1	ENGROSSED HOUSE AMENDMENT TO
2	ENGROSSED SENATE BILL NO. 636 By: Daniels and Floyd of the Senate
3	and
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5	Kannady of the House
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7	An Act relating to criminal procedure; defining
8	terms; requiring law enforcement agencies to adopt policies related to electronic recording of custodial
9	interrogations; requiring policies to be made public; requiring inclusion of certain information in
10	policies; providing exceptions; providing for codification; and providing an effective date.
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13	AMENDMENT NO. 1. Page 2, Section 1, line 1, after the word
14	"agencies" and before the word "this", delete the word "of"
15	Passed the House of Representatives the 23rd day of April, 2019.
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18	Presiding Officer of the House of
19	Representatives
20	Passed the Senate the day of, 2019.
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23	Presiding Officer of the Senate
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1 ENGROSSED SENATE BILL NO. 636 By: Daniels and Floyd of the 2 Senate 3 and Kannady of the House 4 5 An Act relating to criminal procedure; defining 6 terms; requiring law enforcement agencies to adopt 7 policies related to electronic recording of custodial interrogations; requiring policies to be made public; requiring inclusion of certain information in 8 policies; providing exceptions; providing for 9 codification; and providing an effective date. 10 11 12 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 13 SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 22 of Title 22, unless there is 14 created a duplication in numbering, reads as follows: 15 A. As used in this section: 16 "Custodial interrogation" means questioning of a person to 17 whom warnings given pursuant to Miranda v. Arizona, 384 U.S. 436 18 (1966), are required to be given; 19 "Electronic recording" means audio or audiovisual recording; 20 provided, an audiovisual recording shall be used when feasible; and 21 "Place of detention" means a fixed location under the 22 control of a law enforcement agency of this state where individuals 23

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are questioned about alleged crimes.

- 1 B. All law enforcement agencies in this state, in collaboration 2 with the county or district attorney in the appropriate jurisdiction, shall adopt a detailed written policy requiring 3 electronic recording of a custodial interrogation of an individual 4 5 suspected of homicide or a felony sex offense that is conducted at a place of detention. A policy adopted pursuant to this section shall 6 be made available to all officers of the law enforcement agency and 7 shall be available for public inspection during normal business 9 hours. A policy adopted pursuant to this section shall include the 10 following:
  - 1. A requirement that an electronic recording shall be made of an entire custodial interrogation of an individual suspected of homicide or a felony sex offense that is conducted at a place of detention;
  - 2. A requirement that if the defendant elects to make or sign a written statement during the course of a custodial interrogation concerning a homicide or a felony sex offense, the making and signing of the statement shall be electronically recorded;
  - 3. Requirements pertaining to the retention and storage of the electronic recording; and
  - 4. A statement of exceptions to the requirement for electronically recording custodial interrogations under this section, including, but not limited to:

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1 an equipment malfunction preventing electronic recording of the interrogation in its entirety, and 2 3 replacement equipment is not immediately available, b. the officer, in good faith, fails to record the 4 5 interrogation because the officer inadvertently fails to operate the recording equipment properly, or 6 without the officer's knowledge the recording 7 equipment malfunctions or stops recording, 8 9 C. the suspect affirmatively asserts the desire to speak 10 with officers without being recorded, 11 d. multiple interrogations are taking place 12 simultaneously, exceeding the available electronic recording capacity, 13 the statement is made spontaneously and not in 14 е. response to an interrogation question, 15 f. the statement is made during questioning that is 16 routinely asked during the processing of an arrest of 17 a suspect, 18 the statement is made at a time when the officer is 19 q. unaware of the suspect's involvement in an offense 20 covered by the policy, 21 exigent circumstances make recording impractical, h. 22

at the time of the interrogation, the officer, in good

faith, is unaware of the type of offense involved, and

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1	j. the recording is damaged or destroyed, without bad
2	faith on the part of any person or entity in control
3	of the recording.
4	SECTION 2. This act shall become effective November 1, 2019.
5	Passed the Senate the 25th day of February, 2019.
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8	Presiding Officer of the Senate
9	Passed the House of Representatives the day of,
10	2019.
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13	Presiding Officer of the House of Representatives
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