## <DateSubmitted>

## HOUSE OF REPRESENTATIVES CONFERENCE COMMITTEE REPORT

	esident: beaker:								
The C	The Conference Committee, to which was referred								
			HB2929						
Ву:	Dunnington of the House	and Loveless of th	e Senate						
Title:	Labor; discriminatory w effective date.	ages; prohibiting o	certain actions by employer; incre	asing penalties;					
_	<u> </u>		reto, beg leave to report that we he same with the following recomme						
	That the Senate recede from That the attached Conference								
Respectfully submitted,									
House	Action	Date	Senate Action	Date					

SENATE CONFER	EES	
Loveless		
Newberry		
David		
Griffin		
Dahm		
Floyd		
Bass		

House Action \_\_\_\_\_ Date \_\_\_\_ Senate Action \_\_\_\_\_ Date \_\_\_\_

1	STATE OF OKLAHOMA						
2	2nd Session of the 55th Legislature (2016)						
3	CONFERENCE COMMITTEE						
4	SUBSTITUTE FOR ENGROSSED						
5	HOUSE BILL NO. 2929  By: Dunnington, Young, Griffith, Virgin, Lockhart, Wood, Sherrer, Scott,						
6	Shelton, Hoskin, Henke, Osborn and McDaniel (Randy)						
7	of the House						
8	and						
9	Loveless, David, Griffin, Floyd, Pittman and Matthews						
10	of the Senate						
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13	CONFERENCE COMMITTEE SUBSTITUTE						
14	An Act relating to labor; amending 40 O.S. 2011,						
15	Sections 198.1 and 198.2, which relate to discriminatory wages; prohibiting certain actions by						
16	employer; increasing penalties; authorizing recovery of costs; requiring civil fines be deposited in						
17	General Revenue Fund; and providing an effective date.						
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19							
20	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:						
21	SECTION 1. AMENDATORY 40 O.S. 2011, Section 198.1, is						
22	amended to read as follows:						
	amended to read as follows:						
23	amended to read as follows:  Section 198.1 A. It shall be unlawful for any employer within						

Req. No. 9900 Page 1

rate less than the rate at which he pays any an employee of the opposite sex for comparable work on jobs which have comparable requirements relating to skill, effort and responsibility, except where such payment is made pursuant to a seniority system; a merit system; a system which measures earnings by quantity or quality of production; or a differential based on any factor other than sex.

- B. It shall be unlawful for an employer to discharge or in any other manner discriminate against an employee because the employee has inquired about, discussed or disclosed the wages of the employee or another employee with someone employed by the company.
- SECTION 2. AMENDATORY 40 O.S. 2011, Section 198.2, is amended to read as follows:

Section 198.2 A. It shall be the duty of the Commissioner of Labor to enforce the provisions of this act. Whenever the Commissioner is informed of any violations thereof, it shall be his or her duty to investigate same and, in his discretion, said the Commissioner is hereby authorized to institute proceedings for the enforcement of penalties herein provided before any court of competent jurisdiction and civil fines. Any employer who violates the provisions of this act shall be deemed guilty of a misdemeanor and shall upon conviction thereof, be punished by The Commissioner is authorized to issue a civil fine of not less than Twenty-five Dollars (\$25.00) Fifty Dollars (\$50.00) nor more than One Hundred Dollars (\$100.00) Two Hundred Dollars (\$200.00) for each separate

Reg. No. 9900 Page 2

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    violation per pay period. In addition, the employer shall pay any
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    back pay found to be owed to the employee.
        B. Upon final determination of a violation of this act, the
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    Commissioner may, to recover the cost of investigation and
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    proceedings, keep an amount equal to twenty-five percent (25%) of
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    the back pay owed to the employee to be deposited in the Department
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    of Labor Revolving Fund. All civil fines recovered pursuant to the
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    provisions of this section shall be deposited in the General Revenue
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    Fund of this state.
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        SECTION 3. This act shall become effective November 1, 2016.
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        55-2-9900
                  LRB
                              04/28/16
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Req. No. 9900 Page 3