

S 490

Federal Land Freedom Act of 2015

Congress: 114 (2015–2017, Ended)

Chamber: Senate

Policy Area: Energy

Introduced: Feb 12, 2015

Current Status: Read twice and referred to the Committee on Energy and Natural Resources.

Latest Action: Read twice and referred to the Committee on Energy and Natural Resources. (Feb 12, 2015)

Official Text: <https://www.congress.gov/bill/114th-congress/senate-bill/490>

Sponsor

Name: Sen. Inhofe, James M. [R-OK]

Party: Republican • **State:** OK • **Chamber:** Senate

Cosponsors (10 total)

Cosponsor	Party / State	Role	Date Joined
Sen. Capito, Shelley Moore [R-WV]	R · WV		Feb 12, 2015
Sen. Cotton, Tom [R-AR]	R · AR		Feb 12, 2015
Sen. Crapo, Mike [R-ID]	R · ID		Feb 12, 2015
Sen. Cruz, Ted [R-TX]	R · TX		Feb 12, 2015
Sen. Lankford, James [R-OK]	R · OK		Feb 12, 2015
Sen. Lee, Mike [R-UT]	R · UT		Feb 12, 2015
Sen. Sessions, Jeff [R-AL]	R · AL		Feb 12, 2015
Sen. Vitter, David [R-LA]	R · LA		Feb 12, 2015
Sen. Risch, James E. [R-ID]	R · ID		Feb 24, 2015
Sen. Rubio, Marco [R-FL]	R · FL		Sep 15, 2015

Committee Activity

Committee	Chamber	Activity	Date
Energy and Natural Resources Committee	Senate	Referred To	Feb 12, 2015

Subjects & Policy Tags

Policy Area:

Energy

Related Bills

Bill	Relationship	Last Action
114 HR 866	Related bill	Nov 15, 2016: Subcommittee Hearings Held.

Federal Land Freedom Act of 2015

This bill permits a state that has an established leasing, permitting, and regulatory program to: (1) declare to the Secretaries of the Interior, of Agriculture, and of Energy that it has either established or amended the program; and (2) seek to transfer to itself, and to implement, existing federal responsibilities for leasing, permitting, and regulating oil, natural gas, and other forms of energy development.

Any state action to lease, permit, or regulate oil and gas exploration and development shall not be subject to, or considered, a federal action, a federal permit, or a federal license with respect to specified administrative and environmental laws and is therefore exempt from them.

State-issued leases or permits must provide for: (1) the collection of royalties or other revenues in an amount equal to what would have been collected if the lease or permit had been federally issued, and (2) their deposit into the same federal account in which they would have been deposited if the lease or permit had been federally issued.

A state may collect and retain lease or permit application processing fees.

Actions Timeline

- **Feb 12, 2015:** Introduced in Senate
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