1	ENGROSSED SENATE
2	BILL NO. 209 By: Bergstrom of the Senate
	and
3	Kendrix of the House
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6	An Act relating to capital investments of the Oklahoma Center for the Advancement of Science and
7	Technology; amending 74 O.S. 2021, Section 5060.21, which relates to the Seed-Capital Revolving Fund;
8	requiring certain data reporting to be included in certain binding commitments; providing certain
9	exception; updating statutory language; and providing an effective date.
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12	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
13	SECTION 1. AMENDATORY 74 O.S. 2021, Section 5060.21, is
14	amended to read as follows:
15	Section 5060.21. A. There is hereby created in the State
16	Treasury a revolving fund for the Oklahoma Center for the
17	Advancement of Science and Technology to be designated the "Seed-
18	Capital Revolving Fund". The fund shall be a continuing fund, not
19	subject to fiscal year limitations. The fund shall consist of all
20	monies authorized by law for deposit in the fund including but not
21	limited to gifts, grants, private donations, and funds by government
22	entities authorized to provide funding for the purposes authorized
23	for use of the fund and with payments on loans made from the fund,
24	rents, dividends paid on shares of stock purchased with monies from

1 the fund, royalty proceeds, or any other form of return on authorized investments made by the Center. All monies accruing to 2 the credit of said the fund are hereby appropriated and may be 3 budgeted and expended by the Oklahoma Center for the Advancement of 4 5 Science and Technology for use as seed-capital for enterprises and for the purposes set forth in this section, and shall not be used 6 for administrative, management, or operating expenses of the Center. 7 Expenditures from said the fund shall be made upon warrants issued 8 9 by the State Treasurer against claims filed as prescribed by law with the Director of the Office of Management and Enterprise 10 11 Services for approval and payment.

B. The Seed-Capital Revolving Fund shall be managed consistent with the long-term goal that revenues earned from investment of the fund be used to cover administrative costs of the fund. The Center may contract with the Commercialization Center or another entity to manage the Seed-Capital Revolving Fund and to carry out the activities set forth in this section.

18 C. The Center may use the Seed-Capital Revolving Fund to 19 provide seed-capital to enterprises and to carry out the purposes of 20 the Oklahoma Science and Technology Research and Development Act 21 through authorized investments, including:

- 22 1. Loans, loans convertible to equity, and equity;
- 23 2. Leaseholds;
- Management or consultant service agreements;

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4. Loans with stock subscription or similar warrants that are
 2 beneficially owned by the Center;

3 5. Loans with stock subscription or similar warrants that are4 beneficially owned by a party other than the Center;

6. Any other contractual arrangement in which the Center is
providing scientific and technological services to any federal,
state, county, or municipal agency, or to any individual,
corporation, enterprise, association, or any other entity involving
science and technology. The Center, in connection with the
provision of any form of financial assistance, may enter into
royalty agreements with an enterprise;

12 7. Participation as a general or limited partner in other seed-13 capital funds or participation as a limited partner in individual 14 cases as authorized by the board of directors;

15 8. Royalty or other interests in patents, licenses, trade16 secrets, or other technology; and

9. All other seed-capital investments and qualified securities
 as defined in the Oklahoma Science and Technology Research and
 Development Act.

D. The Center may use the Seed-Capital Revolving Fund to purchase qualified securities issued by enterprises engaged in new product or process innovations subject to the conditions set forth in this section.

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E. The Center may use the Seed-Capital Revolving Fund to make loans for business incubator facilities in exchange for interests in the enterprises.

F. The Center shall make authorized seed-capital investments in
enterprises engaged in new product or process innovations only
after:

7 1. Receipt of an application from the enterprise which8 contains:

9 a. a business plan including a description of the
10 enterprise and its management, product, and market,
11 b. a statement of the amount, timing, and projected use
12 of the capital required,

c. a statement of the potential economic impact of the
enterprise, including the number, location, and types
of jobs expected to be created, and

16 d. such other information as the Center board of
 17 directors shall request; and

18 2. Approval of the investment by the Center. Such approval may 19 be made after the board of directors finds, based upon the 20 application submitted by the enterprise and such additional 21 investigation as the staff of the Center shall make and incorporate 22 in its minutes, or based on the recommendation of the fund manager, 23 if the Center contracts with the Commercialization Center or another 24 entity to manage the Seed-Capital Revolving Fund, that:

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1 the proceeds of the investment or financial assistance a. 2 will be used only to cover the seed-capital needs of the enterprise except as authorized by this section, 3 b. the enterprise has a reasonable chance of success, 4 5 с. the Center's participation is instrumental to the success of the enterprise and will assist in its 6 retention within the state, 7 d. the Center's investment is leveraged by at least one 8 9 additional equity or near-equity investor, the enterprise has the reasonable potential to enhance e. 10 employment opportunities within the state, 11 12 f. the entrepreneur and other founders of the enterprise have already made or are contractually committed to 13 make an appropriate financial and time commitment to 14 the enterprise, 15 any securities to be purchased are qualified 16 g. securities, 17 there is a reasonable possibility that the Center will h. 18 recoup at least its initial investment or financial 19 commitment, and 20 i. binding commitments have been made to the Center by 21 the enterprise for adequate reporting of financial 22 data to the Center, which shall include a requirement 23 for an annual report, or if required by the board, an 24

1 annual audit of the financial and operational records 2 of the enterprise, and for such control on the part of the Center as the board of directors shall consider 3 prudent over the management of the enterprise, so as 4 5 to protect the investment or financial commitment of the Center, including in the discretion of the board 6 and without limitation, right of access to financial 7 and other records of the enterprise, and membership or 8 9 representation on the board of directors of the 10 enterprise. The binding commitments made pursuant to 11 this subparagraph for adequate reporting of financial 12 data shall include data that exhibit the growth rate of employment, wages, revenues, and a provided measure 13 of profitability reported consistently among the 14 15 enterprises. The growth rates shall be reported both on an annual basis and to reflect the growth that has 16 occurred since investments were made pursuant to this 17 18 section. The Oklahoma Tax Commission shall collaborate with the Center for the reporting of 19 20 financial data. The Center may provide an exception to the commitment required pursuant to this 21 subparagraph for certain circumstances that make the 22 providing of data unfeasible, including but not 23 24 limited to the death of owners or management,

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dissolution of the enterprise, or abandonment of

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projects.

G. The board of directors shall create an investment committee to assist in evaluating potential investments in qualified securities and provision of other forms of authorized financial assistance. The membership of this investment committee shall serve at the pleasure of the board and shall consist of:

No more than two members of the board of directors, neither
 of whom serves on any advisory committee to the Center; and

Persons drawn from sources other than the Center who meet
 standards similar to those applying to the board of directors and
 who are recognized by their peers for outstanding knowledge and
 leadership in their fields, all of whom shall serve at the pleasure
 of the board.

The Center shall not make investments in qualified 15 Η. securities issued by enterprises in excess of the amount necessary 16 to own more than forty-nine percent (49%) of qualified securities in 17 any one enterprise at the time such securities are purchased by the 18 Center, after giving effect to the conversion of all outstanding 19 convertible qualified securities of the enterprise; however, in the 20 event of severe financial difficulty of the enterprise, threatening, 21 in the judgment of the board of directors, the investment of the 22 Center therein, a greater percentage of such securities may be owned 23 by the Center. 24

1	SECTION 2. This act shall become effective November 1, 2023.
2	Passed the Senate the 9th day of March, 2023.
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4	Presiding Officer of the Senate
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6	Passed the House of Representatives the day of,
7	2023.
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9	Presiding Officer of the House
10	of Representatives
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