create the Natural Resources Anti-Commandeering Act. Purpose of this bill is to protect employees of the State of West Virginia and its political subdivisions from being commandeered by a federal agency or other agent to enforce federal regulations and other actions related to extractive resources or related downstream industries, which do not exist in state law	In committee	Both
	SB 439	R	Purpose of this bill is to clarify that wind power projects are not pollution control facilities for certain purposes, and providing that wind power projects are to be taxed as real property; committee substitute repeals the section, "§11-6A-5a. Wind power projects" from the code section on Pollution Control Facilities Tax Treatment	In committee	Renewable
	SB 592	R	Purpose of this bill is to alter the definition of an aboveground storage tank; provides an exemption for oil and gas tanks closest to public water intakes from mandated evaluations and certifications and other water quality protection rollbacks	Passed Senate; to House	O&G
	SB 627	R	Purpose of this bill is to remove the prohibition against leasing state-owned pore spaces underlying lands designated as state parks	Passed Senate; to House	O&G
	SB 720	R	Purpose of this bill is to require a declaration of pooled unit to be filed with the clerk of county commissions in which all wells in a unit are to be drilled	In committee	O&G
	SB 730	R	Purpose of this bill is to establish a Forest Carbon Registry under the administration of the West Virginia Division of Forestry to track properties in West Virginia encumbered by carbon offset agreements or projects, ensuring transparency and accountability in the management of forest carbon resources	In committee	O&G
	SB 899	R	Purpose of this bill is to protect coal and gas minerals from carbon capture practices; amends existing law regarding permit application	In committee	O&G

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			requirements and contents; application fees, required findings, and rulemaking		
<b>Wisconsin</b> 1/6/25-12/31/25	Access a	ll bills: <u>http</u>	os://docs.legis.wisconsin.gov/2021		
<b>Wyoming</b> 1/14/25-3/7/25		ll bills: <u>http</u>	bs://www.wyoleg.gov/Legislation/search		
	HB 10	R	Makes amendments to limited mining operations, providing exceptions, bonding requirements and release of bonds, operation requirements and regulatory oversight	In committee	Both
X	HB 12	R	Provides for an exemption from property taxation regarding the storage of industrial production equipment in the state, including related to the extraction or processing of minerals	Died in committee	O&G
Х	HB 15	R	Makes amendments regarding limited mining operations related to bonding requirements and procedures	Died in committee	Both
	HB 58	R	Relating to state lands, requiring the Board of Land Commissioners to provide notice before issuing or extending a mineral lease on state lands and state school lands as specified; specifying applicability	In committee	O&G
✓	HB 61	R	Relating to state land leasing, authorizing a person who is not currently in violation of the terms of their state land lease to have a preferred right to renew their lease	Enacted 2/24/25; Eff. immediately	O&G
	HB 91	R	Amends current law regarding the use of eminent domain, condemnation and existing easements related to electric generation collector systems	In committee	Both
✓	HB 97	R	Amends existing law relating to property conveyances near critical infrastructure	Enacted 2/27/25; Eff. 7/1/25	Both
Х	HB 193	R	Requiring notice of the severance of the pore space in conveyances of real property and disclosure statement related to ownership interest	Died in committee	O&G
	HB 224	R	Restricting foreign adversary ownership of land in Wyoming as specified	Passed House; to Senate	Both
Х	HB 244	R	Prohibiting persons from using the power of eminent domain to place pipelines conveying carbon dioxide for the purposes of carbon capture, utilization or storage	Died in committee	O&G
Х	HB 294	R	Amend existing law regarding the distribution of specified federal mineral royalties received by the state	Passed House; Died in Senate committee	O&G
	HB 314	R	Provides that during the 2025 interim, the joint corporations, elections and political subdivisions	In committee	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			interim committee shall study issues surrounding the use of the power of eminent domain in the state		
	HJ 2	R	Joint Resolution prohibiting foreign adversaries and specified foreign entities from owning property in Wyoming	Passed House; to Senate	Both
<b>✓</b>	SF 15	R	Relating to oil and gas, would amend the authority of the Wyoming Oil and Gas Conservation Commission to regulate noncommercial reserve pits, produced water retention pits, and emergency overflow pits	Enacted 2/24/25; Eff. 7/1/25	O&G
<b>✓</b>	SF 17	R	Providing an enhanced oil recovery stimulus for the use of carbon dioxide in enhanced oil recovery; specifying conditions and requirements for the stimulus; providing for the administration of the stimulus; creating an account; requiring reports; requiring transfers of funds; authorizing rulemaking	Enacted 3/12/25; Eff. 7/1/25	O&G
	SF 18	R	Relating to mine product taxes, providing an exemption for the production of crude oil and natural gas produced through enhanced oil recovery techniques and using Wyoming carbon dioxide; specifying conditions for the exemption; requiring reports; providing definitions; making conforming amendments	In committee	Both
Х	SF 19	R	Regarding industrial development and siting and industrial facility permit applications, specifying that the Industrial Siting Council may increase the impact assistance payments of specified projects beyond the maximum allowable percentages as provided	Passed Senate; Died in House committee	Both
<b>✓</b>	SF 20	R	Relating to oil and gas; requiring the Oil and Gas Conservation Commission to promulgate rules to provide bonding options for oil and gas operators as specified; specifying bonding requirements; requiring reports; specifying uses of the conservation fund; authorizing the imposition of fees; making conforming amendments	Enacted 2/24/25; Multiple eff. dates	O&G
✓	SF 63	R	Allowing landowners adjoining state lands, fencing and maintenance along state lands as specified	Enacted 2/24/25; Multiple eff. dates	Both
	SF 76	R	Relating to property, prohibiting conveyances near critical infrastructure to prohibited foreign adversaries as specified; requiring review and approval of specified conveyances; authorizing the office of homeland security to review and investigate specified conveyances; authorizing actions for divestiture; providing an exception for resident aliens; requiring notice in assessment schedules and tax statements; providing and amending definitions; requiring rulemaking; and authorizing positions	In committee	Both

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	SF 105	R	Regarding the preservation of state territorial sovereignty, would prohibit private party sales and transfers of real property to federal government as provided	In committee	Both
<b>√</b>	SF 179	R	Relating to sage grouse implementation and mitigation credits, specifying that operator-offered mitigation measures may be used and approved to address impacts to greater sage-grouse habitat; specifying that eminent domain shall not be used to provide for mitigation activities; requiring rulemaking	Enacted 2/28/25; Eff. 7/1/25	Both
<b>✓</b>	SF 181	R	Relating to eminent domain, limiting the exercise of the power of condemnation for energy collector systems; providing compensation standards for condemned property as specified; requiring proof of compliance and notice of condemnation as specified; providing requirements for existing easements; providing definitions; making conforming amendments; repealing an existing provision	Enacted 2/28/25; Eff. 7/1/25	Both
Х	SF 183	R	Prohibiting the initiation or expansion of solar and wind energy facilities as specified	Died in committee	Renewable
	SJ 2	R	A joint resolution demanding that the United States Congress, in consultation with the legislature of the state of Wyoming, extinguish the federal title in those public lands and subsurface resources in this state that derive from former federal territory, and do so in recognition of the sovereign rights of this state, as set forth in its congressional act of admission into the union, and in recognition of the solemn duties resting upon Congress under the admissions, property, claims, and guarantee clauses of Article IV of the United States constitution so that the state of Wyoming shall, in due course, obtain full admission into the Union of States upon an equal footing with the original states in all respects whatsoever	In committee	Both
FEDERAL U.S. Congress 2025-26 term	Access al	l bills: <u>http</u>	os://www.congress.gov/		
	H.R. 26	R	Protecting American Energy Production Act. Provides that a U.S. President may not declare a moratorium on the use of hydraulic fracturing unless such moratorium is authorized by an Act of Congress	Passed House; to Senate	O&G
	H.R. 92	R	Strategic Production Response and Implementation Act. To provide for the development of a plan to increase oil and gas production under oil and gas leases of Federal	In committee	O&G



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			lands under the jurisdiction of the Secretary of Agriculture, the Secretary of Energy, the Secretary of the Interior, and the Secretary of Defense in conjunction with a drawdown of petroleum reserves from the Strategic Petroleum Reserve		
	H.R. 104	R	Protecting Arizona from Federal Land Grabs Act. Prohibits the extension or establishment of national monuments in Arizona except by express authorization of Congress	In committee	Both
	H.R. 133	R	To prohibit a moratorium on the use of hydraulic fracturing	In committee	O&G
	H.R. 513	R	Offshore Lands Authorities Act of 2025. Would nullify certain Presidential withdrawals of unleased offshore land under President Biden and amend the Outer Continental Shelf Lands Act to establish limits on the authority of the President to withdraw unleased offshore land	In committee	O&G
	H.R. 587/ S. 171	R	To remove the lesser prairie-chicken from the lists of threatened species and endangered species published pursuant to the Endangered Species Act of 1973 and to amend that Act to exclude the lesser prairie-chicken from the authority of that Act	In committee	Both
	H.R. 606	R	Would nullify a Biden-era public land order, withdrawing public lands surrounding Chaco Culture National Historical Park in San Juan County, New Mexico, from mineral entry	In committee	O&G
	H.R. 676	R	To exempt Federal actions related to energy and mineral activities on certain Federal lands from the requirements of the National Environmental Policy Act of 1969	In committee	O&G
	H.R. 678	R	To amend the Mineral Leasing Act to improve the assessment of expression of interest fees	In committee	O&G
	H.R. 736	R	Protect Small Businesses from Excessive Paperwork Act of 2025. This bill extends the deadline for certain companies that are required to file beneficial ownership information with the Financial Crimes Enforcement Network (FinCEN). Specifically, the bill requires companies formed or registered before January 1, 2024, to submit this information to FinCEN by January 1, 2026, instead of by the original regulatory date of January 1, 2025 (now by March 21, 2025 resulting from pending court litigation)	Passed House; to Senate	Both
	H.R. 978	R	Bill to reinstate mineral leases and permits in the Superior National Forest, to ensure timely review of Mine Plans of Operations	In committee	Both
	H.R. 1047/ S. 465	R	The GRID Power Act. Would require the Federal Energy Regulatory Commission to reform the interconnection queue process for the prioritization and approval of certain projects; would boost gas, coal and nuclear projects by pushing them toward	In committee	Both



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
			the front of a line of new electricity capacity waiting to be brought onto regional grids		
	H.R. 1125	R	To provide for improved management of Federal lands and increased efficiencies within public land agencies while strengthening tourism, conservation, outdoor recreation, grazing, responsible energy production, and other multiple uses	In committee	O&G
	H.R. 1194	R	To amend the Outer Continental Shelf Lands Act and the Mineral Leasing Act to require reports on rejected bids, to clarify timelines for the issuance of leases	In committee	O&G
	H.R. 1217	R	Orphan Well Grant Flexibility Act. Would empower states to maximize their operational flexibility when plugging abandoned oil wells; removes burdens on state agencies regarding certain testing procedures, which will maximize the use of federal funds and lead to more wells being plugged	In committee	O&G
	H.R. 1295/ S. 583	R	Reorganizing Government Act of 2025. Expands the president's executive reorganization authority including amending rules, regulations, and other requirements for the purpose of decreasing the cost and difficulty of compliance and eliminate unnecessary and burdensome rules, regulations, and other requirements; and to eliminate government operations that do not serve the public interest	In committee	O&G
	H.R. 1555/ S. 722	R	To amend the Mineral Leasing Act to streamline the oil and gas permitting process and to recognize fee ownership for certain oil and gas drilling or spacing units	In committee	O&G
	H.R. 1651	R	To nullify the Biden-era rule issued by the Environmental Protection Agency relating to "New Source Performance Standards for Greenhouse Gas Emissions From New, Modified, and Reconstructed Fossil Fuel-Fired Electric Generating Units; Emission Guidelines for Greenhouse Gas Emissions From Existing Fossil Fuel-Fired Electric Generating Units; and Repeal of the Affordable Clean Energy Rule" affecting existing coal-fired and newly constructed natural gas-fired power plants	In committee	O&G
	H.R. 1897	R	To amend the Endangered Species Act to optimize conservation through resource prioritization, incentivize wildlife conservation on private lands, provide for greater incentives to recover listed species, create greater transparency and accountability in recovering listed species, streamline the permitting process, eliminate barriers to conservation, and restore congressional intent	In committee	O&G



State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable
	H.R. 1949/ S. 883	R	Unlocking our Domestic LNG Potential Act of 2025. Would repeal restrictions on the export and import of natural gas; specifically would grant exclusive authority to approve applications for liquefied natural gas (LNG) imports and exports to the Federal Energy Regulatory Commission, moving it away from the Department of Energy	In committee	O&G
	H.R. 1997	R	Productive Public Lands Act. Would direct the Secretary of the Interior to reissue certain Records of Decision and Resource Management Plans to open up federal lands to oil and gas development	In committee	O&G
<b>√</b>	H.J. Res. 35/ S.J. Res. 12	R	Joint resolution expressing congressional disapproval of the Biden administration rule by the U.S. Environmental Protection Agency imposing a methane emissions charge (tax) under the 2022 Inflation Reduction Act (see also S. 143 below)	H.J. Res. 35 enacted 3/14/25; Eff. immediately	O&G
	H. Res. 57	R	Recognizing the benefits of natural gas to the United States economy and environment, and recognizing natural gas as an affordable and "green" energy	In committee	O&G
	S. 143	R	Would repeal the methane gas charge (tax) in the 2022 Inflation Reduction Act	In committee	O&G
	S. 401	R	Fair Access to Banking Act. Would address the "debanking" trend by precluding financial institutions of a certain size from excluding lawabiding, legal industries by refusing to lend or provide services to them, such as energy producers	In committee	O&G
	S. 425	R	Enhancing Energy Recovery Act. Would create parity under the Section 45Q carbon capture tax credit by giving across-the-board, equal treatment for carbon captured for increased energy production, utilization, and sequestration.	In committee	O&G
	S. 451	R	Would amend the Mineral Leasing Act to eliminate an administrative fee	In committee	O&G
	S. 460	R	Would promote domestic energy production, to require onshore and offshore oil and natural gas lease sales	In committee	O&G
	S. 796	R	Book Minimum Tax Repeal Act. Would repeal the tax made part of the 2022 Inflation Reduction Act that introduced a new corporate minimum tax on book income that became effective January 1, 2023	In committee	Both
	S. 1188	R	A bill to amend the Internal Revenue Code of 1986 to provide for permanent full expensing for property used to capture gas that would otherwise be flared or vented and to use such gas in value-added products	In committee	O&G
✓	S.J. Res. 11/ H.J. Res. 62	R	A joint resolution providing for congressional disapproval of the rule submitted by the Bureau of Ocean Energy Management (BOEM) relating to Protection of Marine Archaeological Resources, reversing a Biden-era rule requiring every lessee or operator to submit an archaeological report	S.J. Res. 11 enacted 3/14/25; Eff. immediately	O&G

State/ Session Dates	Bill No.	Party Sponsor (D/R)	Description	Status	Bill Type: Oil & Gas/ Renewable	
			with any exploration or development proposal submitted to BOEM			
	TOTAL BILLS: 729					