..... (Original Signature of Member)

118th CONGRESS 2D Session



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, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. HIGGINS of Louisiana introduced the following bill; which was referred to the Committee on ______

A BILL

- 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, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Federal Lands and
- 5 Waters Leasing Transparency Act".

1SEC. 2. REPORT ON THE DETERMINATION OF THE FAIR2MARKET VALUE OF OFFSHORE OIL AND GAS3LEASE BIDS.

4 Section 18 of the Outer Continental Shelf Lands Act
5 (43 U.S.C. 1344) is amended by adding at the end the
6 following:

7 "(j) REPORT ON THE DETERMINATION OF THE FAIR
8 MARKET VALUE OF OFFSHORE OIL AND GAS LEASE
9 BIDS.—

10 "(1) REQUIREMENT.—If the Secretary deter-11 mines pursuant to subsection (a)(4) that the Federal 12 Government will not receive the fair market value 13 from a bid for a covered lease tract, the Secretary 14 shall provide to the bidder a report that explains the 15 basis for such determination. If the bid was a quali-16 fied bid that was subject to a resource and economic 17 evaluation, the report shall include information on 18 how such qualified bid relates to the Mean Range of 19 Values, Delay-adjusted Mean Range of Values, Ad-20 justed Delayed Value, and Revised Arithmetic Aver-21 age Measure for the covered lease tract.

22 "(2) COVERED LEASE TRACT.—In this sub23 section, The term 'covered lease tract' means a lease
24 tract for which the Secretary—

- 25 "(A) held a lease sale;
- 26 "(B) received at least one bid; and

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"(C) did not issue a lease to the highest
 responsible qualified bidder.".

3 SEC. 3. EFFECT OF COURT ORDERS ON DEADLINE TO ISSUE 4 ONSHORE OIL AND GAS LEASES.

5 Section 17(b)(1)(A) of the Mineral Leasing Act (30 6 U.S.C. 226(b)(1)(A)) is amended by inserting "No court 7 order may prevent the Secretary from issuing a lease by 8 such 60 day deadline unless the court finds that the 9 issuance of the lease would violate a requirement of Fed-10 eral law." after "first lease year.".

11 SEC. 4. CIVIL ACTIONS CHALLENGING OFFSHORE LEASE 12 SALES.

(a) IN GENERAL.—Notwithstanding any other provision of law, a civil action challenging an offshore oil and
gas lease sale conducted under the Outer Continental
Shelf Lands Act (43 U.S.C. 1331 et seq.) shall not—

17 (1) affect the validity of any lease issued under18 such an offshore lease sale; and

(2) cause a delay in the timelines for the consideration of any exploration plan, development plan,
development operations coordination document, applications for permit to drill, or other application for
a Federal agency authorization or approval for activities on a lease issued under such an offshore
lease sale.

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1	(b) Remand; Processing of Approvals and Ap-
2	PLICATIONS.—Notwithstanding any other provision of law,
3	if, in a civil action described in subsection (a), a court
4	finds that the offshore lease sale was not carried out in
5	compliance with Federal law—
6	(1) the court shall not—
7	(A) set aside, vacate, or enjoin the offshore
8	lease sale;
9	(B) set aside, vacate, or enjoin the leases
10	issued pursuant to the offshore lease sale; or
11	(C) enjoin the Secretary of the Interior
12	from issuing leases to the highest bidders in the
13	challenged offshore lease sale;
14	(2) the court shall remand the matter to the
15	Secretary of the Interior and require the Secretary
16	of the Interior to correct the noncompliance; and
17	(3) the Secretary of the Interior shall continue
18	to process all exploration plans, development and
19	production plans, development operations coordina-
20	tion documents, applications for permit to drill, and
21	other applications for a Federal agency authoriza-
22	tion or other approval for activities requested under
23	any lease issued under the challenged offshore lease
24	sale in accordance with the Outer Continental Shelf
25	Lands Act (43 U.S.C. 1331 et seq.).