1	STATE OF OKLAHOMA
2	1st Session of the 59th Legislature (2023)
3	COMMITTEE SUBSTITUTE
4	FOR HOUSE BILL NO. 2749  By: Miller
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7	<u>COMMITTEE SUBSTITUTE</u>
8	[ State government - Oklahoma Tourism Parks and
9	Recreation Enhancement Act - procedures - effective
10	date ]
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY 74 O.S. 2021, Section 2221, is
15	amended to read as follows:
16	Section 2221. A. The <del>Commission, through the</del> <u>Oklahoma Tourism</u>
17	and Recreation Department, is authorized to promote state-owned, -
18	leased, or <u>-</u> operated facilities. The Department may utilize
19	specific promotion programs such as the provision of complimentary
20	rooms, package-rate plans, group rates, guest incentive sales
21	programs, entertainment of prospective guests, employee-information
22	programs, golf promotional programs as well as other sales and
23	promotion programs considered acceptable in the hospitality
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- industry, in the travel industry, or the regional magazine industry are approved as necessary advertising and promotion expenses.
- In order to best carry out the duties and responsibilities 3 В. 4 of the Department and to serve the people of the state in the 5 promotion of tourism and tourism economic development, the Department may enter into partnerships for promotional programs and 6 7 projects with a private person, firm, corporation, organization or association. The Department may enter into contracts or agreements 8 9 under terms to be mutually agreed upon to carry out the promotional 10 programs and projects, excluding the advertising contract by the 11 Department which utilizes the Tourism Promotion Tax or acquisition 12 of land or buildings. The contracts or agreements may be negotiated 13 and shall not be subject to the provisions of the Oklahoma Central 14 Purchasing Act or the Public Competitive Bidding Act of 1974.
  - C. All contracts or agreements entered into as partnerships for promotional projects or programs by the Department shall be approved by the Commission.
  - D. Pursuant to subsection A of this section, the Department shall create a state employee information and promotion program using the following procedures:
  - 1. All full-time state employees, excluding State Legislators,
    who have been employed by the state for one (1) year or longer,
    shall be allowed to have two (2) consecutive nights of accommodation
    at a state-operated lodge, room, or cabin per calendar year at a

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1	discounted rate that covers a percentage of the operating costs of
2	said accommodation, including tax;
3	2. State employees shall obtain approval from facility managers
4	<pre>prior to use of the program;</pre>
5	3. Facility managers shall not accept reservations for any
6	dates when the facility could be expected to be fully occupied;
7	4. State employees shall be responsible for all other expenses
8	including food, travel, cleaning costs, and accommodations in excess
9	of those provided by the program; and
LO	5. State employees shall be provided a questionnaire to be
1	completed upon the end of the stay, which shall be forwarded to the
L2	facility manager.
L3	E. The Department shall promulgate rules for the program,
L 4	including seasonal requirements, specific costs per accommodation,
L5	and the number of eligible reservations per calendar year.
L6	SECTION 2. This act shall become effective November 1, 2023.
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