1	ENGROSSED SENATE
2	BILL NO. 1820 By: David, Montgomery and Bergstrom of the Senate
3	and
4	O'Donnell of the House
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6	An Act relating to legal representation; amending 74 O.S. 2011, Section 20i, which relates to contracting
7	for legal representation; clarifying types of entities authorized for contracting; requiring
8	certain identification and fee schedule; allowing certain fee exception; specifying certain fee
9	limitations; requiring Attorney General to develop standard clause including specific requirements for
10	certain contracts; requiring publication of certain contracts and payments on Attorney General website
11	within specific time period; requiring maintenance of certain records by private counsel for specified time
12	period; adding certain requirements for certain Attorney General notification; specifying
13	requirements for certain contracts exceeding certain cost; establishing procedures and requirements for
14	certain requests for proposal; requiring submission of certain contract and related information to
15	Legislative Oversight Committee under certain circumstances; clarifying requirement for settlement
16	agreements; requiring submission of certain settlement agreement to the Legislative Oversight
17	Committee; establishing exception to applicability of provisions; requiring the Attorney General to submit
18	certain annual report; specifying required contents of certain report; and providing an effective date.
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21	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
22	SECTION 1. AMENDATORY 74 O.S. 2011, Section 20i, is
23	amended to read as follows:
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Section 20i. A. An agency or official of the executive branch
 may obtain legal representation by one or more attorneys by means of
 one of the following:

4 1. Employing an attorney as such if otherwise authorized by 5 law;

Contracting with the Office of the Attorney General; or 6 2. If the Attorney General is unable to represent the agency, 7 3. or official due to a conflict of interest, or the Office of the 8 9 Attorney General is unable or lacks the personnel or expertise to 10 provide the specific representation required by such agency or 11 official, contracting with a private attorney or attorneys pursuant 12 to this section.

When entering into a contract for legal representation by 13 Β. one or more private attorneys or law firms, an agency or official of 14 the executive branch shall select an attorney or attorneys or a law 15 firm or law firms from a list of attorneys and firms maintained by 16 17 the Attorney General. An agency may contract for legal representation with one or more attorneys who are not on the list 18 only when there is no attorney or firm on the list capable of 19 providing the specific representation and only with the approval of 20 the Attorney General. The list shall include any attorney or firm 21 who desires to furnish services to an agency or official of the 22 executive branch and who has filed a schedule of fees for services 23 with and on a form approved by the Attorney General. The list of 24

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1 <u>attorneys and firms desiring to furnish services and a schedule of</u> 2 <u>fees for each attorney and firm shall be maintained and made</u> 3 <u>available to the public.</u> 4 <u>C.</u> An agency or official may agree to deviate from the schedule

5 of fees only with the approval of the Attorney General <u>and as long</u>
6 <u>as the new schedule of fees would not violate the fee schedules set</u>
7 forth in subsections D and E of this section.

8 C. D. An agency or official of the executive branch shall not 9 enter into a contingency fee contract that provides for the private 10 attorney or firm to receive an aggregate contingency fee that 11 exceeds:

12 <u>1. Twenty-five percent (25%) of that portion of any amount</u> 13 <u>recovered that is Ten Million Dollars (\$10,000,000.00) or less;</u>

14 <u>2. Twenty percent (20%) of that portion of any amount recovered</u> 15 <u>that is more than Ten Million Dollars (\$10,000,000.00) but less than</u> 16 or equal to Fifteen Million Dollars (\$15,000,000.00);

3. Fifteen percent (15%) of that portion of any amount 17 recovered that is more than Fifteen Million Dollars (\$15,000,000.00) 18 but less than or equal to Twenty Million Dollars (\$20,000,000.00); 19 4. Ten percent (10%) of that portion of any amount recovered 20 that is more than Twenty Million Dollars (\$20,000,000.00) but less 21 than or equal to Twenty-five Million Dollars (\$25,000,000.00); and 22 23 5. Five percent (5%) of that portion of any amount recovered 24 that is more than Twenty-five Million Dollars (\$25,000,000.00).

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1	E. Notwithstanding subsection D of this section, the total fee
2	payable to all retained private attorneys in any contingency fee
3	contract shall not exceed Fifty Million Dollars (\$50,000,000.00),
4	exclusive of any costs and expenses provided by the contract and
5	actually incurred by the retained private attorneys, regardless of
6	the number of actions or proceedings or the number of retained
7	private attorneys involved in the matter.
8	F. The Attorney General shall develop a standard clause for
9	inclusion in every contract for contingent fee attorney services
10	that shall be used in all cases, describing in detail what is
11	expected of both the contracted private attorney and the state
12	including, but not limited to, the following requirements. The
13	state shall not enter into a contract for contingency fee attorney
14	services that does not incorporate such requirements:
15	1. The government attorneys shall retain complete control over
16	the course and conduct of the case;
17	2. A government attorney with supervisory authority shall be
18	personally involved in oversight of the case;
19	3. The government attorneys shall retain veto power over any
20	decision made by outside counsel related to the case;
21	4. Any defendant in the case may contact the lead government
22	attorneys directly, without having to confer with outside counsel;
23	5. A government attorney with supervisory authority for the
24	case shall attend all settlement conferences; and

1	6. Decisions regarding settlement of the case shall be reserved
2	exclusively to the discretion of the government attorneys and the
3	state.
4	G. Copies of any executed contingency fee contract with the
5	private attorney shall be posted on the Attorney General's website
6	for public inspection within five (5) business days after the date
7	the contract is executed and shall remain posted on the website for
8	the duration of the contingency fee contract including any
9	extensions or amendments to the contract. Any payment of
10	contingency fees shall be posted on the Attorney General's website
11	within fifteen (15) days after the payment of the contingency fees
12	to the private attorney and shall remain posted on the website for
13	at least three hundred sixty-five (365) days after the payment is
14	made.
15	H. Any private attorney under contract to provide services to
16	the state on a contingency fee basis shall from the inception of the
17	contract until at least four (4) years after the contract expires or
18	is terminated, maintain detailed current records including
19	documentation of all expenses, disbursements, charges, credits,
20	underlying receipts and invoices and other financial transactions
21	related to the attorney services. The private attorney shall make
22	all such records available for inspection and copying upon request.
23	In addition, the private attorney shall maintain detailed
24	contemporaneous time records for the attorneys and paralegals

1 working on the matter in increments of no greater than one-tenth 2 (1/10) of an hour and shall promptly provide such records to the 3 Attorney General upon request.

<u>I.</u> Before entering into a contract for legal representation by
one or more private attorneys, an agency or official of the
executive branch shall furnish a copy of the proposed contract to
the Attorney General and, if not fully described in the contract,
notify the Attorney General of the following:

9 1. The nature and scope of the representation including, but
10 not limited to, a description of any pending or anticipated
11 litigation or of the transaction requiring representation;

The reason or reasons for not obtaining the representation
 from an attorney employed by the agency or official, if an attorney
 is employed by the agency or official;

15 3. The reason or reasons for not obtaining the representation16 from the Attorney General by contract;

17 4. The anticipated cost of the representation including the18 following:

a. the basis for or method of calculation of the fee
including, when applicable, the hourly rate for each
attorney, paralegal, legal assistant, or other person
who will perform services under the contract, and

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1	b. the basis for and method of calculation of any
2	expenses which will be reimbursed by the agency or
3	official under the contract; and
4	5. An estimate of the anticipated duration of the contract <u>;</u>
5	6. The past or present relationship, if any, between such
6	attorney, law firm or any partner or other principal in such law
7	firm and the state agency or state agent proposing to enter into the
8	<pre>contract;</pre>
9	7. If the contract contemplates that all or part of the fee is
10	contingent on the outcome of the legal proceeding, the reasons the
11	contingent fee arrangement is believed to be in the state's interest
12	and any efforts undertaken to obtain private counsel on a
13	noncontingent fee basis; and
14	8. The justification for the determination that the selection
15	of a contract for legal representation by one or more private
16	attorneys or firms was made based on the ability of the private
17	attorney or firm to provide the most economical and most competent
18	service which furthers the best interest of the state.
19	J. After the approval of the contract by the Attorney General
20	for legal representation by one or more private attorneys, the
21	Attorney General shall make available to the public on the Attorney
22	General's website the information required pursuant to paragraphs 1
23	through 8 of subsection I of this section.
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1 D. K. 1. Before entering into a contract for legal 2 representation by one or more private attorneys or firms where the agency has reason to believe that the case, transaction or matter 3 will equal or exceed Twenty Thousand Dollars (\$20,000.00) or after 4 5 employment when it becomes apparent that the case, transaction or matter will equal or exceeds Twenty Thousand Dollars (\$20,000.00), 6 an agency or official of the executive branch shall obtain the 7 approval of the Attorney General when the total cost, including fees 8 9 and expenses, of all contracts relating to the same case, 10 transaction, or matter will equal or exceed Twenty Thousand Dollars (\$20,000.00). 11

12 2. Before entering into a contract for legal representation by 13 one or more private attorneys or firms to initiate a legal action on behalf of the state, an agency or official of the executive branch 14 15 shall initiate a request for proposal from at least three qualified 16 private attorneys or firms, when possible, engaged in providing such 17 services. Notice of the request for proposal shall be published on the Attorney General's website. The request for proposal shall 18 solicit a billable hourly rate, regardless of whether a contingency 19 fee is ultimately agreed upon, and shall specify the importance of 20 price, quality, ability and experience. The selection of a contract 21 for legal representation by one or more private attorneys or firms 22 shall be made using the criteria established in the request for 23 proposal and shall be based on the response to the request which is 24

1	the most economical and provides the most competent service which
2	furthers the best interests of the state. Most economical and most
3	competent shall not be construed to mean the least expensive
4	proposal.
5	3. Any amendment, modification, or extension of a contract
6	which, had it been a part of the original contract would have
7	required approval by the Attorney General, shall also require
8	approval by the Attorney General.
9	L. After entering into a contract for legal representation by
10	one or more private attorneys or firms where the agency has reason
11	to believe that the case, transaction or matter will equal or exceed
12	One Million Dollars (\$1,000,000.00), an agency or official of the
13	executive branch shall submit a copy of the contract to the
14	Legislative Oversight Committee overseeing the operations of the
15	Legislative Office of Fiscal Transparency (LOFT) along with the
16	following:
17	1. A description of the litigation or of the transaction
18	requiring representation;
19	2. The reason or reasons for not obtaining the representation
20	from an attorney employed by the agency or official;
21	3. The justification for selecting an attorney or firm
22	contracted to represent the state; and
23	4. An estimate of the anticipated duration of the contract.
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1	M. A settlement agreement shall not contemplate the ultimate
2	use and destination of recovered funds unless done in accordance
3	with paragraphs 11 and 12 of Section 18b of this title.
4	N. Within ten (10) days of an agency or official of the
5	executive branch entering into a settlement agreement where a
6	private attorney or firm was hired on a contingency fee contract and
7	the settlement was equal to or greater than One Million Dollars
8	(\$1,000,000.00), the agency or official of the executive branch
9	shall present the settlement agreement to the Legislative Oversight
10	Committee with oversight of the operations of the Legislative Office
11	of Fiscal Transparency (LOFT), unless otherwise postponed by LOFT.
12	E. O. When an agency or official of the executive branch enters
13	into a contract for professional legal services pursuant to this
14	section, the agency shall also comply with the applicable provisions
15	of Section 85.41 of Title 74 of the Oklahoma Statutes this title.
16	F. P. The provisions of this section shall not apply to the
17	Oklahoma Indigent Defense System created pursuant to Section 1355 et
18	seq. of Title 22 of the Oklahoma Statutes. <u>The provisions of this</u>
19	section shall not apply to any board of an institution of higher
20	education, except where such board initiates a legal action for
21	money damages in conjunction with any other agency or official of
22	the executive branch.
23	G. The Attorney General shall, on or before February 1 of each
24	year, make a written report on legal representation obtained

1	pursuant to paragraphs 2 and 3 of subsection A of this section. The
2	report shall include a brief description of each contract, the
3	circumstances necessitating each contract, and the amount paid or to
4	be paid under each contract. The report shall be filed with the
5	Governor, the President Pro Tempore of the Senate, the Speaker of
6	the House of Representatives, the Chair of the Appropriations and
7	Budget Committee of the House of Representatives, and the Chair of
8	the Appropriations Committee of the Senate.
9	Q. By February 1 of each year, the Attorney General shall
10	submit a report to the Governor, the President Pro Tempore of the
11	Senate, the Speaker of the House of Representatives, the Chair of
12	the Appropriations and Budget Committee of the House of
13	Representatives and the Chair of the Appropriations Committee of the
14	Senate, that describes the use of contracts with private attorneys
15	in the preceding calendar year. At a minimum, the report shall
16	identify all new contracts entered into during the calendar year
17	being reported and all previously executed contracts that remain
18	current during any part of the calendar year. For each contract,
19	the report shall contain:
20	1. The name of the private attorney with whom the agency has
21	contracted including the name of the attorney's law firm;
22	2. The nature and status of the legal matter;
23	3. The name of the parties to the legal matter;
24	4. The amount of any recovery;

1	5. The amount of any hourly rate; and
2	6. The amount of any contingency fee paid, if applicable.
3	SECTION 2. This act shall become effective November 1, 2020.
4	Passed the Senate the 9th day of March, 2020.
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6	Presiding Officer of the Senate
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8	Passed the House of Representatives the day of,
9	2020.
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11	Presiding Officer of the House
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