OKLAHOMA STATE SENATE GENERAL CONFERENCE COMMITTEE ON APPROPRIATIONS COMMITTEE REPORT

May 18, 2021

Mr. President: Mr. Speaker: The Conference Committee, to which was referred SB915 Howard and Hall of the Senate and Caldwell (Trey) of the House By: Income tax; providing deduction for certain investments; determining investors eligible for Title: deduction; providing for certain exemption. Effective date. together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations: That the House recede from all Amendments. 1. That the attached Conference Committee Substitute be adopted. 2. Respectfully submitted, **SENATE CONFEREES:** Kirt Thompson Matthews Montgomery **Brooks** Newhouse Dossett, J.J. ederso Dugger Floyd Pemberton Rader Haste Rosino Simpson Jech

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House Action

Date

Date

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Senate Action

HOUSE CONFEREES:

General Conference Committee on Appropriations

Senate Action	Date	House Action	Date	

SB915 CCR (A) HOUSE CONFEREES

Baker, Rhonda		Bennett, Forrest	
Blancett, Meloyde	Mayde Sinds	Boatman, Jeff	
Dills, Sheila	Speila S. Dills	Echols, Jon	
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Goodwin, Regina	At the second se	Hilbert, Kyle	
Hill, Brian	Bri Hill	Kannady, Chris	Ostan
Lawson, Mark		Lepak, Mark	
Martinez, Ryan	Ryse Mon	McBride, Mark	J. Mark Misside
McDugle, Kevin	Kew.modele	McEntire, Marcus	Mary Mittes
Miller, Nicole	Micole Miller	Mize, Garry	
Munson, Cyndi		Newton, Carl	Caf Whenton dd.
Nichols, Monroe		Osburn, Mike	Thehand Con
Pfeiffer, John		Roberts, Dustin	DIRTS
Roberts, Sean		Russ, Todd	
Sterling, Danny	Dearing J. Starling	Strom, Judd	
Virgin, Emily		Walke, Collin	
Wallace, Kevin		West, Josh	Allan
West, Tammy	Jammy West		

1 STATE OF OKLAHOMA 2 1st Session of the 58th Legislature (2021) 3 CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED 4 SENATE BILL NO. 915 By: Howard and Hall of the Senate 5 and 6 Caldwell (Trey) of the 7 House 8 9 10 CONFERENCE COMMITTEE SUBSTITUTE 11 An Act relating to income tax deduction; defining terms; providing deduction from taxable income for 12 certain equity investment; setting limit; requiring documentation of investment; requiring the retention 13 of records by certain entities for certain period; prohibiting return of certain investment for certain 14 time; providing exception; prohibiting use of deduction to reduce liability to less than zero; requiring the Oklahoma Tax Commission to disallow 15 deduction upon certain determination; providing 1.6 retention of certain right of taxpayer to contest; authorizing the Oklahoma Department of Commerce to promulgate rules; requiring the Department to publish 17 report; providing for codification; and providing an 18 effective date. 19 20 21 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 22 SECTION 1. A new section of law to be codified NEW LAW 23 in the Oklahoma Statutes as Section 2358.110 of Title 68, unless there is created a duplication in numbering, reads as follows: 24

A. As used in this section:

- 1. "Accredited investor" means a person or entity as defined pursuant to Section 230.501 of Title 17 of the Code of Federal Regulations;
- 2. "Eligible Oklahoma business venture" means a lawful business entity that is determined by the Oklahoma Department of Commerce for receipt of an equity investment by an eligible Oklahoma venture capital company. In determining whether an investment is a qualified equity investment, the Department shall consider the potential impact the investment would have on the local and state economy and shall consider the following factors:
 - a. the primary location of the entity,
 - b. the number of employees located or to be located in this state.
 - c. state and local revenues generated from the investment,
 - d. the economic benefits to the state,
 - e. the type and amount of the investment,
 - f. the current capitalization level and strategy, and
 - g. the industry classification of the entity;
- 3. "Eligible Oklahoma venture capital company" means a lawfully recognized business entity the primary business purpose of which is to accumulate funds for making investments in lawful for profit

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business entities and which is organized in any of the following
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    forms:
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                  general partnership,
             a.
                  limited partnership,
             b.
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                  limited liability partnership,
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             C.
             d.
                  limited liability company,
 6
                  corporation, or
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             e.
                  other lawfully recognized business entity;
             f.
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            "Lawful business entity" means the following:
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        4.
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             a.
                  a person,
                  a general partnership,
11
             b.
                  a limited partnership,
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             C.
                  a limited liability partnership,
             d.
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                  a limited liability company, or
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             e.
             f.
                  a corporation; and
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            "Qualified equity investment" means a transfer of cash or
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    its equivalent by an accredited investor to an eligible Oklahoma
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    venture capital company and for purposes of the deduction authorized
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    by this section in an amount not in excess of Twenty-five Million
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    Dollars ($25,000,000.00) by an accredited investor during a taxable
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deduction from Oklahoma taxable income or Oklahoma adjusted gross

income as determined pursuant to Section 2358 of Title 68 of the

For tax years 2022 through 2026, there shall be allowed a

year.

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Oklahoma Statutes equal to the amount of qualified equity investment in an eligible Oklahoma venture capital entity made by an accredited investor.

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- C. The maximum amount of qualified equity investment made by an accredited investor for purposes of the deduction authorized by this section shall not exceed Twenty-five Million Dollars

 (\$25,000,000.00) for any taxable year of the investor.
- D. Any qualified equity investment made for purposes of the deduction authorized by this section shall be documented by the issuance of shares of stock, membership interest or other evidence of the equity interest acquired by the accredited investor. Such evidence may take the form of physical shares or the electronic equivalent of physical shares.
- E. Records of the equity interest acquired by an accredited investor shall be maintained by the accredited investor and the eligible Oklahoma venture capital company for a period of at least five (5) years from the date the equity investment is made by an accredited investor.
- F. A qualified equity investment made by an accredited investor for purposes of the deduction authorized by this section shall not be returned by the eligible Oklahoma venture capital company to the accredited investor, if the accredited investor is a natural person, or to any person related to such natural person within the third degree of consanguinity or affinity, for a period of three (3) years

1 from the date of the qualified equity investment unless the return 2 is in the form of a dividend or other payment agreed to prior to or 3 simultaneously with the equity investment transfer from the accredited investor to the eligible Oklahoma venture capital company and only if the return of some part of the qualified equity 5 6 investment is based on the financial performance of either the 7 eligible Oklahoma venture capital company or the financial 8 performance of one or more for profit business entities in which the accumulated equity funds of the eligible Oklahoma venture capital 10 company are further invested or both such measures of financial 11 performance.

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G. A qualified equity investment made by an accredited investor for purposes of the deduction authorized by this section shall not be returned by the eligible Oklahoma venture capital company to the accredited investor if the accredited investor is a lawful business entity, or to any entity which owns fifty one percent (51%) or more of the voting equity interest of the accredited investor or to any lawful business entity with respect to which the accredited investor owns fifty one percent (51%) or more of the voting equity interest, within a period of five (5) years from the date of the equity investment unless the return is in the form of a dividend or other payment agreed to prior to or simultaneously with the equity investment transfer from the accredited investor to the eligible Oklahoma venture capital company and only if the return of some part

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of the qualified equity investment is based on the financial performance of either the eligible Oklahoma venture capital company or the financial performance of one or more for profit business entities in which the accumulated equity funds of the eligible Oklahoma venture capital company are further invested or both such measures of financial performance.

- H. The deduction authorized by the provisions of this section shall not be used to reduce the Oklahoma taxable income amount or the Oklahoma adjusted gross income amount to less than zero (0). There shall not be any carryover with respect to a deduction authorized by the provisions of this section.
- I. If the Oklahoma Tax Commission determines, either from information accompanying any applicable income tax return or schedule, form or supporting documentation filed in order to claim the deduction authorized by this section, that the requirements of this section were not fulfilled, the Oklahoma Tax Commission shall notify the taxpayer claiming the deduction that the deduction has been disallowed and the income tax lability for the taxpayer shall be recalculated. The taxpayer shall retain all rights authorized pursuant to the provisions of the Uniform Tax Procedure Code and the Oklahoma Income Tax Code in order to contest the disallowance of part or all of such deductions.

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1	J. The Department may promulgate rules to enforce the
2	provisions of this act. The Department shall annually publish a
3	report on the program created in this section.
4	SECTION 2. This act shall become effective November 1, 2021.
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