1	ENGROSSED HOUSE
2	BILL NO. 1019 By: Munson, Lawson, Roe, McEntire, Talley, and Swope of the House
3	
4	and
5	Gollihare of the Senate
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8	An Act relating to the Central Purchasing Act; amending 74 O.S. 2021, Section 85.44D.1, which
9	relates to sole source acquisition or sole brand acquisition, certification, and report; creating an
10	exemption; providing a termination date; and declaring an emergency.
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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 85.44D.1, is
15	amended to read as follows:
16	Section 85.44D.1 A. 1. A sole source acquisition is exempt
17	from competitive bidding procedures as a sole source or requirements
18	of this act, but a sole brand acquisition is subject to such
19	competitive bidding requirements.
20	2. For each sole source or sole brand acquisition, the state
21	agency shall retain in the state agency's acquisition file and
22	attach to the requisition, a certification signed by the chief
23	administrative officer of the state agency, in the following form:
24	SOLE SOURCE OR SOLE BRAND ACQUISITION

1	CERTIFICATION
2	STATE AGENCY
3	SUPPLIER NAME
4	SUPPLIER ADDRESS
5	SUPPLIER CONTACT INFORMATION
6	In connection with the attached requisition or contract, I
7	hereby affirm that
8	(Name of Supplier)
9	is the only business entity singularly qualified to provide the
10	acquisition, or is the only brand satisfying the acquisition
11	requirements, for the following reasons:
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17	The following is a brief description of all efforts made to
18	verify that the acquisition qualifies as a sole source or sole brand
19	acquisition:
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ENGR. H. B. NO. 1019

I understand that the signing of this certification knowing such information to be false may result in forfeiture of my position and ineligibility for appointment to or employment in state service for a period of five (5) years following forfeiture of position.

5 6

## (Chief administrative officer)

A court order requiring a particular acquisition, but which
does not specify a brand or supplier shall not substitute for the
certification required by this section or otherwise invalidate
acquisition procedures required by the Oklahoma Central Purchasing
Act.

4. Upon a determination by the Director of the Office of Management and Enterprise Services that there are reasonable grounds to believe that a violation of this section has occurred, the Director shall send findings to the Attorney General that support the determination. The Attorney General shall review the findings and determine whether to investigate or prosecute the person.

18 5. Prior to approving a requisition for a sole source or sole 19 brand acquisition, the Purchasing Division shall require the signed 20 certification documenting the need for a sole source or sole brand 21 acquisition and shall retain the certification in accordance with 22 state record retention requirements.

6. For a sole source or sole brand acquisitions exceeding thefair and reasonable acquisition threshold amount and not requiring

submission of a requisition to the Purchasing Division, the state agency's certified procurement officer shall retain, in the acquisition file, the signed certification documenting the need for the sole source or sole brand acquisition in accordance with state record retention requirements.

B. By the fifteenth day of each month, or the first working day
thereafter, the Office of Management and Enterprise Services shall
provide a report to:

9 1. The Speaker of the House of Representatives and the10 President Pro Tempore of the Senate; and

11 2. Any member of the Legislature requesting the report.

12 The report shall detail sole source and sole brand acquisitions 13 by state agencies for the month prior to the month preceding the 14 submission of the report. The report shall be titled "Monthly Sole 15 Source and Sole Brand Contracting Report of Oklahoma State Agencies" 16 and indicate the time period of the report. The report shall be 17 provided by the Director of the Office of Management and Enterprise 18 Services or the Director's designee. The report shall be in 19 columnar database format and shall include at least the following 20 fields of information: state agency number; state agency name; date 21 created by the Office of Management and Enterprise Services for the 22 requisition; date of either approval or disapproval of the 23 requisition; if disapproved, the reason why such contract 24 requisition was disapproved; estimated amount of the requisition

ENGR. H. B. NO. 1019

Page 4

1 acquisition; purchase order amount; purchase order number; actual 2 business name of supplier; supplier federal employer identification number; and the commodity classification listing at the appropriate 3 level to distinguish between similar acquisitions. Information 4 5 required by this subsection shall be reported and maintained on each 6 report through the next reporting period after an acquisition is 7 The applicable data in the fields of information specified in made. this subsection shall be listed even if the state agency requisition 8 9 is disapproved.

<u>C. 1. The State Department of Health shall be exempt from</u>
 <u>requests for proposals for sole source acquisitions for the Nurse-</u>
 <u>Family Partnership Program and the Children First Program.</u>

13 <u>2. The provisions of this subsection shall cease to have the</u> 14 force and effect of law on November 1, 2029.

SECTION 2. It being immediately necessary for the preservation of the public peace, health or safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

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1	Passed the House of Representatives the 6th day of March, 2024.
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4	Presiding Officer of the House of Representatives
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6	Passed the Senate the day of, 2024.
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9	Presiding Officer of the Senate
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