1 ENGROSSED SENATE BILL NO. 1826 By: Rosino and Bergstrom of the 2 Senate 3 and Echols of the House 4 5 [aircraft - Oklahoma Air Service Development Grant 6 Pilot Program - Oklahoma Air Service Development 7 Grant Pilot Program Revolving Fund - codification effective date] 8 9 10 11 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 12 SECTION 1. NEW LAW A new section of law to be codified 13 in the Oklahoma Statutes as Section 371 of Title 3, unless there is created a duplication in numbering, reads as follows: 14 This act shall be known and may be cited as the "Oklahoma Air 15 Service Development Grant Pilot Program". 16 17 SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 372 of Title 3, unless there is 18 created a duplication in numbering, reads as follows: 19 20 As used in the Oklahoma Air Service Development Grant Pilot Program: 21 22 1. "Aircraft" means any contrivance now known, or hereafter 23 invented, used or designed for navigation of or flight in the air or 24 airspace;

2. "Airport" means an area of land or water that is used, or
 intended to be used, for the landing and takeoff of aircraft, and
 buildings and facilities, if any;

4 3. "Airport sponsor" means the owner of a publicly-owned 5 airport;

6 4. "Commercial air service" means the operation of a company
7 that provides scheduled air transport services to the state for
8 traveling passengers;

9 5. "Commercial service airport" means an airport meeting the 10 current Federal Aviation Administration definition for commercial 11 service airport;

12 6. "Municipality" means any incorporated city, village or town
13 of this state and any county or political subdivision or district in
14 this state, or any public trust thereof, which is, or may be,
15 authorized by law to acquire, establish, construct, maintain,
16 improve and operate airports, airstrips and aeronautical navigation
17 facilities;

18 7. "New airline service" means a commercial service carrier or 19 company that provides regularly scheduled new air transport services 20 to the state for traveling passengers and freight;

21 8. "Nonstop flight" means a flight made without intermediate
22 stops between source and destination;

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9. "Primary airport" means a commercial service airport that has more than ten thousand (10,000) passenger boardings each year; and

10. "State" or "this state" means the State of Oklahoma.
SECTION 3. NEW LAW A new section of law to be codified
in the Oklahoma Statutes as Section 373 of Title 3, unless there is
created a duplication in numbering, reads as follows:

There is hereby created within the Department of Commerce, 8 Α. 9 in partnership with the Oklahoma Aeronautics Commission, the 10 Oklahoma Air Service Development Grant Pilot Program. The Oklahoma 11 Air Service Development Grant Program (OASDGP) is designed to offer 12 financial assistance by grant to private or public entities for the purpose of assisting commercial air service development. Grant 13 funding is administered based on merit and the potential for a 14 15 specific project to enhance the state's economy. Grants are onetime awards. 16

Grant funding can be used for commercial air service 17 Β. development projects and include minimum revenue guarantees for 18 specific new routes, marketing and advertising of service, market 19 study and research projects to develop data for a business case for 20 new service, start-up cost offsets to reduce the cost of an airline 21 beginning service and other innovative risk sharing models to 22 support the introduction of new airline service in the state. 23 Grants must be used to recruit service in an airport-pair that has 24

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1 no current, daily scheduled airline service. Grants may not be used 2 to support current routes or to recruit a second carrier to an 3 airport-pair.

C. Public, private and nonprofit entities within Oklahoma that
have sufficient financial and management capacity to complete the
requested project are eligible for funding under this program.
Eligible entities include:

8 1. Airport sponsors of publicly-owned airports;

9 2. Oklahoma municipalities;

10 3. Chambers of commerce; or

11 4. Community organizations that promote economic development.

D. Each application must include a detailed business plan with supporting data for the proposed project. The business plan should include:

Available passengers for the route, including local demand
 and connecting demand;

17 2. Detail on available revenue;

Current and historical fare data relative to peers and how
 the project will lower fares; and

4. Business demand for companies based in Oklahoma or doingbusiness in Oklahoma that may use the proposed route.

E. Projects with airline support will be considered first for funding under this program. Airline support can be evidenced by a letter - dated, signed and on airline letterhead - or other

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1 communication directly from an airline stating its support for the 2 funding and its interest in the proposed route. An airline letter 3 of support is not required for funding to be allocated to a project 4 but will be used in prioritizing fund awards.

5 F. To be considered for state funding under this program, applicants must demonstrate the ability to provide a minimum twenty 6 percent (20%) of all funding for the project through local sources. 7 Local funding should be dedicated to the project, and evidenced by 8 9 letters of commitment, before an application is submitted. Any 10 private enterprise or nonairport, nonmunicipal, nonprofit entity must have a letter of credit to qualify for a grant without a public 11 12 partner.

G. Each application should include a narrative organized into seven (7) sections:

15 1. A proposal summary;

16 2. Applicant organization description, history and ability to 17 fund the project;

Air service background and history of the airport/market;
 4. Project description, target route and specific business plan
 for service;

21 5. Timeline;

22 6. Budget, including local funding; and

23 7. Letters of support.

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1 H. Applications will first be vetted for completeness. Any application which does not include the information listed in 2 subsection G will be eliminated from consideration. Any application 3 that does not include local funding for at least twenty percent 4 5 (20%) of the project costs will be eliminated from consideration. Any applicant that cannot demonstrate he or she is working with an 6 7 airport sponsor on the project will be eliminated from consideration. 8

9 I. Once applications have been deemed to meet minimum
10 requirements, they will be evaluated for funding against each other,
11 with special attention paid to the following criteria in this order:

The viability of the business case for service and the
 opportunity for service to be sustainable;

14 2. The need for the service in the community and region;
15 3. The challenges with current air service that could be
16 rectified with grant funding;

17 4. Share of local funding versus grant funding;

18 5. Airline support for the project;

19 6. Broad-based stakeholder support for the project; and

20 7. The ability to use the funding in a timely manner.

The Oklahoma Aeronautics Commission shall be part of this review process. The state may request additional information from the applicant and may require a written response from the applicant for any outstanding questions. The state reserves the right to require

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formal presentations from each applicant to explain the proposed
 project.

J. The state will enter into a grant agreement contract with recipients prior to distributing program funds. The agreement will include:

6 1. The specific project receiving grant funding;

7 2. The maximum dollar amount of State funding;

8 3. Effective dates of the grant;

9 4. Rights to terminate the grant agreement;

Inspection and reporting requirements to verify project
 status and expenditures; and

Conditions of disbursement of grant funds including
 obligation to repay funds if the terms of the agreement are not met.

The grant agreement contract will require the awardee to provide ongoing quarterly reports stating progress and detailing any activity related to the project.

17 SECTION 4. NEW LAW A new section of law to be codified 18 in the Oklahoma Statutes as Section 374 of Title 3, unless there is 19 created a duplication in numbering, reads as follows:

There is hereby created in the State Treasury a revolving fund for the Oklahoma Department of Commerce to be designated the "Oklahoma Air Service Development Grant Pilot Program Revolving Fund". The fund shall be a continuing fund, not subject to fiscal year limitations, and shall consist of all monies received by the

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| 1 | Tax Commission which are specifically required by law to be |
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| 2 | deposited in the fund, any public or private donations, |
| 3 | contributions and gifts received for the benefit of the fund and any |
| 4 | amounts appropriated by the Legislature. All monies accruing to the |
| 5 | credit of the fund are hereby appropriated and may be budgeted and |
| 6 | expended by the Department of Commerce for the purpose of funding |
| 7 | grants as provided in this act. Expenditures from the fund shall be |
| 8 | made upon warrants issued by the State Treasurer against claims |
| 9 | filed as prescribed by law with the Director of the Office of |
| 10 | Management and Enterprise Services for approval and payment. |
| 11 | SECTION 5. This act shall become effective November 1, 2020. |
| 12 | Passed the Senate the 4th day of March, 2020. |
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| 14 | Presiding Officer of the Senate |
| 15 | riesiding officer of the Senate |
| 16 | Passed the House of Representatives the day of, |
| 17 | 2020. |
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| 19 | Presiding Officer of the House |
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