## 1 STATE OF OKLAHOMA 2 1st Session of the 56th Legislature (2017) 3 COMMITTEE SUBSTITUTE HOUSE BILL NO. 1690 4 By: Murdock 5 6 7 8 COMMITTEE SUBSTITUTE 9 An Act relating to state government; enacting the Independent Comprehensive Performance Audit Act; 10 requiring certain action by the Legislative Service Bureau; defining term; requiring independent comprehensive performance audits; providing for scope 11 of audit; imposing duty with respect to certain agencies based on appropriated budget amounts; 12 authorizing contract with State Auditor and 1.3 Inspector; prescribing frequency of audit; authorizing preliminary risk assessment; providing 14 for payment of audit costs; prescribing procedures regarding timing of audit; providing for audit based 15 upon certain events related to chief executive officer of executive branch entities; requiring 16 notice of audit completion; authorizing special hearings; requiring formal presentation by the 17 Legislative Service Bureau; stating purposes; requiring notice to legislators; requiring submission 18 of audit results to certain public officials; requiring audit results to be accessible through a 19 website; requiring implementation of audit results; requiring review of implementation; requiring report 20 related to implementation; requiring explanations or justifications; providing for codification; and 2.1 declaring an emergency. 22 23

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BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

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SECTION 1. NEW LAW A new section of law to be codified
in the Oklahoma Statutes as Section 452.21 of Title 74, unless there
is created a duplication in numbering, reads as follows:

This act shall be known and may be cited as the "Independent Comprehensive Performance Audit Act".

- SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 452.22 of Title 74, unless there is created a duplication in numbering, reads as follows:
- A. In keeping with accountability to the taxpayer, the
  Legislative Service Bureau shall invest in independent comprehensive
  performance audits.
- B. The term "Independent Comprehensive Performance Audit" (ICPA) includes, but is not limited to, a review and analysis of the economy, efficiency, effectiveness and compliance of the policies, management, fiscal affairs and operations of state agencies, divisions, programs and accounts for the Legislature to implement the best budgeting and policy-making practices for government services to run in the most cost-effective way.
- C. An independent comprehensive performance audit shall be conducted in accordance with generally accepted government auditing standards (GAGAS).
- D. The independent comprehensive performance audit shall address but not limited to the following topics:

1. Policies which shall include constitutional mandates, if any, statutory mandates, statutory authorizations, administrative rules or policies of the affected agency reflected in internal agency documents or agency practices;

- 2. All sources of funding received by the agency, inclusive of federal funds, state appropriations, state dedicated revenues, fee revenue sources, the use of agency revolving funds or any other fund or revenue source which is used to pay the expenses of the agency; and
- 3. Management of the agency which shall include, but not be limited to, its governance, capacity, divisions, programs, accounts, information technology systems and policies and agency operations which include objective analysis of the roles and functions of the department.
- E. For each appropriated executive branch agency having total General Revenue Fund appropriations for a fiscal year which rank the agency in the highest twenty such agencies for that fiscal year, the Legislative Service Bureau shall conduct an ICPA of any such agency if the chief executive officer of the agency concludes his or her term of office, dies, resigns from office, is removed from office or otherwise ends his or her elected or appointed term of office.
- F. The Legislative Service Bureau may contract with but shall not be limited to the State Auditor and Inspector's Office or an

outside firm in order to conduct the independent comprehensive performance audit.

- G. The independent comprehensive performance audit required by this section shall be conducted no more than once each four (4) years.
- H. The Legislative Service Bureau may conduct a preliminary risk assessment to determine if an independent comprehensive performance audit is necessary.
- I. The expense of the ICPA shall be paid from the funds of the Legislative Service Bureau.
- J. The Legislative Service Bureau shall initiate the independent comprehensive performance audit immediately upon being notified of the death, resignation or other vacancy by the administrative head or chief executive officer of the agency. The audit shall be completed not later than six (6) months after the audit begins. If the Legislative Service Bureau determines that the audit will not be completed within the six-month period, the Legislative Service Bureau shall notify the Governor, the Speaker of the Oklahoma House of Representatives, the President Pro Tempore of the Oklahoma State Senate, the chairs and vice chairs of all House and Senate appropriations and budget committees and subcommittees in writing of the reason for the delay and the estimated amount of additional time needed to complete the ICPA.

K. When the audit is complete, the Legislative Service Bureau shall provide notice of such completion to the Governor, the Speaker of the Oklahoma House of Representatives, the President Pro Tempore of the Oklahoma State Senate, the chairs of the standing committees of the respective chambers for appropriations and budget and to the chair of each subcommittee of such standing committee, if applicable. Copies of the audit shall be provided to any official described by this subsection who requests it.

- L. The committees identified above may hold special hearings regarding the ICPA and any issues or exceptions contained in the audit findings.
- SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 452.23 of Title 74, unless there is created a duplication in numbering, reads as follows:
- A. The Legislative Service Bureau shall conduct a formal presentation of the results of any Independent Comprehensive Performance Audit (ICPA) required by Section 2 of this act at a public hearing to be conducted within thirty (30) days after the formal release of the audit and/or be at a date and time that is most appropriate for the legislative schedule as possible.
- B. The purpose of the public presentation shall be to inform and advise the Governor, the Speaker of the Oklahoma House of Representatives, the President Pro Tempore of the Oklahoma State Senate and the chairs and vice chairs of all House and Senate

appropriations and budget committees and subcommittees, the state agency which includes the head and division leaders audited and other public officials about the recommendations in the ICPA which shall include, but not be limited to, cost savings, efficiency, effectiveness of policy and programs, improved budgeting and appropriations process and practices, policy-making and any recommendations for a different type or additional audit.

- C. All members of the Legislature and the agency audited shall be provided a specific notice of the date, time and location of the public hearing with sufficient notice to be able to attend.
- D. After the conclusion of the public hearing, the results of the independent comprehensive performance audit and the public hearing shall be submitted to the Governor, the Speaker of the Oklahoma House of Representatives, the President Pro Tempore of the Oklahoma State Senate, the chairs and vice chairs of the standing committees and subcommittees responsible for appropriations and budgets for both chambers of the Legislature and to each member of those committees.
- E. The committees identified above may hold special hearings regarding the ICPA and any issues or exceptions contained in the audit findings.
- F. The Legislative Service Bureau shall cause the audit to be accessible through an Internet website.

- SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 452.24 of Title 74, unless there is created a duplication in numbering, reads as follows:
- A. The state agency which has undergone a performance audit shall implement the recommendations of the Legislature as concluded from the independent performance audit.
- B. Not later than twelve (12) months after the completion of the performance audit, the Legislative Service Bureau shall review the implementation of the recommendations in the audit.
- C. The Legislative Service Bureau shall prepare a report regarding the extent to which the agency has or has not implemented the recommendations of the Legislature from the audit. The follow-up report shall be submitted to the Governor, the Speaker of the Oklahoma House of Representatives, the President Pro Tempore of the Oklahoma State Senate, the chairs and vice chairs of the standing committees and subcommittees of the Legislature on appropriations and budget and to each of the members of such standing committees.
- D. The state agency shall be required to provide an explanation or justification for any failure to implement the recommendations of a performance audit.
- SECTION 5. It being immediately necessary for the preservation of the public peace, health or safety, an emergency is hereby

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declared to exist, by reason whereof this act shall take effect and
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    be in full force from and after its passage and approval.
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