1	STATE OF OKLAHOMA
2	1st Session of the 57th Legislature (2019)
3	COMMITTEE SUBSTITUTE FOR
4	SENATE BILL 154 By: Simpson
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7	COMMITTEE SUBSTITUTE
8	An Act relating to education; creating the Language Equality and Acquisition for Deaf Kids (LEAD-K) Task
9 10	Force until certain date; providing purpose; providing for appointment of members; naming cochairs of the task force; requiring appointments to be made
11	by certain date; requiring an organizational meeting by certain date; requiring a quorum to approve
12	certain actions; specifying quorum; prohibiting members from receiving compensation or travel
13	reimbursement; subjecting the task force to certain act; providing for staff support; establishing duties of the task force; requiring submission of certain
14	report by certain date; providing for codification; providing an effective date; and declaring an
15	emergency.
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18	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
19	SECTION 1. NEW LAW A new section of law to be codified
20	in the Oklahoma Statutes as Section 13-117 of Title 70, unless there
21	is created a duplication in numbering, reads as follows:
22	A. There is hereby created until December 31, 2020, the
23	Language Equality and Acquisition for Deaf Kids (LEAD-K) Task Force
24	to develop a resource for parents to monitor and track deaf or hard

of hearing children's expressive and receptive language acquisition using American Sign Language, English or both, and developmental stages toward English literacy and developing a framework for assessing children who are deaf or hard of hearing to determine their competencies in language and literacy skills for the purpose of ensuring they have the opportunity to achieve kindergarten readiness in an equitable manner.

8 B. The task force shall be comprised of seventeen (17) members9 to be appointed as follows:

A parent or legal guardian of a child who is deaf or hard of
 hearing and proficient in American Sign Language and English
 appointed by the President Pro Tempore of the Senate;

13 2. A parent or legal guardian of a child who is deaf or hard of
14 hearing and uses only spoken English appointed by the Speaker of the
15 House of Representatives;

3. A teacher of children who are deaf or hard of hearing whose
expertise is in curriculum and instruction in American Sign Language
and English appointed by the President Pro Tempore of the Senate;

A teacher of children who are deaf or hard of hearing whose
 expertise is in curriculum and instruction in English appointed by
 the Speaker of the House of Representatives;

5. An early intervention specialist who works with infants andtoddlers who are deaf or hard of hearing using American Sign

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Language and spoken English appointed by the President Pro Tempore
 of the Senate;

3 6. An administrator of an early intervention program for
4 children who are deaf or hard of hearing appointed by the Speaker of
5 the House of Representatives;

6 7. A parent of a child using a cochlear implant appointed by7 the President Pro Tempore of the Senate;

8 8. A speech-language pathologist with experience working with
9 children who are deaf or hard of hearing on the development of
10 spoken English, with or without the use of visual supplements
11 appointed by the Speaker of the House of Representatives;

9. A school psychologist with experience working with students
who are deaf or hard of hearing and with knowledge in conducting and
interpreting cognitive assessments for such students appointed by
the President Pro Tempore of the Senate;

10. A licensed or certified mental health professional who
works with children who are deaf or hard of hearing and their
families appointed by the Speaker of the House of Representatives;

19 11. An adult who is deaf or hard of hearing and is proficient 20 in American Sign Language and English appointed by the President Pro 21 Tempore of the Senate;

12. An adult who is deaf or hard of hearing who uses spoken
English without visual supplements appointed by the Speaker of the
House of Representatives;

1 13. One member of the House of Representatives appointed by the
 2 Speaker of the House of Representatives;

3 14. One member of the Senate appointed by the President Pro
4 Tempore of the Senate;

5 15. The director of the Department of Rehabilitation Services
6 or his or her designee;

7 16. The State Superintendent of Public Instruction or his or8 her designee;

9 17. The superintendent of the Oklahoma School for the Deaf or10 his or her designee.

11 C. The cochairs of the task force shall be the State 12 Superintendent of Public Instruction or his or her designee and the 13 director of the Department of Rehabilitation Services or his or her 14 designee.

D. Appointments to the task force shall be made within thirty (30) days after the effective date of this act. The task force shall conduct an organizational meeting no later than August 31, 2019.

E. A quorum of the task force shall be required to approve any
final action of the task force. For purposes of this section, nine
members shall constitute a quorum.

F. Members of the task force shall receive no compensation ortravel reimbursement.

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G. The meetings of the task force shall be subject to the
 Oklahoma Open Meeting Act.

3 H. The State Department of Education and the Department of
4 Rehabilitation Services shall provide staff support to the task
5 force.

The task force shall study and make recommendations 6 I. 7 regarding the development of a framework for assessing children who are deaf or hard of hearing and selecting language developmental 8 9 milestones from existing standardized norms. The framework shall 10 consider children with congenital or acquired hearing loss, 11 unilateral and bilateral hearing loss, all degrees of hearing loss 12 from minimal to profound and all types of hearing loss. When 13 conducting analysis and making recommendations, the task force shall be impartial with regard to language and modalities to teach 14 children who are deaf or hard of hearing. The task force shall: 15

Review and make recommendations regarding existing tools or
 assessments for educators to use to assess the language and literacy
 development of children who are deaf or hard of hearing. The tools
 or assessments shall be:

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a. standardized, norm-referenced and validated,

b. able to track such children's expressive and receptive
language and cognitive abilities compared to peers who
are not deaf or hard of hearing, and

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1 able to be used to establish or modify a child's с. individualized education program (IEP) developed in 2 accordance with the Individuals with Disabilities 3 Education Act (IDEA) or an individual Family Service 4 5 Plan developed through the SoonerStart program; Determine how often the tools or assessments reviewed 6 2. 7 pursuant to paragraph 1 of this subsection should be used for children from birth to age five (5); 8

9 3. Identify language development milestones for children who
10 are deaf or hard of hearing by consulting with professionals trained
11 in the language development and education of such children. The
12 milestones shall be all of the following:

a. a resource for use by parents and educators to monitor
and track such children's expressive and receptive
language acquisition,

b. able to be used to ensure that such children meet developmental milestones toward English literacy, and c. evaluated by the use of existing formalized, evidencebased assessments;

4. Identify procedures and methods for reporting language
 acquisition, assessment results, milestones, assessment tools used
 and progress of such children to parents or legal guardians,
 teachers and other professionals involved in their early
 intervention and education; and

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5. Make recommendations relative to ensuring that state law and
 state and local policies are adequately addressing the language
 developmental needs of such children.

The task force shall submit a report of its findings and J. 4 5 recommendations by December 31, 2020, to the Governor, the President Pro Tempore of the Senate, the Speaker of the House of 6 Representatives, the chairs of the education committees of the 7 Senate and House of Representatives and the chairs of the health 8 9 committees of the Senate and House of Representatives. 10 SECTION 2. This act shall become effective July 1, 2019. SECTION 3. It being immediately necessary for the preservation 11 12 of the public peace, health or safety, an emergency is hereby 13 declared to exist, by reason whereof this act shall take effect and

14 be in full force from and after its passage and approval.

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