05/01/2018 11:09:00 AM

HOUSE OF REPRESENTATIVES CONFERENCE COMMITTEE REPORT

| | resident: beaker: | | | |
|---|--|--------------------|---|---------|
| The C | The Conference Committee, to which was referred | | | |
| | | | HB3598 | |
| Ву: | McCall of the House and | Treat of the Senat | е | |
| Title: | Public finance; Agency Commission to contrac | | Accountability Commission; auth neral for legal advice. | orizing |
| Together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations: | | | | |
| | That the Senate recede from That the attached Conference | | | |
| Respectfully submitted, | | | | |
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HB3598 CCR (A)

HOUSE CONFEREES

| Blancett, Meloyde | | Cockroft, Josh | 4 |
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| Echols, Jon | <u>a </u> | Hall, Elise | |
| Kouplen, Steve | <u> </u> | McCall, Charles | Okayler Con y Con |
| O'Donnell, Terry | () mull | Osburn, Mike | Zfechant Con. |
| Perryman, David | <u>-</u> | Taylor, Zack | Zack Taylor |
| Watson, Weldon | Low Wel | West, Kevin | Kaniles |

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| 1 | STATE OF OKLAHOMA | | |
|----|---|--|--|
| 2 | 2nd Session of the 56th Legislature (2018) | | |
| 3 | CONFERENCE COMMITTEE | | |
| 4 | SUBSTITUTE FOR ENGROSSED HOUSE BILL NO. 2509 | | |
| 5 | HOUSE BILL NO. 3598 By: McCall of the House | | |
| 6 | and | | |
| 7 | Treat of the Senate | | |
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| 9 | | | |
| 10 | CONFERENCE COMMITTEE SUBSTITUTE | | |
| 11 | An Act relating to public finance; amending Sections | | |
| 12 | <pre>2, Chapter 325, O.S.L. 2017, 3, Chapter 325, O.S.L. 2017, 4, Chapter 325, O.S.L. 2017, 5, Chapter 325, O.S.L. 2017 (62 O.S. Supp. 2017, Sections 8002, 8003, 8004 and 8005), which relate to the Agency Performance and Accountability Commission;</pre> | | |
| 13 | | | |
| 14 | authorizing Commission to contract with Attorney General for legal advice; authorizing Commission to | | |
| 15 | contract for professional consulting and administrative support services; modifying | | |
| 16 | implementation of recommendations; and declaring an emergency. | | |
| 17 | emergene, · | | |
| 18 | | | |
| 19 | BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: | | |
| 20 | SECTION 1. AMENDATORY Section 2, Chapter 325, O.S.L. | | |
| 21 | 2017 (62 O.S. Supp. 2017, Section 8002), is amended to read as | | |
| 22 | follows: | | |
| 23 | Section 8002. A. There is hereby created the Agency | | |
| 24 | Performance and Accountability Commission which shall consist of: | | |

Req. No. 10470 Page 1

1. Three members appointed by the Governor:

- a. at least one of whom shall be the president, owner, chief executive officer or chief financial officer of an Oklahoma-based company, and
- b. at least one of whom shall be an auditor who is employed as an internal auditor by a company or who is employed by a private auditing firm;
- 2. Three members appointed by the President Pro Tempore of the Oklahoma Senate, at least one of whom shall be a business efficiency expert;
- 3. Three members appointed by the Speaker of the Oklahoma House of Representatives, at least one of whom shall be a business efficiency expert; and
- 4. The Director of the Office of Management and Enterprise Services, or his or her designee who is an employee of the Office of Management and Enterprise Services, who shall be an ex officio and nonvoting member.
- B. No person shall be appointed to the Commission who at the time of his or her appointment is an elected official. Any person who is appointed to the Commission who subsequently becomes an elected official during his or her term on the Commission shall be required to vacate his or her position on the Commission.
- C. The Senate and the House of Representatives shall provide staff and administrative support to the Commission. The Commission

Reg. No. 10470 Page 2

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    shall contract with the Attorney General who shall provide legal
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    advice on any matter related to the powers and duties of the
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    Commission.
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        SECTION 2.
                                      Section 3, Chapter 325, O.S.L.
                       AMENDATORY
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    2017 (62 O.S. Supp. 2017, Section 8003), is amended to read as
 6
    follows:
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        Section 8003. A. The Agency Performance and Accountability
    Commission shall conduct independent comprehensive performance
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    audits. The term "independent comprehensive performance audit"
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    (ICPA) includes, but is not limited to, a review and analysis of the
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    economy, efficiency, effectiveness and compliance of the policies,
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    management, fiscal affairs and operations of state agencies,
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    divisions, programs and accounts. The results of an ICPA may be
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    used by the Legislature to implement the best budgeting and policy-
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    making practices for government services to run in the most cost-
16
    effective way.
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        В.
            The Commission shall conduct an ICPA for each appropriated
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    executive branch agency having total state appropriations for a
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    fiscal year which rank the agency in the highest twenty such
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    agencies. The Commission shall develop a schedule under which an
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    ICPA for each such agency shall be conducted at least once every
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    four (4) fiscal years. The Commission may also conduct an ICPA of
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Reg. No. 10470 Page 3

any other agency at its discretion, subject to the availability of

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funds.

C. By December 31 of each year, the Commission shall issue an annual report on the status of implementation of audit recommendations. The Commission may also include its comments or recommendations based on any ICPA in this report.

- D. The Commission shall contract with the Attorney General for legal services in the performance of its official duties.
- SECTION 3. AMENDATORY Section 4, Chapter 325, O.S.L. 2017 (62 O.S. Supp. 2017, Section 8004), is amended to read as follows:

Section 8004. A. The Agency Performance and Accountability

Commission may contract with a private company, nonprofit

organization or academic institution to assist with an independent

comprehensive performance audit or for professional consulting and

administrative support services. The Commission may, but shall not

be required to, contract with the Office of the State Auditor and

Inspector to conduct any ICPA. The Commission shall develop the

scope of services for a request for proposals issued, for

professional services necessary to complete each ICPA. Prior to

entering into any contract, the Commission shall obtain no less than

three separate bids for the auditing services, unless the Commission

determines that fewer than three entities meet the qualifications to

bid to perform such services as set forth by the Commission. The

cost of the contract shall be paid by the Legislative Services

Bureau.

Reg. No. 10470

- B. The Commission shall provide the results of each ICPA in a written report to the Governor, President Pro Tempore of the Senate and Speaker of the House of Representatives. The report shall be made publicly available on the Oklahoma State Legislature's website and documents.ok.gov.
- C. The independent comprehensive performance audit shall address but not be limited to the following topics:
- 1. Policies which shall include constitutional mandates, if any, statutory mandates, statutory authorizations, administrative rules or policies of the affected agency reflected in internal agency documents or agency practices;
- 2. All sources of funding received by the agency, inclusive of federal funds, state appropriations, state-dedicated revenues, fee revenue sources, the use of agency revolving funds or any other fund or revenue source which is used to pay the expenses of the agency;
- 3. Management of the agency which shall include, but not be limited to, its governance, capacity, divisions, programs, accounts, information technology systems and policies and agency operations which include objective analysis of the roles and functions of the department; and
- 4. A schedule for implementation of agency-specific recommendations.

Req. No. 10470 Page 5

- D. Bills and resolutions introduced to implement any specific recommendation of this report shall not be subject to filing deadlines set by the Legislature.
- 4 SECTION 4. AMENDATORY Section 5, Chapter 325, O.S.L.
- 5 | 2017 (62 O.S. Supp. 2017, Section 8005), is amended to read as
- 6 follows:

- Section 8005. A. The Unless otherwise directed by the

 legislature, the state agency which has undergone an independent

 comprehensive performance audit shall implement the recommendations

 of the Agency Performance and Accountability Commission as concluded

 from the independent comprehensive performance audit.
 - B. Not later than twelve (12) months after the completion of the independent comprehensive performance audit, the Commission shall review the implementation of the recommendations in the audit.
 - C. The Commission shall issue a report regarding the extent to which the agency has or has not implemented the recommendations of the audit. The follow-up report shall be submitted to the Governor, President Pro Tempore of the Senate and Speaker of the House of Representatives. The report shall be made publicly available on the Oklahoma State Legislature's website and documents.ok.gov.
 - D. The state agency shall be required to provide an explanation or justification for any failure to implement the recommendations of an independent comprehensive performance audit.

Reg. No. 10470

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SECTION 5. 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
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    be in full force from and after its passage and approval.
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Req. No. 10470 Page 7