1	STATE OF OKLAHOMA
2	1st Session of the 59th Legislature (2023)
3	COMMITTEE SUBSTITUTE
4	FOR ENGROSSED HOUSE BILL 1017 By: Lawson, Munson, and Ranson of the House
5	and
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7	Rosino of the Senate
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9	COMMITTEE SUBSTITUTE
10	[children - Family Representation and Advocacy Act - Family Representation and Advocacy Program -
11	Administrative Office of the Courts - executive director - training for contractors - Family
12	Representation and Advocacy Program Revolving Fund - annual audit - annual report - codification -
13	effective date]
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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 801 of Title 10, unless there is
19	created a duplication in numbering, reads as follows:
20	A. This act shall be known and may be cited as the "Family
21	Representation and Advocacy Act".
22	B. As used in this act, "eligible organization" means an entity
23	that:
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Is organized as a not-for-profit corporation that is tax
 exempt pursuant to the provisions of paragraph (3) of subsection (c)
 of Section 501 of the United States Internal Revenue Code of 1986,
 as amended;

5 2. Has as its primary purpose the furnishing of legal
6 assistance to eligible clients in civil matters;

7 3. Renders legal services to eligible clients in pre- and post8 petition deprived child proceedings; and

9 4. Is incorporated pursuant to any applicable laws in this10 state.

There is hereby created within the Administrative Office of 11 С. 12 the Courts the Family Representation and Advocacy Program. The purpose of the Family Representation and Advocacy Program shall be 13 to ensure uniform and high quality legal representation for children 14 and indigent parents, legal guardians, and Indian custodians in 15 deprived child actions brought by the state pursuant to the 16 provisions of Section 1-1-101 et seq. of Title 10A of the Oklahoma 17 Statutes. 18

D. From funds appropriated or otherwise available for the purpose of implementing the Family Representation and Advocacy Act, the Administrative Office of the Court shall issue a request for proposals and contract with an eligible organization to administer the Family Representation and Advocacy Program through the establishment of a central office for the state. The contract shall

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be the result of the request for proposals issued by the
 Administrative Office of the Courts and submission of competitive
 bids by eligible organizations pursuant to the Oklahoma Central
 Purchasing Act.

5 Ε. Through the activities of the central office, the Family Representation and Advocacy Program shall work cooperatively 6 statewide with judicial districts and attorneys by contracting with, 7 training, compensating, and supporting legal counsel for the 8 9 children, indigent parents, legal guardians, and Indian custodians appointed by the court pursuant to Section 1-4-306 of Title 10A of 10 the Oklahoma Statutes. The Family Representation and Advocacy 11 Program shall have the responsibility to ensure that all parents, 12 legal guardians, and Indian custodians who are entitled to court-13 appointed counsel and all children are appointed counsel who have 14 the training, support, and access to resources to provide uniform 15 and high quality legal representation. The central office shall not 16 provide direct legal representation to clients except in selected 17 appeals. Nothing in this subsection shall preclude the appointment 18 of a guardian ad litem pursuant to Section 1-8-108 of Title 10A of 19 the Oklahoma Statutes. 20

F. An executive director for the Family Representation and Advocacy Program shall be employed by the eligible organization and approved by the Administrative Office of the Courts or any board established pursuant to subsection K of this section. The executive

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1 director shall have at least ten (10) years of experience as a 2 licensed attorney prior to appointment, be licensed to practice law in this state at the time of appointment and be familiar with the 3 unique demands of representing children, parents, legal quardians, 4 5 Indian custodians in deprived child cases in this state. The executive director shall serve full time and shall not engage in 6 private practice of law outside of the Program. The executive 7 director shall hire all staff including employees of the central 8 9 office, contract attorneys or other legal providers eligible for appointment pursuant to Section 1-4-306 of Title 10A of the Oklahoma 10 Statutes, and interdisciplinary contractors required to implement 11 the Family Representation and Advocacy Act. The executive director 12 13 shall submit budget requests and shall report quarterly to the Administrative Office of the Courts or any board established 14 pursuant to subsection K of this section. 15

The Family Representation and Advocacy Program shall have 16 G. authority to contract with any type of legal entity including but 17 not limited to law firms, legal services programs, Office of Public 18 Defender, law school clinics, and individual attorneys as needed. 19 The Program shall have authority to contract with and compensate 20 social workers, parent and youth advocates, and peer mentors to 21 provide interdisciplinary assistance to the attorneys representing 22 children, indigent parents, legal guardians, Indian custodians in 23 the deprived child proceedings. The existing Offices of Public 24

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Defender shall continue to provide representation for children in deprived child proceedings and continue to be funded as set forth in Section 138.4 of Title 19 of the Oklahoma Statutes. The Offices of the Public Defender may elect to contract with the Family Representation and Advocacy Program for additional funds to provide additional staff and resources in the representation of the children.

The Family Representation and Advocacy Program shall ensure 8 Η. 9 that all counsel are members of the Oklahoma Bar Association in good 10 standing and are adequately trained. The Program shall provide uniform and high quality training in collaboration with the State of 11 12 Oklahoma Children's Court Improvement Program, the Oklahoma Bar 13 Association, local bar associations, and other relevant state and national organizations to all attorneys who are appointed to 14 represent children, parents, legal guardians, and Indian custodians 15 in deprived child proceedings. The Program shall contractually 16 require and verify that the attorneys providing legal representation 17 to children, indigent parents, legal guardians, and Indian 18 custodians comply with the Oklahoma Standards of Practice for 19 Attorneys Representing Parents in Deprived Child Proceedings, the 20 Oklahoma Standards of Practice for Attorneys Representing Children 21 in Deprived Child Proceedings, and caseload limits as developed and 22 approved by the Uniform Representation of Children and Parents in 23 Cases Involving Abuse and Neglect Oversight Committee created by the 24

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Oklahoma Supreme Court. The Family Representation and Advocacy
 Program shall ensure that all interdisciplinary contractors are
 provided with uniform and evidence-based training, resources, and
 support.

5 I. The Family Representation and Advocacy Program shall ensure 6 that all areas of the state are equitably served and, based on the 7 appropriations available, shall prioritize judicial districts where 8 attorneys are unavailable for court appointments or are minimally 9 compensated. The Program shall determine where additional attorneys 10 are needed within the state's judicial districts and shall develop 11 additional resources.

The Family Representation and Advocacy Program shall ensure 12 J. that counsel and interdisciplinary contractors are adequately 13 compensated based on available appropriations and other funding 14 received and are provided access to resources in order to deliver 15 high quality legal representation. The Program is authorized to 16 annually review the performance of the attorneys, interdisciplinary 17 contractors, and entities with which the eligible organization 18 contracts, with the goal of helping them achieve and maintain high-19 quality performance. The Program shall ensure that review measures 20 preserve client confidentiality and avoid conflicts of interest. 21

K. The Oklahoma Supreme Court may direct the Administrative
Office of the Courts to establish an advisory board to exercise
oversight over the Family Representation and Advocacy Program and

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1 the selected eligible organization, and to make recommendations and 2 take such actions as deemed necessary to ensure proper 3 administration of the Program.

4 SECTION 2. NEW LAW A new section of law to be codified 5 in the Oklahoma Statutes as Section 802 of Title 10, unless there is 6 created a duplication in numbering, reads as follows:

There is hereby created in the State Treasury a revolving 7 Α. fund for the Administrative Office of the Courts to be designated 8 9 the "Family Representation and Advocacy Program Revolving Fund". The fund shall be a continuing fund, not subject to fiscal year 10 limitations, and shall consist of all monies received by the 11 12 Administrative Office of the Courts for child and indigent parent, legal guardian, and Indian custodian legal and interdisciplinary 13 representation services to be provided by the Family Representation 14 and Advocacy Program. The revolving fund shall include funds 15 appropriated to the fund, federal funds, gifts, donations, and 16 grants. All monies accruing to the credit of the fund are hereby 17 appropriated and may be budgeted and expended by the Administrative 18 Office of the Courts for the purpose of administering the Family 19 Representation and Advocacy Program and for the provision of legal 20 and interdisciplinary services to indigent parents and children by 21 and through the Family Representation and Advocacy Program. 22 By January 31, 2024, and by January 31 of each year thereafter, the 23 Administrative Office of the Courts shall disburse funds from the 24

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Family Representation and Advocacy Program Revolving Fund to the
 contracted eligible organization.

The Administrative Office of the Courts shall allocate and 3 в. expend funds from the Family Representation and Advocacy Program 4 5 Revolving Fund to provide for the necessary operating costs of the Family Representation and Advocacy Program including court-appointed 6 legal and interdisciplinary representation to children, indigent 7 parents, legal guardians, or Indian custodians in proceedings 8 9 governed by the Oklahoma Children's Code, to the extent that funds are available from the Family Representation and Advocacy Program 10 Revolving Fund. The Administrative Office of the Courts shall 11 12 allocate and expend these funds pursuant to the contract with the 13 eligible organization. The Administrative Office of the Courts may charge an administrative fee as provided in subsection D of this 14 section for administering the contract. 15

С. The eligible organization that contracts to operate and 16 manage the Family Representation and Advocacy Program to provide 17 legal and interdisciplinary services shall maintain books and 18 records in accordance with generally accepted accounting principles. 19 The books and records shall account for the receipt and expenditure 20 of all funds paid pursuant to contract. Books and records shall be 21 maintained for a period of five (5) years from the close of the 22 fiscal year of the contract period. The State Auditor and Inspector 23 may audit each organization annually. The necessary expense of each 24

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audit including but not limited to the cost of typing, printing, and
 binding shall be paid from funds of the organization.

D. The Administrative Office of the Courts may use up to two
and one-half percent (2.5%) of the funds deposited in the Family
Representation and Advocacy Program Revolving Fund in any given
fiscal year to provide financial support staff, financial data entry
staff and facilities, and operating assistance for the Family
Representation Program Advisory Board.

9 E. An annual report issued by the Administrative Office of the 10 Courts outlining performance measures for the Family Representation 11 and Advocacy Program and recommendations for ongoing appropriations 12 shall be transmitted to the Governor, the President Pro Tempore of 13 the Oklahoma Senate and the Speaker of the House of Representatives 14 no later than December 31 of each year.

SECTION 3. This act shall become effective November 1, 2023.
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