STATE OF OKLAHOMA

1st Session of the 56th Legislature (2017)

COMMITTEE SUBSTITUTE FOR ENGROSSED HOUSE BILL NO. 1110

By: McDaniel and Ritze of the

House

and

Newberry of the Senate

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COMMITTEE SUBSTITUTE

An Act relating to labor; amending 40 O.S. 2011, Sections 1-227, Section 3, Chapter 287, O.S.L. 2016, 2-104 and 2-209, Section 12, Chapter 287, O.S.L. 2016, 4-508, as last amended by Section 19, Chapter 249, O.S.L. 2015 and 4-509 (40 O.S. Supp. 2016, Sections 1-229, 3-121 and 4-508), which relate to the Employment Security Act of 1980; updating language and statutory citations; providing for credit for taxable wages paid for certain employers; authorizing release of certain information for certain purpose; providing for rate reduction for technology reinvestment apportionment; creating the OESC Technology Fund; providing for expenditures from fund; providing for custodian and treasurer of fund; authorizing certain technology reinvestment apportionment; modifying unemployment tax rate; exempting certain tax rates from certain reduction; creating the OESC Technology Fund; providing for expenditures from fund; providing for custodian and treasurer of fund; authorizing certain technology reinvestment apportionment; setting certain percentage rate apportionment; authorizing promulgation of rules requiring certain report by certain time; directly distribution of report; repealing 40 O.S. 2011, Section 3-809, which relates to group employer accounts; providing for codification; providing an effective date; and declaring an emergency.

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    BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
        SECTION 1.
                                       40 O.S. 2011, Section 1-227, is
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                       AMENDATORY
    amended to read as follows:
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        Section 1-227. EXPERIENCE PERIOD. "Experience period" means:
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        1. For any tax year occurring before January 1, 2007, the most
    recent three (3) consecutive completed calendar years occurring
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    before the calendar year for which a tax rate is being calculated;
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    and
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        2. For any tax year occurring after December 31, 2006, the most
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    recent twelve (12) consecutive completed calendar quarters occurring
    before July 1 of the year immediately preceding the year for which
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    the employer's contribution rate is being calculated.
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        SECTION 2.
                       AMENDATORY
                                       Section 3, Chapter 287, O.S.L.
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    2016 (40 O.S. Supp. 2016, Section 1-229), is amended to read as
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    follows:
        Section 1-229. ASSIGNED TAX RATE AND EARNED TAX RATE.
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    "Assigned tax rate" means the tax rate assigned to an employer
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    pursuant to Section 3-110.1 of Title 40 of the Oklahoma Statutes
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    this title when the employer does not have sufficient experience
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    history to meet the At-Risk Rule set out in paragraph 3 of Section
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    <del>10</del> 3-110.1 of this <del>act</del> title.
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"Earned tax rate" means the tax rate calculated for an

employer with sufficient experience history to meet the At-Risk Rule

set out in paragraph 3 of Section 10 3-110.1 of this act title, with

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the tax rate calculated pursuant to the provisions of Part 1 of
Article 3 of the Employment Security Act of 1980.

SECTION 3. AMENDATORY 40 O.S. 2011, Section 2-104, is amended to read as follows:

Section 2-104. COMPUTATION OF BENEFIT AMOUNT. A. The weekly benefit amount of an individual shall be an amount equal to one twenty-third (1/23) of the taxable wages paid to the individual during that quarter of his base period in which such the taxable wages were highest. If such the amount is more than the maximum weekly benefit amount, it shall be reduced to the maximum weekly benefit amount or if the amount is less than Sixteen Dollars (\$16.00), it shall be increased to Sixteen Dollars (\$16.00).

- B. The maximum weekly benefit amount shall be:
- 1. Prior to July 1, 1984, One Hundred Eighty-five Dollars (\$185.00); and
 - 2. Beginning July 1, 1984, the greater of:
 - a. One Hundred Ninety-seven Dollars (\$197.00), or
 - b. (1) sixty Sixty percent (60%) of the average weekly wage of the second preceding calendar year during any calendar year in which the balance in the Unemployment Compensation Fund is in excess of the amount required to initiate conditional contribution rates, pursuant to the provisions of Section 3-113 of this title.

(2) fifty-seven;

2. Fifty-seven and one-half percent (57.5%) of the average weekly wage of the second preceding calendar year during calendar years in which condition "a", as set forth in paragraph (1) of Section 3-113 of this title, exists $_{\tau}$

(3) fifty-five;

3. Fifty-five percent (55%) of the average weekly wage of the second preceding calendar year during calendar years in which condition "b", as set forth in paragraph (2) of Section 3-113 of this title, exists,

(4) fifty-two;

4. Fifty-two and one-half percent (52.5%) of the average weekly wage of the second preceding calendar year during calendar years in which condition "c", as set forth in paragraph (3) of Section 3-113 of this title, exists; and

(5) fifty

- 5. Fifty percent (50%) of the average weekly wage of the second preceding calendar year during calendar years in which condition "d", as set forth in paragraph (4) of Section 3-113 of this title, exists.
- C. Before the last day of June of each year the Commission shall determine the average weekly wage of the preceding calendar year in the following manner:

1. The sum of the total monthly employment reported for the calendar year shall be divided by twelve (12) to determine the average monthly employment;

- 2. The sum of the total wages reported for the previous calendar year shall be divided by the average monthly employment to determine the average annual wage; and
- 3. The average annual wage shall be divided by fifty-two (52) to determine the average weekly wage.
- SECTION 4. AMENDATORY 40 O.S. 2011, Section 2-209, is amended to read as follows:
- Section 2-209. BENEFITS FOR EMPLOYEES OF GOVERNMENTAL OR NONPROFIT EMPLOYERS.
 - Benefits based on service in employment defined in paragraphs

 (2), paragraph (3) or (4) of Section 1-210 of this title, including any federally operated educational institutions, shall be payable in the same amount, on the same terms and subject to the same conditions as benefits payable on the basis of other service subject to the Employment Security Act of 1980, except that:
 - (1) With respect to service performed in an instructional, research or principal administrative capacity for an educational institution, benefits shall not be paid based on such services for any week of unemployment commencing during the period between two (2) successive academic years, or during a similar period between two regular but not successive terms, or during a period of paid

sabbatical leave provided for in the individual's contract, to any individual if such the individual performs such services in the first of such academic years year or terms term and if there is a contract or a reasonable assurance that such the individual will perform services in any such capacity for any educational institution in the second of such academic years year or terms.

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- With respect to services performed in any other capacity for an educational institution, benefits shall not be paid on the basis of such services to any individual for any week which commences during a period between two (2) successive academic years or terms if such the individual performs such services in the first of such academic years year or terms term and there is a reasonable assurance that such the individual will perform such services in the second of such academic years year or terms term, except that if compensation is denied to any individual under pursuant to this paragraph and such the individual was not offered an opportunity to perform such services for the educational institution for the second of such academic years year or terms term, such the individual shall be entitled to a retroactive payment of compensation for each week for which the individual filed a timely claim for compensation and for which compensation was denied solely by reason of this clause -;
- (3) With respect to any services described in paragraphs (1) and (2) of this section, benefits shall not be payable on the basis

of services in any such capacities to any individual for any week which commences during an established and customary vacation period or holiday recess if such the individual performs such services in the period immediately before such the vacation period or holiday recess, and there is a reasonable assurance that such the individual will perform such services in the period immediately following such the vacation period or holiday recess:

- (4) With respect to any services described in paragraphs (1) and (2) of this section, benefits shall not be payable on the basis of services in any such capacities as specified in paragraphs (1), (2) and (3) of this section to any individual who performed such services in an educational institution while in the employ of an educational service agency. For purposes of this paragraph, the term "educational service agency" means a governmental agency or governmental entity which is established and operated exclusively for the purpose of providing such services to one or more educational institutions—;
- (5) With respect to services to which paragraphs (2), paragraph (3) or (4) of Section 1-210 of this title apply applies, if such services are provided to or on behalf of an educational institution, benefits shall not be payable under the same circumstances and subject to the same terms and conditions as described in paragraphs (1), (2), (3) and (4) of this section—; and

(6) If an individual has employment with an educational institution and has employment with a noneducation employer or employers during the base period of the individual's benefit year, the individual may become eligible for benefits during the betweenterm denial period, based only on the noneducational employment.

SECTION 5. AMENDATORY Section 12, Chapter 287, O.S.L.

2016 (40 O.S. Supp. 2016, Section 3-121), is amended to read as follows:

Section 3-121. PROFESSIONAL EMPLOYER ORGANIZATIONS - TRANSFER OF EXPERIENCE HISTORY.

If a Professional Employer Organization, or PEO, chooses the option to file quarterly tax returns under the account assigned to its client pursuant to paragraph 2 of subsection A of Section 3-120 of Title 40 of the Oklahoma Statutes this title, and if the client has an experience history from a previous account assigned to that client that can be used in calculating an earned tax rate pursuant to the provisions of Article 3, Part 1, of the Employment Security Act of 1980, then that experience history shall be transferred to the account assigned to that client as a eo employer coemployer of that PEO. In addition, if taxable wages were reported by a client in a previous account of the client within the calendar year in which the PEO coemployer account is set up, then the PEO coemployer account shall be given credit for the taxable wages paid on each

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employee in the immediately previous account under which client wages were reported.
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SECTION 6. AMENDATORY 40 O.S. 2011, Section 4-508, as last amended by Section 19, Chapter 249, O.S.L. 2015 (40 O.S. Supp. 2016, Section 4-508), is amended to read as follows:

Section 4-508. INFORMATION TO BE KEPT CONFIDENTIAL -

DISCLOSURE.

- A. Except as otherwise provided by law, information obtained from any employing unit or individual pursuant to the administration of the Employment Security Act of 1980, any workforce system program administered or monitored by the Oklahoma Employment Security Commission, and determinations as to the benefit rights of any individual shall be kept confidential and shall not be disclosed or be open to public inspection in any manner revealing the individual's or employing unit's identity. Any claimant or employer, or agent of such person either as authorized in writing, shall be supplied with information from the records of the Oklahoma Employment Security Commission, to the extent necessary for the proper presentation of the claim or complaint in any proceeding under the Employment Security Act of 1980, with respect thereto.
- B. Upon receipt of written request by any employer who maintains a Supplemental Unemployment Benefit (SUB) Plan, the Commission or its designated representative may release to such that employer information regarding weekly benefit amounts paid its

- workers during a specified temporary layoff period, provided such

 the Supplemental Unemployment Benefit (SUB) Plan requires benefit

 payment information before Supplemental Unemployment Benefits can be

 paid to such the workers. Any information disclosed under this

 provision shall be utilized solely for the purpose outlined herein

 and shall be held strictly confidential by the employer.
 - C. The provisions of this section shall not prevent the Commission from disclosing the following information and no liability whatsoever, civil or criminal, shall attach to any member of the Commission or any employee thereof for any error or omission in the disclosure of such this information:

- 1. The delivery to taxpayer or claimant a copy of any report or other paper filed by the taxpayer or claimant pursuant to the Employment Security Act of 1980;
- 2. The disclosure of information to any person for a purpose as authorized by the taxpayer or claimant pursuant to a waiver of confidentiality. The waiver shall be in writing and shall be notarized;
- 3. The Oklahoma Department of Commerce may have access to data obtained pursuant to the Employment Security Act of 1980 pursuant to rules promulgated by the Commission. The information obtained shall be held confidential by the Department and any of its agents and shall not be disclosed or be open to public inspection. The Oklahoma Department of Commerce, however, may release aggregated

data, either by industry or county, provided that such the aggregation meets disclosure requirements of the Commission;

- 4. The publication of statistics so classified as to prevent the identification of a particular report and the items thereof;
- 5. The disclosing of information or evidence to the Attorney General or any district attorney when the information or evidence is to be used by the officials or other parties to the proceedings to prosecute or defend allegations of violations of the Employment Security Act of 1980. The information disclosed to the Attorney General or any district attorney shall be kept confidential by them and not be disclosed except when presented to a court in a prosecution of a violation of Section 1-101 et seq. of this title, and a violation by the Attorney General or district attorney by otherwise releasing the information shall be a felony;
- 6. The furnishing, at the discretion of the Commission, of any information disclosed by the records or files to any official person or body of this state, any other state or of the United States who is concerned with the administration of assessment of any similar tax in this state, any other state or the United States;
- 7. The furnishing of information to other state agencies for the limited purpose of aiding in the collection of debts owed by individuals to the requesting agencies or the Oklahoma Employment Security Commission;

8. The release to employees of the Department of Transportation or any Metropolitan Planning Organization as defined in 23 U.S.C., Section 134 and 49 U.S.C., Section 5303 of information required for use in federally mandated regional transportation planning, which is performed as a part of its official duties;

- 9. The release to employees of the State Treasurer's office of information required to verify or evaluate the effectiveness of the Oklahoma Small Business Linked Deposit Program on job creation;
- 10. The release to employees of the Attorney General, the State Insurance Fund, the Department of Labor, the Workers' Compensation Commission, and the Insurance Department for use in investigation of workers' compensation fraud;
- 11. The release to employees of any Oklahoma state, Oklahoma county or Oklahoma municipal law enforcement agency for use in criminal investigations and the location of missing persons or fugitives from justice;
- 12. The release to employees of the Center of International Trade, Oklahoma State University, of information required for the development of International Trade for employers doing business in the State of Oklahoma;
- 13. The release to employees of the Oklahoma State Regents for Higher Education of information required for use in the default prevention efforts and/or collection of defaulted student loans guaranteed by the Oklahoma Guaranteed Student Loan Program. Any

information disclosed under this provision shall be utilized solely
for the purpose outlined herein and shall be held strictly
confidential by the Oklahoma State Regents for Higher Education;

14. The release to employees of the Center for Economic and Management Research of the University of Oklahoma, the Center for Economic and Business Development at Southwestern Oklahoma State University, or a center of economic and business research or development at a comprehensive or regional higher education institution within The Oklahoma State System of Higher Education of information required to identify economic trends. The information obtained shall be kept confidential by the higher education institution and shall not be disclosed or be open to public inspection. The higher education institution may release aggregated data, provided that such the aggregation meets disclosure requirements of the Commission;

15. The release to employees of the Office of Management and Enterprise Services of information required to identify economic trends. The information obtained shall be kept confidential by the Office of Management and Enterprise Services and shall not be disclosed or be open to public inspection. The Office of Management and Enterprise Services may release aggregate data, provided that such the aggregation meets disclosure requirements of the Commission;

16. The release to employees of the Department of Mental Health and Substance Abuse Services of information required to evaluate the effectiveness of mental health and substance abuse treatment and state or local programs utilized to divert persons from inpatient treatment. The information obtained shall be kept confidential by the Department and shall not be disclosed or be open to public inspection. The Department of Mental Health and Substance Abuse Services, however, may release aggregated data, either by treatment facility, program or larger aggregate units, provided that such the aggregation meets disclosure requirements of the Oklahoma Employment Security Commission;

- 17. The release to employees of the Attorney General, the Oklahoma State Bureau of Investigation, and the Insurance Department for use in the investigation of insurance fraud and health care fraud:
- 18. The release to employees of public housing agencies for purposes of determining eligibility pursuant to 42 U.S.C., Section 503(i);
- 19. The release of wage and benefit claim information, at the
 20 discretion of the Commission, to an agency of this state or its
 21 political subdivisions, or any nonprofit corporation that operates a
 22 program or activity designated as a required partner in the
 23 Workforce Investment Innovation and Opportunity Act One-Stop
 24 delivery system pursuant to 29 U.S.C.A., Section 2481(b) 3151(b)(1),

- based on a showing of need made to the Commission and after an
 agreement concerning the release of information is entered into with
 the entity receiving the information;
 - 20. The release of information to the wage record interchange system, at the discretion of the Commission;

- 21. The release of information to the Bureau of the Census of the U.S. Department of Commerce for the purpose of economic and statistical research;
 - 22. The release of employer tax information and benefit claim information to the Oklahoma Health Care Authority for use in determining eligibility for a program that will provide subsidies for health insurance premiums for qualified employers, employees, self-employed persons, and unemployed persons;
 - 23. The release of employer tax information and benefit claim information to the State Department of Rehabilitation Services for use in assessing results and outcomes of clients served;
 - 24. The release of information to any state or federal law enforcement authority when necessary in the investigation of any crime in which the Commission is a victim. Information that is confidential under this section shall be held confidential by the law enforcement authority unless and until it is required for use in court in the prosecution of a defendant in a criminal prosecution;
 - 25. The release of information to vendors that contract with the Oklahoma Employment Security Commission to provide for the

issuance of debit cards, to conduct electronic fund transfers, to perform computer programming operations, or to perform computer maintenance or replacement operations; provided the vendor agrees to protect and safeguard the information it receives and to destroy the information when no longer needed for the purposes set out in the contract;

- 26. The release to employees of the Office of Juvenile Affairs of information for use in assessing results and outcomes of clients served as well as the effectiveness of state and local juvenile and justice programs including prevention and treatment programs. The information obtained shall be kept confidential by the Office of Juvenile Affairs and shall not be disclosed or be open to public inspection. The Office of Juvenile Affairs may release aggregated data for programs or larger aggregate units, provided that the aggregation meets disclosure requirements of the Oklahoma Employment Security Commission; ex
- 27. The release of information to vendors that contract with the State of Oklahoma for the purpose of providing a public electronic labor exchange system that will support the Oklahoma Employment Security Commission's operation of an employment service system to connect employers with job seekers and military veterans. This labor exchange system would enhance the stability and security of Oklahoma's economy as well as support the provision of veterans' priority of service. The vendors may perform computer programming

operations, perform computer maintenance or replacement operations, or host the electronic solution; provided each vendor agrees to protect and safeguard all information received, that no information shall be disclosed to any third party, that the use of the information shall be restricted to the scope of the contract, and that the vendor shall properly dispose of all information when no longer needed for the purposes set out in the contract; or

- 28. The release of employer tax information and benefit claim information to employees of a county public defender's office in the State of Oklahoma and the Oklahoma Indigent Defense System for the purpose of determining financial eligibility for the services provided by such entities.
- D. Subpoenas to compel disclosure of information made confidential by this statute shall not be valid, except for administrative subpoenas issued by federal, state, or local governmental agencies that have been granted subpoena power by statute or ordinance. Confidential information maintained by the Commission can be obtained by order of a court of record that authorizes the release of the records in writing. All administrative subpoenas or court orders for production of documents must provide a minimum of twenty (20) days from the date it is served for the Commission to produce the documents. If the date on which production of the documents is required is less than twenty (20) days from the date of service, the subpoena or order shall be

considered void on its face as an undue burden or hardship on the

Commission. All administrative subpoenas, court orders or notarized

waivers of confidentiality authorized by paragraph 2 of subsection C

of this section shall be presented with a request for records within

ninety (90) days of the date the document is issued or signed, and

the document can only be used one time to obtain records.

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- E. Should any of the disclosures provided for in this section require more than casual or incidental staff time, the Commission shall charge the cost of such the staff time to the party requesting the information.
- F. It is further provided that the provisions of this section shall be strictly interpreted and shall not be construed as permitting the disclosure of any other information contained in the records and files of the Commission.
- SECTION 7. AMENDATORY 40 O.S. 2011, Section 4-509, is amended to read as follows:
- 17 Section 4-509. INFORMATION TO BE FURNISHED TO PUBLIC AGENCIES.
- A. Subject to such restrictions as the Oklahoma Employment Security
 Commission may by rule prescribe, information maintained by the
 Commission may be made available to any agency of this or any other
 state, or any federal agency, charged with the administration of an
 unemployment compensation law or the maintenance of a system of
 public employment offices, or the Internal Revenue Service of the
 United States Department of the Treasury, the United States Social

- Security Administration or the Oklahoma Tax Commission. Any information obtained in connection with the administration of the employment service may be made available to:
- 1. Persons or agencies for purposes appropriate to the operation of a public employment service; or

- 2. Any agency of this state or its political subdivisions or nonprofit corporation that operates a program or activity designated as a required partner in the Workforce Investment Innovation and Opportunity Act One-Stop delivery system pursuant to 29 U.S.C., Section 2841 3151 (b) (1), in accordance with a written agreement entered into between the partner and the Commission.
- B. Upon request, the Commission shall furnish to any agency of the United States charged with the administration of public works or assistance through public employment, and may furnish to any state agency similarly charged, the name, address, ordinary occupation, and employment status of each recipient of benefits and such recipient's rights to further benefits pursuant to the provisions of the Employment Security Act of 1980. The Commission shall furnish to public agencies collecting debts created by food stamp overissuances or administering Transitional Assistance to Needy Families (TANF) or child support programs, promptly upon request and in the most economical, effective and timely manner, information as to:

- 1. Whether an individual has applied for, is receiving or has received unemployment insurance and the amount;
 - 2. The individual's current address;

- 3. Whether the individual has refused employment and if so a description of the job including the terms, conditions and rate of pay; and
- 4. Any other information that might be useful in locating any individual who may have a food stamp overissuance or an obligation for support.
- SECTION 8. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 3-109.3 of Title 40, unless there is created a duplication in numbering, reads as follows:

RATE REDUCTION FOR TECHNOLOGY REINVESTMENT APPORTIONMENT.

Notwithstanding the provisions of Sections 3-109, 3-110.1 and 3-113 of Title 40 of the Oklahoma Statutes, for the time period beginning January 1, 2018, and ending December 31, 2022, the tax rate computed for or assigned to an employer shall be reduced by five percent (5%). Provided, the tax rate of employers assigned a tax rate pursuant to Section 3-110.1 of Title 40 of the Oklahoma Statutes shall not be reduced to less than one percent (1%). Provided further, employers who qualify for an earned tax rate calculated pursuant to Section 3-109 of Title 40 of the Oklahoma Statutes, and are given the highest tax rate in the rate table for

- 1 the given year, shall not be eligible for the rate reduction 2 provided for in this section.
- SECTION 9. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 6-201 of Title 40, unless there is created a duplication in numbering, reads as follows:
- 6 OESC TECHNOLOGY FUND.

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- A. There is hereby created in the State Treasury a revolving fund for the Oklahoma Employment Security Commission to be designated the "OESC Technology Fund". The OESC Technology Fund shall be separate and distinct from the Unemployment Compensation Fund and shall consist of:
- 1. All monies received from employers and paid pursuant to Section 12 of this act; and
- 2. Financial instruments, certificates of deposit, bonds and securities acquired by and through the use of monies in the OESC Technology Fund.
- The OESC Technology Fund shall be a continuing fund, not 17 subject to fiscal year limitations. All monies accruing to the 18 credit of the OESC Technology Fund are hereby appropriated and shall 19 be budgeted and expended solely for the purposes of modernizing the 20 business processes and technology of the Oklahoma Employment 21 Security Commission as set forth in Section 10 of this act. 22 Expenditures from the OESC Technology Fund shall be made upon 23 warrants issued by the State Treasurer against claims filed, as 24

- prescribed by law, with the Director of the Office of Management and
 Enterprise Services for approval and payment.
- SECTION 10. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 6-202 of Title 40, unless there
- 5 | is created a duplication in numbering, reads as follows:
- 6 EXPENDITURES FROM FUND.
- 7 A. The monies in the OESC Technology Fund shall be used for the 8 following purposes:
- 1. To purchase or lease new technology systems hardware for the

 Oklahoma Employment Security Commission to be used in its mission to

 provide employment services, unemployment insurance and economic

 research for the citizens of this state as well as the

 administration of these programs;
 - 2. To purchase or lease any auxiliary or peripheral equipment necessary for the operation of the new technology systems;
 - 3. To pay for the maintenance of all OESC technology system hardware;
 - 4. To purchase or lease any and all software needed for the operation of the new technology systems;
 - 5. To pay for all OESC technology system software license fees;
- 21 6. To pay for all programming and analysis necessary to make 22 the new technology system operational;

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7. To pay for all testing, designing, engineering, planning, networking and training to make the new technology system operational;

- 8. To pay for all shipping and installation charges for the technology system and its auxiliary and peripheral equipment;
- 9. To contract with vendors and hire personnel as necessary to accomplish the modernization effort;
- 10. To analyze business processes and develop requirements for Requests for Proposals;
- 11. To fund project planning, project management, strategy development and project consulting services; and
- 12. To make refunds of money erroneously collected and deposited in the OESC Technology Fund.
- B. The total expenditures from the OESC Technology Fund shall not exceed Thirty-nine Million Dollars (\$39,000,000.00) between January 1, 2018, and December 31, 2022, without Legislative authority. Prior to expenditures authorized by paragraphs 1, 4, 6, 7, 9, 10 and 11 of subsection A of this section, the Chief Information Officer of the Office of Management and Enterprise Services shall be consulted for recommendations. The Office of Management and Enterprise Services shall provide periodic oversight of the technology modernization efforts and may assist the Oklahoma Employment Security Commission in any manner necessary to accomplish the purposes of this fund.

C. If any money remains in this fund after the new technology system has been brought online and made fully operational, that excess money shall be transferred to the Unemployment Compensation Fund.

SECTION 11. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 6-203 of Title 40, unless there is created a duplication in numbering, reads as follows:

CUSTODIAN AND TREASURER OF FUND.

- A. The State Treasurer shall be the custodian and treasurer of the OESC Technology Fund.
- B. The State Treasurer shall deposit the monies belonging to the OESC Technology Fund that are in his or her custody subject to the provisions of Section 12 of this act.
- C. The State Treasurer, as custodian of the OESC Technology
 Fund, shall hold, invest, transfer, sell, deposit and release those
 monies, properties or securities in a manner approved by the
 Oklahoma Employment Security Commission. Provided, however, that
 those monies shall be invested in the classes of securities legal
 for investment of public monies of this state. Provided further,
 the investment shall at all times be so made that all assets of the
 OESC Technology Fund shall always be readily convertible into cash
 when needed for any expenditure authorized in Section 10 of this
 act.

SECTION 12. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 6-204 of Title 40, unless there is created a duplication in numbering, reads as follows:

TECHNOLOGY REINVESTMENT APPORTIONMENT.

- A. 1. For the period from January 1, 2018, to December 31, 2022, each employer subject to the provisions of Sections 3-109, 3-110.1 and 3-113 of Title 40 of the Oklahoma Statutes shall be required to pay an OESC Technology Reinvestment Apportionment equal to five percent (5%) of the unemployment taxes that would be owed to the Oklahoma Employment Security Commission before any rate reduction is made pursuant to Section 8 of this act. This apportionment shall be in addition to any contribution which that employer is required to make pursuant to the provisions of the Employment Security Act of 1980.
- 2. The apportionment provided for in this section shall not be considered part of any unemployment taxes required of an individual employer pursuant to the Employment Security Act of 1980, nor shall it be considered for purposes of determining the individual employer's tax rate.
- B. Employers assigned a tax rate pursuant to Section 3-110.1 of
 Title 40 of the Oklahoma Statutes shall pay an OESC Technology
 Reinvestment Apportionment equal to the rate reduction granted them
 pursuant to Section 8 of this act.

C. Employers who qualify for an earned tax rate calculated pursuant to Section 3-109 of Title 40 of the Oklahoma Statutes, and are given the highest tax rate in the rate table for the given year, shall be exempt from the provisions of this section.

- D. Employers making payments in lieu of contributions pursuant to Sections 3-702, 3-705 and 3-806 of Title 40 of the Oklahoma Statutes shall be exempt from the provisions of this section.
- E. The apportionment shall be made and collected by the Oklahoma Employment Security Commission for deposit, on a monthly basis, to the credit of the OESC Technology Fund. Provided, all monies received by the Oklahoma Employment Security Commission for the account of the OESC Technology Fund, upon receipt, shall be deposited in a clearance account.
- F. The Oklahoma Employment Security Commission shall promulgate such rules as may be necessary to implement the provisions of Sections 8 through 13 of this act.
- G. The Oklahoma Employment Security Commission shall create an annual report detailing the collection of the apportionment funds and the expenditures from the OESC Technology Fund. The report shall be filed on or before March 31 of each year following the effective date of this act, and shall continue until all money in the OESC Technology Fund is expended or transferred pursuant to subsection C of Section 10 of this act. The report shall be filed with the Governor, the President Pro Tempore of the Senate, the

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Speaker of the House of Representatives, the State Treasurer, the
State Auditor and Inspector, and the Director of the Office of
Management and Enterprise Services.
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SECTION 13. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 6-205 of Title 40, unless there is created a duplication in numbering, reads as follows:

TECHNOLOGY FUND BALANCE.

The balance of the OESC Technology Fund on July 1 of any given year shall be used in the calculation of conditional factors pursuant to Section 3-113 of Title 40 of the Oklahoma Statutes as long as the OESC Technology Fund has a balance greater than zero. The calculation shall be conducted in the following manner: The balance of the OESC Technology Fund as of July 1 of any given year shall be aggregated with the balance of the Unemployment Compensation Fund as of July 1 of the same year, with the resulting sum to be used in the calculation of the conditional factors as set out in Section 3-113 of Title 40 of the Oklahoma Statutes. The aggregate of the two fund balances shall only be for the purpose of the calculation and in no way shall balances in these two funds be comingled.

SECTION 14. REPEALER 40 O.S. 2011, Section 3-809, is hereby repealed.

SECTION 15. This act shall become effective July 1, 2017.

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SECTION 16. It being immediately necessary for the preservation
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    of the public peace, health or safety, an emergency is hereby
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    declared to exist, by reason whereof this act shall take effect and
    be in full force from and after its passage and approval.
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