1	STATE OF OKLAHOMA
2	2nd Session of the 59th Legislature (2024)
3	COMMITTEE SUBSTITUTE
4	FOR SENATE BILL NO. 1904 By: Pugh
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7	COMMITTEE SUBSTITUTE
8	An Act relating to student assessments; allowing certain charter school or school district to
9	administer certain assessments for certain grades in a virtual setting; prohibiting administration of
10	assessments for certain grades in a virtual setting; directing certain requirements to be met; requiring
11	certain program or plan to be considered in determining whether a virtual setting meets a
12	student's educational needs; providing for promulgation of rules; providing for codification;
13	providing an effective date; and declaring an emergency.
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
17	SECTION 1. NEW LAW A new section of law to be codified
18	in the Oklahoma Statutes as Section 3-145.11 of Title 70, unless
19	there is created a duplication in numbering, reads as follows:
20	A. A statewide virtual charter school or a school district
21	operating a full-time virtual education program may administer to
22	enrolled students in grades three through eight the statewide system
23	of student assessments required by Section 1210.508 of Title 70 of
24	the Oklahoma Statutes in a virtual setting that best meets the

educational needs of the students and aligns with their regular academic instruction. Assessments for grades nine through twelve shall not be administered in a virtual setting.

B. A statewide virtual charter school or a school district
operating a full-time virtual education program that administers
student assessments as provided for in subsection A of this section
shall ensure the following requirements are met:

8 1. The student to whom the statewide student assessment is9 administered takes the assessment on an assigned date and time;

10 2. The student to whom the statewide student assessment is 11 administered attends a synchronous assessment session initiated and 12 managed by designated personnel of the statewide virtual charter 13 school or the school district that operates a full-time virtual 14 education program;

3. If the statewide student assessment platform does not 15 а. allow integrated camera proctoring, the student to 16 whom the statewide student assessment is administered 17 shall use two devices for the duration of the 18 administration. One device shall be used by the 19 student to take the statewide student assessment, and 20 one device shall be used by an assessment proctor to 21 monitor the student for the duration of the 22 administration of the statewide student assessment 23 24 using the camera on the required device, or

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b. If the statewide student assessment platform does allow for an assessment proctor to view the student and the student's background environment, a secondary device shall not be required;

4. The device on which a student is administered a statewide
student assessment has audio capabilities accessible by the
assessment administrator for purposes of monitoring the student;

8 5. The statewide virtual charter school or school district that 9 operates a full-time virtual education program that administers a 10 statewide student assessment to a student in a virtual setting seeks 11 to maintain a student assessment taker to assessment proctor ratio 12 of ten-to-one or lower;

13 6. The student to whom the statewide student assessment is
14 administered does not exit the assessment administration until
15 instructed to do so by the assigned assessment proctor; and

16 7. The submission of a statewide student assessment
17 administered pursuant to the provisions of this section is verified
18 by the assessment administrator.

C. A statewide virtual charter school or a school district operating a full-time virtual education program that administers student assessments pursuant to this section shall take into account a student's individualized education program (IEP) developed pursuant to the Individuals with Disabilities Education Act (IDEA) or Section 504 Plan developed pursuant to the Rehabilitation Act of

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1	1973 in determining whether a virtual setting best meets the
2	educational needs of such a student.
3	D. The State Board of Education may promulgate rules to
4	implement the provisions of this section.
5	SECTION 2. This act shall become effective July 1, 2024.
6	SECTION 3. It being immediately necessary for the preservation
7	of the public peace, health, or safety, an emergency is hereby
8	declared to exist, by reason whereof this act shall take effect and
9	be in full force from and after its passage and approval.
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