HB3420 FULLPCS2 Mike Osburn-LRB 2/28/2022 1:44:10 pm

COMMITTEE AMENDMENT HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>HB3420</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Mike Osburn

Adopted:

Reading Clerk

1	STATE OF OKLAHOMA
2	2nd Session of the 58th Legislature (2022)
З	PROPOSED COMMITTEE SUBSTITUTE
4	FOR HOUSE BILL NO. 3420 By: Osburn
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7	PROPOSED COMMITTEE SUBSTITUTE
8	An Act relating to state employees; amending 62 O.S. 2021, Section 34.301, which relates to the Civil
9	Service and Human Capital Modernization Act; modifying powers and duties; authorizing legal
10	counsel; modifying exemptions; amending 74 O.S. 2021, Sections 840-1.3, 840-1.6, 840-1.6A, 840-1.7, 840-
11	1.18, 840-1.20, 840-2.9, 840-2.10, 840-2.10a, 840- 2.13, 840-2.14, 840-2.16, 840-2.17, 840-2.18, 840-
12	2.13, 840-2.14, 840-2.16, 840-2.17, 840-2.18, 840- 2.19, 840-2.20, 840-2.21, 840-2.23, 840-2.25, 840- 2.27C, 840-2.27D, 840-4.19, 840-5.3 and 840-7.1,
13	which relate to the Oklahoma Personnel Act; modifying
14	definitions; removing definitions; abolishing the Oklahoma Merit Protection Commission; transferring
15	powers, duties, and assets to the Civil Service Division of the Office of Management and Enterprise
16	Services; removing obsolete language; updating references; modifying definition; modifying days of
17	scheduled reduction-in-force; modifying reduction-in- force implementation plan; modifying severance
18	benefit packages; providing exception; authorizing Civil Service Director to delegate authority to issue
19	certain final agency orders; repealing 74 O.S. 2021, Sections 840-1.2, 840-1.6B, 840-1.8, 840-1.9, 840-
20	1.10, 840-1.12, 840-1.13, 840-1.15, 840-1.19, 840- 1.21, 840-2.5, 840-2.6, 840-2.27A, 840-2.27B, 840-
21	2.27F, 840-2.27G, 840-2.27I, 840-2.29, 840-3.2, 840- 3.4, 840-3.5, 840-3.6, 840-3.7, 840-3.9, 840-3.10,
22	840-3.11, 840-3.12, 840-3.13, 840-3.14, 840-3.15, 840-3.16, 840-3.17, 840-4.1, 840-4.2, 840-4.3, 840-
23	4.4, 840-4.6, 840-4.8, 840-4.9, 840-4.10, 840-4.11, 840-4.12, 840-4.13, 840-4.14, 840-4.15, 840-4.16,
24	840-5.1, 840-5.1A, 840-5.2, 840-5.2A, 840-5.2B, 840- 5.4, 840-5.5, 840-5.6, 840-5.7, 840-5.8, 840-5.9,

1 840-5.11, 840-5.12, 840-5.13, 840-5.13A, 840-5.15, 840-5.16, 840-5.18, 840-5.19, 840-5.20, 840-5.21, 2 840-5.23, 840-5.24, 840-5.25, 840-5.26, 840-5.27, 840-6.1, 840-6.2, 840-6.3, 840-6.4, 840-6.5, 840-6.6, 840-6.7, 840-6.8, and 840-6.9, which relate to the 3 Oklahoma Personnel Act; providing for codification; 4 and declaring an emergency. 5 6 7 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 62 O.S. 2021, Section 34.301, is SECTION 1. 8 AMENDATORY 9 amended to read as follows: Section 34.301 A. This act shall be known and may be cited as 10 the "Civil Service and Human Capital Modernization Act". 11 12 Β. The Human Capital Management Civil Service Division of the 13 Office of Management and Enterprise Services shall: 14 1. Establish and maintain a State Employee Dispute Resolution 15 Program, which may include mediation, to provide dispute resolution 16 services for state agencies and state employees. Actions agreed to 17 through the State Employee Dispute Resolution Program shall be 18 consistent with applicable laws and rules and shall not alter, 19 reduce or modify any existing right or authority as provided by 20 statute or rule; 21 2. Establish rules pursuant to the Administrative Procedures 22 Act as may be necessary to perform the duties and functions of this act, including creating an Office of Veterans Placement to offer 23 24

1 counseling, assessment and assistance to veterans seeking state 2 employment;

3. Receive and only act on complaints by state employees 3 4 arising from disciplinary action;

5 4. Use administrative law judges as independent contractors or administrative law judges provided by the Office of Attorney General 6 7 to exercise the provisions of this act;

5. Submit quarterly reports on workload statistics to the 8 9 Governor, the Speaker of the Oklahoma House of Representatives and 10 the President Pro Tempore of the Oklahoma State Senate containing 11 the following information:

12 the number of cases, complaints and requests for a. 13 hearings filed, disposed of and pending with the 14 Division for each month of the quarter, and 15 b. a numerical breakdown of the methods of disposition of 16 such cases, complaints and requests for hearing. 17 Quarterly reports shall be submitted within thirty (30) days 18 following the last day of the month of the appropriate quarter; and 19 6. Create a confidential whistleblower program and serve as the 20 chief administrator of such program whereby a state employee may 21 confidentially report claims of agency or employee mismanagement as 22 well as criminal misuse of state funds or property. Mismanagement 23 includes fraudulent activity or abuse or violation of a well-24

established, articulated, clear, and compelling public policy.

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1 Office of the Attorney General shall have the authority to 2 investigate and determine whether to prosecute such whistleblower claims. The Attorney General shall also have the power to refer 3 4 such claims to the appropriate district attorney. 5 C. Complaints shall be filed with the Human Capital Management Civil Service Division within five (5) ten (10) business days of the 6 7 date of when such action occurred and hearings shall take place within twenty-five (25) thirty (30) business days of from the action 8 9 filing of the complaint. 10 D. Employees filing a complaint with the Human Capital 11 Management Civil Service Division shall prove that there was no 12 reasonable basis for the disciplinary action by the state agency. 13 The review of the merits of the complaint shall be limited to the 14 employee disciplinary file directly at issue. Complaints relating 15 to punitive transfers or written reprimands shall be administrated 16 through mediation first and shall only proceed to a hearing if 17 mediation is unsuccessful. Employees who were offered a relocation 18 incentive as set forth in administrative rule shall not be deemed as 19 being subject to a punitive transfer. Complaints relating to 20 written reprimands shall be administered through mediation 21 exclusively. Mediation may also be available for other disciplinary 22 actions. 23 E. Claimants shall be permitted to secure and utilize

23 E. Claimants shall be permitted to secure and utilize
 24 representation during the adverse action process.

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F. The presiding officer of any proceeding before the Human Capital Management <u>Civil Service</u> Division may require payment of reasonable attorney fees and costs to the prevailing party if the position of the nonprevailing party was without reasonable basis or was frivolous.

G. For purposes of this section, "disciplinary actions" means
termination, suspension without pay, involuntary demotion, punitive
transfers or written reprimand.

9 H. Nothing in this section shall apply to:

Persons employed by the Governor, Lieutenant Governor,
 Oklahoma House of Representatives, Oklahoma State Senate,
 Legislative Service Bureau, or the Legislative Office of Fiscal
 Transparency;

14 2. Elected officials;

15 3. Political appointees;

District attorneys, assistant district attorneys or other
 employees of the district attorney's office;

18 5. The state judiciary or persons employed by the state 19 judiciary; or

20 6. Not more than five percent (5%) of an agency's employees
21 designated as executive management as determined by the agency
22 director;

23 <u>7. Temporary employees employed to work less than one thousand</u> 24 (1,000) hours in any twelve-month period;

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1 8. Seasonal employees employed to work less than one thousand 2 six hundred (1,600) hours in any twelve-month period; Employees in a trial period; or 3 9. 4 10. State employees whose employment status is otherwise 5 provided by law. 6 I. Except as provided by subsection H of this section, 7 effective January 1, 2022, all state employee positions shall be administered by the Human Capital Management Civil Service Division 8 9 of the Office of Management and Enterprise Services, without 10 reference to prior classified or unclassified status. 11 Under the administration and oversight of the Human Capital J. Management Civil Service Division as set forth in subsection I of 12 13 this section, state agencies shall continue to be responsible for 14 developing and conducting policies and procedures for human resource 15 activities, including, but not limited to, recruitment, retention, 16 promotion, market-based pay analysis, training and development. In 17 addition, state agencies shall develop procedures for screening, 18 hiring and disciplinary actions of state employees subject to 19 guidance and approval by the Division. 20 K. The Civil Service Division is authorized to employ attorneys 21 or contract with private attorneys to serve as legal counsel to the 22 Civil Service Division. The attorneys shall be authorized to appear 23 for and represent the Civil Service Division in all litigation that 24 may arise from the discharge of its duties, including the

1	representation the Civil Service Division when its decisions are
2	appealed to higher courts. Attorneys employed by the Office of
3	Management and Enterprise Services to represent the Civil Service
4	Division shall represent the Civil Service Division notwithstanding
5	its representation of the Office of Management and Enterprise
6	Services in the same or related matters pending before the Civil
7	Service Division or before any court. The Office of Management and
8	Enterprise Services shall establish internal administrative
9	procedures to ensure that all departments within the Office of
10	Management and Enterprise Services are provided independent legal
11	representation, and such simultaneous representation shall not, of
12	itself, be deemed to constitute a conflict of interest.
13	L. The Civil Service Division shall be exempt from the
13 14	L. The Civil Service Division shall be exempt from the requirements set forth in Section 20i of Title 74 of the Oklahoma
14	requirements set forth in Section 20i of Title 74 of the Oklahoma
14 15	requirements set forth in Section 20i of Title 74 of the Oklahoma statutes when carrying out the duties and functions of this act.
14 15 16	requirements set forth in Section 20i of Title 74 of the Oklahoma statutes when carrying out the duties and functions of this act. SECTION 2. AMENDATORY 74 O.S. 2021, Section 840-1.3, is
14 15 16 17	requirements set forth in Section 20i of Title 74 of the Oklahoma statutes when carrying out the duties and functions of this act. SECTION 2. AMENDATORY 74 O.S. 2021, Section 840-1.3, is amended to read as follows:
14 15 16 17 18	requirements set forth in Section 20i of Title 74 of the Oklahoma statutes when carrying out the duties and functions of this act. SECTION 2. AMENDATORY 74 O.S. 2021, Section 840-1.3, is amended to read as follows: Section 840-1.3 As used in the Oklahoma Personnel Act, unless
14 15 16 17 18 19	requirements set forth in Section 20i of Title 74 of the Oklahoma statutes when carrying out the duties and functions of this act. SECTION 2. AMENDATORY 74 O.S. 2021, Section 840-1.3, is amended to read as follows: Section 840-1.3 As used in the Oklahoma Personnel Act, unless otherwise provided in Sections 840-1.1 through 840-6.9 of this
14 15 16 17 18 19 20	requirements set forth in Section 20i of Title 74 of the Oklahoma statutes when carrying out the duties and functions of this act. SECTION 2. AMENDATORY 74 O.S. 2021, Section 840-1.3, is amended to read as follows: Section 840-1.3 As used in the Oklahoma Personnel Act, unless otherwise provided in Sections 840-1.1 through 840-6.9 of this title:
14 15 16 17 18 19 20 21	<pre>requirements set forth in Section 20i of Title 74 of the Oklahoma statutes when carrying out the duties and functions of this act. SECTION 2. AMENDATORY 74 O.S. 2021, Section 840-1.3, is amended to read as follows: Section 840-1.3 As used in the Oklahoma Personnel Act, unless otherwise provided in Sections 840-1.1 through 840-6.9 of this title: 1. "Agency" means any office, department, board, commission or</pre>

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3. "Appointing authority" means the chief administrative
 officer of an agency;

3	4. "Classification" means:
4	a. the process of placing an employee into an appropriate
5	job family and level within the job family, consistent
6	with the allocation of the position to which the
7	employee is assigned, or
8	b. an employee's job family and the level at which work
9	is assigned;
10	5. "Classification plan" means the orderly arrangement of
11	positions within an agency into separate and distinct job families
12	so that each job family will contain those positions which involve
13	similar or comparable skills, duties and responsibilities;
14	6. "Classified service" means state employees and positions
15	under the jurisdiction of the Oklahoma Merit System of Personnel
16	Administration;
17	7. "Copy" means the duplication of an original document or
18	recording. The copy may be provided in an electronic format
19	generated from technology having electrical, digital, magnetic,
20	wireless, optical, electromagnetic, or similar capabilities;
21	8. "Entrance examination" means any employment test used by the
22	Office of Management and Enterprise Services to rank the names of
23	applicants who possess the minimum requirements of education,
24	experience, or licensure for a job or group of similar jobs on a

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1	register of eligibles established by the Office of Management and
2	Enterprise Services;
3	9. "Job" means a position or job family level in a job family;
4	10. "Job family" means:
5	a. jobs which require similar core skills and involve
6	similar work, and
7	b. a logical progression of roles in a specific type of
8	occupation in which the differences between roles are
9	related to the depth and breadth of experience at
10	various levels within the job family and which are
11	sufficiently similar in duties and requirements of the
12	work to warrant similar treatment as to title, typical
13	functions, knowledge, skills and abilities required,
14	and education and experience requirements;
15	11. "Job family level" means a role in a job family having
16	distinguishable characteristics such as knowledge, skills,
17	abilities, education, and experience;
18	12. "Job family descriptor" means a written document that:
19	a. describes a job family, including, but not limited to,
20	the basic purpose, typical functions performed,
21	various levels within the job family, and the
22	knowledge, skills, abilities, education, and
23	experience required for each level, and
24	b. identifies the pay band assigned for each level;

13. "Promotional examination" means any employment test
 designated by the Office of Management and Enterprise Services to
 determine further the qualifications of a permanent classified
 employee of a state agency for employment in a different job for
 which the employee possesses the minimum qualifications of
 education, experience, or licensure within that agency;
 14. "Interagency transfer" means an action in which an employee

8 leaves employment with one agency and enters employment with another
9 agency while continuously employed with the state;

10 15. "Intra-agency transfer" means moving an employee from one 11 position to another position with the same agency either with or 12 without reclassification;

13 16. "Job-related organization" means a membership association 14 which collects annual dues, conducts annual meetings and provides 15 job-related education for its members and which includes state 16 employees, including any association for which payroll deductions 17 for membership dues are authorized pursuant to paragraph 5 of 18 subsection B of Section 7.10 34.70 of Title 62 of the Oklahoma 19 Statutes;

20 17. "Lateral transfer" means the reassignment of an employee to 21 another state job with the same pay band assignment as the job 22 family level in which the employee was classified prior to the 23 lateral transfer;

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1	18. "Merit Rules" or "Merit Rules for Employment" or "Merit
2	System of Personnel Administration Rules" means rules adopted by the
3	Director of the Office of Management and Enterprise Services or the
4	Oklahoma Merit Protection Commission pursuant to the Oklahoma
5	Personnel Act;
6	19. "Noncompetitive appointment" means the appointment of a
7	person to a noncompetitive job level within a job family;
8	20. "Noncompetitive job" means an unskilled or semiskilled job
9	designated by the Office of Management and Enterprise Services as
10	noncompetitive. Noncompetitive jobs do not require written
11	examinations for placement on registers of eligibles;
12	21. "Permanent classified employee" means a classified service
13	employee who has acquired permanent status in accordance with the
14	Oklahoma Personnel Act, and rules adopted pursuant thereto, and who
15	has the right to appeal involuntary demotion, suspension without
16	pay, and discharge to the Commission;
17	22. "Presiding official" means a person serving the Oklahoma
18	Merit Protection Commission in the capacity of administrative
19	hearing officer, mediator, or other alternative dispute resolution
20	arbitrator or facilitator;
21	23. "Progressive discipline" means a system designed to
22	ensure the consistency, impartiality and predictability of
23	discipline and the flexibility to vary penalties if justified by
24	aggravating or mitigating conditions;

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1	24. "Reclassification" means the process of changing a
2	classified employee from one job family to another job family or
3	from one job family level to another job family level in the same
4	job family, resulting in a change in the employee's assigned job
5	code;
6	25. "Regular and consistent" means, in connection with the work
7	assignments of an employee, the usual and normal work assignments of
8	the employee, excluding incidental, casual, or occasional tasks and
9	activities the employee assumes without direction to do so.
10	Temporary work assignments of less than sixty (60) days in any
11	twelve (12) consecutive months period shall not be considered
12	regular and consistent;
13	26. "Regular unclassified service employee" means an
14	unclassified service employee who is not on a temporary or other
15	time-limited appointment;
16	27. <u>6.</u> "Supervisor" means a classified or unclassified an
17	officer or employee who has been assigned authority and
18	responsibility for evaluating the performance of subordinates;
19	28. "Unclassified service" or "exempt service" means employees
20	and positions excluded from coverage of the Oklahoma Merit System of
21	Personnel Administration;
22	29. "Merit System" means the Oklahoma Merit System of Personnel
23	Administration;
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30. 7. "Director" means the appointing authority of the Office 1 2 of Management and Enterprise Services; 31. "Executive Director" means the appointing authority of the 3 Oklahoma Merit Protection Commission; 4 5 32. 8. "Office" means the Office of Management and Enterprise 6 Services; and 7 33. "Commission" means the Oklahoma Merit Protection Commission; 8 9 34. 9. "Veteran" means a person who has been honorably discharged from the Armed Forces of the United States and has been a 10 resident of Oklahoma for at least one (1) year prior to the date of 11 12 the examination; and 13 35. "Voluntary out" means the voluntary separation of employees 14 from the state service in exchange for benefits offered by an agency 15 in order to reduce or eliminate the adverse impact of an imminent 16 reduction-in-force. 17 74 O.S. 2021, Section 840-1.6, is SECTION 3. AMENDATORY 18 amended to read as follows: 19 Section 840-1.6 A. The internal administrative organization of 20 the Office of Management and Enterprise Services shall be determined 21 by the Director of the Office of Management and Enterprise Services 22 in such a manner as to promote the efficient and effective 23 enforcement of the Oklahoma Personnel Act. 24

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B. The Director of the Office of Management and Enterprise
 Services may employ attorneys, accountants and other personnel as
 the Director deems necessary to carry out the duties imposed upon
 the Office.

5 C. Employees of the Office shall be subject to the Merit System
6 of Personnel Administration, unless otherwise exempted by Section
7 840-5.5 of this title.

8 SECTION 4. AMENDATORY 74 O.S. 2021, Section 840-1.6A, is 9 amended to read as follows:

10 Section 840-1.6A The Office of Personnel Management Division of 11 the Office of State Finance is hereby was consolidated into and 12 renamed the Office of Management and Enterprise Services. Where the 13 term "Office of Personnel Management" is used within the Oklahoma 14 Statutes, it shall mean the Office of Management and Enterprise 15 The chief administrative officer shall be the Director of Services. 16 the Office of Management and Enterprise Services. In addition to 17 the other duties imposed by law, the Director shall:

18 1. Be responsible for the development of an efficient and 19 effective system of personnel administration that meets the 20 management needs of the various agencies;

2. Organize the Office to provide both service and regulatory
functions that are effective and efficient in meeting the management
needs of various state agencies. The Director is directed to
establish an agency service function to assist agencies with human

1 resource needs based upon the administrative capacity and resources
2 of the various agencies;

3 3. Prepare, maintain, and revise a classified system of
4 employment designed to ensure the impartial consideration of
5 applicants for employment and to protect state employees from
6 arbitrary dismissal or unfair treatment;

7 4. Develop and maintain a classification and compensation
8 system for all classified positions in the executive branch of state
9 government including those established by the Oklahoma Constitution;

10 5. Conduct an analysis of the rates of pay prevailing in the 11 state in the public and private sectors for comparable jobs and 12 report the findings to the Governor, the President Pro Tempore of 13 the Senate, and the Speaker of the House of Representatives no later 14 than December 1 of each year. Such analysis shall include all forms 15 of compensation including fringe benefits. Information solicited by 16 the Office of Management and Enterprise Services from public and 17 private sector employers for such analysis, including but not 18 limited to salaries, benefits, and compensation policies and 19 procedures, shall be confidential and shall not be subject to 20 disclosure under the Oklahoma Open Records Act;

Develop a program for the recruitment of qualified persons,
 including the administration of valid job-related nondiscriminatory
 selection procedures providing for competitive examinations and
 other job-related assessments. As part of the recruitment program

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established by this section, the Director may identify positions or 1 2 job family levels for expedited recruitment. Such expedited recruitment jobs may include only those jobs where education, 3 experience or certification requirements substantially limit the 4 pool of available applicants. Applicants who have been certified by 5 the Office of Management and Enterprise Services as meeting the 6 7 minimum qualifications for such jobs may be referred to agencies with vacancies in such jobs without examination or ranking, and may 8 9 be eligible for appointment upon referral. However, a referral may not occur until the register for the job has been publicly announced 10 for at least fourteen (14) calendar days. The Director may remove 11 12 positions or job family levels from expedited recruitment at any 13 time. The Director shall promulgate rules to implement expedited 14 recruitment;

15 7. Develop and implement a reasonable and expeditious method 16 for referral of capable candidates for vacancies, probationary 17 periods of employment, and the employment of individuals on other 18 types of appointments as necessary;

19 8. Assist state agencies in implementing their duties and 20 obligations pursuant to the Oklahoma Personnel Act and provide 21 standard forms to the agencies if necessary;

22 <u>9. 7.</u> Develop, in cooperation with appointing authorities,
23 employee training programs, management training programs, a
24 certified public manager program, a recruiting program, and a system

of performance appraisals, and assist appointing authorities in the setting of productivity goals. The Director may establish and collect fees for participation in training programs. The Director is authorized to purchase awards for presentation to state employees as part of employee recognition activities sponsored by the Office of Management and Enterprise Services;

10. 8. Establish rules for leave and pay including, but not
limited to, rules for leave, furloughs, performance pay increases,
rates for pay differentials, on-call pay, and other types of pay
incentives and salary adjustments consistent with the Oklahoma
Personnel Act and reduction-in-force;

12 11. Assist the Oklahoma Merit Protection Commission and the 13 Executive Director in effectuating their duties, enforcement of the 14 rules of the Merit System of Personnel Administration, and

15 implementation of corrective action issued by the Commission;

16 <u>12.9.</u> Be responsible for the development and maintenance of a 17 uniform occupation code system, grouped by job titles or duties, for 18 all classified and unclassified state positions. The responsibility 19 shall include the establishment of rules governing the 20 identification, tracking, and reporting of all state positions as 21 provided in Section 840-2.13 of this title;

22 <u>13.</u> <u>10.</u> Be responsible for advising state agencies on personnel 23 policy and administration;

24

1 14. 11. Establish standards for continuing training, including 2 affirmative action, and certification of personnel professionals in the executive branch of state government, excluding institutions 3 within The Oklahoma State System of Higher Education. Employees 4 5 appointed to professional personnel positions shall complete an initial training program within one (1) year after assuming the 6 7 professional personnel position. Thereafter, they shall complete annual training requirements. Each appointing authority shall 8 9 ensure that all professional personnel employees are notified of, 10 and scheduled to attend, required training programs and shall make 11 time available for employees to complete the programs. The Director 12 shall be authorized to bill agencies for the training of personnel 13 professionals pursuant to this paragraph to recover reasonable costs 14 associated with the training. Monies received for such training 15 shall be deposited in the Human Capital Management Revolving Fund. 16 Expenditure of such funds collected for the training shall be exempt 17 from any expenditure limit on the Office of Management and 18 Enterprise Services established by law;

19 15. 12. Not less than once during each two-year period, conduct
 20 a study identifying the following, by job family descriptors:

a. selected job family levels jobs with a turnover rate
in excess of ten percent (10%),

b. selected job family levels jobs identified by the
Director of the Office of Management and Enterprise

1	Services with salaries and benefits that are ten
2	percent (10%) or more below the market for such
3	positions, and
4	c. selected job family levels jobs identified by the
5	Director in which recruitment efforts have yielded a
6	low number of qualified applicants;
7	16. Issue orders directing agencies to:
8	a. conform and comply with the provisions of the Oklahoma
9	Personnel Act, the Merit Rules of Personnel
10	Administration, and all memoranda or other written
11	communications issued to agencies explaining the
12	Oklahoma Personnel Act, the Rules, and any other
13	matter relating to the Merit System of Personnel
14	Administration or under the jurisdiction of the
15	Director, and
16	b. take action pursuant to Section 840-6.9 of this title
17	for failure to implement those orders;
18	$\frac{17}{13}$ Establish a workforce planning function within the
19	Office of Management and Enterprise Services to assist state
20	agencies in analyzing the current workforce, determining future
21	workforce needs, and implementing solutions so that agencies may
22	accomplish their missions; and
23	$\frac{18.}{14.}$ Establish a quality management function within the
24	Office of Management and Enterprise Services and <u>shall</u> assist state

agencies in fully integrating quality management concepts and models
 into their business practices for the purpose of improving the
 overall efficiency and effectiveness of state government.

4 SECTION 5. AMENDATORY 74 O.S. 2021, Section 840-1.7, is 5 amended to read as follows:

6 Section 840-1.7 A. There is hereby created the The Oklahoma 7 Merit Protection Commission, to continue until December 31, 2022 is hereby abolished. Whenever the terms "Ethics and Merit Commission", 8 9 or "Special Counsel of the Ethics and Merit Commission", or the 10 "Oklahoma Merit Protection Commission" appear in the Oklahoma 11 Statutes, they shall mean the Oklahoma Merit Protection Commission or the Executive Director of the Oklahoma Merit Protection 12 13 Commission as may be appropriate to the context in which they 14 appear. The Oklahoma Merit Protection Commission shall consist of 15 nine (9) members who shall be appointed for a term of three (3) 16 years. The members shall be removable only for cause, as provided 17 by law for the removal of officers not subject to impeachment. Two 18 members of the Commission shall be appointed by the President Pro 19 Tempore of the Senate. Two members of the Commission shall be 20 appointed by the Speaker of the House of Representatives. Five 21 members of the Commission shall be appointed by the Covernor. No 22 more than four of the appointments made by the Governor shall be 23 from the same political party. Of the initial appointments made to 24 the Commission, one member appointed by the President Pro Tempore,

1	one member appointed by the Speaker and one member appointed by the
2	Governor shall be for a term of three (3) years; and one member
3	appointed by the President Pro Tempore, one member appointed by the
4	Speaker and one member appointed by the Governor shall be for a term
5	of two (2) years. The remaining three initial appointments by the
6	Governor shall be designated to serve a term of one (1) year. At
7	the expiration of the initial term, each new appointee shall serve a
8	three-year term. All initial appointments shall be made prior to
9	July 1, 1982.
10	B. Members of the Commission shall be entitled to reimbursement
11	for expenses incurred in the performance of their duties as provided
12	in the State Travel Reimbursement Act.
13	C. The Commission shall elect a chairman to serve a two-year
14	term and such other officers as deemed necessary for the performance
15	of their duties. The Commission shall hold regular meetings not
16	less than once a month and such additional meetings as called by the
17	chairman as may be required for the proper discharge of its duties
18	Civil Service Division of the Office of Management and Enterprise
19	Services.
20	B. Any funds appropriated to, in the possession of, or
21	allocated to the Commission shall be deemed to be funds of the
22	Office of Management and Enterprise Services.
23	C. Upon request of the Director of the Office of Management and
24	Enterprise Services, the personnel of the Commission shall deliver

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1	to the Office of Management and Enterprise Services all books,
2	papers, records, and property of the Commission.
3	D. All functions, powers, duties, and obligations previously
4	assigned to Commission are hereby transferred to the Office of
5	Management and Enterprise Services.
6	E. All rules, regulations, acts, orders, determinations, and
7	decisions of the Commission pertaining to the functions and powers
8	herein transferred and assigned to the Office of Management and
9	Enterprise Services in force at the time of such transfer,
10	assignment, assumption, or devolution shall continue in force and
11	effect as rules, regulations, acts, orders, determinations, and
12	decisions of the Commission until duly modified or abrogated by the
13	appropriate body or until otherwise provided by law.
14	SECTION 6. AMENDATORY 74 O.S. 2021, Section 840-1.18, is
15	amended to read as follows:
16	Section 840-1.18 A. The administrative expenses and costs of
17	operating the Merit System shall be paid by the various divisions of
18	the state government included within the Merit System, and each such
19	agency shall be authorized to include in its budget estimates its
20	pro rata share of such costs, and shall remit such shares quarterly
21	from departmental or agency funds to the Office of Management and
22	Enterprise Services who shall deposit such shares to the credit of
23	the General Revenue Fund of the State Treasury.
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1	B. The Director shall maintain accurate records reflecting the
2	costs of administering its provisions, and at the close of each
3	quarter-year period shall summarize said costs, and shall bill each
4	department or agency included within the terms of the Oklahoma
5	Personnel Act with a pro rata share of the administrative costs
6	based on the relationship between the quarterly average number of
7	employees in the classified service of such department or agency,
8	and the quarterly average number of employees in the classified
9	service of the state.
10	C. The Director shall separately categorize and estimate
11	expenditures and budget needs for other services performed which are
12	not appropriately charged to state agencies on a pro rata basis.
13	D. Any state agency for which the Director provides payroll
14	services shall pay for such services at a rate established by the
15	Director, which shall be based upon the cost to the Director of
16	providing such services. Each agency shall remit payment for such
17	services quarterly from departmental or agency funds to the Director
18	who shall deposit such payments into the Office of <u>Human Capital</u>
19	Management and Enterprise Services Revolving Fund created in Section
20	840-1.20 of this title.
21	E. B. No state disbursing or auditing officer shall make or
22	approve or take any part in making or approving any payment for

24 classified service, brought under the Oklahoma Personnel Act law

personal service to any person holding a position in the state

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unless the payroll voucher or account of such pay bears the certification of the appointing authority or designee, that the persons named therein have been appointed and employed in accordance with the provisions of the Oklahoma Personnel Act law and the rules promulgated hereunder. The appointing authority or designee may for proper cause withhold certification from an entire payroll or from any specific item or items thereon.

Any citizen may maintain a suit to restrain a disbursing officer 8 9 from making any payment in contravention of any provision of the 10 Oklahoma Personnel Act or law or rules promulgated hereunder. Any 11 sum paid contrary to any provision of the Oklahoma Personnel Act law 12 or any rule promulgated hereunder may be recovered in an action 13 maintained by any citizen, from any officer who made, approved or 14 authorized such payment or who signed or countersigned a voucher, 15 payroll, check or warrant for such payment, or from the sureties on 16 the official bond of any such officer. All monies recovered in any 17 such action shall be paid into the State Treasury.

Any person appointed or employed in contravention of any provision of the Oklahoma Personnel Act <u>law</u> or any rules or orders promulgated hereunder, whose employment is brought within the terms of the Oklahoma Personnel Act <u>law</u>, who performs service for which he or she is not paid, may maintain an action against the officer or officers who purported to appoint or employ the person to recover the agreed pay for such services, or the reasonable value thereof if 1 no pay was agreed upon. No officer shall be reimbursed by the state 2 at any time for any sum paid to such person on account of such 3 services.

If the appointing authority or designee wrongfully withholds
certification of the payroll voucher or account of any employee,
such employee may maintain an action or proceeding in the courts to
compel the appointing authority or designee to certify such payroll
voucher or account.

9 SECTION 7. AMENDATORY 74 O.S. 2021, Section 840-1.20, is 10 amended to read as follows:

11 Section 840-1.20 A. There is hereby created in the State 12 Treasury a revolving fund for the Office of Management and 13 Enterprise Services to be designated the "Human Capital Management 14 Revolving Fund". The fund shall be a continuing fund, not subject 15 to fiscal year limitations, and shall consist of fees received by 16 the Office of Management and Enterprise Services for providing 17 training for a certified public managers program and all other 18 monies received by the Office of Management and Enterprise Services $_{\tau}$ 19 except for appropriated monies and monies received as payment for 20 administrative expenses under Section 840-1.18 of this title. All 21 monies accruing to the credit of the fund are hereby appropriated 22 and may be budgeted and expended by the Office of Management and 23 Enterprise Services for defraying the costs incurred in performing 24 the duties and functions of the Office. Expenditures from the fund

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shall be made upon warrants issued by the State Treasurer against
 claims filed as prescribed by law with the Director of the Office of
 Management and Enterprise Services for approval and payment.

B. There is hereby created a petty cash fund not to exceed Two
Hundred Fifty Dollars (\$250.00) for the Office of Management and
Enterprise Services. The Director of the Office of Management and
Enterprise Services shall prescribe the rules and procedures for the
administration of the petty cash fund.

9 C. Any monies in or obligations against the Employee Benefits 10 Revolving Fund and the Benefits Council Administration Revolving 11 Fund shall be transferred to the Human Capital Management Revolving 12 Fund. Funds previously designated for deposit into the Employee 13 Benefits Revolving Fund and the Benefits Council Administration 14 Revolving Fund shall be deposited into the Human Capital Management 15 Revolving Fund.

16 D. The Office of Management and Enterprise Services is hereby 17 directed to pay from the fund the costs of transcribing the record 18 of any proceeding before the Office of Management and Enterprise 19 Services, which record may be designated by an indigent respondent, 20 if such respondent first establishes indigent condition through 21 execution of an in forma pauperis affidavit upon a form approved by 22 the Office of Management and Enterprise Services; provided, that if 23 the indigent respondent has a financial recovery the fund shall be 24 reimbursed from the proceeds.

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1SECTION 8.AMENDATORY74 O.S. 2021, Section 840-2.9, is2amended to read as follows:

Section 840-2.9 A. No person in the state service, whether 3 4 subject to the provisions of the Merit System or in unclassified 5 service, shall be appointed to or demoted or dismissed from any position in the state service, or in any way favored or 6 7 discriminated against with respect to employment in the state service because of political or religious opinions or affiliations, 8 9 race, creed, gender, color or national origin or by reason of any 10 physical handicap so long as the physical handicap does not render 11 the employee unable to do the work for which he or she is employed. 12 The hiring of special disabled veterans pursuant to Sections 401 13 through 404 of Title 72 of the Oklahoma Statutes shall not 14 constitute favoritism as herein prohibited.

15 No person shall use or promise to use, directly or в. 16 indirectly, any official authority or influence, whether possessed 17 or anticipated, to secure or attempt to secure for any person an 18 appointment or advantage in appointment to a position in the 19 classified service, or an increase in pay or other advantage in 20 employment in any such position, for the purpose of influencing the 21 vote or political action of any person, or for any consideration. 22 Letters of inquiry, recommendation and reference for public 23 employees by public officials shall not be considered official

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authority or influence unless such letter contains a threat,
 intimidation, or irrelevant, derogatory or false information.

C. No person shall make any false statement, certificate,
score, rating or report with regard to any test, certification or
appointment made under any provision of the Oklahoma Personnel Act
to state service or in any manner commit any fraud related to
<u>employment in state service</u> preventing the implementation of the
provisions of the Oklahoma Personnel Act <u>law</u> and rules made pursuant
thereto.

D. No employee, examiner or other person shall deny, deceive or obstruct any person in his or her right to examination, eligibility, certification or appointment or furnish to any person any special or secret information for the purpose of effecting the rights or prospects of any person with respect to employment in the classified state service.

E. No person shall, directly or indirectly, give, render, pay,
offer, solicit or accept any money, service or other valuable
consideration for or as a result of any appointment, proposed
appointment, promotion or proposed promotion to or any advantage in,
a position in the classified or unclassified state service.

F. Alleged violation of this section shall be reported to the Oklahoma <u>Merit Protection Commission</u> <u>Attorney General</u>.

23 SECTION 9. AMENDATORY 74 O.S. 2021, Section 840-2.10, is 24 amended to read as follows:

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1 Section 840-2.10 A. There is hereby created a State Employee 2 Assistance Program within the Department of Mental Health and Substance Abuse Services Office of Management and Enterprise 3 4 Services. All functions, powers, duties, funds and obligations of 5 the Office of Management and Enterprise Services in administration 6 of the State Employee Assistance Program shall be transferred to the 7 Department. The program may shall provide assistance to state 8 agencies in their management of employees whose personal problems 9 may have a negative impact on job performance. The program may also 10 provide for assessment, referral, consultation, and problem 11 resolution assistance to state employees and their family members 12 seeking corrective help with medical or mental health problems, 13 including alcohol or drug abuse and emotional, marital, familial, 14 financial or other personal problems. Participation in the State 15 Employee Assistance Program shall be on a voluntary basis. 16 The Department Office may enter into contracts which are Β. 17 necessary and proper to carry out the purposes and functions of the 18 State Employee Assistance Program and establish standards and

20 | with the Department Office.

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21 C. The Commissioner Director of the Department Office is hereby 22 directed to:

criteria which shall be met by entities to be eligible to contract

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1 <u>1. Promulgate promulgate</u> rules necessary for the administration
 2 of the State Employee Assistance Program and the maintenance and
 3 release of participant records; and

4 2. Establish evaluation methods to assess the effectiveness of
5 the State Employee Assistance Program.

D. Nothing in this act is intended to nullify any agency's
existing employee assistance program or to prohibit any state agency
from establishing its own employee assistance program; provided,
however, such programs established by state agencies shall be
subject to compliance with rules promulgated by the Commissioner
<u>Director</u> of the <u>Department Office</u> to ensure equitable treatment of
employees.

13 Е. Records that relate to participation by an individual in the 14 State Employee Assistance Program or an employee assistance program 15 established by a state agency shall be maintained separate and apart 16 from regular personnel records and shall not become part of an 17 employee's personnel file. Such records relating to an individual's 18 participation in an employee assistance program shall be 19 confidential and neither the records nor the testimony of an 20 Employee Assistance Program professional shall be subject to 21 subpoena unless a participant poses a threat to deliberately harm 22 the participant or others. Such determination shall be made by an 23 Employee Assistance Program professional. A participant in an

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employee assistance program shall have a right of access to his or
 her own employee assistance program records.

No provision of this section or the rules promulgated 3 F. 4 pursuant to this section shall be construed to conflict with an 5 appointing authority's responsibility and authority to maintain discipline or to take disciplinary measures against employees for 6 7 misconduct or unacceptable performance. Further, participation or nonparticipation in any state employee assistance program shall not 8 9 excuse an employee from discipline or otherwise affect the terms and 10 conditions of such employee's employment status or opportunities for 11 advancement with the state.

G. The Legislature and the judicial branch of state government may utilize the services of the State Employee Assistance Program at their discretion.

15 SECTION 10. AMENDATORY 74 O.S. 2021, Section 840-2.10a, 16 is amended to read as follows:

Section 840-2.10a A. State agencies shall provide or contract to provide, through the State Employee Assistance Program, debriefing and counseling services for state employees who are involved in, witness or are otherwise exposed to a violent or traumatic event in the workplace.

B. State employees who are affected by such events shall be
encouraged to participate in debriefing or counseling services and

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paid administrative leave shall be provided. However, employees
 shall have the option to refuse services offered.

C. The Director of the Department of Mental Health and
Substance Abuse Services Office of Management and Enterprise
Services shall promulgate rules to implement the provisions of this
section which, at a minimum, shall specify the types of events which
shall qualify state employees for debriefing and counseling
services.

9 SECTION 11. AMENDATORY 74 O.S. 2021, Section 840-2.13, 10 is amended to read as follows:

11 Section 840-2.13 A. The Director of the Office of Management 12 and Enterprise Services shall establish a Personnel Management 13 Information System to provide various management reports to 14 facilitate decision making within agencies, and to promote the 15 efficient utilization of personnel resources by providing a method 16 for tracking, monitoring and reporting positions and employee 17 transactions. The System shall include information on both the 18 classified and unclassified services state service positions within 19 the executive branch of government, but shall not require 20 institutions within The Oklahoma State System of Higher Education to 21 participate.

B. The Director of the Office of Management and Enterprise
Services shall promulgate rules regarding the Personnel Management
Information System as necessary to implement the provisions of this

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section. Such rules shall establish a schedule to ensure the
 orderly implementation of such Personnel Management Information
 System.

C. The Personnel Management Information System shall be
implemented for all state agencies under the Merit System by July 1,
1993, and for all other executive branch state agencies by July 1,
1994.

8 D. State agencies shall assist the Office of Management and 9 Enterprise Services as necessary to ensure the orderly completion of 10 implementation as provided for in this section.

11 E. D. Appointing authorities in the legislative or judicial
12 branches of state government may participate in the Personnel
13 Management Information System at their option.

14SECTION 12.AMENDATORY74 O.S. 2021, Section 840-2.14,15is amended to read as follows:

Section 840-2.14 A. The intent of the Legislature is to increase individual agency skill and accountability in managing the costs associated with personnel and in applying controls that will enhance the ability of the State of Oklahoma to manage the overall costs of human resources as efficiently as possible, while continuing to maintain fairness to employees.

B. The Office of Management and Enterprise Services shall
produce an electronic report on an annual basis of all reallocation
decisions for career service positions.

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C. The Office of Management and Enterprise Services shall
 produce an electronic report on an annual basis of all transactions
 in the career service and executive state service involving the
 establishment of new positions.

5 D. As a further control on human resource costs, the Governor may declare a financial emergency or implement a freeze in hiring, 6 7 by declaring this section to be in effect. CompSource Oklahoma shall not be subject to the provisions of this subsection. During 8 9 such periods, no audits of classified positions or reallocation of 10 unclassified positions shall be initiated or conducted at the 11 request of an agency except at the direction of the Governor. The 12 provisions of the Oklahoma Personnel Act relating to agency-13 requested audits may be suspended during such periods to the extent 14 that they are in conflict with this section. Provided, an audit at the request of an employee who files a classification grievance 15 16 shall be conducted during such periods in accordance with the 17 provisions of Section 840-4.3 of this title. 18 E. The provisions of this section shall not be construed to 19 suspend the responsibility of any agency to ensure that the duties 20 and responsibilities assigned to an employee are consistent with the 21 current classification of the employee. 22 SECTION 13. AMENDATORY 74 O.S. 2021, Section 840-2.16, 23 is amended to read as follows:

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1 Section 840-2.16 Except as otherwise provided by law, any 2 classified, unclassified or exempt employee of the state, excluding members of boards and commissions, institutions under the 3 4 administrative authority of the Oklahoma State Regents for Higher 5 Education, employees of public school districts and elected officials, on July 1 of each year, earning less than the amount 6 7 established in the Federal Poverty Guidelines for a three-person household, issued each year in the Federal Register by the United 8 9 States Department of Health and Human Services, shall receive the 10 necessary grade or salary adjustment to provide for a minimum 11 annualized salary equal to the amount established in the Federal Poverty Guidelines for a three-person household, issued each year in 12 13 the Federal Register by the United States Department of Health and 14 Human Services. Any classified, unclassified or exempt employee of 15 the state, excluding members of boards and commissions, institutions 16 under the administrative authority of the Oklahoma State Regents for 17 Higher Education, employees of public school districts and elected 18 officials, employed after July 1, 2007, shall receive a minimum 19 annualized salary equal to the amount established in the Federal 20 Poverty Guidelines for a three-person household, issued each year in 21 the Federal Register by the United States Department of Health and 22 Human Services. This section shall not apply to those persons 23 employed pursuant to paragraph 8 and paragraph 12 of subsection A 24 Section 840-5.5 and Section 2241 of this title or those persons

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employed pursuant to Section 1.6a of Title 53 of the Oklahoma
 Statutes.

3 SECTION 14. AMENDATORY 74 O.S. 2021, Section 840-2.17, 4 is amended to read as follows:

5 Section 840-2.17 A. Unless otherwise provided by the Oklahoma Constitution, statutory authority to set or fix compensation, pay or 6 7 salary of state officers and employees shall not be construed to authorize any agency, board, commission, department, institution, 8 9 bureau, executive officer or other entity of the executive branch of 10 state government to award, grant, give, authorize, or promise any 11 officer or employee of the State of Oklahoma a raise that is 12 inconsistent with the compensation schedules established by the 13 Office of Management and Enterprise Services for all state officers 14 and employees in the executive branch pursuant to Section 840-4.6 of 15 this title, including, but not limited to, a cost-of-living raise or 16 any other type of raise that would be given to state employees on an 17 across-the-board basis, except as herein provided. Such raises are 18 prohibited unless authorized by the Legislature and by Gareer 19 Service Rules for Employment rules promulgated by the Director. 20 This prohibition applies to all career and executive service 21 officers and employees in the executive branch of state government, 22 excluding institutions under the administrative authority of the 23 Oklahoma State Regents for Higher Education.

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1 B. However, nothing in this section shall be construed to 2 prohibit the following actions if the action is made in good faith and not for the purpose of circumventing subsection A of this 3 section, and if the appointing authority certifies that the action 4 5 can be implemented for the current fiscal year and the subsequent fiscal year without the need for additional funding to increase the 6 7 personal services budget of the agency, and if the Office of Management and Enterprise Services certifies that the action is 8 9 consistent with the compensation schedules established pursuant to 10 the provisions of Section 840-4.6 of this title act: 11 Salary advancements on promotion or direct reclassification 1. 12 to a job family level or class with a higher salary band; 13 2. Salary adjustments resulting from a pay band change for a 14 job family level or class adopted by the Office of Management and 15 Enterprise Services; 16 Increases in longevity payments pursuant to Section 840-2.18 3. of this title; 17 18 Payment of overtime, special entrance rates, pay 4. 19 differentials; 20 Payment of wages, salaries, or rates of pay established and 5. 21 mandated by law; 22 6. Market adjustments for job family levels jobs tied to market 23 competitiveness;

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7. Intra-agency lateral transfers, provided that the adjustment
 does not exceed five percent (5%) and the adjustment is based on the
 needs of the agency;

4	8. Skill-based adjustments. Such adjustments, which are
5	implemented before November 1, 2006, other than lump-sum payments,
6	shall become permanent after twenty-four (24) months from the date
7	such salary adjustment is implemented and may not later be removed
8	from an employee's base salary if a furlough or reduction-in-force
9	is implemented by the appointing authority granting such salary
10	adjustment. Skill-based pay adjustments, which are implemented on
11	or after November 1, 2006, and which are paid to an employee, shall
12	be paid as long as the employee remains employed in the position and
13	performs the skills for which the differential is due, but shall not
14	be included as a part of the employee's base salary;
15	9. <u>8.</u> Equity-based adjustments;
16	10. 9. Performance-based adjustments for employees who received
17	at least a "meets standards" rating on their most current
18	performance rating; or
19	$\frac{11.}{10.}$ Career progression increases as an employee advances
20	through job family levels ; or
21	12. Salary adjustments not to exceed five percent (5%) for
22	probationary career employees achieving permanent status following
23	the initial probationary period and permanent career employees
24	successfully completing trial periods after intra-agency lateral

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1 transfer or promotion to a different job family level or following 2 career progression to a different job family level.

C. Provided, however, any reclassification salary increase for one of the purposes provided in subsection B of this section that would require additional funding by the Legislature shall not be implemented without approval of the Legislature.

D. The pay movement mechanisms described in paragraphs 6
through 11 in subsection B of this section shall be implemented
pursuant to rules promulgated by the Director of the Office of
Management and Enterprise Services for the career service.

11 E. Appointing authorities may implement the pay movement mechanisms in paragraphs 6 through 12 in subsection B of this 12 13 section subject to the availability of funds within the agency's 14 budget for the current fiscal year and subsequent fiscal year 15 without the need for additional funding to increase the personal 16 services budget of the agency. Failure by the appointing authority 17 to follow the provisions of this subsection may cause the withdrawal 18 of the use of the pay movement mechanisms provided in paragraphs 6, 19 7, 9, 10 and 11 of subsection B of this section within the agency 20 during the next appropriations cycle.

21 F. The provisions in subsection B of this section shall not 22 apply to chief executive officers of any agency, board, commission, 23 department or program except for paragraphs 3 and 5 of subsection B 24 of this section.

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G. E. The Office of Management and Enterprise Services shall
 file a quarterly report with the Offices of the Governor, President
 Pro Tempore of the Senate and Speaker of the House of
 Representatives listing, by agency, all increases in wages, salaries
 or rates of pay and any changes to title or classification of each
 employee.

7 SECTION 15. AMENDATORY 74 O.S. 2021, Section 840-2.18, 8 is amended to read as follows:

9 Section 840-2.18 A. A longevity pay plan is hereby adopted. 10 This plan applies to all state classified, unclassified, and exempt 11 employees, excluding members of boards and commissions, institutions 12 under the administrative authority of the State Regents for Higher 13 Education, employees of public school districts, and elected 14 The plan shall also apply to those employees of the officials. 15 Oklahoma School for the Blind and the Oklahoma School for the Deaf 16 who qualify for longevity pay in accordance with subsection G of 17 Section 1419 of Title 10 of the Oklahoma Statutes.

B. The Oklahoma Conservation Commission is hereby authorized to establish a longevity pay program for employees of the conservation districts employed under Section 3-3-103 of Title 27A of the Oklahoma Statutes. Such longevity pay program shall be consistent with the longevity pay program for state employees authorized under this title and payments shall be made in a manner consistent with procedures for reimbursement to conservation districts.

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C. To be eligible for longevity pay, employees must have been continuously employed in the classified or unclassified service of the state for a minimum of two (2) years in full-time status or in part-time status working more than one thousand (1,000) hours a year.

6 For purposes of this section, a break in service of thirty (30) 7 calendar days or less shall not be considered an interruption of 8 continuous service; a break in service of more than thirty (30) 9 calendar days shall mark an end to continuous service. The 10 legislative session employees who have worked for two (2) years or 11 more in part-time status and are eligible for state retirement 12 benefits, but do not receive other longevity payments, shall be 13 eligible and shall be considered to have been continuously employed 14 for purposes of calculating longevity payments, notwithstanding the 15 provisions of subsection E of this section.

D. 1. Longevity pay for the first twenty (20) years of service shall be determined pursuant to the following schedule:

18 Years of Service Annual Longevity Payment At least 2 years but 19 20 \$250.00 less than 4 years 21 At least 4 years but 22 less than 6 years \$426.00 23 At least 6 years but 24 \$626.00 less than 8 years

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1 At least 8 years but 2 \$850.00 less than 10 years At least 10 years but 3 \$1,062.00 4 less than 12 years 5 At least 12 years but 6 less than 14 years \$1,250.00 7 At least 14 years but less than 16 years \$1,500.00 8 9 At least 16 years but 10 less than 18 years \$1,688.00 11 At least 18 years but 12 \$1,900.00 less than 20 years 13 At least 20 years \$2,000.00 14 2. For each additional two (2) years of service after the first 15 twenty (20) years an additional Two Hundred Dollars (\$200.00) shall 16 be added to the amount stated above for twenty (20) years of 17 service. 18 The total amount of the annual longevity payment made to an 19 employee by any and all state agencies in any year shall not exceed 20 the amount shown on the table corresponding to that employee's years 21 of service with the state, except as otherwise provided by Sections 22 840-2.27D and Section 840-2.28 of this title. Further, no employee 23 shall receive duplicating longevity payments for the same periods of 24

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service with any and all agencies, except as otherwise provided by
 Sections 840-2.27D and Section 840-2.28 of this title.

E. To determine years of service, cumulative periods of fulltime employment or part-time employment working more than one hundred fifty (150) hours per month with the state excluding service as specified in subsection A of this section are applicable. Parttime employment, working one hundred fifty (150) hours per month or less for the state, excluding service as specified in subsection A of this section, shall be counted only if:

The period of employment was continuous for at least five
 (5) months; and

12 2. The person worked more than two-fifths (2/5) time.

13 Other employment shall not be counted as service for purposes of 14 longevity payments. Further, no period of employment with the 15 state, whether with one or more than one agency, shall be counted as 16 more than full-time service.

F. Years of service under the administrative authority of the State Regents for Higher Education or the administrative authority of the Oklahoma Department of Career and Technology Education of any employee who is now employed in a job classification which is eligible for longevity pay shall be included in years of service for purposes of determining longevity pay.

G. Years of service shall be certified through the current
employing agency by the appointing authority on a form approved by

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1 the Office of Management and Enterprise Services. The form shall be 2 completed and posted as directed by the Director of the Office of 3 Management and Enterprise Services by the current employing agency 4 when the employee initially enters on duty with the agency and 5 thereafter whenever the employee's anniversary date is changed.

6 Eligible employees, in full-time status or in part-time Η. 7 status working more than one hundred fifty (150) hours per month, shall receive one (1) lump-sum annual payment, in the amount 8 9 provided on the preceding schedule, during the month following the 10 anniversary date of the employee's most recent enter-on-duty day 11 with the state. Upon implementation of the statewide information 12 systems project, the lump-sum annual payment may be paid concurrent 13 with the final payroll of the month of the employee's anniversary 14 Eligible part-time employees who work one hundred fifty (150) date. 15 hours per month or less shall receive one (1) lump-sum annual 16 payment, based on the formula in subsection L of this section, 17 during the month following the anniversary date of the employee's 18 most recent enter-on-duty day with the state. To receive longevity 19 pay an employee must be in pay status on or after his or her 20 anniversary date.

Eligible employees who would not otherwise receive annual longevity payments because their employment includes regular periods of leave without pay in excess of thirty (30) calendar days shall

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1 receive one (1) lump-sum annual payment, based on the formula in 2 subsection L of this section, during:

3 1. The month of August if the employee is in pay status on July 4 1; or

During the month following the employee's first return to
duty that fiscal year if the employee is not in pay status on July
1.

8 Except as otherwise provided by Sections 840-2.27D and Section 9 840-2.28 of this title, employees terminated as a result of a 10 reduction-in-force or retiring from state employment shall receive 11 upon said termination or retirement the proportionate share of any longevity payment which may have accrued as of the date of 12 termination or retirement. Provided further that, the proportionate 13 14 share of any longevity payment which may have accrued as of the date 15 of death of an employee shall be made to the surviving spouse of the 16 employee or if there is no surviving spouse to the estate of the 17 employee.

I. Periods of leave without pay taken in accordance with Section 840-2.21 of this title shall be counted as service. Other periods of nonpaid leave status in excess of thirty (30) calendar days shall not mark a break in service; however, they shall:

Not be used in calculating total months of service for
 longevity pay purposes; and

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2. Extend the anniversary date for longevity pay by the total
 period of time on nonpaid leave status except as provided in
 subsection H of this section for employees whose conditions of
 employment include regular periods of leave without pay.

J. Employees currently receiving longevity pay who work for the judicial branch of state government or who work for the Oklahoma Department of Career and Technology Education shall not be eligible for the longevity pay plan provided for in this section.

9 K. A break in service with the state in excess of thirty (30) 10 days but which does not exceed two (2) years which was caused by a 11 reduction-in-force shall be treated as if it were a period of 12 nonpaid leave status as provided for in subsection I of this section 13 for the purpose of calculating total months of service for longevity 14 pay. This subsection shall only apply to state employees laid off 15 after June 30, 1982.

L. Eligible part-time employees working less than one hundred fifty (150) hours per month and other eligible employees with regular annual periods of leave without pay of more than thirty (30) calendar days will receive a prorated share of the "Annual Longevity Payment" authorized in subsection D of this section. The prorated amount of payment will be based on actual hours worked in the immediately preceding twelve (12) months.

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M. An employee shall not be entitled to retroactive longevity
 payments as a result of amendments to this section unless
 specifically authorized by law.

N. The Director of the Office of Management and Enterprise
Services is authorized to promulgate such Longevity Pay Plan Rules
as he or she finds necessary to carry out the provisions of this
section.

O. As of July 1, 1998, years of service with a city-county 8 9 health department for employees who left a city-county health 10 department for employment with the Department of Environmental 11 Quality or the Oklahoma Department of Agriculture, Food, and 12 Forestry, between July 1, 1993, and July 1, 1998, and who are now 13 employed in a job classification that is eligible for longevity pay 14 pursuant to this section, shall be included in years of service for 15 purposes of determining longevity pay subsequent to July 1, 1998.

P. As of July 1, 2003, years of service with a local
conservation district shall be included in years of service for
purposes of determining longevity pay for local conservation
district employees transferred to the Oklahoma Conservation
Commission pursuant to the provisions of this section.

21SECTION 16.AMENDATORY74 O.S. 2021, Section 840-2.19,22is amended to read as follows:

Section 840-2.19 A. The Director of the Office of Management
 and Enterprise Services shall not approve any payroll claim for

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1 payment for any agency unless said claim contains or is accompanied by the certification by the administrative head of said agency or an 2 authorized employee of said agency that the persons named in said 3 claim have been appointed and employed in accordance with the 4 5 provisions of the Oklahoma Personnel Act law and the rules and orders promulgated pursuant to the provisions of the Oklahoma 6 7 Personnel Act thereunder. For purposes of this section, "payroll claim" shall also include longevity payments made pursuant to 8 Section 840-2.18 of this title. 9

B. If, as a result of a payroll audit, the Office of Management and Enterprise Services finds that an agency has made payments of salaries or wages contrary to the provisions of the Oklahoma Personnel Act and the rules promulgated pursuant to the provisions of the Oklahoma Personnel Act:

15 1. Audit findings shall be promptly transmitted to the 16 appointing authority of the agency certifying the payroll claim or 17 claims involved;

18 2. An audit conference with said agency shall be scheduled 19 within fifteen (15) days, at which time the audit exceptions will be 20 resolved or become a determination of error unless the parties to 21 the conference agree to a further review;

3. If underpayments or overpayments made by said agency are deemed to be the result of administrative error, the agency which certified the payroll claim or claims in error shall refund to the 1 employee the balance of the actual amounts due and owing to the 2 payee or shall seek repayment from the payee of any amount paid in 3 excess of the actual amount due and owing the payee;

4 4. If an agency neglects or refuses to seek repayment after a
5 determination that an error in payroll amount or amounts has been
6 made, or to properly adjust a then current salary or wage, the
7 Director of the Office of Management and Enterprise Services shall
8 note an unresolved audit exception stating the agency involved and
9 the person to whom said exception refers;

10 5. Upon receipt of notification that a procedure to initiate 11 repayment has been instituted by the certifying agency or that a 12 protest has been filed with the Oklahoma Merit Protection 13 Commission, said notice shall be withdrawn or waived by the Director 14 of the Office of Management and Enterprise Services. Implementation 15 of procedures provided in this section shall not operate to deny or 16 delay payment of proper salaries or wages to any employee of this

17 state;

18 6. The provisions of this section regarding collections of any
19 overpayment of salaries or wages by any agency to any state employee
20 or officer shall not include any such overpayment made prior to July
21 1, 1983;

7. Recovery of overpayments from an employee shall include all
overpayments occurring within one (1) year prior to the
determination of error. Disbursement of underpayments to an

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employee shall include all underpayments made within a period of two
 (2) years prior to the determination of error; and

8. If an agency discovers overpayment or underpayment errors
through an internal audit, the agency shall recover overpayments
from the employee or disburse underpayment amounts in accordance
with this section. Prior to initiation of recovery of overpayments
from an employee, the agency shall provide the employee with
adequate notice and an opportunity to respond.

The Director of the Office of Management and Enterprise 9 С. 10 Services shall not approve any payroll claim for payment for any 11 agency for which a notification of an unresolved audit exception 12 pursuant to this section has been filed, unless the person named in 13 the audit exception has been removed from the payroll by the 14 certifying agency, the overpayment has been converted by the agency, 15 or the exception has been withdrawn or waived in writing by the 16 Office of Management and Enterprise Services.

D. Any sum on a payroll claim found to have been paid in excess
of the actual amount due and owing may be recovered from the payee
through the following procedures:

Upon the determination that an error in payroll amount has
 been made, the agency which certified the claim or claims shall
 notify the payee in writing within ten (10) days from said
 determination. The notice to the payee shall contain:

24

a. the amounts paid in error,

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1 b. the dates of said payments, 2 the options available for repayment, and с. the right of the payee to protest the findings. 3 d. 4 Said notice shall also provide space for the payee to indicate 5 an election of a repayment option or to protest the findings. Said election shall be required within thirty (30) days after the 6 7 notification; 2. If the payee is, at the time of said notification, an 8 9 officer or employee of the agency seeking repayment, options 10 available for repayment shall be by: 11 lump-sum cash repayment, a. reduction of the corrected current salary or 12 b. 13 miscellaneous payroll deduction in a lump sum or in 14 installments over a term not to exceed the term in 15 which the erroneous payments were made, 16 reduction in accrued annual leave by an amount of time с. 17 at the then current correct salary level equal in 18 value to the total of the amount or amounts to be 19 repaid, or 20 d. any combination thereof;

3. If the payee is, at the time of said notification, an
officer or employee of an agency of the state other than the agency
seeking repayment, the options provided by paragraph 2 of this
subsection may be exercised by the payee with the approval of the

then current employing agency. Payment of amounts deducted or charged against annual leave shall be paid to the agency seeking repayment by an appropriate miscellaneous claim for interagency payment. If a payroll deduction is elected pursuant to the provisions of this paragraph and employment is subsequently terminated, any balance remaining shall be deducted from any final payment otherwise due to the employee;

4. If a payee who is, at the time of said notification, a 8 9 permanent classified officer or employee of any agency of this state 10 protests the determination of the error or the amount of said 11 determination, the agency seeking repayment shall present, within 12 five (5) days of the return of said protest, the facts in writing, 13 the notice, and the protest of the payee, to the Oklahoma Merit 14 Protection Commission. The Oklahoma Merit Protection Commission 15 shall treat any such protest as a complaint pursuant to Section 840-16 1.9 of this title. The Commission and Executive Director, after 17 investigation and hearing, shall make a determination which shall be 18 binding on the agency. The salary or wages of any payee exercising 19 the right to the protest shall not be suspended or reduced until a 20 determination has been issued by the Oklahoma Merit Protection 21 Commission and Executive Director;

5. If the payee is no longer an employee of the state but agrees to repay the amount or amounts paid in error, repayment may be accepted:

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- 1
- a. by lump-sum cash repayment, or
- 2

3

b. in installments over a period not to exceed twelve(12) months;

4 6. 5. If the payee is no longer an employee of the state, and 5 does not respond or cannot be located within ten (10) days after 6 mailing of the determination of error, or refuses repayment, the 7 agency seeking repayment shall present the facts in writing to the 8 Attorney General and shall send a copy to the Office of Management 9 and Enterprise Services. The Attorney General shall determine what 10 action may be taken to recover said amount; and

11 7. 6. Repayments other than by reduction in present salary or 12 reduction in accrued annual leave for a payee currently employed by 13 the agency seeking repayment shall be deposited in the General 14 Revenue Fund unless the fund to which the amount in error was 15 originally charged can be identified and was other than a General 16 Revenue Fund appropriation. Said deposits shall be treated as 17 nonrevenue receipts.

18 SECTION 17. AMENDATORY 74 O.S. 2021, Section 840-2.20, 19 is amended to read as follows:

20 Section 840-2.20 A. The Director of the Office of Management 21 and Enterprise Services shall promulgate such emergency and 22 permanent rules regarding leave and holiday leave as are necessary 23 to assist the state and its agencies.

24

The Director of the Office of Management and Enterprise
 Services, in adopting new rules, amending rules and repealing rules,
 shall ensure that the following provisions are incorporated:

4 Eligible employees who enter on duty or who are reinstated 1. 5 after a break in service shall receive leave benefits in accordance with the schedule outlined below. Leave shall be accrued based upon 6 7 hours worked, paid leave, and holidays, but excluding overtime, not to exceed the total possible work hours for the pay period. Years 8 9 of service shall be based on cumulative periods of employment 10 calculated in the manner that cumulative service is determined for 11 longevity purposes pursuant to Section 840-2.18 of this title. Employees may accumulate more than the maximum annual leave 12 13 accumulation limits shown in the schedule below provided that such 14 excess is used during the same calendar year in which it accrues or 15 within twelve (12) months of the date on which it accrues, at the 16 discretion of the appointing authority. If an employee whose job 17 duties include providing fire protection services, law enforcement 18 services or services with the Department of Corrections is unable to 19 use excess leave as provided for in this paragraph because the 20 employee's request for leave is denied by the employee's appointing 21 authority and the denial of leave is due to extraordinary 22 circumstances such that taking leave could pose a threat to public 23 safety, health or welfare, the employee shall receive compensation 24 at the employee's regular rate of pay for the amount of excess leave

1 the employee is unable to use. Such compensation shall be paid at 2 the end of the time period during which the excess leave was required to have been used; 3 2. From November 1, 2001, the following accrual rates and 4 5 accumulation limits apply to eligible employees as follows: 6 ACCRUAL RATES ACCUMULATION 7 LIMITS Cumulative 8 9 Years of Annual Sick Annual 10 Service Leave Leave Leave 11 Persons employed 0-5 yrs = 15 day/yr 15 days/yr 30 days 12 5-10 yrs = 18 day/yr 15 days/yr 60 days 13 10-20 yrs = 20 day/yr 15 days/yr 60 days 14 over 20 yrs = 25 day/yr 15 days/yr 60 days 15 Following an emergency declaration as described in Section 683.8 16 of Title 63 of the Oklahoma Statutes, the accumulation limits for 17 annual leave shall temporarily increase and shall carryover to the 18 end of the fiscal year following the year in which the emergency 19 declaration ended. 20 All annual leave that accrued or expired during the period of 21 the emergency declarations issued by the Governor in 2020 and 2021 22 in response to the novel coronavirus (COVID-19) shall carry over to 23 the end of the fiscal year following the year in which the emergency

24 declaration ended regardless of regulatory provisions that establish

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1 a maximum amount of annual leave that may be accumulated by an employee of the State of Oklahoma. Expired annual leave governed by 2 this subsection shall be reinstated as of the effective date of this 3 4 act, and accumulation limits for annual leave shall not apply to 5 amounts accrued or reinstated pursuant to this subsection. Eligibility for reinstatement of annual leave is limited to 6 7 employees currently employed by the State of Oklahoma on the 8 effective date of this act;

9 3. Temporary employees and other limited term employees are 10 ineligible to accrue, use, or be paid for sick leave and annual 11 leave. Such employees shall be eligible for paid holiday leave at 12 the discretion of the appointing authority;

4. Except as provided in paragraph 2 of this subsection,
employees shall not be entitled to retroactive accumulation of leave
as a result of amendments to this section;

16 5. The Director of the Office of Management and Enterprise 17 Services and the Executive Director of the Oklahoma Merit Protection 18 Commission shall cooperate to assist agencies in developing policies 19 to prevent violence in state government workplaces without abridging 20 the rights of state employees. Such policies shall include a 21 paid administrative leave provision as a cooling-off period which 22 the Director of the Office of Management and Enterprise Services is 23 authorized to provide pursuant to the Administrative Procedures Act.

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Such leave shall not be charged to annual or sick leave
 accumulations;

6. State employees who terminated their employment in the state service on or after October 1, 1992, may be eligible to have sick leave accrued at the time of termination of employment restored if they return to state employment provided that the state employees' enter-on-duty dates for reemployment occur on or before two (2) years after their termination of employment and they are eligible to accrue sick leave before the two (2) years expire;

10 7. Employees who are volunteer firefighters pursuant to the
11 Oklahoma Volunteer Firefighters Act and who are called to fight a
12 fire shall not have to use any accrued leave or need to make up any
13 time due to the performance of their volunteer firefighter duties;

8. Employees who are reserve municipal police officers pursuant
to Section 34-101 of Title 11 of the Oklahoma Statutes and who miss
work in performing their duties in cases of emergency shall not have
to use any accrued leave or need to make up any time due to the
performance of their reserve municipal police officer duties; and

9. Employees who are reserve deputy sheriffs pursuant to Section 547 of Title 19 of the Oklahoma Statutes and who miss work in performing their duties in case of emergency shall not have to use any accrued leave or need to make up any time due to the performance of their reserve deputy sheriff duties.

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B. Nothing in the Oklahoma Personnel Act <u>law</u> is intended to
prevent or discourage an appointing authority from disciplining or
terminating an employee due to abuse of leave benefits or
absenteeism. Appointing authorities are encouraged to consider
attendance of employees in making decisions regarding promotions,
pay increases, and discipline.

7 C. Upon the transfer of a function in state government to an entity outside state government, employees may, with the agreement 8 9 of the outside entity, waive any payment for leave accumulations to 10 which the employee is entitled and authorize the transfer of the 11 leave accumulations or a portion thereof to the outside entity. 12 74 O.S. 2021, Section 840-2.21, SECTION 18. AMENDATORY 13 is amended to read as follows:

14 Section 840-2.21 A. If a state employee, whether in the 15 classified or unclassified service, is absent because of an illness 16 or injury arising out of and sustained in the course of his or her employment with the state, and for which workers' compensation 17 18 benefits have been filed, the employing agency shall place the 19 employee on leave without pay if the employee so requests; provided, 20 leave without pay pursuant to this section shall not for any purpose 21 be considered a break in service.

B. An employee who sustains an illness or injury arising out of and sustained in the course of employment with the State of Oklahoma shall not be required to use either accumulated sick or annual leave 1 during such period prior to being placed on leave without pay
2 pursuant to this section.

C. An employee placed on leave without pay pursuant to the provisions of this section shall continue receiving basic plan insurance coverage as defined in Section 1363 of this title and dependent insurance benefit allowance pursuant to paragraph 2 of subsection C of Section 1370 of this title paid by the agency during the leave without pay.

9 D. An employee on leave without pay pursuant to the provisions 10 of this section shall have the right to be returned to his or her 11 original position in accordance with rules promulgated by the Office 12 of Management and Enterprise Services. If it is found necessary for 13 the good of the state to fill the position during the period the 14 employee is on leave without pay the employee filling the position 15 shall vacate the position upon the return of the employee on leave 16 without pay, subject to layoff, transfer or demotion rights earned 17 under the Oklahoma Personnel Act law and rules of the Office of 18 Management and Enterprise Services. The right to return to the 19 original position shall expire one (1) year from the date of the 20 start of leave without pay. The employee may be separated in 21 accordance with the Oklahoma Personnel Act and Office of Management 22 and Enterprise Services Rules if the employee has not returned to 23 the original position of the employee or some other position within

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1 the agency within one (1) year from the date of the start of leave 2 without pay.

E. An employee on leave without pay pursuant to the provisions of this section shall provide a medical statement as to his or her ability to perform the duties of the position to the appointing authority at least every three (3) months.

7 If the employee becomes medically able with reasonable F. accommodation to perform the duties of his or her original position, 8 9 the employee shall be returned to such position. If the employee is 10 unable to perform the duties of the original position with 11 reasonable accommodation, but is medically able with reasonable accommodation to perform the duties of any other position within the 12 13 agency for which the employee is qualified, and appointment to such 14 other position does not constitute a promotion, the employee shall 15 have first preference for any such position which becomes vacant 16 within the agency, notwithstanding any other preference provisions 17 of the Oklahoma Personnel Act or of other laws of the State of 18 An employee accepting another position pursuant to this Oklahoma. 19 subsection shall not forfeit his or her right to be returned to the 20 original position within twelve (12) months after the start of leave 21 without pay pursuant to the provisions of subsection D of this 22 section.

G. An ill or injured employee shall be eligible to participatein the Disability Insurance Program established pursuant to the

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provisions of Section 1331 et seq. of this title in accordance with
 rules promulgated by the Office of Management and Enterprise
 Services.

H. All benefits, rights, and obligations contained in this
section shall continue during the time the employee remains on leave
without pay status, for a continuous period not to exceed twelve
(12) months. However, if a workers' compensation claim based on
such illness or injury is denied during the twelve-month period, all
benefits, rights and obligations conferred upon an employee pursuant
to this section shall cease and be discontinued immediately.

11 I. A classified A state employee who is separated pursuant to 12 subsection D of this section shall be eliqible for reinstatement to 13 employment with any state agency for twelve (12) months after the 14 date of separation whether in the classified or unclassified service 15 in accordance with rules adopted by the Director of the Office of 16 Management and Enterprise Services provided the employee is 17 qualified for the position to which reinstated. An unclassified 18 employee who is separated pursuant to subsection D of this section 19 shall be eligible for reinstatement to unclassified employment with 20 any state agency for twelve (12) months after the date of separation 21 in accordance with rules promulgated by the Director of the Office 22 of Management and Enterprise Services provided the employee is 23 qualified for the position to which reinstated. Nothing in this 24 subsection shall be construed to compel or require any agency of the

state to reinstate a former employee who is separated pursuant to
 subsection D of this section. Further, nothing in this subsection
 shall be construed as limiting or reducing a former employee's
 eligibility for reinstatement pursuant to other general
 reinstatement or reemployment provisions in rules promulgated by the
 Director.

7 SECTION 19. AMENDATORY 74 O.S. 2021, Section 840-2.23, 8 is amended to read as follows:

9 Section 840-2.23 A. There is hereby created the state leave 10 sharing program. The purpose of the state leave sharing program is 11 to permit state employees to donate annual or sick leave to a fellow 12 state employee who has exhausted, or will exhaust, all types of paid 13 leave and:

Who is eligible for and requires family leave pursuant to
 the provisions of the Family and Medical Leave Act of 1993, 29
 U.S.C., 2601 et seq.; or

17 2. Who is suffering from or has a relative or household member 18 suffering from an extraordinary or severe illness, injury, 19 impairment, or physical or mental condition which has caused or is 20 likely to cause the employee to take leave without pay or terminate 21 employment; or

3. Immediately after the death of a relative or household member τ ; provided that the total leave received for this purpose shall not exceed five (5) days in any calendar year; or

1	4. Who is affected by a presidentially declared national
2	disaster in Oklahoma after May 1, 1999, for a period of eighteen
3	(18) months after the date of the presidentially declared national
4	disaster if:
5	a. the employee suffered a physical injury as a result of
6	the disaster,
7	b. the spouse, relative, or household member of the
8	employee suffered a physical injury or died as a
9	result of the disaster, or
10	c. the domicile of the employee or the home of a relative
11	of the employee was damaged or destroyed as a result
12	of the disaster.
13	B. As used in this section:
14	1. "Relative of the employee" shall be limited to the spouse,
15	child, stepchild, grandchild, grandparent, stepparent, or parent of
16	the employee;
17	2. "Household members" means those persons who reside in the
18	same home, who have reciprocal duties to and do provide financial
19	support for one another. This term shall include foster children
20	and legal wards even if they do not live in the household. The term
21	does not include persons sharing the same general house, when the
22	living style is primarily that of a dormitory or commune;
23	3. "Severe" or "extraordinary" means extreme or life-
24	threatening;

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1	4. "State employee" <u>and "executive employee"</u> means mean a
2	permanent classified an employee or a regular unclassified employee
3	with one (1) year or more continuous service with the state.— The
4	term "state employee" does not include classified employees in
5	probationary status or unclassified employees on temporary or other
6	limited term appointments, except that those employees are eligible
7	to receive shared leave as provided in paragraph 4 of subsection A
8	of this section and the leave with pay authorized by Section 840-
9	2.23A of this title related to a presidentially declared national
10	disaster For the purposes of the state leave sharing program,
11	employees who are afforded protections under the Civil Service and
12	Human Capital Modernization Act and administrative rules and
13	exempted employees are eligible to participate; and
14	5. "Terminal" means likely to result in death within two (2)
15	calendar years.
16	C. An employee may be eligible to receive shared leave pursuant
17	to the following conditions:
18	1. The chief administrative officer of the employee determines
19	that the employee meets the criteria described in this section; and
20	2. The employee has abided by state policies regarding the use
21	of leave.
22	D. An employee may not donate annual or sick leave to an
23	eligible employee without the permission of the chief administrative
24	officer of the donating employee's agency.

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E. An employee may donate annual or sick leave to another employee provided the donation does not cause the annual leave balance of the employee to fall below eighty (80) hours and provided the donation does not cause the sick leave balance of the employee to fall below eighty (80) hours.

6 F. Except as otherwise provided for in this subsection, the 7 chief administrative officer of the employee shall determine the amount of donated leave an employee may receive and may authorize an 8 9 employee to use up to a maximum of two hundred sixty-one (261) days 10 of donated leave during total state employment. If the employee is 11 suffering from an illness which has been certified in writing by a licensed physician or health care practitioner as being terminal and 12 13 the employee who either has reached or shall reach in the near 14 future the maximum amount as set out in this subsection, the chief 15 administrative officer of the employee may approve additional 16 donated leave upon written request of the employee.

G. The chief administrative officer of the employee shall require the employee to submit, prior to approval or disapproval of shared leave pursuant to paragraph 1 of subsection A of this section, a medical certificate from a licensed physician or health care practitioner verifying the need for the leave and expected duration of the illness, injury, impairment, or physical or mental condition for which the leave is donated.

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H. Donated annual or sick leave shall be transferable between
employees in different state entities. State entities shall allow
employees to receive donated annual or sick leave from employees
within their employing entity and different state entities;
provided, that the employee shall first exhaust all available leave
options within the state entity of the employee.

7 I. Donated annual or sick leave is transferable between
8 employees on an hour-to-hour basis irrespective of the hourly wage
9 of the donating or receiving employee.

J. Any donated leave may only be used by the recipient for the purposes specified in this section.

12 K. All forms of paid leave available for use by the recipient13 must be used prior to using donated leave.

L. Any donated leave not used by the recipient during each occurrence as determined by the chief administrative officer of the employee shall be returned to the donor. The donated leave remaining will be divided among the donors on a prorated basis based on the original donated value and returned at its original donor value and reinstated to the original leave balance of each donor.

M. All donated leave must be given voluntarily. No employee shall be coerced, threatened, intimidated, or financially induced into donating annual or sick leave for purposes of the leave sharing program.

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N. Except as provided by subsection P of this section,
 employees may not donate annual or sick leave that the donor would
 not be able to otherwise take.

0. The Human Capital Management <u>Civil Service</u> Division of the Office of Management and Enterprise Services shall designate an employee to serve as the shared leave liaison. If a qualifying employee is unable to obtain the necessary number of donated leave hours from his or her employing entity, he or she may contact the shared leave liaison. The shared leave liaison shall have the following responsibilities:

11 1. To inform all state agencies of the requirements of this 12 section;

13 2. To inform all state employees of the rights afforded under14 this section;

15 3. To ensure an employee requesting shared leave from other16 state entities meets the criteria set forth in this section;

17 4. To coordinate outreach efforts within the employing agency
18 and to other state entities to obtain all necessary hours of shared
19 leave for the employee;

5. To ensure an employee has exhausted all sources of shared leave both within his or her employing entity and other state entities before requesting leave from the Leave of Last Resort Bank; and

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6. To coordinate leave requested from the Leave of Last Resort
 2 Bank.

There is hereby created a Leave of Last Resort Bank. 3 Ρ. In the 4 event a qualifying employee is unable to secure shared leave from 5 employees within his or her employing entity or within a different entity, an employee may request leave from the Leave of Last Resort 6 7 Bank. The Leave of Last Resort Bank shall be administered by the Human Capital Management Civil Service Division of the Office of 8 9 Management and Enterprise Services.

The Leave of Last Resort Bank shall be funded by voluntary
 donations of annual and sick leave from employees retiring from or
 leaving state service.

Upon retirement or the final day of state service, an
 employee shall elect, in writing, whether any of his or her annual
 or sick leave shall be deposited into the Leave of Last Resort Bank.

Q. The Office of Management and Enterprise Services shall promulgate rules and regulations as necessary to carry out the provisions of this section.

19SECTION 20.AMENDATORY74 O.S. 2021, Section 840-2.25,20is amended to read as follows:

Section 840-2.25 A. A permanent classified employee or a regular unclassified <u>An</u> employee shall be entitled to take leave with pay for not to exceed three (3) days a year to attend meetings of job-related professional organizations of which the employee is a

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1 member upon receiving permission from the appointing authority. The 2 denial by an appointing authority or organizational leave shall be 3 in writing and state the reasons for denying said leave.

B. The leave authorized by this section shall not be used for
lobbying activities which include the lobbying of legislative or
executive branch elected officials within state-owned or leased
buildings.

8 SECTION 21. AMENDATORY 74 O.S. 2021, Section 840-2.27C,
9 is amended to read as follows:

10 Section 840-2.27C A. At least sixty (60) thirty (30) days 11 before the scheduled beginning of reduction-in-force separations or 12 as otherwise provided by law, the appointing authority shall post in 13 each office of executive branch agencies affected by the proposed 14 reduction-in-force notice that a reduction-in-force will be 15 conducted in accordance with the Oklahoma Personnel Act and Merit 16 rules. The reduction-in-force implementation plan shall be provided 17 to the Director of the Office of Management and Enterprise Services 18 and any state employee association representing state employees at 19 The notice shall not be posted unless approved by the such time. 20 cabinet secretary for the agency conducting the reduction-in-force. 21 If there is no incumbent cabinet secretary for the agency, the 22 cabinet-secretary-notice-approval requirement shall not be 23 applicable. If the appointing authority is governed by an elected 24 official, the cabinet-secretary-notice-approval requirement shall

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not be applicable. The approved notice shall be posted in each office affected by the proposed plan for five (5) days. The appointing authority shall provide a copy of the notice to the Administrator. A reduction-in-force shall not be used as a disciplinary action.

6 The reduction-in-force implementation plan and subsequent Β. 7 personnel transactions directly related to the reduction-in-force in executive branch agencies shall be in compliance with rules adopted 8 9 by the Administrator. The reduction-in-force implementation plan, 10 including the description of and reasons for displacement limits and 11 protections from displacement actions, and severance benefits that 12 will be offered pursuant to Section 840-2.27D of this title shall be 13 posted in each office affected by the plan within five (5) business 14 days after posting of the reduction-in-force notice. The reduction-15 in-force implementation plan shall:

Provide for the appointing authority to determine the
 specific position or positions to be abolished within specified
 units, divisions, facilities, agency-wide or any parts thereof; and

19 2. Provide for retention of affected employees based on type of 20 appointment;

21 3. Require the separation of probationary classified affected 22 employees in affected job family levels, except those affected 23 employees on probationary status after reinstatement from permanent 24 classified status without a break in service, prior to the 1 separation or displacement of any permanent classified affected
2 employee in an affected job family level;

4. Provide for retention of permanent classified affected
employees in affected job family levels and those affected employees
on probationary status after reinstatement from permanent classified
status without a break in service based upon consideration of years
of service;

8 5. Provide for exercise of displacement opportunities by
9 permanent classified affected employees and those affected employees
10 on probationary status after reinstatement from permanent classified
11 status without a break in service if any displacement opportunities
12 exist; and

13 6. Provide outplacement assistance and employment counseling 14 from the Oklahoma Employment Security Commission and any other 15 outplacement assistance and employment counseling made available by 16 the agency to affected employees regarding the options available 17 pursuant to the State Government Reduction-in-Force and Severance 18 Benefits Act prior to the date that a reduction-in-force is 19 implemented.

20 C. If an agency implements a reduction-in-force then it shall 21 give a veteran's preference over affected nonveterans who have equal 22 retention points to the affected veteran.

23 D. The Director of the Office of Management and Enterprise
 24 Services shall review the fiscal components of the reduction-in-

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1 force implementation plan and within five (5) business days of 2 receipt reject any plan that does not:

3 1. Demonstrate that funds are available to cover projected
4 costs; and

5 2. Contain an estimate of the number of affected employees
6 likely to participate in the education voucher program established
7 in Section 840-2.27D of this title; and

8 3. Contain an estimate of the cost savings or reduced
9 expenditures likely to be achieved by the agency.

If the reduction-in-force is conducted pursuant to a reorganization, the fiscal components of the reduction-in-force implementation plan shall contain reasons for the reorganization, which may include, but not be limited to, increased efficiency, improved service delivery, or enhanced quality of service.

E. The appointing authority may limit displacement of affected employees at the time of a reduction-in-force. Displacement limits shall not be subject to the approval of the Administrator. Any limitation shall be based upon reasonable, written, articulated eriteria as certified by the appointing authority. If displacement is limited, the appointing authority shall take action to avoid or minimize any adverse impact on minorities or women.

22 1. The appointing authority may protect from displacement 23 action up to twenty percent (20%) of projected post-reduction-in-24 force employees in affected positions within displacement limits;

2mathematical calculation of the number of those positions shall be3rounded to the next higher whole number. The appointing authority4must explain why affected employees are being protected.52. If the affected employee has not held within the last five6(5) years a position in the job family level or predecessor class in7which the affected employee is otherwise eligible for a displacement8opportunity, the appointing authority may determine that the9affected employee does not possess the recent relevant experience10for the position and deny in writing the displacement opportunity.113. An affected pormanent classified employee may exercise a12displacement privilege, if one exists, if the affected employee has13received an overall rating of at least "meets standards", or its14equivalent, on the most recent annual service rating. If an15affected employee has not been rated in accordance with the time16limito cotablished in Section 840-4.17 of this title, the employee17ohall be deemed to have received an overall rating of at least18"meets standards" or its equivalent on the most recent service19rating.204. An affected employee who exercises a displacement privilege21pursuant to this section shall.22a. be required, as a condition of continued employment by23the agency, to sign an agroement, in a form to be	1	provided, that any fractional number resulting from the final
4 must explain why affected employees are being protected. 5 2. If the affected employee has not held within the last five 6 (5) years a position in the job family level or predecessor class in 7 which the affected employee is otherwise eligible for a displacement 8 opportunity, the appointing authority may determine that the 9 affected employee does not possess the recent relevant experience 10 for the position and deny in writing the displacement opportunity. 11 3. An affected permanent classified employee may exercise a 12 displacement privilege, if one exists, if the affected employee has 13 received an overall rating of at least "meets standards", or its 14 equivalent, on the most recent annual service rating. If an 15 affected employee has not been rated in accordance with the time 16 limits established in Section 840-4.17 of this title, the employee 18 "meets standards" or its equivalent on the most recent service 19 rating. 20 4. An affected employee who exercises a displacement privilege pursuant to this section shall: a. be required, as a condition of continued employment by	2	mathematical calculation of the number of those positions shall be
 2. If the affected employee has not held within the last five (5) years a position in the job family level or predecessor class in which the affected employee is otherwise eligible for a displacement opportunity, the appointing authority may determine that the affected employee does not possess the recent relevant experience for the position and deny in writing the displacement opportunity. 3. An affected permanent classified employee may exercise a displacement privilege, if one exists, if the affected employee has received an overall rating of at least "meets standards", or its equivalent, on the most recent annual service rating. If an affected employee has not been rated in accordance with the time limits established in Section 840-4.17 of this title, the employee shall be deemed to have received an overall rating of at least "meets standards" or its equivalent on the most recent service rating. 4. An affected employee who exercises a displacement privilege pursuant to this section shall: a. be required, as a condition of continued employment by 	3	rounded to the next higher whole number. The appointing authority
(5) years a position in the job family level or predecessor class in which the affected employee is otherwise eligible for a displacement opportunity, the appointing authority may determine that the affected employee does not possess the recent relevant experience for the position and deny in writing the displacement opportunity. 3. An affected permanent classified employee may exercise a displacement privilege, if one exists, if the affected employee has received an overall rating of at least "meets standards", or its equivalent, on the most recent annual service rating. If an affected employee has not been rated in accordance with the time limits estandards" or its equivalent on the most received an overall rating of at least "meets standards" or its equivalent on the most recent service rating. 4. An affected employee who exercises a displacement privilege pursuant to this section shall:	4	must explain why affected employees are being protected.
7 which the affected employee is otherwise eligible for a displacement opportunity, the appointing authority may determine that the affected employee does not possess the recent relevant experience for the position and dony in writing the displacement opportunity. 3. An affected permanent classified employee may exercise a displacement privilege, if one exists, if the affected employee has received an overall rating of at least "meets standards", or its equivalent, on the most recent annual service rating. If an affected employee has not been rated in accordance with the time limits established in Section 840-4.17 of this title, the employee shall be deemed to have received an overall rating of at least "meets standards" or its equivalent on the most recent service rating. 4. An affected employee who exercises a displacement privilege pursuant to this section shall: a. be required, as a condition of continued employment by	5	2. If the affected employee has not held within the last five
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 affected employee does not possess the recent relevant experience for the position and deny in writing the displacement opportunity. 3. An affected permanent classified employee may exercise a displacement privilege, if one exists, if the affected employee has received an overall rating of at least "meets standards", or its equivalent, on the most recent annual service rating. If an affected employee has not been rated in accordance with the time limits established in Section 840-4.17 of this title, the employee shall be deemed to have received an overall rating of at least "meets standards" or its equivalent on the most recent service rating. An affected employee who exercises a displacement privilege pursuant to this section shall: a. be required, as a condition of continued employment by 	7	which the affected employee is otherwise eligible for a displacement
 for the position and deny in writing the displacement opportunity. 3. An affected permanent classified employee may exercise a displacement privilege, if one exists, if the affected employee has received an overall rating of at least "meets standards", or its equivalent, on the most recent annual service rating. If an affected employee has not been rated in accordance with the time limits established in Section 840-4.17 of this title, the employee shall be deemed to have received an overall rating of at least "meets standards" or its equivalent on the most recent service rating. 4. An affected employee who exercises a displacement privilege pursuant to this section shall: a. be required, as a condition of continued employment by 	8	opportunity, the appointing authority may determine that the
113. An affected permanent classified employee may exercise a12displacement privilege, if one exists, if the affected employee has13received an overall rating of at least "meets standards", or its14equivalent, on the most recent annual service rating. If an15affected employee has not been rated in accordance with the time16limits established in Section 840-4.17 of this title, the employee17shall be deemed to have received an overall rating of at least18"meets standards" or its equivalent on the most recent service19rating.204. An affected employee who exercises a displacement privilege21pursuant to this section shall:22a. be required, as a condition of continued employment by	9	affected employee does not possess the recent relevant experience
displacement privilege, if one exists, if the affected employee has received an overall rating of at least "meets standards", or its equivalent, on the most recent annual service rating. If an affected employee has not been rated in accordance with the time limits established in Section 840-4.17 of this title, the employee shall be deemed to have received an overall rating of at least "meets standards" or its equivalent on the most recent service rating. 4. An affected employee who exercises a displacement privilege pursuant to this section shall: a. be required, as a condition of continued employment by	10	for the position and deny in writing the displacement opportunity.
received an overall rating of at least "meets standards", or its equivalent, on the most recent annual service rating. If an affected employee has not been rated in accordance with the time limits established in Section 840-4.17 of this title, the employee shall be deemed to have received an overall rating of at least "meets standards" or its equivalent on the most recent service rating. 10 11. An affected employee who exercises a displacement privilege pursuant to this section shall: 12 13. be required, as a condition of continued employment by	11	3. An affected permanent classified employee may exercise a
equivalent, on the most recent annual service rating. If an affected employee has not been rated in accordance with the time limits established in Section 840-4.17 of this title, the employee shall be deemed to have received an overall rating of at least "meets standards" or its equivalent on the most recent service rating. 4. An affected employee who exercises a displacement privilege pursuant to this section shall: a. be required, as a condition of continued employment by	12	displacement privilege, if one exists, if the affected employee has
15affected employee has not been rated in accordance with the time16limits established in Section 840-4.17 of this title, the employee17shall be deemed to have received an overall rating of at least18"meets standards" or its equivalent on the most recent service19rating.204. An affected employee who exercises a displacement privilege21pursuant to this section shall:22a. be required, as a condition of continued employment by	13	received an overall rating of at least "meets standards", or its
<pre>16 limits established in Section 840-4.17 of this title, the employee 17 shall be deemed to have received an overall rating of at least 18 "meets standards" or its equivalent on the most recent service 19 rating. 20 4. An affected employee who exercises a displacement privilege 21 pursuant to this section shall: 22 a. be required, as a condition of continued employment by</pre>	14	equivalent, on the most recent annual service rating. If an
<pre>17 shall be deemed to have received an overall rating of at least 18 "meets standards" or its equivalent on the most recent service 19 rating. 20 4. An affected employee who exercises a displacement privilege 21 pursuant to this section shall: 22 a. be required, as a condition of continued employment by</pre>	15	affected employee has not been rated in accordance with the time
18 "meets standards" or its equivalent on the most recent service 19 rating. 20 4. An affected employee who exercises a displacement privilege 21 pursuant to this section shall: 22 a. be required, as a condition of continued employment by	16	limits established in Section 840-4.17 of this title, the employee
<pre>19 rating. 20 4. An affected employee who exercises a displacement privilege 21 pursuant to this section shall: 22 a. be required, as a condition of continued employment by</pre>	17	shall be deemed to have received an overall rating of at least
 4. An affected employee who exercises a displacement privilege pursuant to this section shall: a. be required, as a condition of continued employment by 	18	"meets standards" or its equivalent on the most recent service
21 pursuant to this section shall: 22 a. be required, as a condition of continued employment by	19	rating.
22 a. be required, as a condition of continued employment by	20	4. An affected employee who exercises a displacement privilege
	21	pursuant to this section shall:
23 the agency, to sign an agreement, in a form to be	22	a. be required, as a condition of continued employment by
	23	the agency, to sign an agreement, in a form to be
24 prescribed by the Director of the Office of Management	24	prescribed by the Director of the Office of Management

1	and Enterprise Services, acknowledging that the
2	employee had an opportunity to receive severance
3	benefits and affirmatively elected to exercise a
4	displacement privilege and to forego such benefits.
5	An affected employee who signs the agreement required
6	by this subparagraph waives any privilege which might
7	otherwise have been available to the affected employee
8	pursuant to the agreement for the provision of
9	severance benefits, and
10	b. not have the right to exercise any subsequent right to
11	receive severance benefits from the agency for which
12	the affected employee performs services on the date
13	that the employee exercises a displacement privilege.
14	The provisions of this section shall not prohibit any
15	person from exercising a displacement privilege in, or
16	accepting severance benefits from, more than one
17	agency during employment with the State of Oklahoma or
18	from the agency which the affected employee exercised
19	a displacement privilege in any future reduction-in-
20	force.
21	F. An affected employee who does not agree pursuant to Section
22	840-2.27E of this title to accept severance benefits and who does
23	not have a displacement opportunity or does not accept a
24	displacement opportunity shall be separated by the reduction-in-

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1	force and shall not receive any severance benefits that would have
2	otherwise been provided pursuant to Section 840-2.27D of this title.
3	G. Permanent classified affected employees and those affected
4	employees on probationary status after reinstatement from permanent
5	classified status without a break in service who were removed from a
6	job family level by taking a position in another job family level
7	through displacement or separated after foregoing severance benefits
8	shall be recalled by the agency to the job family level from which
9	they were removed in inverse order of removal before the agency may
10	appoint other persons to the job family level, from the employment
11	register, by internal action or from Priority Reemployment
12	Consideration Rosters as provided by this section. Upon declination
13	of an offer of reappointment to the job family level from which the
14	employee was removed or eighteen (18) months after the date of
15	removal from the job family level, whichever is first, this right to
16	be recalled shall expire.
17	H. The names of permanent classified affected employees and
18	those affected employees on probationary status after reinstatement
19	from permanent classified status without a break in service who have
20	been separated pursuant to the State Government Reduction-in-Force
21	and Severance Benefits Act, who apply and meet all requirements for
22	state jobs in the classified service shall be placed on Priority
23	Reemployment Consideration Rosters for a maximum of eighteen (18)
24	months after the date of separation. Before any vacant position is

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1	filled by any individual eligible for initial appointment from the
2	employment register, individuals on the Priority Reemployment
3	Consideration Rosters shall be given priority consideration for
4	reemployment by any state agency within eighteen (18) months after
5	the date of the reduction-in-force. Upon declination of an offer of
6	reemployment to a job family level having the same or higher pay
7	band than the job family level from which the employee was removed,
8	or eighteen (18) months after the date of separation, whichever is
9	first, this priority consideration for reemployment shall expire.
10	If an agency has posted a reduction-in-force plan and implementation
11	schedule, all affected employees in positions covered by the plan
12	and any within the displacement limits established by the appointing
13	authority of the agency who have been separated shall be eligible
14	for priority reemployment consideration.
15	I. If an agency or any part thereof is scheduled to be closed
16	or abolished as a result of legislation or a court order, the
17	affected employees, who would be eligible for Priority Reemployment
18	Consideration after their separation in accordance with subsection H
19	of this section, may apply and, if qualified and eligible, shall be
20	accorded Priority Reemployment Consideration not to exceed twelve
21	(12) months before the scheduled date of separation. If an agency
22	has posted a reduction-in-force plan and implementation schedule,
23	all affected employees in positions covered by the plan and any
24	within the displacement limits established by the appointing

authority of the agency shall be eligible for Priority Reemployment
 Consideration beginning with the date the schedule is posted, not to
 exceed twelve (12) months before the scheduled date of separation.

J. D. When the Legislature is not in session, the Contingency
Review Board may, upon the request of the Governor, direct agencies,
boards and commissions to reduce the number of employees working for
the agency, board or commission whenever it is deemed necessary and
proper. Such reduction shall be made pursuant to reduction-in-force
plans as provided in this section.

10 K. E. 1. When the Legislature is not in session, the 11 Contingency Review Board may, upon the request of the Governor, 12 direct and require mandatory furloughs for all state employees 13 whenever it is deemed necessary and proper. The Contingency Review 14 Board shall specify the effective dates for furloughs and shall note 15 any exceptions to state employees affected by same. All classified, 16 unclassified, exempt or nonmerit employees, including those 17 employees of agencies or offices established by statute or the 18 Constitution, shall be affected by such actions.

19 2. Mandatory furlough means the involuntary temporary reduction 20 of work hours or the placement of an employee on involuntary leave 21 without pay. Rules governing leave, longevity pay and participation 22 in the State Employees Group Health, Dental, Disability, and Life 23 Insurance program shall not be affected by mandatory furloughs. 24 Furlough, as provided for in this section or by rules adopted by the

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Director of the Office of Management and Enterprise Services, shall
 not be appealable under the provisions of the Oklahoma Personnel
 Act.

4 3. Notwithstanding existing laws or provisions to the contrary, 5 members of state boards and commissions shall not receive per diem expenses during periods of mandatory furlough. The Contingency 6 Review Board shall additionally call upon elected officials, members 7 of the judiciary, and other public officers whose salary or 8 9 emoluments cannot be altered during current terms of office, to 10 voluntarily donate to the General Revenue Fund any portion of their salary which would otherwise have been affected by a mandatory 11 12 furlough.

13 L. F. All agencies directed by the Contingency Review Board to 14 terminate or furlough employees, shall report the cumulative cost 15 savings achieved by the reductions-in-force or furloughs to the 16 Governor, President Pro Tempore of the Senate and Speaker of the 17 House of Representatives on a quarterly basis for one (1) year 18 following the effective date of the action.

19 M. G. The appointing authority of an agency which has an 20 approved reduction-in-force plan pursuant to the State Government 21 Reduction-in-Force and Severance Benefits Act may request the 22 Director of the Office of Management and Enterprise Services to 23 appoint an interagency advisory task force for the purpose of 24 assisting the agency and its employees with the implementation of

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1 the reduction-in-force. The appointing authority of state agencies 2 requested by the Administrator to participate on a task force shall 3 assign appropriate administrative personnel necessary to facilitate 4 the necessary assistance required for the efficient implementation 5 of the approved reduction-in-force.

6 SECTION 22. AMENDATORY 74 O.S. 2021, Section 840-2.27D, 7 is amended to read as follows:

Section 840-2.27D A. Agencies shall provide severance benefits 8 9 to affected state employees who are separated from the state service 10 as a result of a reduction-in-force due to a reorganization or any 11 other action by an agency which results in affected positions being 12 abolished and affected employees being severed from the state 13 service. Severance benefits shall be given to the following 14 categories of affected employees: permanent classified affected 15 employees and affected employees on probationary status after 16 reinstatement from permanent classified status without a break in 17 service; provided, however, affected employees of the University 18 Hospitals Authority must have been continuously employed in the 19 state service since on or before January 1, 1995, to receive 20 severance benefits. Pursuant to this section and Section 840-5.1A 21 of this title, state agencies may provide severance benefits 22 provided by this subsection to regular unclassified employees with 23 one (1) year or more continuous state service who are separated from 24 the state service for budgetary reasons; however, state agencies

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1 shall offer regular unclassified state employees with one (1) year 2 or more continuous state service who are separated from the state service the same severance benefit as the affected employees in a 3 4 reduction-in-force if the unclassified employees' separation is as a 5 result of the conditions causing the agency to implement a reduction-in-force. Affected employees who qualify for severance 6 7 benefits pursuant to this section, in addition to the payment of any 8 compensable accrued leave or other benefits an affected employee is 9 eligible to receive upon separation from the state service, shall 10 receive severance benefits consisting of the following elements: 11 All agency severance benefits shall provide the following: 1. payment equal to the affected employee's current 12 a. 13 health insurance premium for the affected employee 14 only for eighteen (18) months based on the cost of the 15 premium at the time of the reduction-in-force. The 16 appointing authority of the agency can ask the 17 Director of the Office of Management and Enterprise 18 Services to waive the severance benefit provision in 19 this subparagraph or to reduce the length of coverage 20 or subsequent severance benefit payment upon 21 demonstration of the agency's inability to fund the 22 full benefit,

b. a longevity payment, as prescribed by Section 840-2.18 of this title, in the amount which would otherwise be

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1 paid to the affected employee on the affected 2 employee's next anniversary date. For the purposes of this subparagraph, the University Hospitals Authority 3 4 shall calculate longevity for affected employees who 5 were members of the University Hospitals Authority Model Personnel System pursuant to Section 3211 of 6 7 Title 63 of the Oklahoma Statutes for all state service as would otherwise be determined by Section 8 9 840-2.18 of this title, and;

10 c. outplacement assistance and employment counseling 11 prior to and after the reduction-in-force from the 12 Oklahoma Employment Security Commission and other 13 state or private entities that the entity may contract 14 with to assist individuals who may be impacted by a 15 reduction-in-force; and

16 2. In addition to the severance benefits provided by paragraph 17 1 of this subsection, agencies may shall give affected employees, 18 except as otherwise provided by paragraph 3 of this subsection, 19 severance benefit packages based on any combination of the following 20 options, provided that all affected employees who receive severance 21 benefits in the reduction-in-force shall be are accorded uniform 22 treatment pursuant to the State Government Reduction-in-Force and 23 Severance Benefits Act:

2 affected employee's current annual salary by	
	v the whole
3 number fifty-two (52), for each year of serv	vice,
4 b. a maximum lump-sum payment of Five Thousand	Dollars
5 (\$5,000.00), and <u>or</u>	
6 c. payment for accumulated sick leave or extend	led illness
7 benefits at up to one-half (1/2) of the affe	ected
8 employee's hourly rate not otherwise used pu	irsuant to
9 law for conversion to credited retirement cr	redit ; and
10 3. An affected employee may direct payment of all or	a portion
11 of the affected employee's severance benefits to the optio	ns
12 authorized by this paragraph by exercising an option to re	eceive
13 education vouchers for use in connection with the Reductio	n-in-Force
14 Education Voucher Action Fund subject to the following req	luirements
15 and rules of the Director of the Office of Management and	Enterprise
16 Services, provided that the agency offers to match employe	æ
17 severance funds pursuant to this paragraph. In such case:	-
18 a. the affected employee may purchase One Dolla	ur (\$1.00)
19 in voucher credit for each One Dollar (\$1.00))
20 contributed by the affected employee to the	fund
21 subject to a maximum affected employee contr	ibution of
22 Three Thousand Dollars (\$3,000.00) which may	- be
23 matched by a maximum agency contribution of	Three
24 Thousand Dollars (\$3,000.00); provided, that	the

-	I	
1		agency contribution shall not exceed the contribution
2		of the affected employee,
3	b.	the affected employee may pay the cost for the voucher
4		program directly, subject to the requirements of
5		subparagraph a of this paragraph, or the employing
6		agency of the affected employee may pay the cost of
7		the voucher from funds which would otherwise have been
8		used to make payments to the displaced affected
9		employee pursuant to an election by the affected
10		employee to receive severance benefits,
11	C.	no voucher issued pursuant to the provisions of this
12		paragraph shall:
13		(1) be redeemed by the affected employee for cash or
14		anything of value other than the cost of tuition
15		and fees at a public or private educational
16		institution within the State of Oklahoma, or
17		(2) be valid longer than a period of four (4) years
18		from the date upon which the voucher is issued to
19		the affected employee,
20	d.	the Director of the Office of Management and
21		Enterprise Services shall pay tuition and fees
22		directly to the educational institution and shall
23		receive any refunds for payment of tuition and fees
24		

1	from the educational institution which shall be
2	credited to the affected employee's account, and
3	e. the Director of the Office of Management and
4	Enterprise Services shall distribute to the affected
5	employee and the agency any monies remaining in the
6	affected employee's account after the voucher credit
7	has expired. The distribution shall be based on the
8	proportional share of contributions made by the
9	affected employee and the agency
10	Agencies shall also be allowed to provide the severance benefits
11	to separating employees not subject to the Civil Service and Human
12	Capital Modernization Act and rules promulgated thereunder and whose
13	position is not subject to an imminent reduction-in-force in
14	exchange for executing a release of all claims against the agency
15	and the State of Oklahoma as required by Section 840-2.27E of this
16	title.
17	B. Each affected employee who is separated from state service
18	as a result of a reduction-in-force after July 1, 1998, besides
19	being eligible for the eighteen (18) months of continuation
20	coverages provided by the Public Health Service Act, 42 U.S.C.,
21	Section 30066-1 et seq., i.e., health, dental, vision and healthcare
22	reimbursement account options, under this severance benefit, shall
23	also be eligible to elect additional continuation coverage for any
24	life insurance, in twenty-thousand-dollar units, on self or five-

thousand-dollar units, on dependents, and to continue participation 1 in the dependent care reimbursement account provided that these 2 additional coverages were in effect immediately prior to the 3 effective date of the reduction-in-force, the date of which shall 4 serve as the qualifying event date. Provided, that no coverage 5 6 elected for continuation through the Public Health Service Act for 7 the full eighteen-month period is allowed to lapse, then that affected employee may elect to continue those same coverages for an 8 9 additional eighteen (18) months at whatever rate is then in effect. 10 This additional eighteen-month continuation period of coverage shall 11 be administered by the Oklahoma State Employees Benefits Council 12 following the initial eighteen-month period of continuation which 13 shall be administered by the COBRA office at the State and Education 14 Employees Group Insurance Board.

15 C. Part-time affected employees shall receive benefits pursuant to this section on a prorated basis. Part-time employees shall have 16 17 been compensated for at least one thousand (1,000) hours during the 18 twelve (12) months immediately preceding the effective date of the 19 reduction-in-force to be eligible for severance benefits pursuant to 20 the State Government Reduction-in-Force and Severance Benefits Act. 21 D. No appointing authority shall grant affected employees in a 22 reduction in-force severance benefits except as provided in this 23 section.

1SECTION 23.AMENDATORY74 O.S. 2021, Section 840-4.19,2is amended to read as follows:

3	Section 840-4.19 A state agency shall have sole and final
4	authority to designate the place or places where its employees shall
5	perform their duties except where the action was for disciplinary
6	reasons. Such punitive transfers shall be subject to the Civil
7	Service and Human Capital Modernization Act. The Oklahoma Merit
8	Protection Commission shall not have jurisdiction to accept an
9	appeal of an employee resulting from the employing agency transfer
10	of an employee from one county or locality to another, changing the
11	assigned duties of an employee, or relieving the employee from
12	performance of duty at a particular place and reassigning to an
13	employee duties to be performed at another place, unless an employee
14	asserts that:
± 1	
15	1. The action resulted in a change in job classification or
	1. The action resulted in a change in job classification or reduction of the base salary of the employee;
15	
15 16	reduction of the base salary of the employee;
15 16 17	reduction of the base salary of the employee; 2. A violation of the provisions of Section 840-2.5 or 840-2.9
15 16 17 18	reduction of the base salary of the employee; 2. A violation of the provisions of Section 840-2.5 or 840-2.9 of this title may have occurred; or
15 16 17 18 19	reduction of the base salary of the employee; 2. A violation of the provisions of Section 840-2.5 or 840-2.9 of this title may have occurred; or 3. The action was taken clearly for disciplinary reasons and to
15 16 17 18 19 20	reduction of the base salary of the employee; 2. A violation of the provisions of Section 840-2.5 or 840-2.9 of this title may have occurred; or 3. The action was taken clearly for disciplinary reasons and to deny the employee the right of appeal.
15 16 17 18 19 20 21	reduction of the base salary of the employee; 2. A violation of the provisions of Section 840-2.5 or 840-2.9 of this title may have occurred; or 3. The action was taken clearly for disciplinary reasons and to deny the employee the right of appeal. SECTION 24. AMENDATORY 74 O.S. 2021, Section 840-5.3, is
15 16 17 18 19 20 21 22	reduction of the base salary of the employee; 2. A violation of the provisions of Section 840-2.5 or 840-2.9 of this title may have occurred; or 3. The action was taken clearly for disciplinary reasons and to deny the employee the right of appeal. SECTION 24. AMENDATORY 74 O.S. 2021, Section 840-5.3, is

Section 840-5.3 A. The following offices, positions and
personnel shall not be considered state employees except as
otherwise provided by law:
1. Patient and inmate help in the state charitable, mental and
correctional institutions;
2. Persons engaged in public work for the state, but employed
by contractors when the performance of such contract is authorized
by the Legislature or other competent authority;
3. All employees of all public school districts; and
4. Officers and members of the Oklahoma National Guard, as
such.
B. 1. Instructional and administrative personnel, except for
superintendents, of the State Department of Rehabilitation Services
at the Oklahoma School for the Blind and the Oklahoma School for the
Deaf pursuant to Section 1419 of Title 10 of the Oklahoma Statutes
shall be considered state employees, except they shall not be
considered state employees for the purposes of the Oklahoma
Personnel Act, unless otherwise provided by law. However, the
Office of Management and Enterprise Services may categorize such
employees as unclassified solely for the purpose of entering and
maintaining employment data in the state Personnel Management
Information System established pursuant to Section 840-2.13 of this
title.

1 2. The superintendents and teachers at the Oklahoma School for 2 the Blind and the Oklahoma School for the Deaf shall be state employees in the unclassified service, subject to the Oklahoma 3 4 Personnel Act Civil Service and Human Capital Modernization Act. 74 O.S. 2021, Section 840-7.1, is 5 SECTION 25. AMENDATORY amended to read as follows: 6 7 Section 840-7.1 A. A state agency may enter into a contract with any federally recognized tribe or Indian Nation for the purpose 8 9 of leasing one or more of its employees as follows: 10 The Indian Tribe or Nation has purchased real property from 1. 11 the state; and 12 The employee or employees were employed by the agency at the 2. 13 site of the purchased real property. 14 The Indian Tribe or Nation shall pay to the agency in a в. 15 manner specified in the contract an amount equal to the salary, 16 employer retirement contributions and flexible benefit allowance 17 attributed to such leased employee or employees and any other 18 expenses as agreed by the parties in the contract. 19 C. Leased employees pursuant to this section shall not lose any 20 rights or benefits of being a state employee and shall retain their 21 classification status. 22 A new section of law to be codified SECTION 26. NEW LAW 23 in the Oklahoma Statutes as Section 311.2 of Title 75, unless there

24 is created a duplication in numbering, reads as follows:

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A. The Civil Service Director of the Office of Management and
 Enterprise Services may delegate the authority to issue a final
 agency order adverse to a party to an agency administrative law
 judge if:

5 1. The administrative law judge has a general knowledge of the
6 Civil Service and Human Capital Modernization Act, the Oklahoma
7 Personnel Act, and rules promulgated thereto;

8 2. The administrative law judge:

- 9 a. is currently licensed to practice law by the Supreme
 10 Court of this state,
- b. has a working knowledge of the Administrative
 Procedures Act and administrative rules of the Office
 of Management and Enterprise Services,
- c. is not an owner, stockholder, employee, or officer of,
 nor has any other business relationship with, any
 corporation, partnership, or other business or entity
 that is subject to regulation by the Office of
 Management and Enterprise Services,
- d. is separate and apart from the legal division or
 office of general counsel of the Office of Management
 and Enterprise Services,
- e. is not responsible to or subject to the supervision or
 direction of an employee or agent engaged in the
 performance of investigative or prosecuting functions

- for the Office of Management and Enterprise Services,
 and
- f. has not been engaged in the performance of
 investigative or prosecuting functions for the Office
 of Management and Enterprise Services regarding the
 party receiving the final agency order; and

7 3. The Civil Service Director in delegating the authority to
8 issue final agency orders adverse to a party pursuant to this
9 section specifically designates by written agency policy and
10 procedure the type or category of final agency order which may be
11 issued by the administrative law judge.

B. The provisions of this section shall not be construed to authorize or allow restraints on the authority of the Civil Service Director to adopt, reject, review, modify, or correct the findings of fact and conclusions of law or any proposed order issued by the administrative law judge.

17 C. When the administrative law judge issues a final agency 18 order, that order becomes the final order of the Office of 19 Management and Enterprise Services, Civil Service Division without 20 further proceeding unless there is a request for rehearing, 21 reopening, or reconsideration pursuant to Section 317 of Title 75 of 22 the Oklahoma Statutes or a filing for judicial review pursuant to 23 Section 318 of Title 75 of the Oklahoma Statutes.

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Req. No. 10757

1	SECTION 27. REPEALER 74 O.S. 2021, Sections 840-1.2,
2	840-1.6B, 840-1.8, 840-1.9, 840-1.10, 840-1.12, 840-1.13, 840-1.15,
3	840-1.19, 840-1.21, 840-2.5, 840-2.6, 840-2.27A, 840-2.27B, 840-
4	2.27F, 840-2.27G, 840-2.27I, 840-2.29, 840-3.2, 840-3.4, 840-3.5,
5	840-3.6, 840-3.7, 840-3.9, 840-3.10, 840-3.11, 840-3.12, 840-3.13,
6	840-3.14, 840-3.15, 840-3.16, 840-3.17, 840-4.1, 840-4.2, 840-4.3,
7	840-4.4, 840-4.6, 840-4.8, 840-4.9, 840-4.10, 840-4.11, 840-4.12,
8	840-4.13, 840-4.14, 840-4.15, 840-4.16, 840-5.1, 840-5.1A, 840-5.2,
9	840-5.2A, 840-5.2B, 840-5.4, 840-5.5, 840-5.6, 840-5.7, 840-5.8,
10	840-5.9, 840-5.11, 840-5.12, 840-5.13, 840-5.13A, 840-5.15, 840-
11	5.16, 840-5.18, 840-5.19, 840-5.20, 840-5.21, 840-5.23, 840-5.24,
12	840-5.25, 840-5.26, 840-5.27, 840-6.1, 840-6.2, 840-6.3, 840-6.4,
13	840-6.5, 840-6.6, 840-6.7, 840-6.8, and 840-6.9, are hereby
14	repealed.
15	SECTION 28. It being immediately necessary for the preservation
16	of the public peace, health or safety, an emergency is hereby
17	declared to exist, by reason whereof this act shall take effect and
18	be in full force from and after its passage and approval.
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