SENATE CHAMBER STATE OF OKLAHOMA

DISPOSITION

FLOOR AMENDMENT	No	
COMMITTEE AMENDM	<u>IENT</u>	
<u> </u>		(Date)
Mr./Madame President:		
I move to amend Sena enacting clause and entire bod		tuting the attached floor substitute for the title
		Submitted by:
		Senator Bergstrom
Bergstrom-MD-FS-Req#3980 3/4/2020 4:49 PM)	
(Floor Amendments Only)	Date and Time Filed:	
Untimely	Amendment Cycle	Extended Secondary Amendment

1	STATE OF OKLAHOMA		
2	2nd Session of the 57th Legislature (2020)		
3	FLOOR SUBSTITUTE		
4	FOR SENATE BILL NO. 1641 By: Bergstrom		
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7	FLOOR SUBSTITUTE		
8	An Act relating to intergovernmental relations; amending 74 O.S. 2011, Section 482, which relates to powers and duties of the Advisory Committee on Intergovernmental Relations; clarifying certain		
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LO	power; adding certain power to direct certain resolution; stating fulfillment of certain duties;		
L1	updating statutory reference and language; and providing an effective date.		
L2	providing an orrestive adde.		
L3			
L 4	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:		
L5	SECTION 1. AMENDATORY 74 O.S. 2011, Section 482, is		
L 6	amended to read as follows:		
L7	Section 482. The Advisory Committee on Intergovernmental		
L8	Relations shall:		
L 9	1. Serve as a forum for the discussion and resolution of		
20	intergovernmental problems;		
21	2. Engage in such activities and make such studies and		
22	investigations as are necessary or desirable in the accomplishment		
23	of its purposes as provided for in this act Section 480 et seq. of		
24	this title;		

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3. Consider, on its own initiative, ways and means of fostering better relations among local governments and between local governments and the state government;

- 4. Propose legislation, constitutional amendments, and model local ordinances necessary to implement recommendations of the Committee;
- 5. Encourage, and where appropriate, coordinate studies relating to intergovernmental relations conducted by universities, state, local, and federal agencies, and research and consulting organizations;
- 6. Review the recommendations of national commissions studying federal, state, and local government relationships and problems and assess their possible application to Oklahoma;
- 7. Review the fiscal relationships between state and local governments pursuant to federal proposals on general revenue sharing or federal programs having significant intergovernmental implications;
- 8. Undertake studies to determine the most effective means by which state government and local government organizations can participate in the federal grant system. Such studies shall make recommendations affecting the state executive and legislative branches and local government organizations, and shall develop an operational plan and recommendations for initial implementation actions;

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9. Study the laws relating to the assessment and taxation of property;

- 10. Review technical and financial assistance available to counties, cities, municipalities and agencies owned and controlled by them, governmental conferences or councils, regional planning commissions, community development groups, community action agencies, and similar agencies for the purposes of aiding and encouraging an orderly, productive, and coordinated development of the state, and to strengthen local planning responsibility and capability; and
- 11. Make such studies as the Legislature may request including any request to evaluate a federal law and request any additional information from the Congressional delegation of this state. Such studies made on federal law shall evaluate whether that law is authorized by the United States Constitution; and
- 12. Upon the effective date of this act, direct a resolution be delivered to the President Pro Tempore of the Senate, the Speaker of the House of Representatives, the Governor and the Secretary of the State Election Board, which shall outline the recommendations for any of the aforementioned officials to request a formal Attorney General's opinion pursuant to Section 18b of this title on the constitutionality of the National Popular Vote (NPV) compact.

 Any findings in the Attorney General's opinion relating to

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infringement upon civil liberties of citizens of this state or to

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    any impairment of a duty of the Secretary of the State Election
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    Board because of the application of the NPV compact including, but
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    not limited to, any compact requirement to certify and accept other
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    states' vote tabulations regardless of findings of fraudulent
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    activity, shall impose any duty required of the Attorney General
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    pursuant to Section 18b of this title as the chief law enforcement
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    officer of the state to initiate any action necessary when the
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    interests of the state or its citizens are at issue.
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        SECTION 2. This act shall become effective November 1, 2020.
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        57-2-3980
                  MD 3/4/2020 4:49:48 PM
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