HB2590 FULLPCS1 Clay Staires-MAH 3/5/2025 3:01:47 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

S	PEAKER:							
С	HAIR:							
I move	to amen	d <u>HB2590</u>						
Page		Sect	ion	Lin	nes	Of th	ne print	ed Bill
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		e content llowing la	of the entire nguage:	measure, a	ind by	insert	ing in	lieu
AMEND T	ITLE TO CC	NFORM TO AME	NDMENTS					
				Amendment	submit	ted by:	Clay Sta	ires

Reading Clerk

1	STATE OF OKLAHOMA							
2	1st Session of the 60th Legislature (2025)							
3	PROPOSED COMMITTEE SUBSTITUTE							
4	FOR HOUSE BILL NO. 2590 By: Staires							
5	By. Starres							
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8	PROPOSED COMMITTEE SUBSTITUTE							
9	An Act relating to public finance; imposing requirement on Office of Management and Enterprise Services; requiring certain form for use in contracts							
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11	related to management of federal funds; prescribing required content of form; requiring filing of form with certain entities and public officials; providing for codification; and providing an effective date.							
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15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:							
16	SECTION 1. NEW LAW A new section of law to be codified							
17	in the Oklahoma Statutes as Section 255.10 of Title 62, unless there							
18	is created a duplication in numbering, reads as follows:							
19	A. The Office of Management and Enterprise Services shall							
20	develop a form for use by each agency, board, commission, department							
21	or other entity organized within the executive branch of state							
22	government for use by such governmental entity in identifying							
23	prospective vendors for contracts to manage federal funds if such							
24	funds management is permissible pursuant to the federal law enabling							

Req. No. 13155 Page 1

- and transferring such funds for expenditure by the state

 governmental entity. Each such governmental entity shall complete

 the form and submit it to the Office of Management and Enterprise

 Services as required by the Office of Management and Enterprise

 Services.
 - B. The form shall include, but shall not be limited to, the following:

- 1. The legal name of the entity proposing to manage the federal funds pursuant to contract, including any trade name or similar name which is not the formal legal name of the entity that will enter into the contract;
- 2. The jurisdiction in which the prospective vendor entity was originally incorporated or otherwise created pursuant to the laws of the applicable jurisdiction;
- 3. The legal names of the principal officers of the prospective vendor entity which proposes to manage the federal funds, which may include, but shall not be limited to the chief executive officer, the chief financial officer, the chief information or technology officer and the chief operating officer;
- 4. A listing of the prior experience of the prospective vendor entity or its officers or employees with regard to the management of federal funds on behalf of any state or local government entity;
- 5. The most recently completed financial audit of the books and records of the prospective vendor entity prior to the date as of

Req. No. 13155 Page 2

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which the form prescribed pursuant to the provisions of this section is submitted to the Office of Management and Enterprise Services, in cases involving a vendor with no prior experience in the management of federal funds. No vendor shall be required to disclose information which is proprietary or protected from disclosure by private agreement or that is considered to be a trade secret.
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- 6. Any and all pending civil cases, whether in federal court, state court or the judicial system of any other country or nation which identifies the prospective vendor entity as a defendant in a proceeding related directly to the management of federal funds.
- SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 255.11 of Title 62, unless there is created a duplication in numbering, reads as follows:

The forms submitted to the Office of Management and Enterprise Servies as required by this act shall also be submitted to the Governor, the Speaker of the Oklahoma House of Representatives, the President Pro Tempore of the Oklahoma State Senate, and the Chairs and Vice-Chairs of the standing committees of both chambers of the Oklahoma Legislature responsible for appropriation and budget matters.

SECTION 3. This act shall become effective November 1, 2025.

60-1-13155 MAH 03/05/25

Reg. No. 13155 Page 3