1	STATE OF OKLAHOMA
2	1st Session of the 56th Legislature (2017)
3	SENATE BILL 535 By: Shortey
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5	AS INTRODUCED
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7	An Act relating to the Bail Enforcement and Licensing Act; amending 59 O.S. 2011, Sections 1303, as amended by Section 22, Chapter 407, O.S.L. 2013, 1311.3, as
8	last amended by Section 6, Chapter 203, O.S.L. 2016, Section 7, Chapter 407, O.S.L. 2013, Section 10,
9	Chapter 407 O.S.L. 2013, as amended by Section 5, Chapter 373, O.S.L. 2014 (59 O.S. Supp. 2016,
10	Sections 1303, 1311.3, 1350.6 and 1350.9), which relate to licenses required, unlawful acts,
11	prohibition to breaking and entering and qualifications for licensure; updating references;
12	modifying certain exceptions; stating penalty for certain violation; prohibiting use of unlicensed
13	persons; stating penalty; making language gender neutral; exonerating bond under certain conditions;
14	expanding authority to break and enter dwelling under certain conditions; providing for out-of-state
15	licensure; authorizing residency waiver; providing for certain rules; providing for disciplinary action
16	for violations; and declaring an emergency.
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19	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
20	SECTION 1. AMENDATORY 59 O.S. 2011, Section 1303, as
21	amended by Section 22, Chapter 407, O.S.L. 2013 (59 O.S. Supp. 2016,
22	Section 1303), is amended to read as follows:
23	Section 1303. A. No person shall act in the capacity of a bail
24	bondsman or perform any of the functions, duties or powers

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prescribed for bail bondsmen under the provisions of Section 1301 et seq. of this title, unless that person shall be qualified and licensed as provided in Section 1301 et seq. of this title or as authorized pursuant to the Bail Enforcement and Licensing Act. Provided, however, none of the provisions or terms of this section shall prohibit any individual or individuals from:

Pledging real or other property as security for a bail bond
 for himself, herself or another in judicial proceedings who does not
 receive, or is not promised, a fee or charge for his or her services
 provided such person shall not be permitted to make in excess of ten
 bonds per year; or

12 2. Executing any bail bond for an insurer, pursuant to a bail 13 bond service agreement entered into between such insurer and any 14 automobile club or association, financing institution, insurance 15 company or other organization or association, on behalf of a person 16 required to furnish bail in connection with any violation of law 17 arising out of the use of a motor vehicle.

B. No <u>bail bondsman</u> license shall be issued except in
compliance with Section 1301 et seq. of this title and none shall be
issued except to an individual. License renewals shall be granted
subject to all other provisions of Section 1301 et seq. of this
title.

A corporation as such shall not be licensed. Nothing hereincontained shall be construed as repealing Section 11 of Title 5 of

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1 the Oklahoma Statutes; and it is further provided that licensed 2 attorneys are prohibited from signing any bonds as surety in any 3 civil or criminal action pending or about to be filed in any court 4 of this state.

5 <u>C. Any person violating the provisions of subsection A of this</u> 6 <u>section shall be guilty of a felony and shall be punished by a fine</u> 7 <u>in an amount not exceeding Five Thousand Dollars (\$5,000.00), upon</u> 8 conviction.

9 SECTION 2. AMENDATORY 59 O.S. 2011, Section 1311.3, as
10 last amended by Section 6, Chapter 203, O.S.L. 2016 (59 O.S. Supp.
11 2016, Section 1311.3), is amended to read as follows:

12 Section 1311.3. A. It shall be unlawful for any person whose license to act as a bail bondsman has been suspended, revoked, 13 surrendered, or refused, to do or perform any of the acts of a bail 14 bondsman. Any person convicted of violating the provisions of this 15 subsection shall be guilty of a felony and shall be punished by a 16 fine in an amount not exceeding Five Thousand Dollars (\$5,000.00). 17 It shall be unlawful for any bail bondsman to assist, aid, 18 Β. or conspire with a person whose license as a bail bondsman has been 19 suspended, revoked, surrendered, or refused, to engage in any acts 20 as a bail bondsman. Any person convicted of violating the 21 provisions of this subsection shall be quilty of a felony and shall 22 be punished by a fine in an amount not to exceed Five Thousand 23 Dollars (\$5,000.00). 24

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1 C. It shall be unlawful for any licensed bail bondsman to 2 employ, seek assistance from or conspire with an unlicensed person 3 or a person whose license as a bail enforcer has been suspended, 4 revoked, surrendered or refused to engage in any acts as a bail 5 enforcer or bail bondsman. Any person convicted of violating the provisions of this subsection shall be guilty of a felony and shall 6 be punished by a fine in an amount not to exceed Five Thousand 7 Dollars (\$5,000.00). 8

9 D. The provisions of this section shall not apply to a 10 suspended or formerly licensed bail bondsman who continues to submit monthly reports to the Insurance Department pursuant to subsection B 11 of Section 1314 of this title or who contracts with a licensed bail 12 13 enforcer pursuant to the Bail Enforcement and Licensing Act to cause the apprehension and surrender of his or her defendant clients to 14 the appropriate authority. The defendant client must have a current 15 undertaking or bail contract with the suspended or formerly licensed 16 bail bondsman and such undertaking or bail contract must have been 17 made in this state by the suspended or formerly licensed bail 18 bondsman. No acts other than those listed in this subsection shall 19 be authorized or recognized after a bail bondsman is suspended or no 20 longer licensed in this state. 21

22 SECTION 3. AMENDATORY Section 7, Chapter 407, O.S.L. 23 2013 (59 O.S. Supp. 2016, Section 1350.6), is amended to read as 24 follows:

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Section 1350.6. A. Notwithstanding any other provision of law,
 it shall be unlawful for a bail enforcer to break into and enter the
 dwelling house of any defendant or third-party for purposes of
 recovery or attempted recovery of a defendant either:

5 1. By forcibly bursting or breaking the wall, or an outer door,
6 window, or shutter of a window of such house or the lock or bolts of
7 such door, or the fastening of such window or shutter;

8 2. By breaking in any other manner, being armed with a weapon
9 or being assisted or aided by one or more persons then actually
10 present; or

11 3. By unlocking an outer door by means of false keys or by 12 picking the lock thereof, or by lifting a latch or opening a window. A person violating the provisions of this section shall be 13 В. guilty of burglary in the first degree and, upon conviction, 14 punished as provided in Section 1436 of Title 21 of the Oklahoma 15 Statutes. Provided, however, the offense and penalty stated in this 16 section shall not apply to a licensed bail enforcer during an active 17 attempt at recovery of a felony defendant and may not apply to a 18 licensed bail enforcer during an active attempt at recovery of a 19 misdemeanor defendant under the following conditions: 20

a. the bail enforcer has first-hand or eyes-on knowledge
that the defendant entered the dwelling house during
an attempt to recover the defendant and the defendant
after reasonable request is refusing to surrender,

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- b. the bail enforcer has first-hand or eyes-on knowledge
   that the defendant is actually within the dwelling
   house and after reasonable request is refusing to
   surrender, or
- 5 c. the bail enforcer has obtained knowledge confirming 6 beyond a reasonable doubt that the defendant is 7 actually within the dwelling house and after 8 reasonable request refuses to surrender, or
- 9 <u>d.</u> if the defendant is subject to a misdemeanor offense,
  10 <u>the defendant has been subject to a prior arrest and</u>
  11 <u>release on a bail undertaking which terms or</u>
  12 conditions have been breached.

For purposes of this subsection, "first-hand knowledge" means information received from direct eye-witness testimony, actual visual contact with and confirmed identification of the defendant by a person who knows the defendant or resides at the dwelling house, or other factual evidence provided directly to the licensed bail enforcer that confirms the identity and presence of the defendant within the dwelling house.

The exceptions to the offense and penalty in this section shall not limit or restrict another person within or without the dwelling house, or owning the dwelling house, from taking any action in response to or to defend a forced entry into such dwelling house, including use of a firearm as may be authorized by law. The use of

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an exception provided in this subsection by a licensed bail enforcer 1 shall be a fact to be determined by the district attorney in 2 considering whether to prosecute an offense under this section. 3 Anv person exercising his or her right to respond or protect the 4 5 dwelling house or its occupants shall not be liable for injury to another who was forcing entry into such dwelling house. An owner or 6 occupant of a dwelling house may seek damages to his or her property 7 in a civil action if such damage resulted from a forced entry by a 8 9 licensed bail enforcer.

10 SECTION 4. AMENDATORY Section 10, Chapter 407, O.S.L. 2013, as amended by Section 5, Chapter 373, O.S.L. 2014 (59 O.S. 11 Supp. 2016, Section 1350.9), is amended to read as follows: 12 Section 1350.9. A. Except as prohibited by Section 4 1350.3 13 this act title, a bail enforcer license or an armed bail enforcer 14 license may be issued to an applicant meeting the following 15 qualifications. The applicant shall: 16

1. Be a citizen of the United States or an alien legally 17 residing in the United States and have a minimum of six (6) months 18 months' legal residence documented in this state or be a citizen of 19 the United States or an alien legally residing in the United States 20 and have a minimum of five-years' legal residence documented in 21 another state and approved for a residency waiver by CLEET as 22 authorized by subsection E of this section; 23 2. Be at least twenty-one (21) years of age; 24

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3. Have a high school diploma or GED, or offer proof sufficient
 to CLEET of equivalent GED qualifications, and have successfully
 completed the training and psychological evaluation requirements for
 the license applied for, as prescribed by the Council on Law
 Enforcement Education and Training;

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4. Be of good moral character;

7 5. Have no final victim protection orders issued in any state8 as a defendant;

9 6. Have no record of a felony conviction or any expungement or 10 a deferred judgment or suspended sentence for a felony offense, 11 unless at least fifteen (15) years has passed since the completion 12 of the sentence and no other convictions have occurred or are 13 pending. Provided, no person convicted of a felony offense shall be 14 eligible for an armed bail enforcer license;

7. Have no record of conviction for assault or battery, 15 aggravated assault or battery, larceny, theft, false pretense, 16 17 fraud, embezzlement, false personation of an officer, any offense involving moral turpitude, any offense involving a minor as a 18 victim, any nonconsensual sex offense, any offense involving the 19 possession, use, distribution, or sale of a controlled dangerous 20 substance, any offense of driving while intoxicated or driving under 21 the influence of intoxicating substance, any offense involving a 22 firearm, or any other offense as prescribed by the Council. 23

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1 If any conviction which disqualifies an applicant a. occurred more than five (5) years prior to the 2 application date and the Council is convinced the 3 offense constituted an isolated incident and the 4 5 applicant has been rehabilitated, the Council may, in its discretion, waive the conviction disqualification 6 7 as provided for in this paragraph and issue an unarmed bail enforcer license, but shall not issue an armed 8 9 bail enforcer license if the offense involved the use 10 of a firearm, was violent in nature, or was a felony offense other than a driving offense. 11

b. Under oath, the applicant shall certify that he or she
has no disqualifying convictions as specified in the
Bail Enforcement and Licensing Act or by rule of the
Council, or that more than five (5) years have lapsed
since the completion of the sentence for a
disqualifying conviction.

c. The applicant shall further meet all other
qualifications, including, but not limited to, the
requirement to provide CLEET and the Oklahoma State
Bureau of Investigation with individual fingerprints
for a state and national criminal history records
search and a current individual photograph with the

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completed CLEET application for a bail enforcer license.

d. If upon completion of the required background investigation it is discovered that a disqualifying conviction exists, the Council shall immediately revoke or deny the bail enforcer license of the applicant;

8. Make a statement that the applicant is not currently 8 9 undergoing treatment for a mental illness, condition, or disorder, 10 make a statement whether the applicant has ever been adjudicated 11 incompetent or committed to a mental institution, and make a 12 statement regarding any history of illegal drug use or alcohol abuse. Upon presentation by the Council of the name, gender, date 13 of birth, and address of the applicant to the Department of Mental 14 Health and Substance Abuse Services, the Department of Mental Health 15 and Substance Abuse Services shall notify the Council within ten 16 17 (10) days whether the computerized records of the Department indicate the applicant has ever been involuntarily committed to an 18 Oklahoma state mental institution. For purposes of this subsection, 19 "currently undergoing treatment for a mental illness, condition, or 20 disorder" means the person has been diagnosed by a licensed 21 physician or psychologist as being afflicted with a substantial 22 disorder of thought, mood, perception, psychological orientation, or 23 memory that significantly impairs judgment, behavior, capacity to 24

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1 recognize reality, or ability to meet the ordinary demands of life
2 and such condition continues to exist;

3 9. Make a statement regarding any misdemeanor domestic violence4 charges;

5 10. Provide proof of liability insurance or an individual bond
6 in a minimum amount established by the Bail Enforcement and
7 Licensing Act; and

8 11. Provide a statement of self-employment as a sole proprietor9 bail enforcer.

B. 1. A bail enforcer shall be required to maintain a physical address and phone number publically available and published in the city or county where the physical address is located. Only a licensed bail enforcer may accept a client contract to perform the services of a bail enforcer.

A licensed bail enforcer shall be required to maintain
 complete records of all clients, defendants, and apprehensions, and
 agree such records shall be available to CLEET for inspection at any
 time during regular business hours.

19 C. 1. All bail enforcers shall obtain and maintain either a 20 liability insurance policy or a surety bond that allows persons to 21 recover for actionable injuries, loss, or damage as a result of the 22 willful, or wrongful acts or omissions of the licensee and protects 23 this state, its agents, officers, and employees from judgments

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1 against the licensee, and is further conditioned upon the faithful
2 and honest conduct of the licensee.

3 2. The liability insurance policy or surety bond required in
4 this subsection shall be in the minimum amount of Ten Thousand
5 Dollars (\$10,000.00).

3. Liability insurance policies or bonds issued pursuant to 6 this subsection shall not be modified or canceled unless ten (10) 7 days' prior written notice is given to the Council. All persons 8 9 insured or bonded pursuant to this subsection shall be insured by an 10 insurance carrier or bonded by a surety company licensed and authorized to do business in the state. Failure to obtain and 11 12 maintain sufficient liability insurance or bond as provided in the Bail Enforcement and Licensing Act shall be grounds for revocation 13 of a license. 14

D. Upon written notice, any license may be placed on inactivestatus.

E. A person who is a citizen of the United States or an alien 17 legally residing in the United States, who has a minimum of five-18 years' legal residence documented in another state, may seek a 19 residency waiver from CLEET to obtain a license as a bail enforcer 20 in this state upon proper application and documentation; provided, 21 the person meets all other requirements for a bail enforcer in this 22 state. CLEET shall promulgate rules governing residency waivers for 23 24 licensure in this state. The rules shall require reasonable and

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2are not limited to, authorizing a licensed bail bondsman from an3adjoining state jurisdiction to be licensed in this state as a bail4enforcer, authorizing a person from another state to be a licensed5bail enforcer in this state when such license would, in the sole6discretion of CLEET, be reasonable under the circumstances,7determining whether or not persons granted a residency waiver may be8licensed in this state as armed bail enforcers, and determining9whether or not out-of-state licensees shall be subject to any10special duties, protocols or conditions. CLEET shall have absolute11discretion to grant, deny, suspend or revoke any out-of-state12application, license or residency waiver at any time. Any violation13of the Bail Enforcement and Licensing Act or any rules promulgated14pursuant thereto shall require prompt disciplinary action by CLEET15against the out-of-state person, applicant or licensee.16SECTION 5. It being immediately necessary for the preservation17of the public peace, health or safety, an emergency is hereby18declared to exist, by reason whereof this resolution shall take19effect and be in full force from and after its passage and approval.2055-1-1156 NP2155-1-1156 NP221/20/2017 11:09:57 AM2324	1	sufficient grounds for licensure in this state and may include, but
4enforcer, authorizing a person from another state to be a licensed5bail enforcer in this state when such license would, in the sole6discretion of CLEET, be reasonable under the circumstances,7determining whether or not persons granted a residency waiver may be8licensed in this state as armed bail enforcers, and determining9whether or not out-of-state licensees shall be subject to any10special duties, protocols or conditions. CLEET shall have absolute11discretion to grant, deny, suspend or revoke any out-of-state12application, license or residency waiver at any time. Any violation13of the Bail Enforcement and Licensing Act or any rules promulgated14pursuant thereto shall require prompt disciplinary action by CLEET15against the out-of-state person, applicant or licensee.16SECTION 5. It being immediately necessary for the preservation17of the public peace, health or safety, an emergency is hereby18declared to exist, by reason whereof this resolution shall take19effect and be in full force from and after its passage and approval.2055-1-1156NF2155-1-1156223	2	are not limited to, authorizing a licensed bail bondsman from an
5bail enforcer in this state when such license would, in the sole6discretion of CLEET, be reasonable under the circumstances,7determining whether or not persons granted a residency waiver may be8licensed in this state as armed bail enforcers, and determining9whether or not out-of-state licensees shall be subject to any10special duties, protocols or conditions. CLEET shall have absolute11discretion to grant, deny, suspend or revoke any out-of-state12application, license or residency waiver at any time. Any violation13of the Bail Enforcement and Licensing Act or any rules promulgated14pursuant thereto shall require prompt disciplinary action by CLEET15against the out-of-state person, applicant or licensee.16SECTION 5. It being immediately necessary for the preservation17of the public peace, health or safety, an emergency is hereby18declared to exist, by reason whereof this resolution shall take1955-1-11562155-1-11562223	3	adjoining state jurisdiction to be licensed in this state as a bail
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8       licensed in this state as armed bail enforcers, and determining         9       whether or not out-of-state licensees shall be subject to any         10       special duties, protocols or conditions. CLEET shall have absolute         11       discretion to grant, deny, suspend or revoke any out-of-state         12       application, license or residency waiver at any time. Any violation         13       of the Bail Enforcement and Licensing Act or any rules promulgated         14       pursuant thereto shall require prompt disciplinary action by CLEET         15       against the out-of-state person, applicant or licensee.         16       SECTION 5. It being immediately necessary for the preservation         17       of the public peace, health or safety, an emergency is hereby         18       declared to exist, by reason whereof this resolution shall take         19       effect and be in full force from and after its passage and approval.         20       55-1-1156       NP         21       55-1-1156       NP         22       23	6	discretion of CLEET, be reasonable under the circumstances,
9whether or not out-of-state licensees shall be subject to any10special duties, protocols or conditions. CLEET shall have absolute11discretion to grant, deny, suspend or revoke any out-of-state12application, license or residency waiver at any time. Any violation13of the Bail Enforcement and Licensing Act or any rules promulgated14pursuant thereto shall require prompt disciplinary action by CLEET15against the out-of-state person, applicant or licensee.16SECTION 5. It being immediately necessary for the preservation17of the public peace, health or safety, an emergency is hereby18declared to exist, by reason whereof this resolution shall take19effect and be in full force from and after its passage and approval.2055-1-11562155-1-11562223	7	determining whether or not persons granted a residency waiver may be
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