| 1 | HOUSE OF REPRESENTATIVES - FLOOR VERSION |
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| 2 | STATE OF OKLAHOMA |
| 3 | 2nd Session of the 57th Legislature (2020) |
| 4 | ENGROSSED SENATE BILL NO. 1890 By: Montgomery, Leewright and |
| 5 | BILL NO. 1890 By: Montgomery, Leewright and Coleman of the Senate |
| 6 | and |
| 7 | McEntire and Mize of the House |
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| 10 | An Act relating to public finance; creating the Oklahoma Prosperity Act; subjecting implementation of |
| 11 | act to certain appropriation; defining terms; requiring State Treasurer to develop and operate the |
| 12 | Oklahoma Prosperity Act Program; authorizing Treasurer to collect administrative fees and enter |
| 13 | into certain contracts; authorizing Treasurer to hire third-party service providers for certain purpose; |
| 14 | authorizing Treasurer to determine terms of program; authorizing Treasurer to provide certain information |
| 15 | to employees; authorizing Treasurer to promulgate rules; authorizing Treasurer to contract with other |
| 16 | states for certain purpose; establishing certain persons as fiduciary for accounts established under |
| 17 | program; specifying fiduciary duty to program; requiring employers to provide certain information to |
| 18 | employees; establishing terms of program; establishing opt-out requirement for program; |
| 19 | establishing the minimum contribution rate of covered employees to program; establishing terms of employers |
| 20 | depositing contributions into funds under the program; providing that certain program accounts |
| 21 | shall receive favorable federal income tax treatment; requiring program information be available on |
| 22 | website; requiring audited financial reports be submitted to Governor and Legislature; specifying |
| 23 | program information required to be sent to covered employees; requiring program information be sent in |
| 24 | certain manner; specifying program is not a certain |

1 employee benefit plan; creating the Oklahoma Prosperity Act Administrative Fund; specifying terms of the fund; creating the Oklahoma Prosperity Act 2 Trust; authorizing Treasurer to appoint certain 3 persons as trustee or custodian; requiring assets of certain IRAs be allocated to trust and managed for certain purpose; requiring establishment of at least 4 one investment fund within the trust; establishing 5 terms of investment funds; authorizing Treasurer to hire investment advisers for certain purpose; 6 specifying terms of trust maintenance and investments; requiring trust assets be held separate 7 from state assets; prohibiting liability of state for trust; exempting trust monies from state income tax; authorizing trust to be established by adoption of 8 fund of other state in certain circumstances; 9 requiring program be established in certain time frame; authorizing Treasurer to extend time frame; authorizing Treasurer to establish pilot program or 10 rollouts for implementing act; providing for codification; and providing an effective date. 11 12 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 13 A new section of law to be codified 14 SECTION 1. NEW LAW in the Oklahoma Statutes as Section 3600 of Title 62, unless there 15 is created a duplication in numbering, reads as follows: 16 This act shall be known and may be cited as the "Oklahoma 17 Prosperity Act". 18 SECTION 2. A new section of law to be codified 19 NEW LAW in the Oklahoma Statutes as Section 3601 of Title 62, unless there 20 is created a duplication in numbering, reads as follows: 21 Implementation of this act shall be subject to the receipt 22 Α. of appropriations sufficient to establish the Oklahoma Prosperity 23 24 Act Program, as defined in this section.

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- B. As used in this act:

2 1. "Administrative fund" shall mean the Oklahoma Prosperity Act
 3 administrative fund established under this act;

2. "Contribution rate" means the percentage of the wages of a
covered employee that is withheld from his or her wages and paid to
the IRA established for the covered employee under the Program;

7 3. "Covered employee" means any individual who is eighteen (18) 8 years of age or older, who is employed by a covered employer and who 9 has wages that are allocable to the state. For purposes of the 10 investment, withdrawal, transfer, rollover or other distribution of 11 an IRA, the term covered employee also includes the beneficiary of a 12 deceased covered employee;

13 4. "Covered employer" means an employer that either:

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a. satisfies the following requirements:

- 15 (1) has at no time during the previous calendar year
 16 employed fewer than ten (10) employees in this
 17 state,
- 18 (2) has been in business for at least two (2) years,19 and
- (3) has not been a participating or contributing
 employer in a retirement plan under Section
 401(a), 401(k), 403(a), 403(b), 408(k), or 408(p)
 of Title 26 of Internal Revenue Code at any time
 during the preceding two (2) calendar years, or

1 b. elects to be a covered employer if and as permitted in 2 accordance with rules and procedures established by 3 the Oklahoma Prosperity Act Program; 5. "Employer" means a person or entity engaged in a business, 4 5 profession, trade or other enterprise in the state, whether for profit or not-for-profit, that employs one or more individuals in 6 7 the state; provided, that a federal or state entity, agency or instrumentality or any political subdivision thereof, shall not be 8 9 an employer; 10 6. "Enrollee" means any covered employee enrolled in the 11 Oklahoma Prosperity Act Program; 7. "Internal Revenue Code" means the federal Internal Revenue 12 13 Code of 1986, as amended; "Investment adviser" means either: 8. 14 15 an investment adviser registered as such under the a. U.S. Investment Advisers Act of 1940, or 16 b. a bank or other institution exempt from registration 17 under the U.S. Investment Advisers Act of 1940; 18 9. "Investment fund" means each investment portfolio 19 established within the trust for investment purposes; 20 "IRA" means either an individual retirement account or 10. 21 individual retirement annuity established under Section 408 or 408A 22 of Title 26 of the Internal Revenue Code; 23

1 11. "Program" means the Oklahoma Prosperity Act Program established under this act; 2 "State" means the State of Oklahoma; 3 12. "State Treasurer" means the Oklahoma State Treasurer; 4 13. "Trust" means the IRA retirement trust or annuity contract 5 14. established under Section 7 of this act; 6 15. "Trustee" means the trustee of the trust, including an 7 insurance company issuing an annuity contract, selected under 8 9 Section 4 of this act; and 10 16. "Wages" means compensation within the meaning of Section 11 219(f)(1) of Title 26 the Internal Revenue Code that is received by 12 a covered employee from a covered employer. 13 SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 3602 of Title 62, unless there 14 15 is created a duplication in numbering, reads as follows: The State Treasurer shall have the following powers and duties 16 in implementing the provisions of this act: 17 To design, establish and operate the Oklahoma Prosperity Act 18 1. Program in accordance with the requirements established in this act; 19 To collect fees to defray the costs of administering the 20 2. Program; 21 3. To enter into contracts necessary or desirable for the 22 establishment and administration of the Program; 23 24

1 4. To hire, retain and terminate third-party service providers for the Program, including, but not limited to, consultants, 2 3 investment managers or advisors, trustees, custodians, insurance companies, record keepers, administrators, actuaries, counsel, 4 5 auditors and other professionals; provided, that each service provider shall be authorized to do business in this state. For 6 7 purposes of selecting a third-party service provider, the Office of the State Treasurer shall be exempt from the Oklahoma Central 8 9 Purchasing Act; provided, that a competitive process shall be 10 developed and utilized to select service providers;

To determine the type or types of IRAs to be offered;
 To employ a program administrator and any other individuals
 necessary to administer the Program and the administrative fund;

14 7. To develop and implement an outreach plan and disseminate 15 information regarding the Program and retirement and financial 16 education in general, to employees, employers and other constituents 17 in the state;

B. Determine the number of days by which an eligible employer
 must make the Program available to a covered employee upon first
 becoming an eligible employer or covered employee;

9. To adopt rules and procedures for the establishment and
operation of the Program and to take such other actions as necessary
to operate the Program in accordance with the provisions of this
act. Any guidelines or procedures affecting the Program may be

1 implemented after reasonable notice to the public and a public 2 comment period, in a manner similar to the requirements of the 3 Administrative Procedures Act. However, the Administrative Procedures Act shall not apply for purposes of this section; and 4 5 10. To establish and maintain the Program by contracting with 6 another state, partnering with one or more states to create a joint 7 auto-IRA Program, allowing states to participate in the Program or forming a consortium with one or more other states in which certain 8 9 aspects of the Program of each state are combined for administrative

10 convenience and efficiency.

11 SECTION 4. NEW LAW A new section of law to be codified 12 in the Oklahoma Statutes as Section 3603 of Title 62, unless there 13 is created a duplication in numbering, reads as follows:

A. The trustee and each investment adviser shall be a fiduciary
with respect to the trust and IRAs established and maintained under
the Oklahoma Prosperity Act Program.

B. Each covered employer shall be required to provide covered employees with such information as required by the Program. No employer acting as such shall be considered a fiduciary with respect to the trust or an IRA or have fiduciary responsibilities under the act.

C. Each fiduciary shall discharge its duties with respect to the Program solely in the interests of covered employees and with the care, skill, prudence and diligence under the circumstances then 1 prevailing that a prudent person acting in a similar capacity and 2 familiar with those matters would use in the conduct of an 3 enterprise of like character and aims.

4 SECTION 5. NEW LAW A new section of law to be codified 5 in the Oklahoma Statutes as Section 3604 of Title 62, unless there 6 is created a duplication in numbering, reads as follows:

A. The Oklahoma Prosperity Act Program shall be designed,
established and operated in accordance with the following
provisions:

Each covered employer shall be required to offer to each
 covered employee an opportunity to contribute to an IRA established
 under the Program for the benefit of the covered employee through
 withholding from his or her wages. No employer shall be permitted
 to contribute to the Program;

15 2. Unless the covered employee elects not to participate in the 16 Program, he or she shall be automatically enrolled in the Program 17 and contributions shall be withheld from the wages of the covered 18 employee;

The minimum contribution rate of each covered employee shall
 be three percent (3%); the minimum contribution rate shall be the
 default contribution rate;

4. The IRAs shall qualify for favorable federal income tax
treatment under Sections 408 and 408A of Title 26, as appropriate,
of the Internal Revenue Code;

5. Each covered employer shall deposit withheld contributions
 of the covered employee under the Program with the trustee in such
 manner as is determined by the State Treasurer, provided that the
 employer shall deliver the amounts withheld to the trustee within
 ten (10) business days after the date the amounts otherwise would
 have been paid to the covered employee;

7 6. Additional rules and procedures may be adopted in
8 conjunction with established IRS regulations for withdrawals,
9 distributions, transfers and rollovers of IRAs and for the
10 designation of IRA beneficiaries;

11 7. Information regarding the Program shall be made available to12 the public on a website maintained for the Program;

8. Audited financial reports shall be submitted to the Governor
 and Legislature;

15 9. Each covered employer shall be provided information16 regarding the Program and disclosures including:

a. a description of the benefits and risks associated
with investments offered in the Program,

- b. instructions about how to obtain additional
 information about the Program,
- c. a description of the federal and state income tax
 consequences of an IRA, which may consist of or
 include the disclosure statement required to be
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distributed under the Internal Revenue Code and the Treasury Regulations thereunder,

- d. a statement that covered employees seeking financial advice should contact their own financial advisors, that covered employers shall not provide financial advice and that covered employers are not liable for decisions covered employees make under the act,
- 8 e. a statement that the Program is not an employer9 sponsored retirement plan,
- 10 f. a statement that neither the Program nor the IRA of 11 the covered employee established under the Program is 12 guaranteed by the state,
- 13 a statement that neither a covered employer nor the g. state will monitor or has an obligation to monitor the 14 eligibility of the covered employee under the Internal 15 Revenue Code to make contributions to an IRA or to 16 17 monitor whether the contributions of the covered employee to the IRA established for the covered 18 employee under the Program exceeds the maximum 19 20 permissible IRA contribution; it shall be the responsibility of the covered employee, and 21 a statement that neither the State nor the covered h. 22 employer will have any liability with respect to any 23 failure of the covered employee to be eligible to make 24

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IRA contributions or any contribution in excess of the maximum IRA contribution;

3 10. Any information, forms or instructions to be furnished to 4 covered employees that provide the covered employee with the 5 procedures for:

- a. making contributions to the IRA of the covered
 employee established under the Program, including a
 description of the minimum contribution rate and the
 right to elect to make no contribution or to change
 the contribution rate under the Program,
- b. making an investment election with respect to the IRA
 of the covered employee established under the Program,
 including a description of the default investment
 fund, and

c. making transfers, rollovers, withdrawals and other
distributions from the IRA of the covered employee;
11. Each covered employer shall deliver or facilitate the
delivery of the information about the Program to each covered

19 employee at the time and in the manner as established by Program
20 guidelines; and

21 12. The Program shall be designed and operated in a manner that 22 will cause it not to be an employee benefit plan within the meaning 23 of Section 3(3) of the Employee Retirement Income Security Act of 24 1974.

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SECTION 6. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 3605 of Title 62, unless there
 is created a duplication in numbering, reads as follows:

There is hereby created in the Office of the State Treasurer a 4 5 fund to be designated as the "Oklahoma Prosperity Act Administrative Fund". The fund shall be a continuing fund, not subject to fiscal 6 7 year limitations, and shall consist of monies appropriated for the administration of the Oklahoma Prosperity Act Program, all 8 9 administrative fees collected and any other monies designated to the 10 fund by law. All monies accruing to the credit of the fund are 11 hereby appropriated and may be budgeted and expended by the State 12 Treasurer for expenses related to the administration and support of the Program. Expenditures from the fund shall be made upon warrants 13 issued by the State Treasurer against claims filed as prescribed by 14 15 law with the Director of the Office of Management of Enterprise 16 Services for approval and payment.

17 SECTION 7. NEW LAW A new section of law to be codified 18 in the Oklahoma Statutes as Section 3606 of Title 62, unless there 19 is created a duplication in numbering, reads as follows:

A. There is hereby created as an instrumentality of the state atrust to be known as the "Oklahoma Prosperity Act Trust".

B. The State Treasurer may appoint qualified financialinstitutions to act as trustee or custodian of the IRA accounts.

C. The assets of IRAs established for covered employees shall
 be allocated to the trust and combined for investment purposes.
 Trust assets shall be managed and administered for the purposes of
 providing services to covered employees and defraying reasonable
 administrative expenses of the Oklahoma Prosperity Act Program.

There shall be established within the trust one or more 6 D. investment funds. The first One Thousand Dollars (\$1,000.00) in 7 contributions made by, or on behalf of, an enrollee may be deposited 8 9 into a default capital preservation investment fund and the enrollee 10 may be provided an account revocation period during which, if the 11 enrollee chooses to end participation in the Program, the enrollee 12 may withdraw the deposited amounts from the default investment 13 without penalty.

E. Covered employees may allocate assets of their IRAs among
investment funds and a default investment fund may be designated for
the IRAs of covered employees who do not select an investment fund.

F. The State Treasurer may retain investment advisers to select and manage the investments of investment funds on a discretionary basis, subject to ongoing review and oversight.

G. The assets of the trust shall be maintained, invested and
expended solely for the purposes of the trust and no property rights
therein shall exist in favor of the state or any covered employer.
Trust assets shall not be transferred or used by the state for any

purposes other than the purposes of the trust or funding the
 expenses of operating the Program.

3 H. The assets of the trust shall be held separate and apart4 from the assets of the state.

5 I. There shall be no liability for the state, the Program, the 6 State Treasurer, or any employer for investment losses incurred by 7 any covered employee as a result of participating in the Program.

J. The trust and each investment fund shall not be subject to9 income tax of this state.

10 K. If the Program is established by using the auto-IRA Program 11 of another state, a joint Program or a consortium with one or more 12 other states, then the trust may be established by adopting the 13 trust established under the Program of the other state or states or 14 as a master trust or similar arrangement with the other state or 15 states; provided, that the trust, master trust or similar 16 arrangement satisfies the requirements of this section.

17 SECTION 8. NEW LAW A new section of law to be codified 18 in the Oklahoma Statutes as Section 3607 of Title 62, unless there 19 is created a duplication in numbering, reads as follows:

The Oklahoma Prosperity Act Program shall be established so that covered employees may begin making contributions within twenty-four (24) months of the effective date of this act; provided, that the State Treasurer may extend the time period within which the Program is implemented by twelve (12) months. The State Treasurer may

| 1 | establish a pilot program for certain covered employers, may provide |
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| 2 | for a staggered rollout of the Program so that covered employers are |
| 3 | initially required to offer the Program to covered employees in |
| 4 | stages based on employee headcount or other criteria, or both. |
| 5 | SECTION 9. This act shall become effective November 1, 2020. |
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