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ENGROSSED HOUSE AMENDMENT
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             TO
    ENGROSSED SENATE BILL NO. 997 By: Frix of the Senate
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                                                      and
                                              Sneed of the House
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            [ state procurement - contracts - disclosure
            statements - penalties - exceptions - noncodification
            - codification -
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                                                        emergency ]
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    AMENDMENT NO. 1. Strike the stricken title, enacting clause, and
                      entire bill and insert:
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            "[ state procurement - contracts - disclosure
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              statements - penalties - exceptions -
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             noncodification - codification -
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                                                      emergency ]
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    BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
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1 SECTION 1. NEW LAW A new section of law not to be 2 codified in the Oklahoma Statutes reads as follows:

This act shall be known and may be cited as the "Procurement Protection Act of 2025".

SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 85.59 of Title 74, unless there is created a duplication in numbering, reads as follows:

As used in this act:

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- 1. "Company" means any sole proprietorship, organization, association, corporation, partnership, joint venture, limited partnership, limited liability partnership, limited liability company, or other entity or business association, including all wholly owned subsidiaries, majority-owned subsidiaries, parent companies, or affiliates of such entities or business associations, that exist for the purpose of making profit;
  - 2. "Control" means:
    - a. control as defined in the Investment Company Act of 1940, 15 U.S.C. Section 80a-2(a), or
    - b. in the case of a Chinese company, involvement in an entity's governance structure, monitoring, or internal human resources decisions of an entity consistent with the objectives set out in the Opinion on Strengthening the United Front Work of the Private Economy in the New Era issued by the General Office of the Central

Committee of the Chinese Communist Party (2020) or a successor or similar document;

- 3. "Domicile" means the country in which a company is registered, the company's affairs are primarily completed, and where the majority of ownership share is held;
- 4. "Federally banned corporation" means any company or designated equipment federally banned currently or banned after the effective date of this act. Such bans shall include those resulting from, but not limited to, the following federal agencies and acts:
  - a. the Federal Communications Commission, including, but not limited to, any equipment or service deemed to pose a threat to national security identified on the Covered List developed pursuant to 47 C.F.R., Section 1.50002 and published by the Public Safety and Homeland Security Bureau of the Federal Communications Commission pursuant to the federal Secure and Trust Communications Networks Act of 2019, 47 U.S.C., Section 1601 et seq.,
  - b. the United States Department of Commerce,
  - c. the Cybersecurity and Infrastructure Security Agency,
  - d. the Federal Acquisition Security Council, and
  - e. Section 889 of the John S. McCain National Defense

    Authorization Act for Fiscal Year 2019, P. L. 115-232;

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- 5. "Foreign adversary" means adversarial nations including the People's Republic of China, the Russian Federation, the Islamic Republic of Iran, the Democratic People's Republic of Korea, the Republic of Cuba, the Venezuelan regime of Nicolás Maduro, and the Syrian Arab Republic, including any agent of or any other entity under significant control of such foreign country of concern, or any other entity deemed a foreign adversary by the Governor;
  - 6. a. "Foreign adversary company" means any company, other than a United States person or United States subsidiary as defined in 15 C.F.R., Section 772.1, that:
    - (1) is domiciled, incorporated, issued, or listed in a foreign adversary country,
    - (2) is headquartered in a foreign adversary country,
    - (3) has its principal place of business in a foreign adversary country,
    - (4) is controlled by the government of the People's
      Republic of China, the Chinese Communist Party,
      the Chinese military, or any instrumentality
      thereof, including the state-owned Assets
      Supervision and Administration Commission of the
      State Council or the National Social Security
      Fund, or

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1 (5) is majority-owned by an entity controlled by the 2 government of the People's Republic of China, the Chinese Communist Party, the Chinese military, or 3 any instrumentality thereof, including the state-4 5 owned Assets Supervision and Administration Commission of the State Council or the National 6 7 Social Security Fund, or b. If an entity: 8

- (1) does not meet any of the above criteria, and
- (2) does not recognize more than fifty percent (50%) of the total annual global revenue of the entity and its subsidiaries from a foreign adversary country, then that entity shall not be considered a "foreign adversary company" regardless of whether because one or more subsidiaries or affiliates of the entity meets the definition of a "foreign adversary company" under this section; and
- 7. "Government of China" shall mean the People's Republic of China led by the Chinese Communist Party.
- SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 85.59a of Title 74, unless there is created a duplication in numbering, reads as follows:

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- A. Except as provided under subsection D of this section, the
  following companies shall be ineligible to bid on or submit a
  proposal for a contract with a state agency or political subdivision
  of this state for goods or services:
  - 1. A state-owned enterprise of a foreign adversary;
  - 2. A foreign adversary company; or

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- 3. A federally banned corporation.
- B. A state agency or any political subdivision of this state shall require a company that submits a bid or proposal with respect to a contract for goods or services to certify that the company is not a company listed under subsection A of this section.
- C. If the Director of Office of Management and Enterprise
  Services or political subdivision determines that a company has
  submitted a false certification under subsection B of this section:
- 1. The company shall be liable for a civil penalty in an amount that is equal to Two Hundred Fifty Thousand Dollars (\$250,000.00) or twice the amount of the contract for which a bid or proposal was submitted, whichever is greater;
- 2. The state agency or the Office of Management and Enterprise Services shall terminate the contract with the company; and
- 3. The company shall be ineligible to, and shall not, bid on a state contract for sixty (60) months.
- D. Notwithstanding the provisions of subsection B of this section, a state agency may enter into a contract for goods

1 manufactured by a company listed under subsection A of this section
2 if:

- 1. There is no other reasonable option for procuring the good;
- 2. The contract is pre-approved by the Director of the Office of Management and Enterprise Services, or, in the case of a political subdivision, the contract is pre-approved by the procurement authority of the political subdivision, after a determination that not procuring the good would pose a greater threat to this state than the threat associated with the procurement.
- E. This act does not apply to a company, including a third-party vendor, that is in compliance with the Secure and Trusted Communications Networks Act of 2019, P. L. 116-124.

SECTION 4. 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 7th day of May, 2025.
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4	Presiding Officer of the House of Representatives
5	Representatives
6	Passed the Senate the day of, 2025.
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9	Presiding Officer of the Senate
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1 ENGROSSED SENATE BILL NO. 997 By: Frix of the Senate 2 and 3 Sneed of the House 4 5 6 [ state procurement - contracts - disclosure statements - penalties - exceptions - noncodification 7 - codification emergency ] 8 9 10 11 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 12 SECTION 5. NEW LAW A new section of law not to be 13 codified in the Oklahoma Statutes reads as follows: This act shall be known and may be cited as the "Procurement 14 Protection Act of 2025". 15 A new section of law to be codified SECTION 6. NEW LAW 16 in the Oklahoma Statutes as Section 85.59 of Title 74, unless there 17 is created a duplication in numbering, reads as follows: 18 As used in this act: 19 1. "Company" means any sole proprietorship, organization, 20 association, corporation, partnership, joint venture, limited 21 partnership, limited liability partnership, limited liability 22 company, or other entity or business association, including all 23 wholly owned subsidiaries, majority owned subsidiaries, parent 24

- companies, or affiliates of such entities or business associations, that exists for the purpose of making profit;
  - 2. "Domicile" means the country in which a company is registered, the company's affairs are primarily completed, and where the majority of ownership share is held;
  - 3. "Federally banned corporation" means any company or designated equipment federally banned currently or banned after the effective date of this act. Such bans shall include those resulting from, but not limited to, the following federal agencies and acts:
    - a. the Federal Communications Commission, including, but not limited to, any equipment or service deemed to pose a threat to national security identified on the Covered List developed pursuant to 47 C.F.R., Section 1.50002 and published by the Public Safety and Homeland Security Bureau of the Federal Communications Commission pursuant to the federal Secure and Trust Communications Networks Act of 2019, 47 U.S.C., Section 1601 et seq.,
    - b. the United States Department of Commerce,
    - c. the Cybersecurity and Infrastructure Security Agency,
    - d. the Federal Acquisition Security Council, and
    - e. Section 889 of the John S. McCain National Defense

      Authorization Act for Fiscal Year 2019, P. L. 115-232;

- 4. "Foreign adversary" means adversarial nations including the
  People's Republic of China, the Russian Federation, the Islamic
  Republic of Iran, the Democratic People's Republic of Korea, the
  Republic of Cuba, the Venezuelan regime of Nicolás Maduro, or the
  Syrian Arab Republic, including any agent of or any other entity
  under significant control of such foreign country of concern, or any
  other entity deemed a foreign adversary by the Governor;
  - 5. "Foreign adversary company" means a company domiciled in a foreign adversary, owned or controlled, in whole or in part, by the government of a foreign adversary, by individuals acting in official government capacities of a foreign adversary, by a company domiciled in a foreign adversary, or by any company otherwise under control of a foreign adversary; and
- 6. "Government of China" shall mean the People's Republic of
  China led by the Chinese Communist Party.
  - SECTION 7. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 85.59a of Title 74, unless there is created a duplication in numbering, reads as follows:
  - A. Except as provided under subsection D, the following companies shall be ineligible to bid on or submit a proposal for a contract with a state agency or political subdivision of the state for goods or services:
    - 1. A state-owned enterprise of a foreign adversary;
    - 2. A company domiciled within a foreign adversary;

3. A foreign adversary company; or

- 4. A federally banned corporation.
- B. A state agency or any political subdivision of the state shall require a company that submits a bid or proposal with respect to a contract for goods or services to certify that the company is not a company listed under subsection A of this section.
- C. If the Director of Office of Management and Enterprise Services determines that a company has submitted a false certification under subsection B of this section:
- 1. The company shall be liable for a civil penalty in an amount that is equal to Two Hundred Fifty Thousand Dollars (\$250,000.00) or twice the amount of the contract for which a bid or proposal was submitted, whichever is greater;
- 2. The state agency or the Office of Management and Enterprise Services shall terminate the contract with company; and
- 3. The company shall be ineligible to, and shall not, bid on a state contract for sixty (60) months.
- D. Notwithstanding the provisions of subsection B of this section, a state agency may enter into a contract for goods manufactured by a company listed under subsection A of this section if:
  - 1. There is no other reasonable option for procuring the good;
- 23 2. The contract is pre-approved by the Director of the Office of Management and Enterprise Services; or

- 3. Not procuring the good would pose a greater threat to this State than the threat associated with the procurement itself.
- E. Each bid or offer submitted for a state contract shall include a disclosure of whether or not the bidder, offeror, or any of its corporate parents or subsidiaries, within the twenty-four (24) months before submission of the bid or offer had business operations that involved contracts with or provision of supplies or services from or to any foreign adversary, state-owned enterprise of a foreign adversary, or a company domiciled within a foreign adversary.
- 1. A bid or offer that does not include the disclosure required by this subsection may be given a grace period after the bid or offer is submitted to cure non-disclosure. A state agency or political subdivision receiving the bid may consider the disclosure when evaluating the bid or offer or awarding the contract.
- 2. Each state agency or political subdivision shall provide the Office of Management and Enterprise Services with the name of each entity disclosed under paragraph 1 of this subsection as doing business or having done business in or with a foreign adversary, a state-owned enterprise of a foreign adversary, or a foreign adversary company.
- SECTION 8. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 85.59c of Title 74, unless there is created a duplication in numbering, reads as follows:

- A. Any company wishing to submit a bid or offer for a state contract or for any contract with a political subdivision of this state shall certify with the Office of Management and Enterprise Services that the bidder, offeror, or any of its corporate parents or subsidiaries, has not, within the sixty (60) months before submission of the bid or offer, had business operations that involved contracts with or provision of goods or services to any military entity of any foreign adversary, any state-owned enterprise of a foreign adversary, any political party of a foreign adversary, or any federally banned corporation.
- B. No bid or offer may be submitted for a state contract or for any contract with a political subdivision of this state if the bidder, offeror, or any of its corporate parents or subsidiaries, within the sixty (60) months before submission of the bid or offer, had business operations that involved contracts with or provision of goods or services to any military entity of any foreign adversary, any state-owned enterprise of a foreign adversary, or any federally banned corporation.
- C. The Director of the Office of Management and Enterprise
  Services shall provide each state agency and political subdivision
  with the name of each entity disclosed under this section as doing
  business or having done business in or with a foreign adversary, a
  state-owned enterprise of a foreign adversary, or a company
  domiciled within a foreign adversary.

- D. If the Director of the Office of Management and Enterprise Services determines that a company has submitted a false certification under subsection A of this section:
- 1. The company shall be liable for a civil penalty in an amount that is equal to Two Hundred Fifty Thousand Dollars (\$250,000.00) or twice the amount of the contract for which a bid or proposal was submitted, whichever is greater;
- 2. The state agency or the Office of Management and Enterprise Services shall terminate the contract with the company; and
- 3. The company shall be ineligible to, and shall not, bid on a state contract for sixty (60) months.
- SECTION 9. 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.

1	Passed the Senate the 26th day of March, 2025.
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4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
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	Presiding Officer of the House
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