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Mr. President:

Mr. Speaker:

The Conference Committee, to which was referred

OKLAHOMA STATE SENATE GENERAL CONFERENCE COMMITTEE ON APPROPRIATIONS COMMITTEE REPORT

May 17, 2021

	<u>SB936</u>			
Ву:	Leewright and Hall of the Senate and Wallce of the House			
Title:	Quality Jobs; combining the various Quality Jobs programs under the Oklahoma Quality Jobs Program Act. Effective date.			
togethe same u	er with Engrossed House Amendments thereto, beg leave to report that we have had the under consideration and herewith return the same with the following recommendations:			
	advise that the conferees have been unable to agree.			
	Respectfully submitted,			
	SENATE CONFEREES:			
K				
Thomps				
M.	Matthews			
Hall	Watthews			
Brooks	Montgomery			
Dosset	t, J.J. Newhouse			
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HOUSE CONFEREES:

General Conference Committee on Appropriations

ENGROSSED HOUSE AMENDMENTS
TO

2 ENGROSSED SENATE BILL NO. 936

By: Leewright and Hall of the Senate

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An Act relating to quality jobs; amending 68 O.S. 2011, Sections 3602, 3603, as last amended by Section 1, Chapter 156, O.S.L. 2018, 3604, as last amended by Section 2, Chapter 144, O.S.L. 2018, 3605, 3606, as last amended by Section 1, Chapter 138, O.S.L. 2020 and 3607, as amended by Section 26, Chapter 227, O.S.L. 2013 (68 O.S. Supp. 2020, Sections 3603, 3604, 3606 and 3607), which relates to the Oklahoma Quality Jobs Program Act; modifying intent; modifying definitions; creating definitions; authorizing utilization of compound net benefit rate; requiring minimum net benefit rate; removing member of Incentive Approval Committee for basic industry establishments; eliminating quarterly incentive payments for certain establishments; adding compound net benefit rate to payment formula; removing exception; modifying wage requirement; prohibiting certain payments from wage requirement; removing tax liability requirement; removing average working hours requirement; requiring establishment to meet certain payroll and jobs threshold before receiving payment; requiring prior payments paid upon meeting certain threshold; providing minimum payroll and job requirements for certain qualification; removing certain payroll requirements for qualification; removing certain wage requirements for qualification after certain date; removing exception for certain negative economic event; authorizing political subdivision to apply for and receive payments for attracting and developing certain facility for certain term; limiting certain payments; providing minimum payroll requirements for qualified federal facility; removing determination requirement for certain net benefits; removing limit for certain

incentive payment; requiring utilization of

1 cost/benefit analysis to determine certain benefit, rate and payment; removing repayment requirement for 2 certain cessation of operations; requiring repayment of incentives for certain relocation within a 3 provided timeframe; deleting certain fund deposit formula; requiring deposit according to estimate provided by Oklahoma Tax Commission; prohibiting 4 payments in excess of certain state benefits for 5 certain establishments; prohibiting application for additional payments until certain job creation or payroll thresholds are met; removing outdated and 6 repealed statutory references; updating statutory 7 references; clarifying statutory language; repealing 68 O.S. 2011, Sections 3501, 3502, 3503, 3504, 3505, 3506, 3507 and 3508, which relate to the Oklahoma 8 Federal Facilities Development Act; repealing 68 O.S. 9 2011, Sections 3604.1, as amended by Section 25, Chapter 227, O.S.L. 2013, 3611 and 3612 (68 O.S. 10 Supp. 2020, Section 3604.1), which relate to the Oklahoma Quality Jobs Program Act; repealing 68 O.S. 2011, Sections 3801, 3802, 3803, 3804, 3805, 3806, 11 3807 and 3808, which relate to the Former Military 12 Facility Development Act; repealing 68 O.S. 2011, Sections 3901, 3902, 3903, as last amended by Section 13 1, Chapter 128, O.S.L. 2014, 3904, as last amended by Section 1, Chapter 197, O.S.L. 2019, 3905, 3906, 14 3907, 3908, 3909 and 3910 (68 O.S. Supp. 2020, Sections 3903 and 3904), which relate to Small 15 Employer Quality Jobs Incentive Act; repealing 68 O.S. 2011, Sections 3911, 3912, 3913, 3914, as last 16 amended by Section 4, Chapter 144, O.S.L. 2018, 3915, 3916, 3917, 3918, 3919 and 3920 (68 O.S. Supp. 2020, 17 Section 3914), which relate to the 21st Century Quality Jobs Incentive Act; and providing an 18 effective date.

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AMENDMENT NO. 1. Page 40, Lines 18-19, delete the words and figure "three hundred thousand (300,000)" and insert the words and figure "one hundred twenty thousand (120,000)"

 2 3 	AMENDMENT	NO.	2.	Page 40, Line 22, delete the words and figure "three hundred thousand (300,000)" and insert the words and figure "one hundred twenty thousand (120,000)"
4	AMENDMENT	NO.	3.	Page 45, Line 1, after the comma and words "county
5				wage, " insert the following language:
6				"with the exception of Tier 5 counties which shall be governed by the requirement that the establishment pay employees in new direct jobs the
7				average county wage as defined by paragraph 24 of Section 3603 of this title,"
8				
9	AMENDMENT	NO.	4.	Page 46, Line 13, delete the words and figure "Two Million Five Hundred Thousand Dollars
L0				(\$2,500,000.00) " and insert the words and figure "Three Million Three Hundred Seventy-five Thousand
L1 L2				Dollars (\$3,375,000.00)"
		110	_	
L3 L4	AMENDMENT	NO.	5.	Page 54, Line 14, delete the words and figure "Two Million Five Hundred Thousand Dollars (\$2,500,000.00)" and insert the words and figure
L5				"Three Million Three Hundred Seventy-five Thousand Dollars (\$3,375,000.00)"
L6				and amend title to conform
L7				
L 8				
L 9				
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21 22 23				

1	Passed	the	House	of Repres	enta	atives	the	22nd day	y of Ap	ril,	2021.
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5									Kebres	encac	1,62
6	Passed	the	Senate	the	day	of		, 20	021.		
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ENGROSSED SENATE BILL NO. 936

By: Leewright and Hall of the Senate

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Wallace of the House

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An Act relating to quality jobs; amending 68 O.S. 2011, Sections 3602, 3603, as last amended by Section 1, Chapter 156, O.S.L. 2018, 3604, as last amended by Section 2, Chapter 144, O.S.L. 2018, 3605, 3606, as last amended by Section 1, Chapter 138, O.S.L. 2020 and 3607, as amended by Section 26, Chapter 227, O.S.L. 2013 (68 O.S. Supp. 2020, Sections 3603, 3604, 3606 and 3607), which relates to the Oklahoma Quality Jobs Program Act; modifying intent; modifying definitions; creating definitions; authorizing utilization of compound net benefit rate; requiring minimum net benefit rate; removing member of Incentive Approval Committee for basic industry establishments; eliminating quarterly incentive payments for certain establishments; adding compound net benefit rate to payment formula; removing exception; modifying wage requirement; prohibiting certain payments from wage requirement; removing tax liability requirement; removing average working hours requirement; requiring establishment to meet certain payroll and jobs threshold before receiving payment; requiring prior payments paid upon meeting certain threshold; providing minimum payroll and job requirements for certain qualification; removing certain payroll requirements for qualification; removing certain wage requirements for qualification after certain date; removing exception for certain negative economic event; authorizing political subdivision to apply for and receive payments for attracting and developing certain facility for certain term; limiting certain payments; providing minimum payroll requirements for qualified federal facility; removing determination requirement for certain net benefits; removing limit for certain incentive payment; requiring utilization of

1 cost/benefit analysis to determine certain benefit, rate and payment; removing repayment requirement for 2 certain cessation of operations; requiring repayment of incentives for certain relocation within a 3 provided timeframe; deleting certain fund deposit formula; requiring deposit according to estimate provided by Oklahoma Tax Commission; prohibiting 4 payments in excess of certain state benefits for 5 certain establishments; prohibiting application for additional payments until certain job creation or 6 payroll thresholds are met; removing outdated and repealed statutory references; updating statutory references; clarifying statutory language; repealing 7 68 O.S. 2011, Sections 3501, 3502, 3503, 3504, 3505, 3506, 3507 and 3508, which relate to the Oklahoma 8 Federal Facilities Development Act; repealing 68 O.S. 9 2011, Sections 3604.1, as amended by Section 25, Chapter 227, O.S.L. 2013, 3611 and 3612 (68 O.S. Supp. 2020, Section 3604.1), which relate to the 10 Oklahoma Quality Jobs Program Act; repealing 68 O.S. 2011, Sections 3801, 3802, 3803, 3804, 3805, 3806, 11 3807 and 3808, which relate to the Former Military 12 Facility Development Act; repealing 68 O.S. 2011, Sections 3901, 3902, 3903, as last amended by Section 1, Chapter 128, O.S.L. 2014, 3904, as last amended by 13 Section 1, Chapter 197, O.S.L. 2019, 3905, 3906, 3907, 3908, 3909 and 3910 (68 O.S. Supp. 2020, 14 Sections 3903 and 3904), which relate to Small Employer Quality Jobs Incentive Act; repealing 68 15 O.S. 2011, Sections 3911, 3912, 3913, 3914, as last amended by Section 4, Chapter 144, O.S.L. 2018, 3915, 16 3916, 3917, 3918, 3919 and 3920 (68 O.S. Supp. 2020, Section 3914), which relate to the 21st Century 17 Quality Jobs Incentive Act; and providing an effective date. 18

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21 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

22 | SECTION 1. AMENDATORY 68 O.S. 2011, Section 3602, is

amended to read as follows:

Section 3602. It is the intent of the Legislature that:

- 1. <u>a.</u> The State of Oklahoma provide appropriate incentives to support establishments of basic industries that hold the promise of significant development of the economy of the State of Oklahoma, and
 - b. to assist political subdivisions in attracting federal facility development and consequent job creation and ancillary economic growth within this state. In order to achieve these essential public purposes, it is necessary to assist and encourage political subdivisions to develop facilities for use by the federal government;
- 2. The amount of incentives provided pursuant to this act in connection with a particular establishment:
 - a. be directly related to the jobs created as a result of the establishment locating in the State of Oklahoma, and
 - b. not exceed the estimated net direct state benefits that will accrue to the state as a result of the establishment locating or expanding in the State of Oklahoma;
- 3. The Oklahoma Department of Commerce and the Oklahoma Tax

 Commission implement the provisions of this act and exercise all

 powers as authorized in this act. The exercise of powers conferred

1 by this act shall be deemed and held to be the performance of essential public purposes; and 4. Nothing herein shall be construed to constitute a guarantee 3 4 or assumption by the State of Oklahoma of any debt of any 5 individual, company, corporation or association nor to authorize the credit of the State of Oklahoma to be given, pledged or loaned to 6 any individual, company, corporation or association. 7 SECTION 2. AMENDATORY 68 O.S. 2011, Section 3603, as 9 last amended by Section 1, Chapter 156, O.S.L. 2018 (68 O.S. Supp. 2020, Section 3603), is amended to read as follows: 10 Section 3603. A. As used in the Oklahoma Quality Jobs Program 11 12 Act: 13 "Basic industry" means: 1. a. (1) those manufacturing activities defined or 14 classified in the NAICS Manual under Industry 15 Sector Nos. 31, 32 and 33, Industry Group No. 16 5111 or Industry No. 11331, 17 those electric power generation, transmission and 18 (2) distribution activities defined or classified in 19 the NAICS Manual under U.S. Industry Nos. 221111 20 through 221122, if: 21 (a) an establishment engaged therein qualifies 22 as an exempt wholesale generator as defined 23

by 15 U.S.C., Section 79z-5a,

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- (b) the exempt wholesale generator facility
 consumes from sources located within the
 state at least ninety percent (90%) of the
 total energy used to produce the electrical
 output which qualifies for the specialized
 treatment provided by the Energy Policy Act
 of 1992, P.L. 102-486, 106 Stat. 2776, as
 amended, and federal regulations adopted
 pursuant thereto,
- the exempt wholesale generator facility
 sells to purchasers located outside the
 state for consumption in activities located
 outside the state at least ninety percent
 (90%) of the total electrical energy output
 which qualifies for the specialized
 treatment provided by the Energy Policy Act
 of 1992, P.L. 102-486, 106 Stat. 2776, as
 amended, and federal regulations adopted
 pursuant thereto, and
- (d) the facility is constructed on or after July

 1, 1996 those health care activities

 including medical and diagnostic laboratory

 activities defined or classified in the

 NAICS Manual under Industry Group No. 6215,

miscellaneous ambulatory health care

services defined as Industry Group No.

621999, and specialty hospitals, except

psychiatric and substance abuse hospitals,
in the NAICS Manual under U.S. Industry

Group No. 62231,

- (3) those administrative and facilities support
 service activities defined or classified in the
 NAICS Manual under Industry Group Nos. 5611 and
 5612, Industry Nos. 51821, 519130, 52232 and
 56142 or U.S. Industry Nos. 524291 and 551114,
 those other support activities for air
 transportation defined or classified in the NAICS
 Manual under Industry Group No. 488190, and those
 support, repair, and maintenance service
 activities for the wind industry defined or
 classified in the NAICS Manual under Industry
 Group No. 811310 and those management of
 companies and enterprises defined of classified
 under Industry Group No. 5511,
- (4) those professional, scientific and technical service activities defined or classified in the NAICS Manual under U.S. Industry Nos. 541710 and 541380 5413, 5415, 5416 and 5417,

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(5) distribution centers for retail or wholesale
businesses defined or classified in the NAICS
Manual under Sector No. 42 and warehousing and
storage businesses defined or classified in the
NAICS Manual under Sector No. 493, if forty
percent (40%) or more of the inventory processed
through such distribution center or warehouse is
shipped out-of-state,

- those adjustment and collection service

 activities defined or classified in the NAICS

 Manual under U.S. Industry No. 561440, if

 seventy-five percent (75%) of the loans to be

 serviced were made by out-of-state debtors those
 information technology and other computer related

 service activities defined or classified in the

 NAICS Manual under Industry Group Nos. 5112, 518

 and 519,
- (7) (a) those air transportation activities defined or classified in the NAICS Manual under Industry Group No. 4811, if the following facilities are located in this state:

 (i) the corporate headquarters of an establishment classified therein, and

(ii) a facility or facilities at which
reservations for transportation
provided by such an establishment are
processed, whether such services are
performed by employees of the
establishment, by employees of a
subsidiary of or other entity
affiliated with the establishment or by
employees of an entity with whom the
establishment has contracted for the
performance of such services; provided,
this provision shall not disqualify an
establishment which uses an out-ofstate entity or employees for some
reservations services, or

(b) those air transportation activities defined or classified in the NAICS Manual under Industry Group No. 4811, if an establishment classified therein has or will have within one (1) year sales of at least seventy-five percent (75%) of its total sales, as determined by the Incentive Approval Committee pursuant to the provisions of subsection B of this section, to out-of-

state customers or buyers, to in-state

customers or buyers if the product or

service is resold by the purchaser to an

out-of-state customer or buyer for ultimate

use, or to the federal government those

credit bureaus defined or classified in the

NAICS Manual under U.S. Industry No. 56145,

- flight training services and apprenticeship

 program activities defined or classified in the

 NAICS Manual under U.S. Industry Group No. Nos.

 611512 and 611513, which for purposes of the

 Oklahoma Quality Jobs Program Act shall include

 new direct jobs for which gross payroll existed

 on or after January 1, 2003, as identified in the

 NAICS Manual,
- (9) the following, if an establishment <u>located in a</u>

 <u>Tier 4 County or a Tier 5 County and</u> classified

 therein has or will have within one (1) year

 <u>sales of at least seventy-five percent (75%) of</u>

 <u>its total sales twenty-four (24) months of the</u>

 <u>date of application, as determined by the</u>

 <u>Oklahoma Department of Commerce, sales of at</u>

 <u>least forty percent (40%) for the first two (2)</u>

 <u>years and subsequently sixty percent (60%) of its</u>

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total sales, or if an establishment located in a Tier 3 County and classified therein has or will have within twenty-four (24) months of the date of application, as determined by the Department, sales of at least thirty-five percent (35%) for the first two (2) years and subsequently fiftyfive percent (55%) of its total sales, or if an establishment located in a Tier 1 County or Tier 2 County and classified therein has or will have within twenty-four (24) months of the date of application, as determined by the Department, sales of at least twenty-five percent (25%) for the first two (2) years and subsequently fifty percent (50%) of its total sales, as determined by the Incentive Approval Committee pursuant to the provisions of subsection B of this section, to out-of-state customers or buyers, to in-state customers or buyers if the product or service is resold by the purchaser to an out-of-state customer or buyer for ultimate use, or to the federal government:

(a) those transportation and warehousing activities defined or classified in the NAICS Manual under Industry Subsector No.

1		493, if not otherwise listed in this
2		paragraph, Industry Subsector Nos. 482 and
3		484 and Industry Group Nos. 4884 through
4		4889 481, 482, 483, 484 and 488,
5	(b)	those passenger transportation activities
6		travel arrangement services defined or
7		classified in the NAICS Manual under
8		Industry Nos. 561510 and 561599 <u>5615 and</u>
9		<u>56192</u> ,
LO	(c)	those freight or cargo transportation
L1		activities defined or classified in the
L2		NAICS Manual under Industry No. 541614,
L3	(d)	those insurance activities defined or
L 4		classified in the NAICS Manual under
15		Industry Group No. 5241,
L6	(e)	those services to dwellings and other
L7		buildings, as defined or classified in the
18		NAICS Manual under Industry Croup No. 5617,
L9		excluding U.S. Industry Nos. 561730, 56171,
20		56172, 56174 and 56179,
21	(f)	those equipment rental and leasing
22		activities defined or classified in the
23		NAICS Manual under Industry Group No. 5324,
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1	(g)	those information technology and other
2		computer-related service activities defined
3		or classified in the NAICS Manual under
4		Industry Group Nos. 5112, 5182, 5191 and
5		5415 those securities, commodity contracts
6		and other financial investment activities
7		defined or classified in the NAICS Manual
8		under U.S. Industry Group No. 523,
9	<u>(d)</u>	those insurance carriers and related
LO		activities defined or classified in the
L1		NAICS Manual under U.S. Industry Group No.
L2		<u>524,</u>
L3	<u>(e)</u>	those funds, trusts and other financial
L 4		vehicles defined or classified in the NAICS
L5		Manual under U.S. Industry Group No. 525,
L 6	<u>(f)</u>	those financial and credit intermediation
L7		activities defined or classified in the
18		NAICS Manual under Industry Group Nos.
L 9		522210, 522293, 522294, and 522320,
20	<u>(g)</u>	those heavy and civil engineering
21		construction activities defined or
22		classified in the NAICS Manual under U.S.
23		Industry Group No. 237,
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1 those business support service activities (h) defined or classified in the NAICS Manual under U.S. Industry Nos. 561410 through 3 561430, excluding 56143, 561422 and Industry 4 5 No. 51911, those medical and diagnostic laboratory 6 (i) activities defined or classified in the 7 NAICS Manual under Industry Group No. 6215, 9 (j) those professional, scientific and technical service activities defined or classified in 10 the NAICS Manual under Industry Group Nos. 11 5412, 5414, 5415, 5416 and 5417, Industry 12 13 Nos. 54131, 54133, 54136 and 54137, and U.S. Industry No. 541990, if not otherwise listed 14 15 in this paragraph those electric utility 16 activities defined or classified in the 17 NAICS Manual under U.S. Industry Group No. 18 2211, (j) those professional, scientific and technical 19 20 services defined or classified in the NAICS 21 Manual under U.S. Industry Group Nos. 5411, 5412, 5414, 5418 and 5419, 22 23 those communication telecommunication (k) service activities defined or classified in 24

1		the NAICS Manual under Industry Nos. 51741
2		and 51791 No. 517,
3	(1)	those refuse systems activities defined or
4		classified in the NAICS Manual under
5		Industry Group No. 5622, provided that the
6		establishment is primarily engaged in the
7		capture and distribution of methane gas
8		produced within a landfill,
9	(m)	general wholesale distribution of groceries,
10		defined or classified in the NAICS Manual
11		under Industry Group Nos. 4244 and 4245,
12	(n)	those activities relating to processing of
13		insurance claims, defined or classified in
14		the NAICS Manual under U.S. Industry Nos.
15		524210 and 524292; provided, activities
16		described in U.S. Industry Nos. 524210 and
17		524292 in the NAICS Manual other than
18		processing of insurance claims shall not be
19		included for purposes of this subdivision,
20	(0)	those agricultural activities classified in
21		the NAICS Manual under U.S. Industry Nos.
22		112120 and 112310 those real estate or
23		brokerage activities classified in the NAICS
24		Manual under U.S. Industry No. 53120 for

1		which at least seventy-five percent (75%) of
2		the establishment's revenues are attributed
3		to out-of-state sales and at least seventy-
4		five percent (75%) of the real estate
5		transactions generating those revenues are
6		attributed to real property located outside
7		this state,
8	<u>(n)</u>	those adjustment and collection service
9		activities defined or classified in the
10		NAICS Manual under U.S. Industry No. 561440,
11		if seventy-five percent (75%) of the loans
12		to be serviced were made by out-of-state
13		<u>debtors</u> ,
13 14	(p)	<u>debtors</u> ,
	(p) <u>(0)</u>	<pre>those business associations and professional</pre>
14		
14 15		those <u>business associations and</u> professional
14 15 16		those <u>business associations and</u> professional organization activities classified in the
14 15 16 17	<u>(0)</u>	those <u>business associations and</u> professional organization activities classified in the NAICS Manual under U.S. Industry No. Nos.
14 15 16 17	<u>(0)</u>	those <u>business associations and</u> professional organization activities classified in the NAICS Manual under U.S. Industry No. Nos. 813910 and 813920,
14 15 16 17 18	<u>(0)</u>	those <u>business associations and</u> professional organization activities classified in the NAICS Manual under U.S. Industry No. Nos. 813910 and 813920, alternative energy structure construction
14 15 16 17 18 19	<u>(0)</u>	those <u>business associations and</u> professional organization activities classified in the NAICS Manual under U.S. Industry No. Nos. 813910 and 813920, alternative energy structure construction classified in the NAICS Manual under U.S.
14 15 16 17 18 19 20 21	<u>(○)</u>	those <u>business associations and</u> professional organization activities classified in the NAICS Manual under U.S. Industry No. Nos. 813910 and 813920, alternative energy structure construction classified in the NAICS Manual under U.S.

1		(p)	solar reflective coating application
2			classified in the NAICS Manual under U.S.
3			Industry No. 238160, and
4		(s)	
5		(q)	solar heating equipment installation
6			classified in the NAICS Manual under U.S.
7			Industry No. 238220,
8		(t)	those wired telecommunications carriers
9			classified in the NAICS Manual under U.S.
10			Industry No. 517110, and
11		(u)	those securities, commodity contracts and
12			investment activities classified in the
13			NAICS Manual under Industry Subsector No.
14			523,
15	(10)	thos	e activities related to extraction or
16		pipe	line transportation of petroleum, natural gas
17		or r	efined petroleum products, defined or
18		clas	sified in the NAICS Manual under Industry
19		Grou	p No. 2111, 213111, 213112 or 486, subject to
20		the	limitations provided in paragraph 3 of this
21		subs	ection and paragraph 3 of subsection B of
22		this	-section,
23	(11)	thos	e activities performed by the federal
24		civi	lian workforce at a facility of the Federal

Aviation Administration located in this state if the Director of the Oklahoma Department of Commerce determines or is notified that the federal government is soliciting proposals or otherwise inviting states to compete for additional federal civilian employment or expansion of federal civilian employment at such facilities,

- (12) those activities defined or classified in the NAICS Manual under U.S. Industry No. 711211 ($\frac{2007}{2017}$ version),
- classified in the NAICS Manual under U.S.

 Industry No. 53120 for which at least seventy—
 five percent (75%) of the establishment's

 revenues are attributed to out-of-state sales and
 at least seventy—five percent (75%) of the real
 estate transactions generating those revenues are
 attributed to real property located outside the
 State of Oklahoma, or those performing arts
 companies defined or classified in the NAICS
 Manual under U.S. Industry Group No. 7111,
- (14) those support activities for rail transportation and those support activities for water

transportation defined or classified in the NAICS Manual under U.S. Industry Nos. 4882 and 4883,

- (15) those motion picture and video industries defined or classified in the NAICS Manual under U.S.

 Industry Group No. 5121, and those sound recording industries defined or classified in the NAICS Manual under U.S. Industry Group No. 5122, and those employees of film support industries classified in the NAICS Manual under U.S.

 Industry Group Nos. 7114, 7115 and 236220 when contracting with a film studio or film production located in this state,
- (16) those agricultural activities classified in the
 NAICS Manual under U.S. Industry Nos. 1114,
 112120, 112310, 112340, 1125, 112910 and 115, and
- equipment rental and leasing activities defined
 or classified in the NAICS Manual under Industry
 Group No. 5324.
- b. An establishment described in subparagraph a of this paragraph shall not be considered to be engaged in a basic industry unless it offers, or will offer within one hundred eighty (180) days of employment, a basic health benefits plan to the individuals it employs in new direct jobs in this state which is determined by

1 the Oklahoma Department of Commerce to consist of the following elements or elements substantially 2 3 equivalent thereto: not more than fifty percent (50%) of the premium 4 5 shall be paid by the employee, coverage for basic hospital care, 6 (2) 7 coverage for physician care, (3) coverage for mental health care, (4)9 (5) coverage for substance abuse treatment, 10 (6) coverage for prescription drugs, and 11 coverage for prenatal care; 2. "Change-in-control event" means the transfer to one or more 12 13 unrelated establishments or unrelated persons, of either: beneficial ownership of more than fifty percent (50%) 14 a. in value and more than fifty percent (50%) in voting 15 power of the outstanding equity securities of the 16 transferred establishment, or 17 more than fifty percent (50%) in value of the assets 18 b. of an establishment. 19 20 A transferor shall be treated as related to a transferee if more than fifty percent (50%) of the voting interests of the transferor 21 and transferee are owned, directly or indirectly, by the other or 22 are owned, directly or indirectly, by the same person or persons, 23

unless such transferred establishment has an outstanding class of

equity securities registered under Sections 12(b) or 15(d) of the Securities Exchange Act of 1934, as amended, in which event the transferor and transferee will be treated as unrelated; provided, an establishment applying for the Oklahoma Quality Jobs Program Act as a result of a change-in-control event is required to apply within one hundred eighty (180) days of the change-in-control event to qualify for consideration. An establishment entering the Oklahoma Quality Jobs Program Act as the result of a change-in-control event shall be required to maintain a level of new direct jobs as agreed to in its contract with the Oklahoma Department of Commerce and to pay new direct jobs an average annualized wage which equals or exceeds one hundred twenty-five percent (125%) of the average county wage as that percentage is determined by the Oklahoma Department of Commerce based upon the most recent U.S. Department of Commerce data for the county in which the new jobs are located. For purposes of this paragraph, healthcare premiums paid by the applicant for individuals in new direct jobs shall not be included in the annualized wage. Such establishment entering the Oklahoma Quality Jobs Program Act as the result of a change-in-control event shall be required to retain the contracted average annualized wage and maintain the contracted maintenance level of new direct jobs numbers as certified by the Tax Commission. If the required average annualized wage or the required new direct jobs numbers do not equal or exceed such contracted level during any quarter, the quarterly

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incentive payments shall not be made and shall not be resumed until such time as such requirements are met. An establishment described in this paragraph shall be required to repay all incentive payments received under the Oklahoma Quality Jobs Program Act if the establishment is determined by the Tax Commission to no longer have business operations in the state within three (3) years from the beginning of the calendar quarter for which the first incentive payment claim is filed;

3. "New direct job":

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a. means full-time-equivalent employment in this state in an establishment which has qualified to receive an incentive payment pursuant to the provisions of the Oklahoma Quality Jobs Program Act which employment did not exist in this state prior to the date of approval by the Department of the application of the establishment pursuant to the provisions of Section 3604 of this title and with respect to an establishment qualifying for incentive payments pursuant to division (12) of subparagraph a of paragraph 1 of this subsection shall not include compensation paid to an employee or independent contractor for an athletic contest conducted in the state if the compensation is paid by an entity that does not have its principal place of business in the

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state or that does not own real or personal property having a market value of at least One Million Dollars (\$1,000,000.00) located in the state, and the employees or independent contractors of such entity are compensated to compete against the employees or independent contractors of an establishment that qualifies for incentive payments pursuant to division (12) of subparagraph a of paragraph 1 of this subsection and which is organized under Oklahoma law or that is lawfully registered to do business in the state and which does have its principal place of business located in the state and owns real or personal property having a market value of at least One Million Dollars (\$1,000,000.00) located in the state; provided, that, if an application of an establishment is approved by the Oklahoma Department of Commerce after a change-in-control event and the Director of the Oklahoma Department of Commerce determines that the jobs located at such establishment are likely to leave the state, "new direct job" shall include employment that existed in this state prior to the date of application which is retained in this state by the new establishment following a change in

control event, if such job otherwise qualifies as a new direct job, and

b. shall include full-time-equivalent employment in this state of employees who are employed by an employment agency or similar entity other than the establishment which has qualified to receive an incentive payment and who are leased or otherwise provided under contract to the qualified establishment, if such job did not exist in this state prior to the date of approval by the Department of the application of the establishment or the job otherwise qualifies as a new direct job following a change-in-control event. shall be deemed to exist in this state prior to approval of an application if the activities and functions for which the particular job exists have been ongoing at any time within six (6) months prior to such approval. With respect to establishments defined in division (10) of subparagraph a of paragraph 1 of this subsection, new direct jobs shall be limited to those jobs directly comprising the corporate headquarters of or directly relating to manufacturing, maintenance, administrative, financial, engineering, surveying, geological or geophysical services performed by the establishment. Under no

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1 circumstances shall employment relating to field 2 services be considered new direct jobs, and 3 shall include full-time-equivalent employment at a C. 4 qualified federal facility which did not exist in this 5 state prior to the date of approval by the Department of Commerce of the application of the political 6 7 subdivision for a qualified federal facility; "Estimated direct state benefits" means the tax revenues 8 9 projected by the Department to accrue to the state as a result of 10 new direct jobs; 5. "Estimated direct state costs" means the costs projected by 11 12 the Department to accrue to the state as a result of new direct 13 jobs. Such costs shall include, but not be limited to: the costs of education of new state resident children, 14 a. the costs of public health, public safety and 15 b. transportation services to be provided to new state 16 residents, 17 the costs of other state services to be provided to 18 new state residents, and 19 the costs of other state services direct state costs 20 d.

6. "Estimated net direct state benefits" means the estimated direct state benefits less the estimated direct state costs;

as deemed relevant by the Oklahoma Department of

Commerce;

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- 7. "Estimated indirect state benefits" means the indirect new tax revenues projected by the Oklahoma Department of Commerce to accrue to the state including, but not limited to, revenue generated from ancillary support jobs directly related to the establishment;
- 8. "Estimated indirect state costs" means the costs projected
 by the Department to accrue to the state as a result of new indirect
 jobs. Such costs shall include, but not be limited to, costs
 enumerated in subparagraphs a, b, c and d of paragraph 5 of this
 subsection;
- 9. "Estimated net direct and indirect state benefits" means the
 estimated direct and indirect state benefits less the estimated
 direct and indirect state costs;
- 10. "Net benefit rate" means the estimated net direct state benefits computed as a percentage of gross payroll; provided:

located outside this state,

- a. except as otherwise provided in this paragraph, the net benefit rate may be variable and shall not exceed five percent (5%), and
- b. the net benefit rate shall not exceed six percent (6%) in connection with an establishment which is owned and operated by an entity which has been awarded a United States Department of Defense contract for which:

 (1) bids were solicited and accepted by the United States Department of Defense from facilities

1	(2) the term is or is renewable for not less than
2	twenty (20) years, and
3	(3) the average annual salary, excluding benefits
4	which are not subject to Oklahoma income taxes,
5	for new direct jobs created as a direct result of
6	the awarding of the contract is projected by the
7	Oklahoma Department of Commerce to equal or
8	exceed Forty Thousand Dollars (\$40,000.00) within
9	three (3) years of the date of the first
10	incentive payment,
11	c. except as otherwise provided in subparagraph d of this
12	paragraph, in no event shall incentive payments,
13	cumulatively, exceed the estimated net direct state
14	benefits,
15	d. the net benefit rate shall be five percent (5%) for an
16	establishment locating:
17	(1) in an opportunity zone located in a high-
18	employment county, as such terms are defined in
19	subsection G of Section 3604 of this title, or
20	(2) in a county in which:
21	(a) the per capita personal income, as
22	determined by the Department, is eighty-five
23	percent (85%) or less of the statewide
24	average per capita personal income,

1	(b) the population has decreased over the
2	previous ten (10) years, as determined by
3	the Oklahoma Department of Commerce based on
4	the most recent U.S. Department of Commerce
5	data, or
6	(c) the unemployment rate exceeds the lesser of
7	five percent (5%) or two percentage points
8	above the state average unemployment rate as
9	certified by the Oklahoma Employment
10	Security Commission,
11	e. the net benefit rate shall not exceed six percent (6%)
12	in connection with an establishment which:
13	(1) is, as of the date of application, receiving
14	incentive payments pursuant to the Oklahoma
15	Quality Jobs Program Act and has been receiving
16	such payments for at least one (1) year prior to
17	the date of application, and
18	(2) expands its operations in this state by creating
19	additional new direct jobs which pay average
20	annualized wages which equal or exceed one hundred
21	fifty percent (150%) of the average annualized
22	wages of new direct jobs on which incentive
23	payments were received during the preceding
24	calendar year, except as otherwise provided in

this section, in no event shall incentive payments

based on the net benefit rate, cumulatively,

exceed the estimated net direct state benefits;

f. with

- 11. "Compound net benefit rate" means the estimated net direct benefits and indirect state benefits computed as a percentage of gross payroll, provided:
 - <u>a.</u> the compound net benefit rate may be variable, may be less than five percent (5%), and shall not exceed ten percent (10%), and
 - <u>b.</u> in no event shall incentive payments, cumulatively, exceed the estimated net direct benefit and indirect state benefits;
- 12. With respect to an establishment defined or classified in the NAICS Manual under U.S. Industry No. 711211 (2007 version) or any establishment defined or classified in the NAICS Manual as a U.S. Industry Number which is not included within the definition of "basic industry" as such term is defined in this section on April 17, 2008, the net benefit rate shall not exceed the highest rate of income tax imposed upon the Oklahoma taxable income of individuals pursuant to subparagraph (g) or subparagraph (h), as applicable, of paragraph 1 and paragraph 2 of subsection B of Section 2355 of this title. Any change in such highest rate of individual income tax imposed pursuant to the provisions of Section 2355 of this title

shall be applicable to the computation of incentive payments to an establishment as described by this subparagraph and shall be effective for purposes of incentive payments based on payroll paid by such establishment on or after January 1 of any applicable year for which the net benefit rate is modified as required by this subparagraph r_i and

- in connection with an establishment which employs

 United States military veterans in at least ten

 percent (10%) of its gross payroll. The net benefit

 rate for an establishment which employs United States

 military veterans in at least ten percent (10%) of its

 payroll shall not be lower than five percent (5%).
- 13. An establishment that employs United States military
 veterans whose wages make up at least ten percent (10%) of its gross
 payroll may utilize the compound net benefit rate. The net benefit
 rate for an establishment that employs United States military
 veterans whose wages make up at least ten percent (10%) of its
 payroll shall not be lower than five percent (5%).

Incentive payments made pursuant to the provisions of this subparagraph paragraph shall be based upon payroll associated with such new direct jobs. For purposes of this subparagraph paragraph, the amount of health insurance premiums or other benefits paid by

the establishment shall not be included for purposes of computation of the average annualized wage;

8. 14. "Gross payroll" means wages, as defined in Section 2385.1 of this title for new direct jobs;

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- 15. "Establishment" means any business, nonprofit or a. governmental entity, no matter what legal form, including, but not limited to, a nonreligious 501(c)3, 501(c)6, qualified federal facility, a sole proprietorship+ , partnership+, limited liability company, corporation or combination of corporations which have a central parent corporation which makes corporate management decisions such as those involving consolidation, acquisition, merger or expansion; federal agency; political subdivision of the State of Oklahoma; or trust authority; provided, distinct, identifiable subunits of such entities may be determined to be an establishment, for all purposes of the Oklahoma Quality Jobs Program Act, by the Department subject to the following conditions:
 - (1) within three (3) years of the first complete calendar quarter following the start date, the entity must have a minimum payroll of Two Million Five Hundred Thousand Dollars (\$2,500,000.00) at

least the payroll threshold required in the county where it is located and the subunit must also have or will have a minimum payroll of Two Million Five Hundred Thousand Dollars

(\$2,500,000.00) at least the payroll threshold required in the county where it is located,

- or produces a product which is demonstratively independent and separate from the entity's other activities, services or products and could be conducted or produced in the absence of any other activity, service or production of the entity,
- (3) has an accounting system capable of tracking or facilitating an audit of the subunit's payroll, expenses, revenue and production. Limited interunit overlap of administrative and purchasing functions shall not disqualify a subunit from consideration as an establishment by the Department,
- (4) the entity has not previously had a subunit determined to be an establishment pursuant to this section; provided, the restriction set forth in this division shall not apply to subunits which qualify pursuant to the provisions of

1 subparagraph b of paragraph 7 of this subsection,
2 and

- (5) it is determined by the Department that the entity will have a probable net gain in total employment within the incentive period.
- b. The Department may promulgate rules to further limit the circumstances under which a subunit may be considered an establishment. The Department shall promulgate rules to determine whether a subunit of an entity achieves a net gain in total employment. The Department shall establish criteria for determining the period of time within which such gain must be demonstrated and a method for determining net gain in total employment;
- 10. 16. "NAICS Manual" means any manual, book or other publication containing the North American Industry Classification System, United States, 1997, promulgated by the Office of Management and Budget of the United States of America, or the latest revised edition;
- 11. "Qualified federal contract" means a contract between an agency or instrumentality of the United States government, including but not limited to the Department of Defense or any branch of the United States Armed Forces, but exclusive of any contract performed for the Federal Emergency Management Agency as a direct result of a

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natural disaster declared by the Governor or the President of the United States with respect to damage to property located in Oklahoma or loss of life or personal injury to persons in Oklahoma, and a lawfully recognized business entity, whether or not the business entity is organized under the laws of the State of Oklahoma or whether or not the principal place of business of the business entity is located within the State of Oklahoma, for the performance of services, including but not limited to testing, research, development, consulting or other services in a basic industry, if the contract involves the performance of such services performed on or after July 1, 2009, by the employees of the business entity within the State of Oklahoma or if the contract involves the performance of such services performed on or after July 1, 2009, by employees of a lawfully recognized business entity that is a subcontractor of the business entity with which the prime contract has been formed. A qualified federal contract described in this paragraph shall not qualify unless both the qualified federal contractor and any subcontractors originally involved in the work or added subsequently during the period of performance verify to the qualified federal contractor verifier that it offers, or will offer within one hundred eighty (180) days of employment of its respective employees, a basic health benefits plan as described in subparagraph b of paragraph 1 of this subsection to individuals who perform qualified labor hours in this state;

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1	12. "Qualified federal contractor verifier" means a nonprofit
2	entity organized under the laws of the State of Oklahoma, having an
3	affiliation with a comprehensive university which is part of The
4	Oklahoma State System of Higher Education, and having the following
5	characteristics:
6	a. established multiyear classified and unclassified
7	indefinite-delivery/indefinite-quantity federal
8	contract vehicles in excess of Fifty Million Dollars
9	(\$50,000,000.00),
10	b. current capability to sponsor and maintain personnel
11	security clearances and authorized by the federal
12	government to handle and perform classified work up to
13	the Top Secret Sensitive Compartmented Information
14	levels,
15	c. at least one on-site federally certified Sensitive
16	Compartmented Information Facility,
17	d. on-site secure mass data storage complex with the
18	capability of isolating, segregating and protecting
19	corporate proprietary and classified information,
20	e. trusted agent status by maintaining no ownership of,
21	vested interest in, nor royalty production from any
22	intellectual property,
23	f. at least one hundred thousand (100,000) square feet of
24	configurable laboratory and support space,

1	g. the direct access to restricted air space through a
2	formalized memorandum of agreement with the Department
3	of Defense,
4	h. at least five thousand (5,000) acres available for
5	outdoor testing and training facilities, and
6	i. the ability to house state-of-the-art surety
7	facilities, including chemical, biological,
8	radiological, explosives, electronics, and unmanned
9	systems laboratories and ranges;
10	13. "SIC Manual" means the 1987 revision to the Standard
11	Industrial Classification Manual, promulgated by the Office of
12	Management and Budget of the United States of America;
13	$\frac{14.}{17.}$ "Start date" means the date on which an establishment
14	may begin accruing benefits for the creation of new direct jobs,
15	which date shall be determined by the Department;
16	15. 18. "Effective date" means the date of approval of a
17	contract under which incentive payments will be made pursuant to the
18	Oklahoma Quality Jobs Program Act, which shall be the date the
19	signed and accepted incentive contract is received by the
20	Department; provided, an approved project may have a start date
21	which is different from the effective date;
22	16. "Total qualified labor hours" means the reimbursed payment
23	amount for hours of work performed by the State of Oklahoma
0.4	workforgo of a gualified fodoral contractor or the State of Oklahoma

1 workforce of a subcontractor of a qualified federal contractor and which are required for the full performance of a qualified federal 2 3 contract; 17. "Qualified labor rate" means the fully reimbursed labor 4 5 rate paid through a qualified federal contract for qualified labor hours to the qualified federal contractor or subcontractor; 6 18. "Qualified federal contractor" means a business entity: 7 a. maintaining a prime contract with the federal 8 9 government as defined in paragraph 11 of this subsection, 10 11 providing notice of intent to apply to the Department 12 within one hundred eighty (180) days of July 1, 2010, or one hundred eighty (180) days of the date of the 13 award of a qualified federal contract or award of a 14 15 new qualified subcontract under an existing qualified 16 federal contract, and c. adding substantively to the contract by performing at 17 least eight percent (8%) of the total labor whether 18 qualified and nonqualified labor as determined by the 19 federal contractor verifier on a direct contract or 20 individual task order or delivery order on an 21 indefinite-delivery/indefinite-quantity or other 22 blanket contract vehicle. 23

1	Should a prime contractor provide notice to the Department of
2	its intent not to apply for incentive for a qualified federal
3	contract or fails to qualify under the criteria above,
4	subcontractors in order of tier ranking as determined by the federal
5	contract verifier may assume the role of the prime and apply to
6	become a qualified federal contractor provided the entity meets the
7	same criteria above with the exception that notice of intent to
8	apply with the Department must be provided within sixty (60) days of
9	the prime's disqualification or one hundred eighty (180) days of the
10	award of its subcontract, whichever is later; and
11	19. "Proxy establishment" means a public trust which:
12	a. is organized and existing under Section 176 of Title
13	60 of the Oklahoma Statutes for the benefit of a
14	geographic area which includes a city or county or
15	some combination thereof, and
16	b. benefits a geographic area where new direct jobs which
17	meet the requirements of the Oklahoma Quality Jobs
18	Program Act are created by an establishment, other
19	than the proxy establishment, which is a branch of the

A proxy establishment may be determined to be an establishment for all purposes of the Oklahoma Quality Jobs Program Act by the Department and incentive payments may be made to such proxy establishment for new direct jobs otherwise qualified pursuant to

Armed Forces of the United States.

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1 the Oklahoma Quality Jobs Program Act. The Department may 2 promulgate rules to further specify the circumstances under which a 3 proxy establishment may be considered an establishment for the purposes of making application for incentive payments pursuant to 4 5 the Oklahoma Quality Jobs Program Act. Provided however, that with respect to any data on qualifying direct new jobs from a branch of 6 7 the Armed Forces of the United States, such rules shall only require a proxy establishment to provide such data as would otherwise be 9 publicly releasable by the branch of the Armed Forces of the United 10 States.

- in this state, and subject to the tax imposed by Section 2355 of this title, and working an annual average of thirty (30) or more hours per week in new direct jobs located in this state;
- 20. "Qualified federal facility" means a facility developed by or at the expense of a political subdivision of this state and leased or conveyed to the government of the United States which primarily houses federal employees;
- 21. "Political subdivision" means a municipality, a county or a public trust, the beneficiary or beneficiaries of which are a municipality, a county, this state or a combination thereof;
- 22. "Project term" means the length of time a political subdivision may receive incentive payments associated with a qualified federal facility pursuant to the provisions of this act;

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- 1 provided, the project term shall not exceed twenty (20) years from 2 the date of the first incentive payment;
- 3 23. "Develops" means acquires, maintains, constructs, improves, 4 enlarges, renews, renovates, replaces, leases, equips, furnishes or 5 operates;
 - 24. "Average county wage" means the annualized average county wage as determined by the Department of Commerce based on the most recent United States Department of Commerce data for the county in which the new direct jobs are located. For purposes of this paragraph, health care premiums paid by the applicant for individuals in new direct jobs shall not be included in the annualized wage;
 - 25. "State threshold wage" means an annualized average wage of Forty Thousand Dollars (\$40,000.00). This maximum wage threshold shall be indexed and modified from time to time based on the latest Consumer Price Index year-to-date percent change release as of the date of the annual average county wage data release from the Bureau of Economic Analysis of the United States Department of Commerce. For purposes of this paragraph, health care premiums paid by the applicant for individuals in new direct jobs shall not be included in the annualized wage;
- 26. "Small employer wage" means the average county wage of 22 employers with less than five hundred employees located in that county as that percentage is determined by the Department of

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- 1 | Commerce based upon the most recent wage and employment data from
- 2 | the Oklahoma Employment Security Commission for the county where the
- 3 | new direct jobs are located. For purposes of this paragraph, health
- 4 | care premiums paid by the applicant for individuals in new direct
- 5 | jobs shall not be included in the annualized wage;
- 6 27. "Tier 1 County" means a county that has a population of
- 7 less than ten thousand (10,000) as identified by the most recent
- 8 | federal decennial Census from the United States Census Bureau;
- 9 28. "Tier 2 County" means a county that has a population of
- 10 greater than or equal to ten thousand (10,000) and less than thirty
- 11 | thousand (30,000) as identified by the most recent federal decennial
- 12 | Census from the United States Census Bureau;
- 13 29. "Tier 3 County" means a county that has a population of
- 14 | greater than or equal to thirty thousand (30,000) and less than
- 15 | sixty thousand (60,000) as identified by the most recent federal
- 16 decennial Census from the United States Census Bureau;
- 30. "Tier 4 County" means a county that has a population of
- 18 greater than or equal to sixty thousand (60,000) and less than three
- 19 hundred thousand (300,000) as identified by the most recent federal
- 20 decennial Census from the United States Census Bureau;
- 21 31. "Tier 5 County" means a county that has a population of
- 22 | greater than or equal to three hundred thousand (300,000) as
- 23 | identified by the most recent federal decennial Census from the
- 24 United States Census Bureau;

1	32. "Former military facility" means any tract or parcel of
2	real property used primarily for a military purpose during a state
3	of war, armed conflict or during peace time, title to has been
4	vested in the United States Government, any branch of the Armed
5	Forces of the United States of America or was subsequently conveyed
6	by such entities to this state, any political subdivision of this
7	state, or any public trust having this state or any political
8	subdivision of this state as its beneficiary, whether singly or in
9	combination with other government entities prior to the date the
10	establishment acquired its interest;
11	33. "Tier 3 County basic industry" means all industries defined
12	as basic industries in subsection A of this section and includes:
13	a. forest nurseries and gathering of forest products

- <u>a.</u> forest nurseries and gathering of forest products

 activities defined or classified in the NAICS Manual under Industry Group No. 1132,
- b. arts, entertainment and recreation activities defined or classified in the NAICS Manual under Industry Group Nos. 711219, 711310, 7121, 713110, 713940 and 713990, and
- electronic and precision equipment repair and
 maintenance activities defined or classified in the
 NAICS Manual under Industry Group No. 8112, and
 support, repair, and maintenance service activities

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1	for the wind industry defined or classified in the
2	NAICS Manual under Industry Group No. 811310;
3	34. "Tier 2 County basic industry" means all industries
4	included in Tier 3 County basic industry and includes:
5	a. mining activities, except oil and gas, defined or
6	classified in the NAICS Manual under Industry Group
7	<u>No. 212,</u>
8	b. support activities for nonmetallic minerals mining
9	activities defined or classified in the NAICS Manual
10	under Industry Group No. 213115, and
11	c. materials recovery and remediation services activities
12	defined or classified in the NAICS Manual under
13	Industry Group Nos. 562910 and 562920; and
14	35. "Tier 1 County basic industry" means all industries
15	included in Tier 2 County basic industry and Tier 3 County basic
16	industry and includes:
17	a. depository credit intermediation activities defined or
18	classified in the NAICS Manual under Industry Group
19	No. 5221, and
20	b. hospitals and health care activities defined or
21	classified in the NAICS Manual under Industry Group
22	No. 622.
23	B. The Incentive Approval Committee is hereby created and shall
24	consist of the Director of the Office of Management and Enterprise

- Services, the Director of the Department and one member of the

 Oklahoma Tax Commission appointed by the Tax Commission, or a

 designee from each agency approved by such member. It shall be the

 duty of the Committee to determine the eligibility of all applicants

 for the Oklahoma Quality Jobs Program Act, subject to the applicable
 - C. For an establishment defined as a "basic industry" pursuant to division (4) of subparagraph a of paragraph 1 of subsection A of this section, the Incentive Approval Committee shall consist of the members provided by subsection B of this section and the Executive Director of the Oklahoma Center for the Advancement of Science and Technology, or a designee from the Center appointed by the Executive Director.
- SECTION 3. AMENDATORY 68 O.S. 2011, Section 3604, as

 last amended by Section 2, Chapter 144, O.S.L. 2018 (68 O.S. Supp.

 2020, Section 3604), is amended to read as follows:

Section 3604. A. Except as otherwise provided in subsection I or subsection L of this section, an establishment which meets the qualifications specified in the Oklahoma Quality Jobs Program Act may receive quarterly incentive payments for a ten-year period from the Oklahoma Tax Commission pursuant to the provisions of the Oklahoma Quality Jobs Program Act; provided, such an establishment defined or classified in the NAICS Manual under U.S. Industry No. 711211 (2007 version) may receive quarterly incentive payments for a

requirements.

- fifteen-year period. The amount of such payments shall be equal to
 the net benefit rate or the compound net benefit rate multiplied by
 the actual gross payroll of new direct jobs for a calendar quarter
 as verified by the Oklahoma Employment Security Commission.
 - B. In order to receive incentive payments, an establishment shall apply to the Oklahoma Department of Commerce. The application shall be on a form prescribed by the Department and shall contain such information as may be required by the Department to determine if the applicant is qualified. An establishment may apply for an effective date for a project, which shall not be more than twenty-four (24) months from the date the application is submitted to the Department.
 - C. Except as otherwise provided by subsection D or E of this section, in In order to qualify to receive such incentive payments, the establishment applying shall be required to:
 - 1. Be engaged in a basic industry, a Tier 3 County basic industry in a Tier 1, Tier 2 or Tier 3 County, a Tier 2 County basic industry in a Tier 1 or Tier 2 County or Tier 1 County basic industry in a Tier 1 County;
 - 2. Have an annual gross payroll for new direct jobs projected
 by the Department to equal or exceed Two Million Five Hundred
 Thousand Dollars (\$2,500,000.00) within three (3) years of the first
 complete calendar quarter following the start date Pay new direct
 jobs an average annualized wage which equals or exceeds the average

county wage, the state threshold wage, or when the establishment has

less than five hundred (500) employees, pay new direct jobs an

average annualized wage which equals or exceeds the small employer

wage. For purposes of this paragraph, health care premiums paid by

the applicant for individuals in new direct jobs shall not be

included in the annualized wage; and

- 3. Have a number of full-time-equivalent employees subject to the tax imposed by Section 2355 of this title and working an annual average of thirty (30) or more hours per week in new direct jobs located in this state equal to or in excess of eighty percent (80%) of the total number of new direct jobs.
- establishment shall meet the payroll and/or the new jobs

 requirements set forth in this section and stipulated in the

 agreement with the state. When these requirements are met, the

 establishment shall be paid the prior quarter incentive payments and

 the current quarter incentive payments for those quarters when the

 average wage threshold was also met. Except as otherwise provided

 in this section, in order to qualify to receive incentive payments

 as authorized by the Oklahoma Quality Jobs Program Act, an

 establishment engaged in an activity described under shall be

 required to have an annual gross payroll for new direct jobs

 projected by the Department to equal or exceed:

1 1. Five Hundred Thousand Dollars (\$500,000.00) within three (3) years of the first complete calendar quarter following the start 2 3 date in a Tier 1 County; 2. One Million Dollars (\$1,000,000.00) within three (3) years 4 5 of the first complete calendar quarter following the start date in a 6 Tier 2 County; 7 3. One Million Five Hundred Thousand Dollars (\$1,500,000.00) within three (3) years of the first complete calendar quarter 8 9 following the start date in a Tier 3 County; 10 4. Two Million Dollars (\$2,000,000.00) within three (3) years 11 of the first complete calendar quarter following the start date in a 12 Tier 4 County; and 5. Two Million Five Hundred Thousand Dollars (\$2,500,000.00) 13 within three (3) years of the first complete calendar quarter 14 following the start date in a Tier 5 County. 15 1. Industry Group Nos. 3111 through 3119 of the NAICS Manual 16 shall be required to: 17 a. have an annual gross payroll for new direct jobs 18 projected by the Department to equal or exceed One 19 Million Five Hundred Thousand Dollars (\$1,500,000.00) 20 within three (3) years of the first complete calendar 21 quarter following the start date and make, or which 22 will make within one (1) year, at least seventy-five 23

percent (75%) of its total sales, as determined by the

1	Incentive Approval Committee pursuant to the
2	provisions of subsection B of Section 3603 of this
3	title, to out-of-state customers or buyers, to in-
4	state customers or buyers if the product or service is
5	resold by the purchaser to an out-of-state customer or
6	buyer for ultimate use, or to the federal government,
7	unless the annual gross payroll equals or exceeds Two
8	Million Five Hundred Thousand Dollars (\$2,500,000.00)
9	in which case the requirements for purchase of output
10	provided by this subparagraph shall not apply, and
11	b. have a number of full-time-equivalent employees
12	working an average of thirty (30) or more hours per
13	week in new direct jobs equal to or in excess of
14	eighty percent (80%) of the total number of new direct
15	jobs; and
16	2. Division (4) of subparagraph a of paragraph 1 of subsection
17	A of Section 3603 of this title, shall be required to:
18	a. have an annual gross payroll for new direct jobs
19	projected by the Department to equal or exceed One
20	Million Five Hundred Thousand Dollars (\$1,500,000.00)
21	within three (3) years of the first complete calendar
22	quarter following the start date, and
23	b. have a number of full-time-equivalent employees
) /I	working an average of thirty (30) or more hours nor

week in new direct jobs equal to or in excess of

eighty percent (80%) of the total number of new direct

iobs.

- E. An establishment with less than five hundred (500) total jobs may also qualify to receive incentive payments as authorized by the Oklahoma Quality Jobs Program Act if the establishment:
- 1. Creates at least five (5) new qualifying jobs with at least

 Two Hundred Thousand Dollars (\$200,000.00) in gross payroll within

 two (2) years of the first complete calendar quarter following the

 start date in a Tier 1 County;
- 2. Creates at least five (5) new qualifying jobs with at least

 Two Hundred Fifty Thousand Dollars (\$250,000.00) in gross payroll

 within two (2) years of the first complete calendar quarter

 following the start date in a Tier 2 County;
- 3. Creates at least ten (10) new jobs with at least Four

 Hundred Thousand Dollars (\$400,000.00) in gross payroll within two

 (2) years of the first complete calendar quarter following the start date in a Tier 3 County;
- 4. Creates at least fifteen (15) new jobs with at least Five

 Hundred Thousand Dollars (\$500,000.00) in gross payroll within two

 (2) years of the first complete calendar quarter following the start date in a Tier 4 county; and
- 23 <u>5. Creates at least fifteen (15) new jobs with at least Seven</u>
 24 Hundred Thousand Dollars (\$700,000.00) in gross payroll within two

- (2) years of the first complete calendar quarter following the start date in a Tier 5 county.
- \underline{F} . 1. An establishment which locates its principal business activity within a site consisting of at least ten (10) acres which:
 - a. is a federal Superfund removal site,
 - b. is listed on the National Priorities List established under Section 9605 of Title 42 of the United States Code,
 - c. has been formally deferred to the state in lieu of listing on the National Priorities List, or
 - d. has been determined by the Department of Environmental Quality to be contaminated by any substance regulated by a federal or state statute governing environmental conditions for real property pursuant to an order of the Department of Environmental Quality,

shall qualify for incentive payments irrespective of its actual gross payroll or the number of full-time-equivalent employees engaged in new direct jobs.

2. In order to qualify for the incentive payments pursuant to this subsection, the establishment shall conduct the activity resulting in at least fifty percent (50%) of its Oklahoma taxable income or adjusted gross income, as determined under Section 2358 of this title, whether from the sale of products or services or both products and services, at the physical location which has been

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- determined not to comply with the federal or state statutes

 described in this subsection with respect to environmental

 conditions for real property. The establishment shall be subject to

 all other requirements of the Oklahoma Quality Jobs Program Act

 other than the exemptions provided by this subsection.
 - 3. In order to qualify for the incentive payments pursuant to this subsection, the entity shall obtain from the Department of Environmental Quality a letter of concurrence that:
 - a. the site designated by the entity does meet one or more of the requirements listed in paragraph 1 of this subsection, and
 - b. the site is being or has been remediated to a level which is consistent with the intended use of the property.

In making its determination, the Department of Environmental Quality may rely on existing data and information available to it, but may also require the applying entity to provide additional data and information as necessary.

4. If authorized by the Department of Environmental Quality pursuant to paragraph 3 of this subsection, the entity may utilize a remediated portion of the property for its intended purpose prior to remediation of the remainder of the site, and shall qualify for incentive payments based on employment associated with the portion of the site.

F. Except as otherwise provided by subsection G of this section, for applications submitted on and after June 4, 2003, in order to qualify to receive incentive payments as authorized by the Oklahoma Quality Jobs Program Act, in addition to other qualifications specified herein, an establishment shall be required to pay new direct jobs an average annualized wage which equals or exceeds:

1. One hundred ten percent (110%) of the average county wage as determined by the Department of Commerce based on the most recent U.S. Department of Commerce data for the county in which the new direct jobs are located. For purposes of this paragraph, health care premiums paid by the applicant for individuals in new direct jobs shall be included in the annualized wage; or

2. One hundred percent (100%) of the average county wage as that percentage is determined by the Department of Commerce based upon the most recent U.S. Department of Commerce data for the county in which the new jobs are located. For purposes of this paragraph, health care premiums paid by the applicant for individuals in new direct jobs shall not be included in the annualized wage.

Provided, no average wage requirement shall exceed Twenty-five
Thousand Dollars (\$25,000.00), in any county. This maximum wage
threshold shall be indexed and modified from time to time based on
the latest Consumer Price Index year-to-date percent change release

as of the date of the annual average county wage data release from the Bureau of Economic Analysis of the U.S. Department of Commerce.

G. 1. As used in this subsection, "opportunity zone" means one

G. 1. As used in this subsection, "opportunity zone" means one or more census tracts in which, according to the most recent Federal Decennial Census, at least thirty percent (30%) of the residents have annual gross household incomes from all sources below the poverty guidelines established by the U.S. Department of Health and Human Services. An establishment which is otherwise qualified to receive incentive payments and which locates its principal business activity in an opportunity zone shall not be subject to the requirements of subsection F of this section.

2. As used in this subsection:

a. "negative economic event" means:

- (1) a man-made disaster or natural disaster as

 defined in Section 683.3 of Title 63 of the

 Oklahoma Statutes, resulting in the loss of a

 significant number of jobs within a particular

 county of this state, or
- (2) an economic circumstance in which a significant number of jobs within a particular county of this state have been lost due to an establishment changing its structure, consolidating with another establishment, closing or moving all or part of its operations out of this state, and

D. "significant number of jobs" means Local Area

Unemployment Statistics (LAUS) data, as determined by

the Bureau of Labor Statistics, for a county which are

equal to or in excess of five percent (5%) of the

total amount of Local Area Unemployment Statistics

(LAUS) data for that county for the calendar year, or

most recent twelve-month period in which employment is

measured, preceding the event.

An establishment which is otherwise qualified to receive incentive payments and which locates in a county in which a negative economic event has occurred within the eighteen-month period preceding the start date shall not be subject to the requirements of subsection F of this section; provided, an establishment shall not be eligible to receive incentive payments based upon a negative economic event with respect to jobs that are transferred from one county of this state to another. In order to qualify to receive incentive payments as authorized by the Oklahoma Quality Jobs Program Act, a political subdivision that attracts a federal facility and develops, or causes to be developed, a qualified federal facility may apply to the Oklahoma Department of Commerce and receive quarterly incentive payments from the Oklahoma Tax Commission for the project term pursuant to the provisions of this act in an amount which shall be equal to the net benefit rate multiplied by the actual gross payroll of new direct jobs at the new

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- 1 | qualified federal facility for a calendar quarter; provided, the
- 2 | total amount of such payments shall not exceed the total net
- 3 | benefit. The qualified federal facility must have gross payroll
- 4 | that are projected by the Department to equal or exceed:
- 5 | 1. One Million Dollars (\$1,000,000.00) within three (3) years
- 6 of the first complete calendar quarter following the start date in a
- 7 Tier 1 or Tier 2 County;
- 8 2. One Million Five Hundred Thousand Dollars (\$1,500,000.00)
- 9 | within three (3) years of the first complete calendar quarter
- 10 following the start date in a Tier 3 County;
- 3. Two Million Dollars (\$2,000,000.00) within three (3) years
- 12 of the first complete calendar quarter following the start date in a
- 13 | Tier 4 County; or
- 4. Two Million Five Hundred Thousand Dollars (\$2,500,000.00)
- 15 | within three (3) years of the first complete calendar quarter
- 16 | following the start date in a Tier 5 County.
- 17 H. The Department shall determine if the applicant is qualified
- 18 to receive incentive payments.
- 19 I. If the applicant is determined to be qualified by the
- 20 Department and is not subject to the provisions of subparagraph d of
- 21 | paragraph 7 of subsection A of Section 3603 of this title, the
- 22 Department shall conduct a cost/benefit analysis to determine the
- 23 estimated net direct state benefits and the net benefit rate
- 24 | applicable for a ten-year period beginning with the first complete

calendar quarter following the start date and to estimate the amount of gross payroll for a ten-year period beginning with the first complete calendar quarter following the start date or for a fifteenyear period for an establishment defined or classified in the NAICS Manual under U.S. Industry No. 711211 (2007 version) or for the project term for a political subdivision applying in conjunction with a qualified federal facility. In conducting such cost/benefit analysis, the Department shall consider quantitative factors, such as the anticipated level of new tax revenues to the state along with the added cost to the state of providing services, and such other criteria as deemed appropriate by the Department. In no event shall incentive payments, cumulatively, exceed the estimated net direct state benefits, except for applicants subject to the provisions of subparagraph d of paragraph 7 of subsection A of Section 3603 of this title. The cost/benefit analysis shall determine the estimated net direct state benefit, the net benefit rate and the incentive payment for an applicant, except:

1. In Tier 1 Counties, the cost/benefit analysis shall determine the estimated net direct and indirect state benefits, the compound net benefit rate and the incentive payment for an applicant if the establishment pays average county wages equal to or in excess of one hundred twenty-five percent (125%) of the average county wage;

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- 2. In Tier 2 and Tier 3 Counties, the cost/benefit analysis shall determine the estimated net direct and indirect state benefits, the compound net benefit rate and the incentive payment for an applicant if the establishment pays average county wages equal to or in excess of one hundred fifty percent (150%) of the average county wage;
 - 3. In Tier 4 and Tier 5 Counties, the cost/benefit analysis shall determine the estimated net direct and indirect state benefits, the compound net benefit rate and the incentive payment for an applicant if the establishment pays average county wages equal to or in excess of two hundred percent (200%) of the average county wage.
 - J. Upon approval of such an application, the Department shall notify the Tax Commission and shall provide it with a copy of the contract and the results of the cost/benefit analysis. The Tax Commission may require the qualified establishment to submit such additional information as may be necessary to administer the provisions of the Oklahoma Quality Jobs Program Act. The approved establishment shall file quarterly claims with the Tax Commission and shall continue to file such quarterly claims during the ten-year incentive period to show its continued eligibility for incentive payments, as provided in Section 3606 of this title, or until it is no longer qualified to receive incentive payments. The establishment may be audited by the Tax Commission to verify such

1 eligibility. Once the establishment is approved, an agreement shall be deemed to exist between the establishment and the State of 2 Oklahoma, requiring the continued incentive payment to be made as 3 long as the establishment retains its eligibility as defined in and 5 established pursuant to this section and Sections 3603 and 3606 of this title and within the limitations contained in the Oklahoma 6 Quality Jobs Program Act, which existed at the time of such 7 approval. An establishment described in this subsection shall be 8 9 required to repay all incentive payments received under the Oklahoma 10 Quality Jobs Program Act if the establishment is determined by the 11 Oklahoma Tax Commission to no longer have business operations in the 12 state have moved the business operations that received incentive 13 payments to another state within three (3) years from the beginning of the calendar quarter for which the first incentive payment claim 14 is filed. 15

K. A municipality with a population of less than one hundred thousand (100,000) persons in which an establishment eligible to receive quarterly incentive payments pursuant to the provisions of this section is located may file a claim with the Tax Commission for up to twenty-five percent (25%) of the amount of such payment. The amount of such claim shall not exceed amounts paid by the municipality for direct costs of municipal infrastructure improvements to provide water and sewer service to the establishment. Such claim shall not be approved by the Tax

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- Commission unless the municipality and the establishment have entered into a written agreement for such claims to be filed by the municipality prior to submission of the application of the establishment pursuant to the provisions of this section. If such claim is approved, the amount of the payment to the establishment made pursuant to the provisions of Section 3606 of this title shall be reduced by the amount of the approved claim by the municipality and the Tax Commission shall issue a warrant to the municipality in the amount of the approved claim in the same manner as warrants are issued to qualifying establishments.
 - L. For any contract executed by an establishment on or after the effective date of this act August 1, 2018, five percent (5%) of the quarterly incentive payment amount shall be transferred by the Oklahoma Tax Commission to the Oklahoma Quick Action Closing Fund.
 - SECTION 4. AMENDATORY 68 O.S. 2011, Section 3605, is amended to read as follows:

Section 3605. There is hereby created within the State Treasury a special fund for the Oklahoma Tax Commission to be designated the "Quality Jobs Program Incentive Payment Fund". The Oklahoma Tax Commission is hereby authorized and directed to withhold a portion of the taxes levied and collected pursuant to Section 2355 of Title 68 of the Oklahoma Statutes for deposit into the fund. The amount deposited shall equal the sum of an amount determined by multiplying the net benefit rate provided by the Department of Commerce by the

1 gross payroll as determined pursuant to the provisions estimated by 2 the Tax Commission to be sufficient to pay incentive payments 3 claimed pursuant to the provisions of subsection A of Section 6 of this act Section 3606 of this title. All of the amounts deposited 5 in such fund shall be used and expended by the Tax Commission solely for the purposes and in the amounts authorized by the Oklahoma 6 Quality Jobs Program Act. The liability of the State of Oklahoma to 7 make the incentive payments under this act shall be limited to the 9 balance contained in the fund created by this section. 10 SECTION 5. AMENDATORY 68 O.S. 2011, Section 3606, as last amended by Section 1, Chapter 138, O.S.L. 2020 (68 O.S. Supp. 11 12 2020, Section 3606), is amended to read as follows: Section 3606. A. As soon as practicable after the end of the 13 first complete calendar quarter following the start date, the 14 establishment shall file a claim for the payment with the Oklahoma 15 Tax Commission and shall specify the actual number and gross payroll 16 of new direct jobs for the establishment for the calendar quarter. 17 The Tax Commission shall verify the actual gross payroll for new 18 direct jobs for the establishment for such calendar quarter. 19 Tax Commission is not able to provide such verification utilizing 20 all available resources, the Tax Commission may request such 21 additional information from the establishment as may be necessary or 22 may request the establishment to revise its claim. An establishment 23 may file for an extension of the initial filing date with the 24

Oklahoma Department of Commerce. Any such extension shall be based solely upon an extraordinary adverse business circumstance which prevented the establishment from hiring the new direct jobs as projected. If an establishment fails to file claims as required by this section, it shall forfeit the right to receive any incentive payments after three (3) years from the start date. If an establishment has filed at least one claim pursuant to this section but fails to file another claim within two (2) years of the most recent claim, the Tax Commission, after consulting with the Department of Commerce, may dismiss the establishment from the program, forfeiting the establishment's right to receive incentive payments based on that contract.

B. 1. Except as otherwise provided in paragraph 2 of this subsection, if the actual verified gross payroll for four (4) consecutive calendar quarters does not equal or exceed the applicable total required by Section 3604 of this title within three (3) years of the start date, or does not equal or exceed the applicable total required by Section 3604 of this title at any other time during the ten-year period after the start date or during the fifteen-year period after the start date for establishments defined or classified in the NAICS Manual under U.S. Industry No. 711211 (2007 version), the incentive payments shall not be made and shall not be resumed until such time as the actual verified gross payroll equals or exceeds the amounts specified in Section 3604 of this

- title. If an establishment fails to achieve the required gross

 payroll within three (3) years of the start date, the establishment

 shall not make a new or renewal application for incentive payments

 authorized pursuant to the Oklahoma Quality Jobs Program Act for a

 period of twelve (12) months from the last day of the last month of

 the three-year period during which the required gross payroll amount

 was not achieved.
 - 2. Any establishment which does not meet the quarterly payroll requirements provided pursuant to paragraph 1 of this subsection during the time period which begins on April 1, 2020, and ends on June 30, 2021, shall continue to receive incentive payments and shall be exempt from the prescribed limitations.
 - C. If the average annualized wage required for an establishment does not equal or exceed the amount specified in paragraph 1 or 2 of subsection F paragraph 2 of subsection C of Section 3604 of this title during any calendar quarter, the incentive payments shall not be made and shall not be resumed until such time as such requirements are met.
 - D. In no event shall incentive payments, cumulatively, exceed the estimated net direct state benefits, except for establishments subject to the provisions of subparagraph d of paragraph 7 of subsection A of Section 3603 of this title:
- 23 <u>1. The estimated net direct state benefits for establishments</u>
 24 utilizing the net benefit rate; or

- 2. The estimated net direct and indirect state benefits for establishments utilizing the compound net benefit rate.
- 3 An establishment that has qualified pursuant to Section 3604 Ε. of this title may receive payments only in accordance with the 4 5 provisions of the law under which it initially applied and was approved. If an establishment that is receiving incentive payments 6 7 expands, it may apply for additional incentive payments based on the gross payroll anticipated from the expansion only, pursuant to 8 9 Section 3604 of this title. Provided, an establishment which has 10 suffered an extraordinary adverse business circumstance, as 11 certified by the Incentive Approval Committee, may be allowed to voluntarily withdraw from the Oklahoma Quality Jobs Program, repay 12 13 to the Tax Commission the total amount of incentive payments received pursuant to the provisions of this section, plus interest 14 at the rate specified in Section 727.1 of Title 12 of the Oklahoma 15 Statutes, and reapply to the Department for a new incentive contract 16 17 if the establishment qualifies pursuant to the provisions of the Oklahoma Quality Jobs Program Act. Any funds received by the Tax 18 Commission pursuant to the provisions of this subsection shall be 19 apportioned in the manner that income tax revenues are apportioned. 20
 - F. An establishment that is receiving incentive payments may not apply for additional incentive payments for any new projects until twelve (12) quarters after receipt of the first incentive payment, or until the establishment's actual verified gross payroll

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for new direct jobs or new job creation equals or exceeds Two

Million Five Hundred Thousand Dollars (\$2,500,000.00) the payroll or

job threshold requirements specified in subsection D or subsection G

of Section 3604 of this title during any four consecutive-calendar
quarter period, whichever comes first. After meeting the

requirements of this subsection, an establishment may apply for

additional incentive payments based upon the gross payroll

anticipated from an expansion only.

- G. As soon as practicable after verification of the actual gross payroll as required by this section and except as otherwise provided by subsection K of Section 3604 of this title, the Tax Commission shall issue a warrant to the establishment in the amount of the net benefit rate multiplied by the actual gross payroll as determined pursuant to subsection A of this section for the calendar quarter.
- SECTION 6. AMENDATORY 68 O.S. 2011, Section 3607, as amended by Section 26, Chapter 227, O.S.L. 2013 (68 O.S. Supp. 2020, Section 3607), is amended to read as follows:
- Section 3607. A. Notwithstanding any other provision of law,
 if a qualified establishment receives an incentive payment pursuant
 to the provisions of Section 3601 et seq. of this title, neither the
 qualified establishment nor its contractors or subcontractors shall
 be eligible to receive the credits or exemptions provided for in the

- 1 following provisions of law in connection with the activity for 2 which the incentive payment was received:
 - 1. Paragraphs 16 and 17 of Section 1357 of this title;
 - 2. Paragraph 7 of Section 1359 of this title;
- 5 3. Section 2357.4 of this title; except as provided in 6 subsection B of this section;
- 7 4. Section 2357.7 of this title;

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- 5. Section 2-11-303 of Title 27A of the Oklahoma Statutes;
- 6. Section 2357.22 of this title;
- 10 $\frac{7}{10}$ 5. Section 2357.31 of this title;
- 8.6. Section 54003 of this title; or
- 12 9. Section 54006 of this title;
- 13 \ \ \frac{10.}{7.} \text{ Section 625.1 of Title 36 of the Oklahoma Statutes;}
- 14 11. Subsections C and D of Section 2357.59 of this title;
- 15 12. Section 2357.13 of this title; or
- 16 13. Section 4201 of this title.
- B. Any establishment which has qualified to receive quarterly
- 18 | incentive payments pursuant to subsection B of Section 3604 of this
- 19 | title for a ten-year period with a project start date after January
- 20 | 1, 2010, shall be eligible to receive the credit provided for in
- 21 | Section 2357.4 of this title if such establishment:
- 22 1. Qualifies for the credit allowed pursuant to paragraph 1 of
- 23 | subsection B of Section 2357.4 of this title based on an investment
- 24 made after January 1, 2010;

- 2. Pays an average annualized wage which equals or exceeds the average state wage as determined by the Department of Commerce based on the most recent U.S. Department of Commerce data; and
- 3. Obtains a determination letter from the Oklahoma Department of Commerce that the business activity of the entity will result in a positive net benefit rate.
 - C. For purposes of the exception provided for in this section:
- 1. "Estimated direct state benefits" has the meaning set out in paragraph 4 of subsection A of Section 3603 of this title;
- 2. "Estimated indirect state benefits" means the indirect new tax revenues projected by the Oklahoma Department of Commerce to accrue to the state, including, but not limited to, revenue generated from ancillary support jobs directly related to the primary business;
- 3. "Estimated direct state costs" has the meaning set out in paragraph 5 of subsection A of Section 3603 of this title; and
- 4. "Estimated indirect state costs" means the costs projected by the Oklahoma Department of Commerce to accrue to the state as a result of new indirect jobs. Such costs shall include, but not be limited to, costs enumerated in paragraph 3 of this subsection.
- D. Any establishment which has qualified to receive quarterly incentive payments pursuant to subsection B of Section 3604 of this title for a ten-year period with a project start date after January 1, 2010, shall be eligible to receive the credit provided for in

Section 2357.4 of this title pursuant to the provisions of this section if such establishment obtains a determination letter from the Oklahoma Department of Commerce that the business activity of the entity will result in a positive net benefit rate, to be computed by the Oklahoma Department of Commerce using a methodology which provides for the analysis of estimated direct state benefits, estimated indirect state benefits, estimated direct state costs and estimated indirect state costs. The Oklahoma Department of Commerce shall use such information as it determines to be relevant for the analysis required by this subsection including, but not limited to, the type of business activity in which the entity is engaged or will be engaged, amount of capital investment, type of assets acquired or utilized by the business entity, economic impact of the business activity within the relevant geographic region and such other factors as the Department determines to be relevant. The Oklahoma Department of Commerce may use information regarding the business entity alone or in conjunction with relevant information regarding other business activity in a geographically relevant area surrounding the principal business location of the primary business entity in order to perform the computation of the net benefit rate. If the result of the analysis is a positive net benefit rate, the establishment shall be allowed to qualify to receive quarterly incentive payments pursuant to subsection B of Section 3604 of this title for a ten-year period and shall be eligible to receive the

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- 1 | credit provided for in Section 2357.4 of this title. The Oklahoma
- 2 | Department of Commerce shall transmit a determination letter to the
- 3 authorized representative of the establishment and shall also
- 4 | transmit a copy of the determination letter to the Oklahoma Tax
- 5 | Commission, regardless of whether the result is a positive or
- 6 negative net benefit rate.
- 7 | SECTION 7. REPEALER 68 O.S. 2011, Sections 3501, 3502,
- 8 | 3503, 3504, 3505, 3506, 3507 and 3508, are hereby repealed.
- 9 SECTION 8. REPEALER 68 O.S. 2011, Sections 3604.1, as
- 10 | amended by Section 25, Chapter 227, O.S.L. 2013, 3611 and 3612 (68
- 11 | O.S. Supp. 2020, Section 3604.1), are hereby repealed.
- 12 | SECTION 9. REPEALER 68 O.S. 2011, Sections 3801, 3802,
- 13 | 3803, 3804, 3805, 3806, 3807 and 3808, are hereby repealed.
- 14 SECTION 10. REPEALER 68 O.S. 2011, Sections 3901, 3902,
- 15 | 3903, as last amended by Section 1, Chapter 128, O.S.L. 2014, 3904,
- 16 as last amended by Section 1, Chapter 197, O.S.L. 2019, 3905, 3906,
- 17 | 3907, 3908, 3909 and 3910 (68 O.S. Supp. 2020, Sections 3903 and
- 18 | 3904), are hereby repealed.
- 19 SECTION 11. REPEALER 68 O.S. 2011, Sections 3911, 3912,
- 20 | 3913, 3914, as last amended by Section 4, Chapter 144, O.S.L. 2018,
- 21 | 3915, 3916, 3917, 3918, 3919 and 3920 (68 O.S. Supp. 2020, Section
- 22 | 3914), are hereby repealed.
- 23 | SECTION 12. This act shall become effective November 1, 2021.

1	Passed the Senate the 9th day of March, 2021.
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4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2021.
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9	Presiding Officer of the House of Representatives
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