OKLAHOMA ENERGY RESOURCES BOARD
REPORT ON APPLYING
AGREED-UPON PROCEDURES
COMPLIANCE WITH LAWS AND REGULATIONS
FOR THE PERIOD JULY 1, 2003
THROUGH JUNE 30, 2004
May 2, 2005

TO THE OKLAHOMA ENERGY RESOURCES BOARD

Transmitted herewith is the agreed-upon procedures report for the Oklahoma Energy Resources Board’s compliance with specific laws and regulations, for the period July 1, 2003, through June 30, 2004. The procedures we performed were at the request of the Executive Director and the Board of Directors of the Agency.

We wish to take this opportunity to express our appreciation for the assistance and cooperation extended to our office during the course of the engagement.

The Office of the State Auditor and Inspector is committed to serving the public interest by providing independent oversight and issuing reports that serve as a management tool to the state to ensure a government which is accountable to the people of the State of Oklahoma.

Sincerely,

JEFF A. McMAHAN
State Auditor and Inspector
INDEPENDENT AUDITOR’S REPORT
ON APPLYING AGREED-UPON PROCEDURES

MIKE TERRY, EXECUTIVE DIRECTOR
OKLAHOMA ENERGY RESOURCES BOARD

We have performed the procedures enumerated below, which were agreed to by management of the Oklahoma Energy Resources Board (OERB), solely to assist OERB in evaluating OERB’s compliance with specific laws and regulations for the period of July 1, 2003, through June 30, 2004. Management is responsible for OERB’s compliance with these laws and regulations. This agreed-upon procedures engagement was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants and the standards applicable to attestation engagements contained in Government Auditing Standards issued by the Comptroller General of the United States. The sufficiency of these procedures is solely the responsibility of the specified parties in this report. Consequently, we make no representation regarding the sufficiency of the procedures described below either for the purpose for which this report has been requested or for any other purpose.

**Determine if the OERB received 1/10 of 1% of the gross revenues received at the wellhead for oil, natural gas, casinghead gas, or condensate produced from each well in the State.**

We randomly selected three months and recalculated the assessments levied to determine the OERB had received the correct amount.

There were no findings noted as a result of applying the procedures.

**Determine if accurate financial records are kept.**

We randomly selected three months of reconciliations between OERB and the Office of State Finance (OSF) to determine:

- Who performed the reconciliations
- Who reviewed the reconciliations
- That the reconciliations were performed timely
- That the reconciling items agree

There were no findings noted as a result of applying the procedures.

**Determine if the OERB is administering the Energy Resources Revolving Fund.**

We reviewed OSF’s fiscal year 2004 funding book to determine the existence of the Oklahoma Resources Revolving Fund.

There were no findings noted as a result of applying the procedures.
Determine if the OERB approves an annual budget.

We reviewed the June 10, 2003 Board meeting minutes to determine that the OERB had approved the fiscal year 2004 annual budget.

There were no findings noted as a result of applying the procedures.

Determine if any grants, contributions, or gifts were received and, if so, were deposited into the Energy Resources Revolving Fund.

We inspected all deposits made into the Energy Resources Revolving Fund with a revenue/account code of 56101/456101, 56102/456102, and 55201/455201 to determine whether any grants, contributions, or gifts had been deposited.

There were no findings noted as a result of applying the procedures.

Determine expenditures from the Energy Resources Revolving Fund were made upon warrants issued by the State Treasurer against claims filed with the Office of State Finance for approval and payment.

From an Energy Resources Revolving Fund expenditure report, we selected the largest claims from each object code/account and tested for the following:

- Expenditures were authorized by responsible party.
- Expenditures were supported by documentation.

There were no findings noted as a result of applying the procedures.

Determine refunds paid to persons subject to the assessment levied by part A of 52 O.S. § 288.8A. were in accordance with state law and OERB policy.

We ran an Energy Resources Revolving Fund expenditure report to determine the claims with an object code/account of 5319/55319 (refunds). From these nine claims, we performed the following:

- Trace refunds to supporting documentation to determine the correct amount was refunded to party.
- Determine whether expenditures were made in accordance with part A of 52 O.S. § 288.8A. and Board policy.

There were no findings noted as a result of applying the procedures.

Determine if any monies from the Energy Resources Revolving Fund were invested and, if so, were approved by the OERB.

We inspected monthly activity statements/detail reports from the State Treasurer's Office/CORE System for indication that investments were made by the OERB, as well as documentation indicating whether the Chairman of the Board approves investments.

There were no findings noted as a result of applying the procedures.

Determine that expenditures from the Energy Resources Revolving Fund were not used to influence government policy with the exception of recommending amendments to the Oklahoma Energy Education and Marketing Act.
We reviewed an Energy Resources Revolving Fund expenditure report to determine the object codes/accounts and their descriptions appeared consistent with the nature of OERB’s general purpose which is cleaning up abandoned oil well sites. We also scanned for types of vendors paid by OERB to determine whether they appeared consistent with that purpose.

There were no findings noted as a result of applying the procedures.

**Determine expenditures from the Energy Resources Revolving Fund were not used to compensate the OERB members, with the exception of travel reimbursement.**

We reviewed an Energy Resources Revolving Fund expenditure report to determine whether the report included any compensation to OERB members, with the exception of travel.

There were no findings noted as a result of applying the procedures.

**Determine whether the Oklahoma Tax Commission (OTC) retained $2,000 per month of the assessments received to defray their costs of receiving and depositing the funds.**

We observed an OTC apportionment journal indicating the total amount of energy resources assessments collected during the audit period. We then observed the amount deposited into the Energy Resources Revolving Fund to determine whether it was $2,000 less than the amount collected.

There were no findings noted as a result of applying the procedures.

**Determine if the OERB complied with their internal purchasing procedures.**

We selected a sample of contracts to determine the following:

- The bids showed evidence of being reviewed.
- The bids showed evidence of being approved.
- If the contract was for an amount equal to $10,000 or less, an invitation to bid was sent out.
- If the contract was for an amount greater then $10,000, an ad requesting bids was placed in newspapers.

There were no findings noted as a result of applying the procedures. However, based on review of the internal purchasing procedures, the following finding was noted:

**Criteria:** 74 O.S. § 85.12 B.23. states, “Except as otherwise provided by this section, the acquisitions specified in this subsection shall be made in compliance with Section 85.39 of this title but are not subject to other provisions of the Oklahoma Central Purchasing Act:… 23. Acquisitions by the Oklahoma Energy Resources Board.”

74 O.S. § 85.39 A.1. states, “Each state agency shall develop internal purchasing procedures for acquisitions by the state agency. Procedures shall, at a minimum, include provisions for the state agency’s needs assessment, funding, routing, review, audits, monitoring and evaluations. Following development, the state agency shall submit the procedures to the State Purchasing Director.”

**Condition:** OERB's internal purchasing policies have not been approved by the State Purchasing Director.

**Effect:** Without proper purchasing procedures in place, inappropriate expenditures could occur.
**Recommendation:** We recommend the OERB establish and implement internal purchasing procedures and submit them to the State Purchasing Director for approval.

**Management's Response:** Since this finding was also an issue in FY-2003's audit, every attempt has been made to correctly file the OERB's purchasing procedures with the State Purchasing Director. We were finally given the name of Ms. Lisa McKim with the Department of Central Services. A copy of OERB's purchasing procedures was e-mailed to Ms. McKim and was updated per her recommendations.

We are currently waiting for Ms. McKim to review the purchasing procedures once again, so that they can be finalized. I am attaching a copy of the “DRAFT” that was sent to Ms. McKim for your review.

We were not engaged to, and did not; conduct an examination, the objective of which would be the expression of an opinion on compliance with the applicable laws and regulations. Accordingly, we do not express such an opinion. Had we performed additional procedures, other matters might have come to our attention that would have been reported to you.

The American Institute of Certified Public Accountants’ Statement on Auditing Standards No. 87 requires the inclusion of the following paragraph in this report:

This report is intended solely for the information and use of management of the Oklahoma Energy Resources Board and is not intended to be and should not be used by anyone other than these specified parties.

However, the Oklahoma Open Records Act states that all records of public bodies and public officials shall be open to any person, except as specifically exempted. The purpose of this Act is to ensure and facilitate the public’s right of access to and review of government records so they may efficiently and intelligently exercise their inherent political power. Therefore, this report is a matter of public record and its distribution is in no way limited or restricted.

Sincerely,

[Signature]

JEFF A. McMAHAN
State Auditor and Inspector

April 21, 2005