1	STATE OF OKLAHOMA
2	1st Session of the 55th Legislature (2015)
3	SENATE BILL 163 By: Loveless
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6	AS INTRODUCED
7	An Act relating to offers of judgment; amending 12 O.S. 2011, Sections 1101 and 1101.1, which relate to
8	offers of judgment; expanding scope of certain procedures; making language gender neutral; updating
9	language; modifying procedural requirements for certain civil actions; limiting applicability of
10	certain provision; and providing an effective date.
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY 12 O.S. 2011, Section 1101, is
15	amended to read as follows:
16	Section 1101. The defendant, in <del>an action for the recovery of</del>
17	money only all civil actions, may, at any time more than ten (10)
18	<u>days</u> before the trial, serve upon the plaintiff or his the
19	plaintiff's attorney an offer, in writing, to allow judgment to be
20	taken against <del>him</del> the defendant for the sum specified therein. If
21	the plaintiff accept accepts the offer and give gives notice thereof
22	to the defendant or <del>his</del> <u>the defendant's</u> attorney, within <del>five</del> <u>ten</u>
23	(10) days after the offer was served, the offer, and an affidavit
24	that the notice of acceptance was delivered within the time limited,

Req. No. 742

1 may be filed by the plaintiff, or the defendant may file the acceptance, with a copy of the offer, verified by affidavit; and in 2 3 either case, the offer and acceptance shall be noted in the journal, and judgment shall be rendered accordingly. If the notice of 4 5 acceptance be is not given in the period limited, the offer shall be deemed withdrawn, and shall not be given in evidence or mentioned on 6 the trial. If the plaintiff fails to obtain judgment for more than 7 was offered by the defendant, he the plaintiff shall pay the 8 9 defendant's costs from the time of the offer.

10SECTION 2.AMENDATORY12 O.S. 2011, Section 1101.1, is11amended to read as follows:

Section 1101.1 A. Actions for personal injury, wrongful death, and certain specified actions.

1. Subject to the provisions of paragraph 5 of this subsection, 14 15 after a civil action is brought for the recovery of money as the result of a claim for personal injury, wrongful death, or pursuant 16 to Chapter 21 of Title 25 or Section 5 of Title 85 of the Oklahoma 17 Statutes, any defendant may file with the court, at any time more 18 than ten (10) days prior to trial, an offer of judgment for a sum 19 certain to any plaintiff with respect to the action or any claim or 20 claims asserted in the action. An offer of judgment shall be deemed 21 to include any costs or attorney fees otherwise recoverable unless 22 it expressly provides otherwise. If an offer of judgment is filed, 23

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1	each plaintiff to whom an offer of judgment is made shall, within
2	ten (10) days, file:
3	a. a written acceptance or rejection of such offer, or
4	b. a counteroffer of judgment, as described in paragraph
5	2 of this subsection.
6	If the plaintiff fails to file a timely response, the offer of
7	judgment shall be deemed rejected. The fact an offer of judgment is
8	made but not accepted or is deemed rejected does not preclude
9	subsequent timely offers of judgment.
10	2. In the event a defendant files an offer of judgment, the
11	plaintiff may, within ten (10) days, file with the court a
12	counteroffer of judgment directed to each defendant who has filed an
13	offer of judgment. If a counteroffer of judgment is filed, each
14	defendant to whom the counteroffer of judgment is made shall, within
15	ten (10) days, file a written acceptance or rejection of the
16	counteroffer of judgment. If a defendant fails to file a timely
17	response, the counteroffer of judgment shall be deemed rejected.
18	The fact a counteroffer of judgment is made but not accepted or
19	deemed rejected does not preclude subsequent counteroffers of
20	judgment if subsequent offers of judgment are made.
21	3. In the event the plaintiff rejects the offer(s) of judgment
22	and the judgment awarded the plaintiff is less than the final offer
23	of judgment, then the defendant filing the offer of judgment shall
24	be entitled to recover reasonable litigation costs and reasonable

1	attorney fees incurred by that defendant from the date of filing of
2	the final offer of judgment until the date of the verdict. Such
3	costs and fees may be offset from the judgment entered against the
4	offering defendant; provided, however, that prior to any such
5	offset, the plaintiff's attorney may:
6	a. exercise any attorneys lien claimed in an amount not
7	to exceed twenty-five percent (25%) of the judgment,
8	and
9	b. recover the plaintiff's reasonable litigation costs,
10	not to exceed an additional fifteen percent (15%) of
11	the judgment or Five Thousand Dollars (\$5,000.00),
12	whichever is greater.
13	4. In the event a defendant rejects the counteroffer(s) of
14	judgment and the judgment awarded to the plaintiff is greater than
15	the final counteroffer of judgment, the plaintiff shall be entitled
16	to recover reasonable litigation costs and reasonable attorney fees
17	incurred by the plaintiff from the date of filing of the final
18	counteroffer of judgment until the date of the verdict. Such costs
19	and fees may be added to the judgment entered in favor of the
20	plaintiff.
21	5. The provisions of this subsection shall apply only where the
22	plaintiff demands in a pleading or in trial proceedings more than
23	One Hundred Thousand Dollars (\$100,000.00), or where the defendant
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1 makes an offer of judgment more than One Hundred Thousand Dollars 2 (\$100,000.00). Any offer of judgment may precede the demand. 3 B. Other actions.

1. After a civil action is brought for the recovery of money or 4 5 property in an action other than for personal injury, wrongful death or pursuant to Chapter 21 of Title 25 or Section 5 of Title 85 of 6 7 the Oklahoma Statutes, any In any civil action a defendant may file with the court, at any time more than ten (10) days prior to trial, 8 9 an offer of judgment for a sum certain to any plaintiff with respect to the action or any claim or claims asserted in the action. An 10 offer of judgment shall be deemed to include any costs and attorney 11 fees otherwise recoverable unless it expressly provides otherwise. 12 If an offer of judgment is filed, the plaintiff or plaintiffs to 13 whom the offer of judgment is made shall, within ten (10) days, 14 file: 15

a. a written acceptance or rejection of the offer, or
b. a counteroffer of judgment, as described in paragraph
2 of this subsection.

19 If a plaintiff fails to file a timely response, the offer of 20 judgment shall be deemed rejected. The fact an offer of judgment is 21 made but not accepted or is deemed rejected does not preclude 22 subsequent timely offers of judgment.

23 2. In the event a defendant files an offer of judgment, the24 plaintiff may, within ten (10) days, file with the court a

Req. No. 742

1 counteroffer of judgment to each defendant who has filed an offer of 2 judgment and the claim or claims which are the subject thereof. Ιf a counteroffer of judgment is filed, each defendant to whom a 3 counteroffer of judgment is made shall, within ten (10) days, file a 4 5 written acceptance or rejection of the counteroffer of judgment. Ιf a defendant fails to file a timely response, the counteroffer of 6 judgment shall be deemed rejected. The fact a counteroffer of 7 judgment is made but not accepted or is deemed rejected does not 8 9 preclude subsequent counteroffers of judgment if subsequent offers 10 of judgment are made.

If no offer of judgment or counteroffer of judgment is 11 3. 12 accepted and the judgment awarded the plaintiff is less than one or more offers of judgment, the defendant shall be entitled to 13 reasonable litigation costs and reasonable attorney fees incurred by 14 15 the defendant with respect to the action or the claim or claims included in the offer of judgment from and after the date of the 16 first offer of judgment which is greater than the judgment until the 17 date of the judgment. Such costs and fees may be offset from the 18 judgment entered against the offering defendant. 19

4. If no offer of judgment or counteroffer of judgment is accepted and the judgment awarded the plaintiff is greater than one or more counteroffers of judgment, the plaintiff shall be entitled to recover the reasonable litigation costs and reasonable attorney fees incurred by the plaintiff with respect to the action or the

claim or claims included in the counteroffer of judgment from and
 after the date of the first counteroffer of judgment which is less
 than the judgment until the date of the judgment. Such costs and
 fees may be added to the judgment entered in favor of the plaintiff.
 5. An award of reasonable litigation costs and reasonable
 attorneys attorney fees under paragraph 3 of this subsection shall

7 not preclude an award under paragraph 4 of this subsection, and an 8 award under paragraph 4 of this subsection shall not preclude an 9 award under paragraph 3 of this subsection.

This subsection shall not apply to actions brought pursuant
 to Chapter 21 of Title 25 or Section 5 of Title 85 of the Oklahoma
 Statutes.

C. B. For purposes of comparing the amount of a judgment with 13 the amount of an offer under paragraph 3 or 4 of subsection A of 14 15 this section or paragraph 3 or 4 of subsection B of this section, attorney fees and costs otherwise recoverable shall be included in 16 the amount of the compared judgment only if the offer was inclusive 17 of attorney fees and costs. Fees or costs recoverable for work 18 performed after the date of the offer shall not be included in the 19 amount of the judgment for purposes of comparison. 20

D. C. Evidence of an offer of judgment or a counteroffer of judgment shall not be admissible in any action or proceeding for any purpose except in proceedings to enforce a settlement arising out of an offer of judgment or counteroffer of judgment or to determine

Req. No. 742

reasonable attorneys <u>attorney</u> fees and reasonable litigation costs
 under this section.

3 <u>E. D.</u> This section shall apply whether or not litigation costs
4 or attorneys attorney fees are otherwise recoverable.

5 F. E. The provisions of this section are severable, and if any 6 part or provision thereof shall be held void, the decision of the 7 court shall not affect or impair any of the remaining parts or 8 provisions thereof.

F. The provisions of this section shall apply only where the
plaintiff demands in a pleading or in trial proceedings more than
One Hundred Thousand Dollars (\$100,000.00), or where the defendant
makes an offer of judgment of more than One Hundred Thousand Dollars
(\$100,000.00). Any offer of judgment may precede the demand.
G. This section shall apply to all civil actions filed after
the effective date of this act.

16 SECTION 3. This act shall become effective November 1, 2015.
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