1	SENATE FLOOR VERSION April 10, 2019
2	APIII 10, 2019
3	COMMITTEE SUBSTITUTE FOR ENGROSSED
4	HOUSE BILL NO. 1403 By: Humphrey of the House
5	and
6	Bullard of the Senate
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9	COMMITTEE SUBSTITUTE
10	[water - directing Water Resources Board to develop instream flow - promulgating rules - effective date]
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. NEW LAW A new section of law to be codified
15	in the Oklahoma Statutes as Section 1085.97 of Title 82, unless
16	there is created a duplication in numbering, reads as follows:
17	For the purposes of Section 2 of this act:
18	1. "Instream flow" means the amount and timing of water flows
19	required to maintain the functions and resilience of freshwater
20	stream systems and the needs of communities that depend on the
21	healthy ecosystems;
22	2. "Instream flow program" means an ongoing program in which a
23	treasured stream is monitored for compliance with instream flow
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SENATE FLOOR VERSION - HB1403 SFLR (Bold face denotes Committee Amendments) 1 determinations and biological assessments are conducted to determine 2 if adjustments to instream flows are needed;

3 3. "Stakeholder" means any state or local government entity,
4 tribal government, business entity, school district, higher
5 education institution, or individual or entity with an existing
6 water permit holder affected by the instream flow study;

7 4. "Treasured stream" means a stream that is:

a. habitat for a species listed as endangered or
currently found in Oklahoma rivers east of I-35 by the
state government,

11 b. designated as an Oklahoma Scenic River, or

12 c. designated as such by the Oklahoma Water Resources
13 Board;

14 Treasured stream shall not include waters under the jurisdiction of 15 the Grand River Dam Authority.

5. "Treasured stream committee" means a body of stakeholders 16 tasked, for each treasured stream in their area, with determining 17 what metrics should be included and what goals should be achieved by 18 instream flows, reviewing data obtained from the instream flow 19 program and suggesting improvements to the instream flow 20 determination methodology and the instream flow program. 21 SECTION 2. NEW LAW A new section of law to be codified 22

23 in the Oklahoma Statutes as Section 1085.98 of Title 82, unless 24 there is created a duplication in numbering, reads as follows:

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A. For the purpose of enabling the protection, conservation, recreational use and economic development of water resources that benefit all Oklahomans as established in Section 1086.1 of Title 82 of the Oklahoma Statutes, and to protect the rights of the citizens of this state to use water for domestic use as established in Section 105.2 of Title 82 of the Oklahoma Statutes, the Oklahoma Water Resources Board is hereby authorized and empowered:

8 1. To determine the mean instream flow for each treasured 9 stream in conjunction with the metrics and methods listed in 10 subsection B of this section and decided upon by the treasured 11 stream committees described in subsection C of this section;

12 2. To accurately account for the amount of water available for 13 future permitting from each treasured stream by an amount equal to 14 its respective instream flow determination. Water previously 15 reserved for in-basin use shall not be used to satisfy a reduction 16 in the amount of water available for permitting due to instream flow 17 determinations;

3. To develop a process for petitioning the Board to designate
a Basin Stakeholder Committee for the purpose of conducting an
instream flow study on specific streams;

4. To adjust instream flows for each treasured stream as
additional data is gathered by the instream flow programs and
evaluated by the treasured stream committees;

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1 5. To include instream flow determinations, the status of 2 instream flow programs and the recommendations of the treasured 3 stream committees in any updates to the Oklahoma Comprehensive Water Nothing in this act waives, amends, negates, reduces, 4 Plan. 5 defines, affects or detracts from the provisions of the State of Oklahoma, Choctaw Nation of Oklahoma, Chickasaw Nation, City of 6 7 Oklahoma City Water Settlement August 2016 and any conformed Settlement Agreement, the Amended Storage Contract Transfer 8 9 Agreement among City of Oklahoma City, Oklahoma City Water Utilities 10 Trust and State of Oklahoma Water Resources Board, Oklahoma Water 11 Resources Board Regular Permit No. 2007-17 or the Settlement Act 12 (Water Infrastructure Improvements for the Nation Act, Pub. Law 114-322, Section 3608, 130 Stat. 1628, 1796-1814); 13

14 6. To designate voluntary, incentive based or conditional
15 mechanisms for implementing instream flow on a petitioned stream;
16 7. To allow those that hold regular permits, seasonal permits
17 or other water rights for stream water use in treasured streams to
18 voluntarily reallocate their permits, in full or in part, to
19 instream flows of the treasured stream to which the permit or right
20 applies, based on variations in flow;

8. To cooperate with all relevant state and federal
 institutions, agencies, departments and boards, officers and
 existing water permit holders to satisfy instream flow
 determinations, including periodic releases of stored water; and all

SENATE FLOOR VERSION - HB1403 SFLR (Bold face denotes Committee Amendments) state institutions, agencies, departments, boards and officers are
 hereby authorized and directed to cooperate with the Board;

3 9. To adopt such rules as may be necessary to accomplish the4 purposes of this act;

5 10. To make and enter into all contracts and agreements 6 necessary or incidental to the performance of its duties and the 7 execution of its powers under this act;

8 11. To receive and accept from the State of Oklahoma or the 9 United States of America or any agency or instrumentality thereof 10 grants of funds and to receive and accept aid or contributions from 11 any source of either money, property, labor or other things of value 12 to be held, used and applied only for the purposes for which such 13 grants and contributions may be made; and

14 12. To expend income and funds of the Board in the exercise of 15 any or all of the powers granted to the Board under the provisions 16 of this act.

B. For the purpose of effectuating the protection, conservation
and economic development of water resources of treasured streams as
established by this act, the Oklahoma Water Resources Board shall
conduct instream flow studies that:

Identify and record information related to, but not limited
 to, the daily regimes of temperature, instream flow rate and water
 quality needed to protect and conserve the fish and wildlife
 propagation and recreation of the treasured stream;

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Incorporate all flow data obtained before and after
 construction of any reservoirs and diversion structures that have
 affected the natural flow regime of the treasured stream, and
 consider the potential effects of flow rate, temperature of water
 released from reservoirs on downstream fish and wildlife propagation
 and recreation;

7 3. Incorporate how weather and climate scenarios may affect8 future instream flows, fish and wildlife propagation and recreation;

9 4. Identify when recreational activities occur on the stream,
10 their economic impact and the quantity, quality and timing of stream
11 flows needed to sustain such activities; and

12 5. Quantify the potential future demands for domestic use of13 stream water.

C. Two treasured stream committees shall be formed by the 14 Board, one for Northeastern Oklahoma and another for Southeastern 15 16 Oklahoma. Each committee shall be comprised of one member from the Oklahoma Water Resources Board, the Oklahoma Department of Wildlife 17 Conservation, United States Geological Survey, United States Fish 18 and Wildlife Service, and any other relevant federal agencies, the 19 University of Oklahoma, Oklahoma State University, the University of 20 Tulsa, the Grand River Dam Authority Scenic Rivers Operations, a 21 tribal nation located in the relevant area, and three additional 22 stakeholders, as defined in this act. The Governor shall appoint 23 two (2) members from a non-governmental conservation organization to 24

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1 the committee; one member shall be from an organization east of I-35
2 and one member shall be from an organization west of I-35.

3 The purpose of the committees is to provide recommendations 1. for the completion of instream flow determinations, identify what 4 5 metrics are to be measured and which biological assessments are to be made by each instream flow program and monitor their progress and 6 recommend changes to instream flow determinations as necessary. 7 The committees shall meet at least annually and may meet more often as 8 9 necessary and agreed upon by the committees.

10 2. Subcommittees:

each treasured stream committee shall have a three-11 a. 12 member subcommittee comprised of the Executive Directors of the Oklahoma Water Resources Board, the 13 Oklahoma Department of Wildlife Conservation, and a 14 committee member from the University of Oklahoma or 15 Oklahoma State University, or their designees, 16 b. the representative from the Board shall serve as 17 chairperson of the subcommittee from November 1, 2019, 18 to November 1, 2020, and 19 thereafter, the chair shall be rotated annually, as 20 с. agreed upon by the committee; 21

3. Duties and responsibilities of the committees andsubcommittees:

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1	a.	the	subcommittees shall approve a programmatic work
2		plan	by December 31, 2019, which shall include the
3		foll	owing:
4		(1)	a list of recommended priority streams for
5			instream flow determinations,
6		(2)	recommended metrics, in addition to those listed
7			in subsection B of this section, to be included
8			in the determination of instream flow for each
9			treasured stream,
10		(3)	recommendation of additional data that needs to
11			be collected to determine instream flows for each
12			treasured stream, if any,
13		(4)	assignment of responsibilities for obtaining any
14			additional data needed to determine instream
15			flows,
16		(5)	the time frames in which additional data will be
17			obtained,
18		(6)	the general methods used to obtain additional
19			data,
20		(7)	recommended metrics to be monitored by each
21			instream flow program after instream flows are
22			determined, and
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(8) recommendations regarding general methods and frequency of instream flow program data collection,

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the subcommittees shall ensure that resources of b. 4 5 relevant agencies are utilized effectively and efficiently to accomplish additional data collection. 6 To assist the subcommittees, each involved agency 7 shall also designate lead staff to equally share 8 9 oversight of the data collection, to maximize inhouse 10 capabilities of personnel and equipment and to minimize costs to the state. The committees shall 11 12 also consider inviting cities, river authorities, 13 water districts, other political subdivisions of the state, universities and federal water agencies to 14 15 cooperate with and participate in the conduct of these studies whenever practicable, 16

the subcommittees shall establish an interagency 17 с. science team composed of staff scientists and 18 engineers assigned to work on the data collection by 19 the agencies and their cooperators. The team shall 20 assist the committees by drafting study plans and 21 scope of work, by supervising and facilitating 22 contracts and by conducting and reporting on the 23 priority studies identified in the work plan, 24

SENATE FLOOR VERSION - HB1403 SFLR (Bold face denotes Committee Amendments) d. for all contracts by any agency for work to be
performed in furtherance of the work plan, the team
shall draft the plans and scope of work and provide
recommendations for contract facilitation prior to the
agency's presentation of the contract to its board,
commission or other agency official possessing the
authority to approve such contracts,

- the subcommittees shall ensure that a productive data 8 e. 9 and information exchange is accomplished among the 10 agencies. Also, the parties hereto shall each agree 11 to promptly furnish, free of charge, any and all 12 correspondence, memorandums, study reports, contracts, data and any other information relating to instream 13 flow studies that may hereafter be requested by any of 14 15 the parties hereto and which are not privileged and confidential under law, 16
- f. the subcommittees shall, after establishing a quorum, 17 attempt to reach unanimous agreement on all decisions 18 made in exercising its duties and responsibilities 19 under this agreement. In the event of the failure of 20 the subcommittees to reach a unanimous agreement on a 21 decision, a simple majority of the assembled members 22 may approve the decision as to not frustrate or deter 23 the intent, direction or purpose of this agreement or 24

the duties and responsibilities of the subcommittees as defined hereunder,

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- g. the subcommittees shall attempt to resolve technical disputes by seeking consensus from the interagency science team. The subcommittees may direct team members to meet specifically for the purpose of resolving professional differences in order to reach a compromised solution and to report that solution back to the subcommittees,
- 10 h. to assist the agencies in performing a scientifically sound program, the committees shall appoint an 11 12 independent scientific advisory group to review and comment on study methods and plans prepared by the 13 The number and composition of the scientific 14 team. 15 advisory group shall be made at the discretion of the committee and may vary from time to time, 16
- 17 i. the subcommittees may also resolve interagency
 18 disputes by seeking the advice of their governing
 19 bodies, and
- j. nothing in this section shall preclude any of the
 involved agencies from executing interagency
 contracts, operating agreements, establishing other
 committees, or otherwise utilizing available resources
 to achieve specific statutorily assigned

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1	responsibilities regarding instream flow
2	determinations.
3	D. Nothing in this section shall be construed as affecting or
4	intending to affect existing water permits, rights or the
5	transferability of such.
6	E. Nothing in this section shall be construed as violating
7	prior riparian rights.
8	SECTION 3. This act shall become effective November 1, 2019.
9	COMMITTEE REPORT BY: COMMITTEE ON APPROPRIATIONS April 10, 2019 - DO PASS AS AMENDED
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