ENGROSSED SENATE AMENDMENT TO
ENGROSSED HOUSE BILL NO. 1963 By: Watson of the House
and
Marlatt of the Senate
Mariatt or the Senate
An Act relating to revenue and taxation; amending 68 O.S. 2011, Sections 2835, 2868 and 2884, which relate
to the Ad Valorem Tax Code; modifying provision related to confidentiality of certain information;
prohibiting increase in ad valorem taxes pursuant to certain final judgments in tax appeals; modifying
provisions related to payment of taxes related to appeals from certain orders regarding valuation of
property; and declaring an emergency.
AMENDMENT NO. 1. Page 1, restore the enacting clause and the emergency clause
AMENDMENT NO. 2. Page 1, substitute the following for the title, enacting clause and the entire body of the bill:
"An Act relating to revenue and taxation; amending 68 O.S. 2011, Sections 2835, 2868 and 2884, which relate
to the Ad Valorem Tax Code; modifying provision related to confidentiality of certain information;
prohibiting increase in ad valorem taxes pursuant to certain final judgments in tax appeals, and providing
for exception thereto; modifying provisions related to payment of taxes related to appeals from certain
orders regarding valuation of property; and declaring an emergency.
an emergency.
BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
SECTION 1. AMENDATORY 68 O.S. 2011, Section 2835, is
amended to read as follows:

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Section 2835. A. On or before January 1 of each year, the 1 2 Oklahoma Tax Commission shall prescribe for the use of all county 3 assessors, suitable blank forms for the listing and assessment of 4 all property, both real and personal. Such forms shall contain such 5 information and instructions as may be necessary in order to obtain a full and complete list of all taxable property and such forms 6 7 shall be used uniformly throughout the state. Any change in these forms must have the approval of the Tax Commission. 8

9 в. It shall be the duty of the county assessor to furnish such 10 forms to any taxpayer upon request, and all personal property shall 11 be listed on such forms in the manner provided therein. Such lists 12 shall be signed and sworn to and filed with the county assessor not 13 later than March 15 of each year; and such lists may show the 14 description of real property, which may be by subdivision of quarter 15 sections, or less if any such subdivision is owned in less quantity, 16 describing such less quantity by United States Land Survey 17 nomenclature if that can be done, otherwise by metes and bounds, 18 according to ownership.

C. Real estate need not be listed by the taxpayer, but may be listed if the taxpayer so desires, in which case the list shall show the taxpayer's estimate of the value of each tract of land and shall separately show the value of the buildings and improvements thereon.

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D. All such sworn lists of property shall contain such other
 information concerning both real and personal property as may be
 required by such forms so prescribed.

E. All such sworn lists of property, and any other documents
produced by a taxpayer to the assessor or the board of equalization
during the informal and formal hearing process, or during discovery
<u>in any ad valorem tax appeal in the Court of Tax Review or the</u>
<u>district court</u>, shall be protected as confidential and shall not be
available for inspection under the Open Records Act.

10SECTION 2.AMENDATORY68 O.S. 2011, Section 2868, is11amended to read as follows:

Section 2868. A. As soon as practicable, and not later than October 1, the county assessor shall prepare tax rolls containing all adjustments by either the equalization board or the excise board which have been completed and provided to the assessor, and containing:

17 1. A list or lists in alphabetical order of all the persons and 18 bodies corporate in whose name any personal or public service 19 property has been assessed, with the assessed valuation thereof 20 distinguished by separate amounts if located in more than one school 21 district and by the number of each school district, each in a 22 separate column opposite the name, and the total amount of the tax 23 as to each school district location extended in another column. In 24

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1 city and town districts, distinction shall be made as to urban and 2 rural locations;

2. A list or lists of all taxable lands in the county or school 3 4 districts of the county, not including city or town lots, nor 5 unplatted tracts of land inside a city or town, in numerical order, commencing with the lowest numbered section and the different 6 7 subdivisions and fractional parts thereof in the lowest numbered township in the lowest numbered range in the county, and ending with 8 9 the highest numbered section, township and range, with the number of 10 the school district located in and the name of the owner in each 11 instance, the assessed valuation of each tract, and the total amount 12 of taxes extended in separate columns opposite each tract in the 13 same manner as provided in the alphabetical list or lists of names; 14 except where homestead exemptions are involved, then by distinctive 15 valuations and amounts of tax as hereinafter provided; and

16 3. A list of the city or town lots in each city or town and the 17 unplatted tracts in each city or town in the county, commencing with 18 the lowest numbered section in the lowest numbered township in the 19 lowest numbered range in the county and the different subdivisions 20 and fractional parts thereof and ending with the highest numbered 21 section, township and range, and the number of acres in each tract 22 with the name of the owner in each instance, and the valuation and 23 total tax extended in separate columns in the same manner as 24 hereinbefore provided in respect to personal property and lands,

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1 except homesteads which shall be distinguished as provided for 2 lands. Each lot shall be separately listed, except as hereinafter 3 provided, and the valuation and tax separately extended thereon. 4 Where one building or one set of improvements is situated on two or 5 more lots or parts of lots so as to preclude distinction as to the 6 value of improvements as to each such lot or parts of lots, such 7 lots or parts of lots shall be listed together with one valuation, and the tax extended in one amount. Unless the owner otherwise 8 9 elects, vacant lots valued and equalized at Ten Dollars (\$10.00) or 10 less per lot and belonging to the same owner may, if adjacent and 11 lying within the same city or town block, be so listed with one 12 valuation and the tax extended in one amount; and in either or any 13 event where more than one lot or part of lot is listed under one 14 valuation, the tax rolls shall disclose whether the same be vacant 15 or improved. All additions to cities and towns shall be arranged in 16 the tax rolls in alphabetical order immediately following the 17 original townsite.

B. In applying the tax rate to determine the amount of tax due, the county assessor shall compute same to the nearest dollar, that is, any fraction of a dollar in the amount of fifty cents (\$0.50) or less shall be disregarded, and any fraction of a dollar in the amount of fifty-one cents (\$0.51) or more shall be shown as a full dollar. The total amount of the tax due and extended on the tax rolls, as required by this section, shall be determined and shown

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1 accordingly. Provided, however, in all cases where, under the tax rate, the tax is computed to be less than One Dollar (\$1.00), then 2 the tax due shall be shown as One Dollar (\$1.00). Once the total 3 4 amount of taxes due is calculated and extended onto the tax rolls, 5 the amount of taxes due or value upon which the tax was assessed cannot be increased by a final judgment in any tax appeal filed 6 7 pursuant to Section 2880.1 or Section 2881 of this title. The limitation on taxes due in the preceding sentence shall not apply in 8 9 cases of omitted property.

10 C. Each property, whether lands or lots, lawfully exempted from 11 taxation in whole or in part by reason of a homestead interest, 12 shall be distinguished upon the tax rolls by the word "homestead" or 13 an appropriate symbol, and opposite each of such properties shall be 14 entered in separate columns the total assessed valuation, the value 15 of the exemption allowed and approved and the assessed valuation 16 after the amount of exemption allowed has been deducted. Ιn 17 extending the tax the county assessor shall, as to each such 18 property, consolidate all levies to which the homestead exemption is 19 subject, compute the tax thereon and enter the same in one column in 20 one amount, and all the levies to which the valuation in excess of 21 the homestead exemption is subject, compute the tax thereon and 22 enter the same in another column in one amount.

D. All real property which is exempt from taxation shall be
listed in the tax rolls, with the name of the owner, in all respects

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as if the same were taxable but with the reason for the exemption
 noted thereon across the columns where otherwise the tax would have
 been entered.

4 The county treasurer shall transfer to the tax rolls for the Ε. 5 current year, in a separate column, all delinquent taxes remaining unpaid for the previous years, distinguishing the same as to each 6 7 lot and tract of land by the year and amount of tax, exclusive of penalty, as to all real properties; and when giving a statement of 8 9 taxes on any property, said statement shall include all taxes due 10 and shall designate the sum due for the current year, and the sum 11 past due and delinquent. Said transfer to the current rolls of 12 unpaid real property tax of previous years is hereby declared to be 13 mandatory; and the county treasurer shall be allowed not to exceed 14 fifteen (15) days after the delivery to him of said current rolls 15 within which to make such transfer, before he shall be required to 16 open the same for the reception and collection of taxes and to begin 17 the thirty-day nonpenalty-taxpaying period before delinquency.

F. The tax rolls shall be made up as required by and in the form prescribed by the State Auditor and Inspector and shall contain such other information as may be required by the State Auditor and Inspector.

22 SECTION 3. AMENDATORY 68 O.S. 2011, Section 2884, is 23 amended to read as follows:

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Section 2884. A. The full amount of the taxes assessed against the property of any taxpayer who has appealed from a decision affecting the value or taxable status of such property as provided by law shall be paid at the time and in the manner provided by law. If at the time such taxes or any part thereof become delinquent and any such appeal is pending, it shall abate and be dismissed upon a showing that the taxes have not been paid.

When such taxes are paid, or by December 31, whichever is 8 в. 9 earlier, the persons protesting the taxes shall give notice to the 10 county treasurer that an appeal involving such taxes has been taken 11 and is pending, and shall set forth the total amount of tax that has 12 been paid under protest or required by law to be paid prior to April 13 1 that will be paid under protest. The notice shall be on a form 14 prescribed by the Tax Commission. If taxes are paid in two equal 15 installments and the amount paid under protest does not exceed fifty 16 percent (50%) of the full amount of assessed taxes, all protested 17 taxes shall be specified in the second installment payment. If such 18 amount does exceed fifty percent (50%) of the full amount of 19 assessed taxes, then the portion of protested taxes that exceeds 20 fifty percent (50%) of the full amount of assessed taxes shall be 21 specified in the first installment payment and the entire second 22 installment shall be specified to be paid under protest. The 23 taxpayer shall attach to such notice a copy of the petition filed in 24 the court or other appellate body in which the appeal was taken.

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For railroads, air carriers, and public service corporations, the amount of taxes protested shall not exceed the amount of tax calculated on the protested assessed valuation specified in the complaint filed pursuant to the provisions of subsection A of Section 2881 of this title.

6 It shall be the duty of the county treasurer to hold taxes С. 7 paid under protest separate and apart from other taxes collected. Any portion of such taxes not paid under protest shall be 8 9 apportioned as provided by law. Except as otherwise provided for in 10 this subsection, the treasurer shall invest the protested taxes in 11 the same manner as the treasurer invests surplus tax funds not paid 12 under protest, but shall select an interest-bearing investment 13 medium which will permit prompt refund or apportionment of the 14 protested taxes upon final determination of the appeal. In cases 15 where the amount of the protested ad valorem taxes by a taxpayer is 16 in excess of Fifteen Thousand Dollars (\$15,000.00), the taxpayer may 17 elect to choose the type of investment and where the investment of 18 the protested funds will be deposited as long as the investment is 19 of a type authorized for the county, the depository institution 20 qualifies as a county depository, and the depository institution is 21 located in the applicable county.

D. 1. Prior to January 31 of each year, the county treasurer shall determine the amount of ad valorem taxes paid under protest and those ad valorem taxes that will be paid under protest pursuant

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1 to subsection B of this section. The county treasurer shall then notify the State Auditor and Inspector of the total amount of paid 2 protested ad valorem taxes and anticipated protested ad valorem 3 4 taxes, the total amount of protested taxes and anticipated protested 5 taxes by each individual taxpayer, and how such paid protested ad valorem taxes and anticipated protested ad valorem taxes would have 6 7 been apportioned to each school district and technology center school district by fund had such amount of protested ad valorem 8 9 taxes not been protested.

10 2. The State Auditor and Inspector shall compile all of the 11 information submitted by the county treasurers in a format which 12 shall set forth the total amount of paid and anticipated protested 13 taxes for each school district and technology center school district 14 by fund and a total for each school district and technology center 15 school district by fund. This information shall then be submitted 16 by the State Auditor and Inspector to the State Superintendent of 17 Public Instruction, the Director of the Oklahoma Department of 18 Career and Technology Education, the Speaker of the House of 19 Representatives, and the President Pro Tempore of the Senate. Ιf 20 any of the information submitted to the State Auditor and Inspector 21 changes after being submitted, the county treasurer shall notify the 22 State Auditor and Inspector and the State Auditor and Inspector 23 shall submit revised information to the parties enumerated in this 24 paragraph within thirty (30) days of such change.

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3. Within ten (10) days of the release of the escrowed ad 1 2 valorem taxes by the county treasurer, as required by subsection E 3 of this section, the county treasurer shall submit a schedule 4 showing the disposition of the released funds, separated by fund for 5 each school district and technology center school, to the State Auditor and Inspector. The State Auditor and Inspector shall 6 7 certify the apportionment schedule and transmit a copy to the State Superintendent of Public Instruction and the Director of the 8 9 Oklahoma Department of Career and Technology Education.

10 4. The State Auditor and Inspector shall promulgate any 11 necessary rules to implement the provisions of this subsection. 12 In cases involving taxpayers other than railroads, air Ε. 1. 13 carriers, or public service corporations, if upon the final 14 determination of any such appeal, the court shall find that the 15 property was assessed at too great an amount, the board of 16 equalization from whose order the appeal was taken shall certify the 17 corrected valuation of the property of such taxpayers to the county 18 assessor, in accordance with the decision of the court, and shall 19 send a copy of such certificate to the county treasurer. Upon 20 receipt of the corrected certificate of valuation, the county 21 assessor shall compute and certify to the county treasurer the 22 correct amount of taxes payable by the taxpayer. The difference 23 between the amount paid and the correct amount payable, with accrued 24 interest, shall be refunded by the treasurer to the taxpayer upon

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1 the taxpayer filing a proper verified claim therefor, and the 2 remainder paid under protest, with accrued interest, shall be 3 apportioned as provided by law.

If upon the final determination of any appeal, the court 4 2. 5 shall find that the property of the railroad, air carrier, or public service corporation was assessed at too great an amount, the State 6 7 Board of Equalization from whose order the appeal was taken shall certify the corrected valuation of the property of the railroads, 8 9 air carriers, and public service corporations to the State Auditor 10 and Inspector in accordance with the decision of the court. Upon 11 receipt of the corrected certificate of valuation, the State Auditor 12 and Inspector shall certify to the county treasurer the correct 13 valuation of the railroad, air carrier, or public service 14 corporation and shall send a copy of the certificate to the county 15 assessor, who shall make the correction as specified in Section 2871 16 of this title. The difference between the amount paid and the 17 correct amount payable with accrued interest shall be refunded by 18 the treasurer upon the taxpayer filing a proper verified claim, and 19 the remainder paid under protest with accrued interest shall be 20 apportioned according to law.

F. If an appeal is upon a question of valuation of the property, then the amount paid under protest by reason of the question of valuation being appealed shall be limited to the amount of taxes assessed against the property for the year in question less

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1 the amount of taxes which would be payable by the taxpayer for that 2 year if the valuation of the property asserted by the taxpayer in 3 the appeal were determined by the court to be correct. If an appeal 4 is timely filed by a taxpayer pursuant to subsection A of Section 5 2880.1 of this title, the amount of taxes payable by the taxpayer shall not exceed the amount based upon the value originally 6 7 submitted by the assessor to the county board of equalization. Ιf an appeal is timely filed by the county assessor pursuant to 8 9 subsection A of Section 2880.1 of this title, the amount 10 of taxes payable by the taxpayer shall not exceed the amount of 11 taxes based upon the value assessed by the county assessor and 12 submitted to the board of equalization.

G. If an appeal is upon a question of assessment of the property, then the amount paid under protest by reason of the question of assessment being appealed shall be limited to the amount of taxes assessed against the property for the year in question less the amount of taxes which would be payable by the taxpayer for that year if the assessment of the property asserted by the taxpayer in the appeal was determined by the court to be correct.

SECTION 4. It being immediately necessary for the preservation of the public peace, health and 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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1	Passed the Senate the 22nd day of April, 2015.
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4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2015.
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8	Presiding Officer of the House
9	of Representatives
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1	ENGROSSED HOUSE
2	BILL NO. 1963 By: Watson of the House
2	and
3	Marlatt of the Senate
4	Mariall of the Senale
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7	An Act relating to revenue and taxation; amending 68 O.S. 2011, Sections 2835, 2868 and 2884, which relate
8	to the Ad Valorem Tax Code; modifying provision related to confidentiality of certain information;
9	prohibiting increase in ad valorem taxes pursuant to certain final judgments in tax appeals; modifying
10	provisions related to payment of taxes related to appeals from certain orders regarding valuation of
11	property; and declaring an emergency.
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13	
14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
15	SECTION 5. AMENDATORY 68 O.S. 2011, Section 2835, is
16	amended to read as follows:
17	Section 2835. A. On or before January 1 of each year, the
18	Oklahoma Tax Commission shall prescribe for the use of all county
19	assessors, suitable blank forms for the listing and assessment of
20	all property, both real and personal. Such forms shall contain such
21	information and instructions as may be necessary in order to obtain
22	a full and complete list of all taxable property and such forms
23	shall be used uniformly throughout the state. Any change in these
24	forms must have the approval of the Tax Commission.

1 B. It shall be the duty of the county assessor to furnish such 2 forms to any taxpayer upon request, and all personal property shall 3 be listed on such forms in the manner provided therein. Such lists 4 shall be signed and sworn to and filed with the county assessor not 5 later than March 15 of each year; and such lists may show the description of real property, which may be by subdivision of quarter 6 7 sections, or less if any such subdivision is owned in less quantity, 8 describing such less quantity by United States Land Survey 9 nomenclature if that can be done, otherwise by metes and bounds, 10 according to ownership.

11 C. Real estate need not be listed by the taxpayer, but may be 12 listed if the taxpayer so desires, in which case the list shall show 13 the taxpayer's estimate of the value of each tract of land and shall 14 separately show the value of the buildings and improvements thereon.

D. All such sworn lists of property shall contain such other information concerning both real and personal property as may be required by such forms so prescribed.

E. All such sworn lists of property, and any other documents produced by a taxpayer to the assessor or the board of equalization during the informal and formal hearing process, <u>or during discovery</u> <u>in any ad valorem tax appeal in the Court of Tax Review or the</u> <u>district court</u>, shall be protected as confidential and shall not be available for inspection under the Open Records Act.

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1SECTION 6.AMENDATORY68 O.S. 2011, Section 2868, is2amended to read as follows:

Section 2868. A. As soon as practicable, and not later than
October 1, the county assessor shall prepare tax rolls containing
all adjustments by either the equalization board or the excise board
which have been completed and provided to the assessor, and
containing:

1. A list or lists in alphabetical order of all the persons and 8 9 bodies corporate in whose name any personal or public service 10 property has been assessed, with the assessed valuation thereof 11 distinguished by separate amounts if located in more than one school 12 district and by the number of each school district, each in a 13 separate column opposite the name, and the total amount of the tax 14 as to each school district location extended in another column. Τn 15 city and town districts, distinction shall be made as to urban and 16 rural locations;

17 2. A list or lists of all taxable lands in the county or school 18 districts of the county, not including city or town lots, nor 19 unplatted tracts of land inside a city or town, in numerical order, 20 commencing with the lowest numbered section and the different 21 subdivisions and fractional parts thereof in the lowest numbered 22 township in the lowest numbered range in the county, and ending with 23 the highest numbered section, township and range, with the number of 24 the school district located in and the name of the owner in each

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1 instance, the assessed valuation of each tract, and the total amount 2 of taxes extended in separate columns opposite each tract in the 3 same manner as provided in the alphabetical list or lists of names; 4 except where homestead exemptions are involved, then by distinctive 5 valuations and amounts of tax as hereinafter provided; and

6 3. A list of the city or town lots in each city or town and the 7 unplatted tracts in each city or town in the county, commencing with the lowest numbered section in the lowest numbered township in the 8 9 lowest numbered range in the county and the different subdivisions 10 and fractional parts thereof and ending with the highest numbered 11 section, township and range, and the number of acres in each tract 12 with the name of the owner in each instance, and the valuation and 13 total tax extended in separate columns in the same manner as 14 hereinbefore provided in respect to personal property and lands, 15 except homesteads which shall be distinguished as provided for 16 lands. Each lot shall be separately listed, except as hereinafter 17 provided, and the valuation and tax separately extended thereon. 18 Where one building or one set of improvements is situated on two or 19 more lots or parts of lots so as to preclude distinction as to the 20 value of improvements as to each such lot or parts of lots, such 21 lots or parts of lots shall be listed together with one valuation, 22 and the tax extended in one amount. Unless the owner otherwise 23 elects, vacant lots valued and equalized at Ten Dollars (\$10.00) or 24 less per lot and belonging to the same owner may, if adjacent and

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1 lying within the same city or town block, be so listed with one 2 valuation and the tax extended in one amount; and in either or any 3 event where more than one lot or part of lot is listed under one 4 valuation, the tax rolls shall disclose whether the same be vacant 5 or improved. All additions to cities and towns shall be arranged in 6 the tax rolls in alphabetical order immediately following the 7 original townsite.

In applying the tax rate to determine the amount of tax due, 8 в. 9 the county assessor shall compute same to the nearest dollar, that 10 is, any fraction of a dollar in the amount of fifty cents (\$0.50) or less shall be disregarded, and any fraction of a dollar in the 11 amount of fifty-one cents (\$0.51) or more shall be shown as a full 12 13 dollar. The total amount of the tax due and extended on the tax 14 rolls, as required by this section, shall be determined and shown 15 accordingly. Provided, however, in all cases where, under the tax 16 rate, the tax is computed to be less than One Dollar (\$1.00), then 17 the tax due shall be shown as One Dollar (\$1.00). Once the total 18 amount of taxes due is calculated and extended onto the tax rolls, 19 the amount of taxes due cannot be increased by a final judgment in 20 any tax appeal filed pursuant to Section 2880.1 or Section 2881 of 21 this title.

C. Each property, whether lands or lots, lawfully exempted from taxation in whole or in part by reason of a homestead interest, shall be distinguished upon the tax rolls by the word "homestead" or

1 an appropriate symbol, and opposite each of such properties shall be entered in separate columns the total assessed valuation, the value 2 3 of the exemption allowed and approved and the assessed valuation 4 after the amount of exemption allowed has been deducted. In 5 extending the tax the county assessor shall, as to each such property, consolidate all levies to which the homestead exemption is 6 7 subject, compute the tax thereon and enter the same in one column in one amount, and all the levies to which the valuation in excess of 8 9 the homestead exemption is subject, compute the tax thereon and 10 enter the same in another column in one amount.

D. All real property which is exempt from taxation shall be listed in the tax rolls, with the name of the owner, in all respects as if the same were taxable but with the reason for the exemption noted thereon across the columns where otherwise the tax would have been entered.

16 The county treasurer shall transfer to the tax rolls for the Е. 17 current year, in a separate column, all delinquent taxes remaining 18 unpaid for the previous years, distinguishing the same as to each 19 lot and tract of land by the year and amount of tax, exclusive of 20 penalty, as to all real properties; and when giving a statement of 21 taxes on any property, said statement shall include all taxes due 22 and shall designate the sum due for the current year, and the sum 23 past due and delinquent. Said transfer to the current rolls of 24 unpaid real property tax of previous years is hereby declared to be

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1 mandatory; and the county treasurer shall be allowed not to exceed 2 fifteen (15) days after the delivery to him of said current rolls 3 within which to make such transfer, before he shall be required to 4 open the same for the reception and collection of taxes and to begin 5 the thirty-day nonpenalty-taxpaying period before delinquency.

F. The tax rolls shall be made up as required by and in the
form prescribed by the State Auditor and Inspector and shall contain
such other information as may be required by the State Auditor and
Inspector.

10SECTION 7.AMENDATORY68 O.S. 2011, Section 2884, is11amended to read as follows:

Section 2884. A. The full amount of the taxes assessed against the property of any taxpayer who has appealed from a decision affecting the value or taxable status of such property as provided by law shall be paid at the time and in the manner provided by law. If at the time such taxes or any part thereof become delinquent and any such appeal is pending, it shall abate and be dismissed upon a showing that the taxes have not been paid.

B. When such taxes are paid, or by December 31, whichever is earlier, the persons protesting the taxes shall give notice to the county treasurer that an appeal involving such taxes has been taken and is pending, and shall set forth the total amount of tax that has been paid under protest or required by law to be paid prior to April 1 that will be paid under protest. The notice shall be on a form

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1 prescribed by the Tax Commission. If taxes are paid in two equal 2 installments and the amount paid under protest does not exceed fifty 3 percent (50%) of the full amount of assessed taxes, all protested 4 taxes shall be specified in the second installment payment. If such 5 amount does exceed fifty percent (50%) of the full amount of assessed taxes, then the portion of protested taxes that exceeds 6 fifty percent (50%) of the full amount of assessed taxes shall be 7 specified in the first installment payment and the entire second 8 9 installment shall be specified to be paid under protest. The 10 taxpayer shall attach to such notice a copy of the petition filed in 11 the court or other appellate body in which the appeal was taken. 12 For railroads, air carriers, and public service corporations, the 13 amount of taxes protested shall not exceed the amount of tax 14 calculated on the protested assessed valuation specified in the 15 complaint filed pursuant to the provisions of subsection A of 16 Section 2881 of this title.

17 С. It shall be the duty of the county treasurer to hold taxes 18 paid under protest separate and apart from other taxes collected. 19 Any portion of such taxes not paid under protest shall be 20 apportioned as provided by law. Except as otherwise provided for in 21 this subsection, the treasurer shall invest the protested taxes in 22 the same manner as the treasurer invests surplus tax funds not paid 23 under protest, but shall select an interest-bearing investment 24 medium which will permit prompt refund or apportionment of the

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1 protested taxes upon final determination of the appeal. In cases 2 where the amount of the protested ad valorem taxes by a taxpayer is 3 in excess of Fifteen Thousand Dollars (\$15,000.00), the taxpayer may 4 elect to choose the type of investment and where the investment of 5 the protested funds will be deposited as long as the investment is of a type authorized for the county, the depository institution 6 7 qualifies as a county depository, and the depository institution is located in the applicable county. 8

9 D. 1. Prior to January 31 of each year, the county treasurer 10 shall determine the amount of ad valorem taxes paid under protest and those ad valorem taxes that will be paid under protest pursuant 11 12 to subsection B of this section. The county treasurer shall then 13 notify the State Auditor and Inspector of the total amount of paid 14 protested ad valorem taxes and anticipated protested ad valorem 15 taxes, the total amount of protested taxes and anticipated protested 16 taxes by each individual taxpayer, and how such paid protested ad 17 valorem taxes and anticipated protested ad valorem taxes would have 18 been apportioned to each school district and technology center 19 school district by fund had such amount of protested ad valorem 20 taxes not been protested.

21 2. The State Auditor and Inspector shall compile all of the 22 information submitted by the county treasurers in a format which 23 shall set forth the total amount of paid and anticipated protested 24 taxes for each school district and technology center school district

1 by fund and a total for each school district and technology center school district by fund. This information shall then be submitted 2 3 by the State Auditor and Inspector to the State Superintendent of 4 Public Instruction, the Director of the Oklahoma Department of 5 Career and Technology Education, the Speaker of the House of Representatives, and the President Pro Tempore of the Senate. 6 Ιf 7 any of the information submitted to the State Auditor and Inspector changes after being submitted, the county treasurer shall notify the 8 9 State Auditor and Inspector and the State Auditor and Inspector 10 shall submit revised information to the parties enumerated in this 11 paragraph within thirty (30) days of such change.

12 3. Within ten (10) days of the release of the escrowed ad 13 valorem taxes by the county treasurer, as required by subsection E 14 of this section, the county treasurer shall submit a schedule 15 showing the disposition of the released funds, separated by fund for 16 each school district and technology center school, to the State 17 Auditor and Inspector. The State Auditor and Inspector shall 18 certify the apportionment schedule and transmit a copy to the State 19 Superintendent of Public Instruction and the Director of the 20 Oklahoma Department of Career and Technology Education.

4. The State Auditor and Inspector shall promulgate any
necessary rules to implement the provisions of this subsection.
E. 1. In cases involving taxpayers other than railroads, air
carriers, or public service corporations, if upon the final

determination of any such appeal, the court shall find that the 1 2 property was assessed at too great an amount, the board of 3 equalization from whose order the appeal was taken shall certify the 4 corrected valuation of the property of such taxpayers to the county 5 assessor, in accordance with the decision of the court, and shall send a copy of such certificate to the county treasurer. Upon 6 7 receipt of the corrected certificate of valuation, the county assessor shall compute and certify to the county treasurer the 8 9 correct amount of taxes payable by the taxpayer. The difference 10 between the amount paid and the correct amount payable, with accrued 11 interest, shall be refunded by the treasurer to the taxpayer upon 12 the taxpayer filing a proper verified claim therefor, and the 13 remainder paid under protest, with accrued interest, shall be 14 apportioned as provided by law.

15 2. If upon the final determination of any appeal, the court 16 shall find that the property of the railroad, air carrier, or public 17 service corporation was assessed at too great an amount, the State 18 Board of Equalization from whose order the appeal was taken shall 19 certify the corrected valuation of the property of the railroads, 20 air carriers, and public service corporations to the State Auditor 21 and Inspector in accordance with the decision of the court. Upon 22 receipt of the corrected certificate of valuation, the State Auditor 23 and Inspector shall certify to the county treasurer the correct 24 valuation of the railroad, air carrier, or public service

corporation and shall send a copy of the certificate to the county assessor, who shall make the correction as specified in Section 2871 of this title. The difference between the amount paid and the correct amount payable with accrued interest shall be refunded by the treasurer upon the taxpayer filing a proper verified claim, and the remainder paid under protest with accrued interest shall be apportioned according to law.

F. If an appeal is upon a question of valuation of the 8 9 property, then the amount paid under protest by reason of the 10 question of valuation being appealed shall be limited to the amount 11 of taxes assessed against the property for the year in question less 12 the amount of taxes which would be payable by the taxpayer for that 13 year if the valuation of the property asserted by the taxpayer in 14 the appeal were determined by the court to be correct. If an appeal 15 is timely filed by a taxpayer pursuant to subsection A of Section 16 2880.1 or Section 2881 of this title, the amount of taxes payable by 17 the taxpayer shall not exceed the amount based upon the value 18 established by the county board of equalization order or the State 19 Board of Equalization order which is the subject of the appeal. If 20 an appeal is timely filed by the county assessor pursuant to 21 subsection A of Section 2880.1 of this title, the amount of taxes 22 payable by the taxpayer shall not exceed the amount of taxes based 23 upon the value assessed by the county assessor and submitted to the 24 board of equalization.

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1	G. If an appeal is upon a question of assessment of the
2	property, then the amount paid under protest by reason of the
3	question of assessment being appealed shall be limited to the amount
4	of taxes assessed against the property for the year in question less
5	the amount of taxes which would be payable by the taxpayer for that
6	year if the assessment of the property asserted by the taxpayer in
7	the appeal was determined by the court to be correct.
8	SECTION 8. It being immediately necessary for the preservation
9	of the public peace, health and safety, an emergency is hereby
10	declared to exist, by reason whereof this act shall take effect and
11	be in full force from and after its passage and approval.
12	Passed the House of Representatives the 9th day of March, 2015.
13	
14	Presiding Officer of the House
15	of Representatives
16	Passed the Senate the day of , 2015.
17 Passed the senate the day of, 2013.	rassed the senate the day of, 2013.
18	
19	Presiding Officer of the Senate
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