HB3252 FA1 OsburnMi-MAH 3/12/2024 7:49:30 am

FLOOR AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

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		ORM TO AMENDMENTS	Amendme	nt submitte	ed by: Mi —	ke Osburn	

Reading Clerk

1	STATE OF OKLAHOMA					
2	2nd Session of the 59th Legislature (2024)					
3	FLOOR SUBSTITUTE					
4	FOR HOUSE BILL NO. 3252 By: Osburn, Bashore, and Sims					
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7	FLOOR SUBSTITUTE					
8	[state government - Oklahoma Department of Commerce					
9	- needs - mission statement - five-year plan -					
10	annual report - authority - definitions - program -					
11	public safety - income tax - conservation programs					
12	- International Protocol Office - county jails -					
13	weatherization - persons - entities - effective					
14	date -					
15	emergency]					
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18	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:					
19	SECTION 1. AMENDATORY 74 O.S. 2021, Section 5003.2, is					
20	amended to read as follows:					
21	Section 5003.2 A. Recognizing the geographic diversity of this					
22	state, Oklahoma needs one central, primary public-sector economic					
23	development agency for the state in order to manage or coordinate					
24	all public sector economic development activity a focus on long-term					

development of local communities to increase competitiveness and enhance economic opportunities.

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Oklahoma needs an agency to work at the community and firm level to:

- 1. Create new and higher quality jobs for the people of this state through the expansion, creation, restructuring and recruitment of export-oriented Oklahoma firms which produce value-added goods, services and processes long-term development of local communities;
 - 2. Encourage statewide economic diversification and stability;
- 3. Maintain a two-way flow of information between the central state economic development agency and firms, farms and communities through regional organization and representation;
- 4. Implement the strategic economic development five-year plan developed by the state economic development entity; and
- 5. Carry out policy development and research in support of Oklahoma Futures the long-term competitiveness of Oklahoma;
- 6. Provide technical assistance to local communities in securing federal funding, incentive availability, and community development;
- 7. Provide assistance and funding in development of potential sites for economic development;
- 8. Coordinate with other state agencies deploying federal and state funds for infrastructure development including, but not

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1 limited to, the Oklahoma Department of Transportation, the Oklahoma
2 Water Resources Board, and the Oklahoma Broadband Office; and
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9. Assist in compliance with the laws and regulations of economic incentives and economic development initiatives.

- B. The Oklahoma Department of Commerce is hereby constituted an agency of state government.
- C. Whenever the terms "Department of Economic Development" or "Department of Economic and Community Affairs" appear in the Oklahoma Statutes they shall mean and refer to the Oklahoma Department of Commerce.
- 11 SECTION 2. AMENDATORY 74 O.S. 2021, Section 5003.3, is
 12 amended to read as follows:
 - Section 5003.3 The mission of the Oklahoma Department of Commerce shall be to support firms', farms' and local communities' growth, diversification, expansion and ability to compete in export markets in order to create new and better jobs for Oklahomans throughout the state community development and allow communities to compete effectively in economic development opportunities.
- 19 SECTION 3. AMENDATORY 74 O.S. 2021, Section 5003.4, is 20 amended to read as follows:
- Section 5003.4 As used in the Oklahoma Department of Commerce

 22 Act:
 - 1. "Department" means the Oklahoma Department of Commerce;

2. "Director" means the <u>director Director</u> of the Department of Commerce;

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- 3. "Enterprise" means a <u>firm business</u> with its principal place of business operations in Oklahoma;
- 4. "Economic Information System" means a comprehensive statewide data collection, analysis and distribution system which makes available current and thorough information on Oklahoma economic trends and future Oklahoma economic opportunities to communities, firms, farms and individuals in the state; firms and individuals outside the state considering location in Oklahoma; and Oklahoma Futures, the Governor, the Legislature and all other state agencies and institutions; and
- 5. "Economic Innovation System" means a decentralized statewide system that responsively and innovatively coordinates technical assistance, grant and loan programs with local, state, federal and private sector activities into a single statewide Economic Innovation System.
- SECTION 4. AMENDATORY 74 O.S. 2021, Section 5003.7, is amended to read as follows:
- Section 5003.7 A. The Oklahoma Department of Commerce shall prepare, with the cooperation of the Oklahoma business community, agricultural community, financial community, universities, labor and the state executive and legislative branches, a five-year economic

development infrastructure and community development plan and annual updates for the State of Oklahoma implementation schedule.

- 1. The purpose of the plan shall be to identify significant economic, social, and demographic trends and development opportunities which may have both short-term and long-term impacts on the state and local economy and to present strategies and recommendations that the state and local political subdivisions might adopt to improve or stabilize the economy.
- 2. The goals of the plan shall include the development of a diversified state economy, increasing employment, the maximum use of federal, state and local funds to achieve the goals or recommendations included in the plan, the maximum investment of capital in the economy of the state, and the improvement of the quality of life in the state.
- 3. The plan wherever possible shall make recommendations <u>for</u>

 <u>infrastructure investment</u> to encourage intergovernmental cooperation
 and public and private cooperation.
- 4. Copies of the plan and the annual updates shall be submitted to the Oklahoma Advisory Committee on Intergovernmental Relations state economic development entity, the Governor, the Speaker of the House of Representatives, the President Pro Tempore of the Senate and the chairmen of the standing committees on economic development of the Senate and of the House of Representatives on the first day of each legislative session.

5. The Department shall develop and manage a complete economic information system which will support the five-year planning process, and which will make available complete and timely information on the state economy. The economic information system shall may be operated by public or private Oklahoma universities or an Oklahoma enterprise capable of providing such services in a cost-effective manner.

- 6. The Department shall convene a working group of Oklahoma

 state agencies who invest state and federal funds to develop

 infrastructure to better coordinate and maximize deployment of

 funds. Agencies included in the working group shall include the

 Oklahoma Department of Transportation, the Oklahoma Water Resources

 Board, the Oklahoma Broadband Office and other persons as identified

 by the Executive Director of the Oklahoma Department of Commerce.
- 7. The Department shall provide technical assistance to local communities seeking to pursue federal funding opportunities.

 Technical assistance may include identification of federal funding opportunities, grant writing support, data collection, and identifying funds to meet matching funds requirements.
- B. The Department, in conjunction with the Oklahoma Development Finance Authority, is authorized to develop an infrastructure program which will enable political subdivisions of this state to finance public works projects in order to modify or improve existing public facilities for purposes of bringing said facilities, and the

operation thereof, into compliance with and maintaining compliance
with federal, state and local laws and regulations pertaining to the
protection of the public health and the environment.

- C. The Director shall develop an annual business plan for the Department. The business plan shall include the need and mission of each division of the Department created by law or the Director and an analysis of past costs and benefits and future projected costs and benefits to the state of the programs of each division of the Department. The business plan shall be consistent with the goals of the recurring five-year plan specified in this section. The Director shall distribute copies of the business plan by such means that will make it widely available to communities, firms and local economic development managers throughout this state.
- SECTION 5. AMENDATORY 74 O.S. 2021, Section 5003.8, is amended to read as follows:
- Section 5003.8 In order to ensure that the Oklahoma Department of Commerce is effectively implementing its mission, purpose and objectives, the Department shall publish an annual report setting forth in detail the operations and programs conducted by it pursuant to this act or to other legislation. The report shall review both statewide progress and departmental progress according to several measures including objective measures listed in the Department's five-year plan. The Department shall present this report to the Governor and the Legislature. The annual report shall specifically

- account for ways in which the needs, mission and programs of the
 Department described in this act have been carried out and
 recommendations shall specifically note what changes in the
 activities of the Department and the programs it administers and of
 state government are necessary to better address the mission
 described in this act. The Department shall distribute its annual
 report by such means that will make it widely available to
 communities, firms and local economic development managers
- SECTION 6. AMENDATORY 74 O.S. 2021, Section 5003.10, is amended to read as follows:

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throughout this state.

- Section 5003.10 The Oklahoma Department of Commerce shall have the authority to:
 - 1. Disseminate Maintain information concerning the industrial, commercial, governmental, educational, cultural, agricultural, business and other advantages and attractions of the state;
 - 2. Assist public and private agencies in the preparation of informational and publicity programs designed to attract or retain business and industry for the state plans for the development of local communities;
 - 3. Obligate and expend funds for services performed by local political subdivisions of the state, state agencies, including universities and colleges within and without the state, and federal agencies for research and training in conformity with the general

state laws governing such activity; and apply for, accept,

administer and expend grants from the federal government and any

other public or private sources for research and training purposes;

- 4. Conduct, publish and disseminate or encourage research designed to further new and more extensive uses of the natural and other resources of the state and designed to develop and commercialize new products and commercial processes;
- 5. Study trends and developments in the industries of the state and analyze the reasons underlying such trends; study costs within the state; and make recommendations regarding circumstances promoting or hampering business and industrial development;
- 6. Generally gather, compile and make available economic analyses and statistical information relating to business, trade, commerce, industry, transportation, communication, natural resources, population and other like subjects in this state, with authority to call upon other agencies, universities and colleges of the state for statistical data and results obtained by them, and to arrange and compile such economic analyses and statistical information in such a manner as it deems advisable;
- 7. Study such other scientific, industrial, financial and economic issues as, in the judgment of the Department, shall be deemed of value to the people of the state;
- 8. Support and assist the efforts of state, regional and local development organizations, industrial committees, chambers of

commerce, agricultural organizations, labor organizations and other
similar public and private agencies to obtain new and to foster
expansion of existing service, industrial and manufacturing
facilities, businesses and enterprises; and to foster community
improvements in leadership, expertise, human development,
infrastructure, public facilities and quality of life; and to expand
data availability and utilization opportunities;

9. Maintain a continuing evaluation of the sources available for the financing of the development or expansion of industrial, agricultural and commercial facilities in this state through both public and private agencies;

- 10. Assist in obtaining financing for the development and expansion of industrial, agricultural and commercial facilities in the state;
- persons interested in locating new economic enterprises in Oklahoma and state and local groups seeking new enterprises. In this respect, the Department shall aid communities in organizing for and obtaining new businesses and expanding existing businesses and shall process requests which reflect interest in locating economic enterprises in the state a resource for local communities by providing technical assistance for funding opportunities and community development;

12. Promote the sale and facilitate the marketing of Oklahoma products including agricultural and value-added products in the international market;

- 13. Encourage the location of foreign manufacturing plants and other industries in Oklahoma;
- 14. Coordinate the international efforts of the various state agencies without violating the individual authority given those agencies by statute;
- 15. Coordinate and serve as liaison to the private sector as needed;
- 16. Establish, subject to an annual appropriation or private gifts, offices outside the state boundaries. The offices may be operated by the state or may be operated pursuant to contract which shall not be subject to the competitive bid laws of the State of Oklahoma. The Department shall prepare an annual report concerning the activities of the offices and submit it to the Governor and the Legislature. The Director of the Oklahoma Department of Commerce shall notify in writing the Governor, the President Pro Tempore of the Senate and the Speaker of the House of Representatives that the Department intends to establish a new office pursuant to this paragraph at least thirty (30) days prior to the establishment of the new office or execution of a contract;

 $\frac{17.}{13.}$ Establish a system of not less than six geographic regions for providing technical assistance and support to local

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    communities in promoting new or existing businesses, assisting in
    the expansion of small and medium sized manufacturers through a
    modernization program, creating new jobs, and assisting local
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    businesses, political subdivisions or other entities to better
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    utilize the services of the Department;
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        18. 14. Solicit, accept and expend donations and contributions
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    from any source, whether public or private, in order to advertise,
    promote or disseminate information which may assist in the
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    recruitment of companies, firms or jobs to development of
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    communities in Oklahoma, including but not limited to the Oklahoma
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    Quality Jobs Program Act, and any other acts which the Department
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    administers or which may assist the Department in the performance of
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    its mission. The Department shall deposit any funds collected
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    pursuant to this paragraph in the "Oklahoma Department of Commerce
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    Revolving Fund" created by Section 5012 of this title; and
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        19. 15. Enter into contracts at fair market value for the
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    rental of office space in any facility under its control to entities
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    engaged in activities related to the export of goods produced in
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    development of Oklahoma. The Department shall deposit any funds
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    collected pursuant to this paragraph in the "Oklahoma Department of
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    Commerce Revolving Fund" created by Section 5012 of this title.
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                                      15 O.S. 2021, Section 681, is
        SECTION 7.
                       AMENDATORY
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    amended to read as follows:
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Section 681. As used in the Invention Development Services Act:

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1. "Contract for invention development services" includes a contract by which an invention developer undertakes to develop or promote an invention for a customer;

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- 2. "Customer" means any natural person who is solicited by, inquires about, seeks the services of or enters into a contract with an invention developer for invention development services;
- 3. "Invention" includes a process, design, asexually reproduced plant, machine, manufacture, composition of matter, improvement upon the foregoing, or a concept;
- 4. "Invention developer" means any person, firm, corporation or association and the agents, employees or representatives of the person, firm, corporation or association which develops or promotes or offers to develop or promote an invention of a customer in order that the invention of the customer may be patented, licensed or sold for manufacture or manufactured in large quantities. The term "invention developer" does not include:
 - a. a partnership or corporation when all of its partners, stockholders or members are licensed by a state or the United States to render legal advice concerning patents and trademarks, or a person so licensed,
 - b. a department or agency of the federal, state or local government, including the inventor's assistance program established administered by the Oklahoma

Department of Commerce Center for the Advancement of

Science and Technology,

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- c. a charitable, scientific, education, religious or other organization registered pursuant to state law,
- d. a person, firm, corporation, association or other entity that does not charge a fee for invention development services, or
- e. any person, firm, corporation, association or other entity whose gross receipts from contracts for invention development services do not exceed ten percent (10%) of its gross receipts from all sources during the fiscal year preceding the year in which any contract for invention development services is signed.

For the purposes of this paragraph, "fee" shall include any payment made by the customer to the entity, including reimbursements for expenditures made or costs incurred by such entity, but shall not include a payment made from a portion of the income received by a customer by virtue of invention development services performed by the entity;

- 5. "Invention development services" includes any act required or promised to be performed, or actually performed by an invention developer for a customer.
- SECTION 8. AMENDATORY 62 O.S. 2021, Section 2401, is amended to read as follows:

1 Section 2401. A. The Oklahoma Department of Commerce Center 2 for the Advancement of Science and Technology (OCAST) shall create an "Invest In Oklahoma" program to provide entities in this state 3 with funds for opportunities to invest in Oklahoma-based private 4 5 equity funds, venture capital funds and growth funds. Opportunities for investment shall also include private equity funds, venture 6 7 capital funds and growth funds that make substantial investments in this state. 8

- B. The Department OCAST shall select venture capital and growth funds to qualify for investments within the Invest In Oklahoma

 Program based on factors including but not limited to:
- 1. Rate of return;

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- 2. Years of operation;
 - 3. Sufficiency of capitalization;
- 4. Investment performance track record;
 - 5. Differentiation and sustainability of investment strategy;
- 17 | 6. Fee structure;
 - 7. Background of limited partners; and
- 8. Ratio of capital invested in this state.
- 20 C. The Department OCAST shall exercise judgement and care,
 21 under circumstances then prevailing, which persons of prudence,
 22 discretion and intelligence exercise in the management of their own
 23 affairs, for investment, considering the probable safety of their
 24 capital as well as the probable income to be derived when

determining qualifying venture capital and growth funds to ensure the funds are being appropriately managed and invested.

that includes the factors provided in subsection B of this section.

The Department OCAST shall maintain a list of available venture capital and growth funds which are participating in the Invest in In Oklahoma Program in which public entities are encouraged to invest.

The Department OCAST shall develop a request for proposal

- SECTION 9. AMENDATORY 62 O.S. 2021, Section 2403, is amended to read as follows:
- Section 2403. The Oklahoma Department of Commerce Center for the Advancement of Science and Technology shall promulgate rules to enforce the provisions of the Invest In Oklahoma Act.
- SECTION 10. AMENDATORY 63 O.S. 2021, Section 2902, is amended to read as follows:
 - Services shall be responsible for the disbursement and implementation of the Energy Conservation Assistance Fund.
 - B. The Department shall involve senior citizen groups, social service agencies and other civic groups in publicizing such program.
 - C. The Department of Human Services, in cooperation with the Oklahoma Department of Commerce, shall determine eligibility requirements necessary to qualify a homeowner to obtain such grants.

 Upon meeting any such eligibility standards, the Department of Human Services shall certify to the Oklahoma Department of Commerce that

- such homeowner is qualified to receive such grant upon notification
 of such certification. The Oklahoma Department of Commerce Human

 Services shall distribute the grant funds. Priorities shall be
 established for applications according to those indicating the
 greatest need. Low-income elderly and handicapped applicants shall
 be given first priority.
- D. In order to qualify for grant assistance, the property shall meet all of the following requirements:
 - 1. The property shall be the homestead of the applicant; and
 - 2. The property for which the grant is issued shall not be income-producing or used in any method other than as the principal residence of the applicant.
 - E. Grants may be issued to finance the following types of weatherization:
 - 1. Structural repairs necessary to improve efficient heating and cooling of the residence;
 - 2. Insulation for attics, walls and water heaters;
- 3. Replacement of broken glass, inefficient doors and door thresholds;
 - 4. Storm windows;

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- 5. Caulking and weather stripping; and
- 22 6. Other appropriate energy conservation measures as determined 23 by the Oklahoma Department of Commerce Human Services.

No grants shall be made through this program unless an energy audit has been performed on the applicant's principal residence.

No grant shall exceed Three Thousand Dollars (\$3,000.00). No grant shall be awarded to any applicant with an annual income in excess of the amount specified in this subsection.

Income eligibility shall be determined based on one hundred twenty-five percent (125%) of the poverty guidelines issued by the United States Office of Management and Budget.

- F. The application for the grant shall be in such form as determined by the Oklahoma Department of Commerce Human Services.

 No grant shall be issued to any person until such person has been certified as eligible by the Department of Human Services. The applicant shall be provided with copies of all documents related to the issuance of the grant. The applicant shall provide documents, as required, concerning the status of property and household income.
- G. 1. The Oklahoma Department of Commerce Human Services
 contractors shall be nonprofit community action agencies or other
 nonprofit entities experienced with weatherization programs. The
 Oklahoma Department of Commerce Human Services shall monitor
 contractors for compliance with all Department policies, guidelines
 and regulations.
- 2. Contractors shall be responsible for completion and inspection of all work undertaken. No payment shall be made to any contractor until after the required documentation is submitted and

approved by the Oklahoma Department of Commerce Human Services.

Payments to contractors shall be made for services rendered and
shall be based on the costs previously agreed to in writing.

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- H. The Oklahoma Department of Commerce Human Services shall actively monitor and audit the financial and operating records of the contractors involved with the Energy Conservation Assistance Fund to assure appropriate compliance with established regulations, guidelines and standards. The Oklahoma Department of Commerce Human Services shall also monitor contractors to ensure use of proper materials and workmanship.
- SECTION 11. AMENDATORY 63 O.S. 2021, Section 2903, is amended to read as follows:

Section 2903. A. The State of Oklahoma through the Department shall have a lien against the property on which the work is being performed for the amount of the loan plus interest thereon. The Department shall record a notice of lien with the county clerk where the property is located. A delinquent installment of the loan may be foreclosed by the Department and the property concerned shall be sold in the manner provided for foreclosures of mortgages on land. Any real estate sold under any order, judgment or decree of court to satisfy the lien may be redeemed by the owner or his assignee at any time within one (1) year of the date of the sale by paying to the purchaser thereof or his assignee the amount paid with interest from the date of purchase at the rate of twelve percent (12%) per year.

B. Repayment of each loan shall be determined according to a repayment schedule determined by the Department.

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- C. Repayment of the loan may be deferred until that time when the loan recipient sells the property or ownership is transferred. In such cases where a loan has not been repaid after ten (10) years, another ten-year extension shall be granted if the loan recipient or the surviving spouse is still the owner-occupier of the residence. Such extensions shall be granted until such time when the property is transferred from the loan recipient or the surviving spouse to another party.
- D. Loan repayments shall be made to the Oklahoma Department of Commerce Human Services and shall be deposited in the Energy Conservation Loan Fund.
- SECTION 12. AMENDATORY 68 O.S. 2021, Section 2358.110, is amended to read as follows:
- 16 | Section 2358.110 A. As used in this section:
 - 1. "Accredited investor" means a person or entity as defined pursuant to Section 230.501 of Title 17 of the Code of Federal Regulations;
- 2. "Eligible Oklahoma business venture" means a lawful business
 21 entity that is determined by the Oklahoma Department of Commerce
 22 Center for the Advancement of Science and Technology (OCAST) for
 23 receipt of an equity investment by an eligible Oklahoma venture
 24 capital company. In determining whether an investment is a

qualified equity investment, the Department OCAST shall consider the potential impact the investment would have on the local and state economy and shall consider the following factors:

- a. the primary location of the entity,
- b. the number of employees located or to be located in this state,
- c. state and local revenues generated from the investment,
- d. the economic benefits to the state,
- e. the type and amount of the investment,
- f. the current capitalization level and strategy, and
- q. the industry classification of the entity;
- 3. "Eligible Oklahoma venture capital company" means a lawfully recognized business entity the primary business purpose of which is to accumulate funds for making investments in lawful for profit business entities and which is organized in any of the following forms:
 - a. general partnership,
 - b. limited partnership,
 - c. limited liability partnership,
- d. limited liability company,
- e. corporation, or

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- f. other lawfully recognized business entity;
- 4. "Lawful business entity" means the following:

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1 a. a person,
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- b. a general partnership,
 - c. a limited partnership,
 - d. a limited liability partnership,
 - e. a limited liability company, or
 - f. a corporation; and
 - 5. "Qualified equity investment" means a transfer of cash or its equivalent by an accredited investor to an eligible Oklahoma venture capital company and for purposes of the deduction authorized by this section in an amount not in excess of Twenty-five Million Dollars (\$25,000,000.00) by an accredited investor during a taxable year.
 - B. For tax years 2022 through 2026, there shall be allowed a deduction from Oklahoma taxable income or Oklahoma adjusted gross income as determined pursuant to Section 2358 of Title 68 of the Oklahoma Statutes equal to the amount of qualified equity investment in an eligible Oklahoma venture capital entity made by an accredited investor.
 - C. The maximum amount of qualified equity investment made by an accredited investor for purposes of the deduction authorized by this section shall not exceed Twenty-five Million Dollars

 (\$25,000,000.00) for any taxable year of the investor.
 - D. Any qualified equity investment made for purposes of the deduction authorized by this section shall be documented by the

issuance of shares of stock, membership interest or other evidence of the equity interest acquired by the accredited investor. Such evidence may take the form of physical shares or the electronic equivalent of physical shares.

- E. Records of the equity interest acquired by an accredited investor shall be maintained by the accredited investor and the eligible Oklahoma venture capital company for a period of at least five (5) years from the date the equity investment is made by an accredited investor.
- F. A qualified equity investment made by an accredited investor for purposes of the deduction authorized by this section shall not be returned by the eligible Oklahoma venture capital company to the accredited investor, if the accredited investor is a natural person, or to any person related to such natural person within the third degree of consanguinity or affinity, for a period of three (3) years from the date of the qualified equity investment unless the return is in the form of a dividend or other payment agreed to prior to or simultaneously with the equity investment transfer from the accredited investor to the eligible Oklahoma venture capital company and only if the return of some part of the qualified equity investment is based on the financial performance of either the eligible Oklahoma venture capital company or the financial performance of one or more for profit business entities in which the accumulated equity funds of the eligible Oklahoma venture capital

company are further invested or both such measures of financial performance.

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- G. A qualified equity investment made by an accredited investor for purposes of the deduction authorized by this section shall not be returned by the eligible Oklahoma venture capital company to the accredited investor if the accredited investor is a lawful business entity, or to any entity which owns fifty one percent (51%) or more of the voting equity interest of the accredited investor or to any lawful business entity with respect to which the accredited investor owns fifty one percent (51%) or more of the voting equity interest, within a period of five (5) years from the date of the equity investment unless the return is in the form of a dividend or other payment agreed to prior to or simultaneously with the equity investment transfer from the accredited investor to the eligible Oklahoma venture capital company and only if the return of some part of the qualified equity investment is based on the financial performance of either the eligible Oklahoma venture capital company or the financial performance of one or more for profit business entities in which the accumulated equity funds of the eligible Oklahoma venture capital company are further invested or both such measures of financial performance.
- H. The deduction authorized by the provisions of this section shall not be used to reduce the Oklahoma taxable income amount or the Oklahoma adjusted gross income amount to less than zero (0).

1 There shall not be any carryover with respect to a deduction 2 authorized by the provisions of this section.

- I. If the Oklahoma Tax Commission determines, either from information accompanying any applicable income tax return or schedule, form or supporting documentation filed in order to claim the deduction authorized by this section, that the requirements of this section were not fulfilled, the Oklahoma Tax Commission shall notify the taxpayer claiming the deduction that the deduction has been disallowed and the income tax lability for the taxpayer shall be recalculated. The taxpayer shall retain all rights authorized pursuant to the provisions of the Uniform Tax Procedure Code and the Oklahoma Income Tax Code in order to contest the disallowance of part or all of such deductions.
 - J. The Department \underline{OCAST} may promulgate rules to enforce the provisions of this act. The Department \underline{OCAST} shall annually publish a report on the program created in this section.
- SECTION 13. AMENDATORY 74 O.S. 2021, Section 5017.1, is amended to read as follows:
 - Environmental Quality shall have the authority to establish, administer and enforce state and federal energy conservation programs including, but not limited to, implementing The Energy Conservation Act of 1975 (P.L. 94-163), National Energy Extension Service Act (P.L. 95-39, 42 U.S.C. Section 7001 et seq.) and the

National Conservation Policy Act (P.L. 95-619), except as otherwise provided by law.

The Energy Conservation Services Division of the Oklahoma

Corporation Commission is hereby abolished. All personnel,

equipment, files, fixtures, funds, furniture, publications and

supplies, and all duties, functions, authority and contractual

obligations that relate to the Energy Conservation Services Division

of the Oklahoma Corporation Commission are hereby transferred to and

vested in the Oklahoma Department of Commerce Environmental Quality.

Employees transferred to the Oklahoma Department of Commerce shall be classified and subject to the provisions of the Merit System of Personnel Administration as provided for in the Oklahoma Personnel Act. The salaries, grade and/or class of the employees transferred shall be adjusted to be commensurate with comparable positions in the Oklahoma Department of Commerce.

The full-time-equivalent employee positions funded through the federal energy conservation programs outlined in this section shall terminate upon the exhaustion of said federal funding.

SECTION 14. AMENDATORY 74 O.S. 2021, Section 5017.7, is amended to read as follows:

Section 5017.7 The Oklahoma Department of Commerce Lieutenant

Governor shall serve as the Oklahoma Chief International Protocol

Office and provide a resource for information concerning proper

protocol with regard to international diplomats and officials and

shall cooperate with other state agencies already engaged in international relations to facilitate and coordinate government resources for optimal leveraging in achieving the common goal of advancing Oklahoma to the forefront of the global community. An associate with the Oklahoma Department of Commerce A representative of the Lieutenant Governor may also serve as the official representative of the Governor to ensure that the growing numbers of international officials traveling to Oklahoma are warmly received and enjoy productive visits to the state. When dealing with international visitors of foreign governments, the associate may greet chiefs of state, heads of government and other appropriate functionaries, and may provide support to coordinate, arrange and facilitate meetings and other engagements between the Governor and international leaders.

The Oklahoma Department of Commerce Office of the Lieutenant

Governor shall, for the encouragement of international trade

opportunities for Oklahoma businesses, encourage and assist private

efforts toward the development of interpersonal relationships

between citizens of this state and citizens of other nations.

SECTION 15. AMENDATORY 74 O.S. 2021, Section 5028, is amended to read as follows:

Section 5028. A. There is hereby created in the State Treasury a special fund for the Oklahoma State Department of Commerce Health to be designated the "County Jail Improvement Fund". The fund shall

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be a continuing fund, not subject to fiscal year limitations. All monies appropriated to the fund may be budgeted and expended by the Oklahoma State Department of Commerce Health for the purpose of providing matching funds to counties to renovate existing or to construct new jail facilities in accordance with state-approved jail standards. Expenditures from said fund shall be made upon warrants issued by the State Treasurer against claims filed as prescribed by law with the Director of the Office of Management and Enterprise Services for approval and payment.
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B. On July 1, 1986, any unallotted cash balance in the County
Jail Improvement Fund created in Section 66 of Title 57 of the
Oklahoma Statutes shall be transferred to the County Jail
Improvement Fund created in this section. All outstanding financial
obligations and encumbrances of the County Jail Improvement Fund
created in Section 66 of Title 57 of the Oklahoma Statutes are
hereby transferred to the Oklahoma Department of Commerce. After
November 15, 1986, any unexpended balance in the County Jail
Improvement Fund created in Section 66 of Title 57 of the Oklahoma
Statutes shall be transferred to the County Jail Improvement Fund
created in this section.

SECTION 16. AMENDATORY 74 O.S. 2021, Section 5029, is amended to read as follows:

Section 5029. The Oklahoma State Department of Commerce Health shall approve only those applications for funds to renovate an

existing county jail facility or to construct a new county jail
facility which contain proposed plans that are in compliance with
state-approved jail standards as determined by the Jail Inspection
Division, Oklahoma State Department of Health. Any jail facility
which serves as a combined city and county jail facility shall be
eligible to apply for a grant under the provisions of this act.

For each grant of funds by the Oklahoma State Department of Commerce Health to a county, the requesting county must legally bind itself to expend on said property funds equal to the amount of funds being applied for from the County Jail Improvement Fund.

No application for funds available under the provisions of this act may be filed where the construction of new facilities or the renovation of existing facilities has begun by July 1, 1981.

No applicant may receive more than a total of Two Hundred Thousand Dollars (\$200,000.00) from the "County Jail Improvement Fund" in any one fiscal year.

SECTION 17. AMENDATORY 74 O.S. 2021, Section 5030, is amended to read as follows:

Section 5030. A. There is hereby created in the State Treasury a revolving fund to be designated as the "Weatherization Revolving Fund", which shall consist of all monies appropriated or transferred to the fund. Said revolving fund shall be a continuing fund not subject to fiscal year limitations and shall be under the administration of the Oklahoma Department of Commerce Human Services

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and may be disbursed without legislative appropriation. Warrants for expenditures from said revolving fund shall be drawn by the State Treasurer, based on claims signed by an authorized employee or employees of the Oklahoma Department of Commerce Human Services and approved for payment by the Director of the Office of Management and Enterprise Services. It is hereby declared that energy conservation is in the interest of the State of Oklahoma. The purpose of this fund is to provide monies to be used for the purpose of weatherizing households in Oklahoma thereby conserving the oil and natural gas resources of the state.
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B. On July 1, 1986, any unallotted cash balance in the
Weatherization Revolving Fund created in Section 1537.1 of this
title shall be transferred to the Weatherization Revolving Fund
created in this section. All outstanding financial obligations and
encumbrances of the Weatherization Revolving Fund created in Section
1537.1 of this title are hereby transferred to the Oklahoma
Department of Commerce. After November 15, 1986, any unexpended
balance in the Weatherization Revolving Fund created in Section
1537.1 of this title shall be transferred to the Weatherization
Revolving Fund created in this section.

SECTION 18. AMENDATORY 74 O.S. 2021, Section 5040.4, is amended to read as follows:

Section 5040.4 A. Beginning November 1, 2005, the Oklahoma The

State Department of Commerce Health shall establish, through a

- competitive bid process, a statewide program to assist medically indigent residents of Oklahoma to receive prescriptions from drug manufacturer assistance programs.
- B. Agencies including, but not limited to, the following shall be encouraged by the Department to submit bids:
 - 1. County offices of the Department of Human Services;
 - 2. County health departments;

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- 3. Community action agencies designated by the Oklahoma

 9 Department of Commerce pursuant to Section 5038 of Title 74 of the

 10 Oklahoma Statutes this title;
 - 4. Community mental health centers;
 - 5. Private nonprofit agencies; and
 - 6. Public entities engaged in the delivery of social services.
- C. Agencies selected by the Department to provide services

 pursuant to the Rx for Oklahoma Act shall, at a minimum, demonstrate

 their ability to:
 - 1. Deliver services in a community or geographic area of the state that is not currently receiving services pursuant to the Rx for Oklahoma Act;
- 2. Maintain a dedicated telephone line and computer with

 Internet access with appropriate software during normal business

 hours; and
- 3. Have staff or volunteers available who can:

a. develop and implement community awareness initiatives

about the prescription assistance services offered by

the agency,

- b. determine whether a pharmaceutical program is offered for the drug or drugs a person needs,
- c. determine whether a person is eligible for assistance through a pharmaceutical program,
- d. assist a person to make application to and enroll in a pharmaceutical assistance program,
- e. keep accurate records of the number of clients served,
- f. maintain the confidentiality of all client information including, but not limited to, the client's identity, application information and other records, and
- g. estimate the value of prescriptions provided to clients under the program.
- D. Eligibility for the Rx for Oklahoma Act shall be residents of Oklahoma who:
 - 1. Are medically indigent; or

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- 2. Are not medically indigent but cannot reasonably afford to pay for prescription medications.
- E. The Oklahoma State Department of Commerce Health shall promulgate rules or establish procedures necessary to implement the program established by the Rx for Oklahoma Act and shall submit an annual report to the Legislature and the Governor no later than

- 1 January 1 of each year. The report shall include, but not be 2 limited to, the following:
- 1. A listing of entities awarded grants and the amount of each award;
 - 2. The number of residents served who were eligible for a drug manufacturer assistance program and the average amount of savings per resident;
 - 3. The number of residents who sought assistance pursuant to the Rx for Oklahoma Act, but were determined not to be eligible for a drug manufacturer assistance program; and
 - 4. A report by the Department of total expenditures. Included within the report shall be a summary of each grantee's administrative, personnel, and direct services expenditures by category relative to the grantee's administration of the program.

SECTION 19. This act shall become effective July 1, 2024.

SECTION 20. It being immediately necessary for the preservation of the public peace, health or safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

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