<DateSubmitted>

HOUSE OF REPRESENTATIVES CONFERENCE COMMITTEE REPORT

Mr. Pre Mr. Sp	esident: eaker:					
The Conference Committee, to which was referred						
			HB2542			
Ву:	Stinson of the House and	Brooks of the Sen	ate			
Title:	Attorneys; practice of la agreement; effective da	-	notion to practice law in Oklahom	na; reciprocal		
Together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:						
1.	Conferees are unable to a	agree.				
Respectfully submitted,						
House A	Action	Date	Senate Action	_ Date		

SENATE CONFER	<u>KEES</u>		
Brooks		-	
Daniels		-	
Jech		-	
Bullard		-	
Boren		-	
Floyd		-	

House Action ______ Date _____ Senate Action _____ Date _____

1	ENGROSSED SENATE AMENDMENT TO						
2	ENGROSSED HOUSE						
3	BILL NO. 2542 By: Stinson and Moore of the House						
4	and						
5	Brooks of the Senate						
6							
7	An Act relating to attorneys; defining terms; authorizing admission on motion to practice law in						
8	Oklahoma under certain conditions; providing exception; requiring payment of certain application						
9	fees and costs; applying rules of reciprocal jurisdictions under certain circumstances; providing						
10	for codification; and providing an effective date.						
11							
12	AMENDMENT NO. 1. Page 1, strike the title to read						
13	"[attorneys - application fees and costs - rules of reciprocal jurisdictions - codification - effective						
14	date]"						
15	Passed the Senate the 22nd day of April, 2021.						
16							
17	Presiding Officer of the Senate						
18	rieblaing dilieer of ene benace						
19	Passed the House of Representatives the day of,						
20	2021.						
21							
22	Presiding Officer of the House						
23	of Representatives						
24							

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9							
10							
11							
12	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:						
13	SECTION 1. NEW LAW A new section of law to be codified						
14	in the Oklahoma Statutes as Section 19 of Title 5, unless there is						
15	created a duplication in numbering, reads as follows:						
16	A. As used in this section:						
17	1. a. "Practice of law" means:						
18	(1) representation of one or more clients in the						
19	practice of law, whether as a solo practitioner,						
20	in a law firm, or for a legal clinic or similar						
21	entity,						
22	(2) service as a lawyer with a local, state,						
23	territorial, or federal agency, including						
24	military service,						

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1 (3) teaching full time at an American Bar Association 2 accredited law school, 3 (4)service as a judge in a federal, state, 4 territorial, or local court of record, 5 (5) service as a judicial clerk, service as corporate counsel, or 6 (6) 7 any combination of the above. (7) b. 8

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- b. "Practice of law" shall not include work that, as undertaken, would constitute the unauthorized practice of law in the jurisdiction in which it was performed or in which the clients receiving the unauthorized services were located.
- c. "Practice of law" shall not be required to occur outside of Oklahoma, providing that any practice of law within this state did not include work that, as undertaken, would constitute the unauthorized practice of law; and
- 2. "Reciprocal state" means a state which grants judges and lawyers licensed in Oklahoma the right of admission on motion, without the requirement of taking an examination and whose requirements for admission are similar to admission on motion in Oklahoma without examination requirements. Reciprocal state includes other states, the District of Columbia, and the

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- 1 territories, districts, commonwealths or possessions of the United
 2 States.
- B. An applicant may, upon motion, be admitted to the practice of law in this state if the applicant:
- 5 1. Is a graduate of a law school approved by the American Bar 6 Association;
- 7 2. Has been admitted to practice law in another state, 8 territory or the District of Columbia;
- 9 3. Is a member in good standing on active status in a 10 reciprocal state;

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- 4. Establishes that the applicant is not currently subject to lawyer discipline or the subject of a pending disciplinary matter in any jurisdiction;
 - 5. Has been engaged in the practice of law for a period of five (5) of the seven (7) years immediately preceding the date upon which the application is filed; and
 - 6. Establishes that the applicant possesses the character and fitness to practice law in this state.
 - C. An applicant who has failed a bar examination administered in this state within five (5) years of the date of filing an application under this section shall not be eligible for admission on motion.
- D. The applicant shall pay such application fees and costs as may be established by the Supreme Court of Oklahoma.

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1 E. Notwithstanding the provisions of this section, if a reciprocal state imposes more stringent and exacting limitations on the ability of Oklahoma practitioners to obtain admission by motion, or if the fees required to be paid are higher, the admission of the applicant shall be governed by the same rules and the applicant shall pay the same fees that would apply to an applicant from this state seeking admission to the bar in the state or territory from which the applicant is claiming reciprocity. F. Any applicant that has been denied Admission by Motion -Reciprocity by the Oklahoma Board of Bar Examiners under the Rules Governing Admission to the Practice of Law in the State of Oklahoma in effect as of January 1, 2021, within two (2) years of the date of the effective date of this act shall not be required to pay a fee for reapplication under this section. SECTION 2. This act shall become effective November 1, 2021. Passed the House of Representatives the 9th day of March, 2021. Presiding Officer of the House of Representatives Passed the Senate the ____ day of _____, 2021. Presiding Officer of the Senate

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