1	STATE OF OKLAHOMA
2	1st Session of the 57th Legislature (2019)
3	SENATE BILL 271 By: Dahm
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6	AS INTRODUCED
7	An Act relating to public finance; imposing
8	requirements for disclosure of federal funds and analysis regarding reliance and costs for compliance;
9	providing certain exception; providing for codification; and providing an effective date.
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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
14	in the Oklahoma Statutes as Section 34.42.1 of Title 62, unless
15	there is created a duplication in numbering, reads as follows:
16	A. Except as provided in subsection C of this section, all
17	agencies shall make an annual disclosure pursuant to a separate
18	written report and information available through a website
19	maintained by or on behalf of the entity of all federal funds under
20	the control of the entity and the programs for which the federal
21	funds are used by distinct expenditure categories and shall identify
22	the priority or rank of the federal funds in descending order with
23	the funding source the agency relies on to the greatest extent
24	listed first and the funding source the agency relies on to the

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¹ least extent listed last. The information required by this
² subsection shall include, but shall not be limited to:

³ 1. A description of any action required to be taken by the ⁴ state government entity as a condition for the receipt or continued ⁵ receipt of federal funds;

6 2. A description of any action prohibited to be taken by the 7 state government entity as a condition for the receipt or continued 8 receipt of federal funds;

9 3. A description of any action required to be taken by any 10 individual or lawfully recognized business entity or other entity as 11 a condition for the benefits purported to be conferred on the 12 individual or other legal entity as a result of the use of the 13 federal funds; and

4. A description of any action prohibited to be taken by any
individual or lawfully recognized business entity or other entity as
a condition for the benefits purported to be conferred on the
individual or other legal entity as a result of the use of the
federal funds.

B. Every entity subject to the requirements of this section shall make an annual disclosure, either pursuant to a separate written report, information available through a website maintained by or on behalf of the entity or both, of the federal funds for which the agency must incur costs to implement and shall provide

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1	such information in descending order with the most costly federal
2	funds listed first and the least costly federal funds listed last.
3	C. Any agency receiving and administering federal funds that
4	require the receiving agency to maintain any level of security
5	clearance in order to administer those funds shall be exempt from
6	the provisions of this section.
7	SECTION 2. This act shall become effective November 1, 2019.
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