1	STATE OF OKLAHOMA
2	2nd Session of the 59th Legislature (2024)
3	HOUSE BILL 3643 By: Boatman
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6	AS INTRODUCED
7	An Act relating to records; amending 67 O.S. 2021,
8	Sections 203, 206, 211, 301, 306, and 317, which relate to record-keeping activities; adding
9	<pre>punctuation; modifying exempt groups; changing procedures for destruction of nonrecord materials;</pre>
10	modifying storage procedures for original media; updating citations; clarifying record disposition
11	methods; modifying definitions; repealing 67 O.S. 2021, Section 312, which relates to microfilm
12	maintenance and supplies; and providing an effective date.
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15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
16	SECTION 1. AMENDATORY 67 O.S. 2021, Section 203, is
17	amended to read as follows:
18	Section 203. As used in the Records Management Act, Section 201
19	et seq. of this title:
20	(a) "Record" means document, book, paper, photograph,
21	microfilm, computer tape, disk, record, sound recording, film
22	recording, video record or other material, regardless of physical
23	form or characteristics, made or received pursuant to law or
24	ordinance or in connection with the transaction of official

¹ business, the expenditure of public funds, or the administration of ² public property. Library and museum material made or acquired and ³ preserved solely for reference or exhibition purposes and stocks of ⁴ publications are not included within the definition of records as ⁵ used in this act.

(b) "State record" means:

7 (1) A record of a department, office, commission, board, 8 authority or other agency, however designated, of the state 9 government.

(2) A record of the State Legislature.

(3) A record of the Supreme Court, the Court of Criminal Appeals or any other court of record, whether of statewide or local jurisdiction.

14 (4) Any other record designated or treated as a state record 15 under state law.

(c) "Local record" means a record of a county, city, town, village, township, district, authority or any public corporation or political entity whether organized and existing under charter or under general law unless the record is designated or treated as a state record under state law.

(d) "Agency" means any department, office, commission, board, authority or other unit, however designated, of the state government.

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(e) "Essential record" means a state or local record necessary to the operation of government during an emergency created by a disaster, or necessary to protect the rights and interests of persons or to establish and affirm powers and duties of governments in the resumption of operations after a disaster.

6 (f) "Disaster" means any occurrence of fire, flood, storm,
7 earthquake, tornado, explosion, epidemic, riot, sabotage, or other
8 condition of extreme peril resulting in substantial damage or injury
9 to persons or property within this state, whether such occurrence is
10 caused by an act of nature or by persons, including an enemy of the
11 United States.

(g) "Preservation duplicate" means a copy of an essential record used for preservation purposes pursuant to the Records Management Act.

SECTION 2. AMENDATORY 67 O.S. 2021, Section 206, is amended to read as follows:

Section 206. A. The head of each agency shall:

18 1. Establish and maintain an active, continuing program for the 19 economical and efficient management of the records of the agency;

20 2. Make and maintain records containing adequate and proper 21 documentation of the organization, functions, policies, decisions, 22 procedures and essential transactions of the agency designed to 23 furnish information to protect the legal and financial rights of the 24 state and of persons directly affected by the agency's activities;

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1 3. Submit to the State Records Administrator, in accordance 2 with the standards established by the Administrator, schedules 3 proposing the length of time each state record series warrants 4 retention for administrative, legal or fiscal purposes after it has 5 been created or received by the agency. The head of each agency 6 also shall submit lists of state records in the custody of the head 7 of the agency that are not needed in the transaction of current 8 business and that do not have sufficient administrative, legal or 9 fiscal value to warrant their further keeping for disposal in 10 conformity with the requirements of Section 210 of this title; 11 4. Cooperate with the Administrator in the conduct of surveys 12 made by the Administrator pursuant to the provisions of this act; 13 and 14 5. Comply with the rules, regulations, standards and procedures 15 issued by the Administrator. 16 Β. Confidential health, life, disability and dental claims or 17 related files of the State and Education Employees Group Insurance 18 Program Employees Group Insurance Division of the Office of 19 Management and Enterprise Services shall be exempt from this act.

20SECTION 3.AMENDATORY67 O.S. 2021, Section 211, is21amended to read as follows:

Section 211. Nonrecord materials or materials not included within the definition of records as contained in this act may, if not otherwise prohibited by law, be destroyed at any time by the

Req. No. 9842

¹ agency in possession of such materials with without the prior ² approval of the Administrator. The Administrator may formulate ³ procedures and interpretation to guide in the disposition of ⁴ nonrecord materials.

5 SECTION 4. AMENDATORY 67 O.S. 2021, Section 301, is 6 amended to read as follows:

7 Section 301. A. 1. Any public officer of the state or any 8 county, public trust, authority or agency, city, municipality, 9 district or legal subdivision thereof, may cause any or all records, 10 papers or documents kept by him or her to be photographed, 11 microphotographed, reproduced on film, or duplicated in a manner 12 acceptable to the State Archives and Records Commission. The 13 custodian of the records may permit any record to be removed from 14 his or her office for the purpose of photographic filming or other 15 duplication, and his or her responsibility for their care and return 16 shall continue during the times of their removal from the area 17 controlled by the custodian of the records during photographic or 18 duplication processes. The custodian of the records shall, before 19 delivering any records for photographing, duplication or 20 microphotographing, make a complete catalog list of the records to 21 be filmed and retain the same until the records are returned. He or 22 she may require a bond, and shall require written receipt 23 identifying each record removed from his or her custody. Such 24 photographic film shall comply with the minimum standards of quality _ _

Req. No. 9842

1 for film, processing, and storage of permanent photographic records 2 promulgated by the Archives and Records Commission. Any other media 3 containing duplicates of records shall comply with standards 4 promulgated by the Archives and Records Commission. The device used 5 to reproduce such records on such film or other media shall 6 accurately reproduce the original thereof in all details. Such 7 photographs, microphotographs, photographic film or other duplicates 8 shall be deemed to be original records for all purposes, including 9 introduction in evidence in all courts or administrative agencies. 10 A transcript, exemplification, or certified copy thereof, for all 11 purposes recited herein, shall be deemed to be a transcript, 12 exemplification, or certified copy of the original.

13 The original photographs, microphotographs, film or other 2. 14 media containing duplicate records shall be stored in a maximum 15 security vault secure location and only be removed therefrom for the 16 purpose of making copies thereof as the custodian of the records may 17 require. At the election of the custodian of the records, however, 18 the master negative or copy may, immediately upon being made, be 19 deposited with the Oklahoma Department of Libraries which shall 20 retain it in a maximum security vault secure location and furnish 21 such copies thereof as may be required for the purposes of the 22 custodian of the records. The cost of any photographic, 23 microphotographic, reproduction or filming service requested by and 24 furnished to a state agency or subdivision of government shall be _ _

Req. No. 9842

¹ paid to the Department of Libraries rendered on the basis of fee
² schedules established by the Archives and Records Commission.

3 3. A copy of such photographs, microphotographs, reproductions 4 on film or other duplicates properly certified and cataloged shall 5 be placed in conveniently accessible files and provisions made for 6 preserving, examining and using the same, including reproduction of 7 same. There shall be available for use by the public at least two 8 devices for viewing, and at least one of said devices shall provide 9 for reproducing the photographic or other duplicate records. Such 10 copies shall be certified by their custodian as true copies of the 11 originals, and the copies so certified shall have the same force and 12 effect as the originals. A statement in writing describing the 13 record and certifying it to be a true copy, and attached securely to 14 the reproduction, will be deemed a sufficient certification. Any 15 viewing devices in use at the time of the passage of this act may 16 continue to be used, although such device does not provide a 17 reproducing system.

B. The provisions of this section shall not affect and are
 cumulative to the provisions of the Records Management Act, Section
 20 201 et seq. of this title and Sections 564 305 through 576 317 of
 Title 74 of the Oklahoma Statutes this title.

SECTION 5. AMENDATORY 67 O.S. 2021, Section 306, is amended to read as follows:

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1 Section 306. Every state officer and the heads of all 2 departments, boards, commissions, agencies and institutions of the 3 State of Oklahoma who have in their custody public records and 4 archives deemed by them to be unnecessary for the transaction of the 5 business of their offices shall consult with the State Librarian for 6 the purpose of determining if such records and archives are desired 7 for deposit in the archives division of the Oklahoma State Library. 8 Upon certification by the State Librarian that such records and 9 archives are or are not desired for such purpose, then such 10 custodian shall, in conformity with such determination, apply to the 11 Archives and Records Commission for authorization to destroy or 12 transfer such records and archives to the Oklahoma State Library as 13 hereinafter provided. Upon the filing of such application the 14 Commission shall have authority to authorize or direct the 15 disposition of such records and archives by any one or more of the 16 following methods:

17 1. By destruction; provided that, the Commission shall not 18 authorize destruction of records and archives less than five (5) 19 years old except upon a showing of good cause by the agency or the 20 Archives and Records Division of the Oklahoma Department of 21 Libraries and a unanimous vote of the members of the Commission, or 22 their designees, present.

23 2. By transfer to the custody and control of the Oklahoma State
24 Library and there retained. The State Librarian may, in his <u>or her</u>

¹ discretion, microfilm <u>digitize</u> such records and archives, especially
² if so doing would aid in the preservation of their contents.

3 3. By transfer to the Oklahoma State Library with authorization
4 to the State Librarian to microfilm digitize said records and
5 archives and upon the completion of this process to destroy said
6 records and archives in accordance with the order of the Commission.
7 Records and archives transferred to the Oklahoma State Library
8 shall never be returned to their former custody except by order of
9 the Commission and written consent of the State Librarian.

SECTION 6. AMENDATORY 67 O.S. 2021, Section 317, is amended to read as follows:

Section 317. As used in this resolution unless the context otherwise requires:

14 1. Secretary of the Archives and Records Commission means and 15 refers to that office created under the terms of Title 74 O.S.1951, 16 Section 564 and following Section 204 of this title, and to the 17 powers, privileges, and duties assigned that office under such 18 statutes.

19 2. The Archives and Records Commission means and refers to that 20 Commission created under the terms of Title 74 0.S.1951, Section 564 21 <u>Section 305 of this title</u>, and to the powers, privileges, and duties 22 assigned such Commission under such statutes.

3. The phrase "dead storage files" refers to and includes all rooms, storehouses, warehouses, floor space, office space, files,

1	filing cabinets, vaults, and other places in which are stored, kept,
2	maintained, or otherwise held documents, papers, records, and
3	archives not in actual use which belong to, or are in the custody
4	of, any agency, authority, board, commission, department,
5	institution, instrumentality, office, officer, official, or society
6	of the State of Oklahoma. To be in actual usage such documents,
7	papers, records, and archives must be in continual demand for
8	immediate reference purposes, for actual use in the day-to-day work
9	required of any agency, authority, board, commission, department,
10	institution, instrumentality, office, officer, official, or society
11	of the State of Oklahoma in their principal offices or places of
12	business. Any documents, papers, records, and archives not in such
13	continual usage are to be considered dead storage files.
14	SECTION 7. REPEALER 67 O.S. 2021, Section 312, is hereby
15	repealed.
16	SECTION 8. This act shall become effective November 1, 2024.
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