

1 STATE OF OKLAHOMA

2 2nd Session of the 60th Legislature (2026)

3 SENATE BILL 1784

By: McIntosh

6 AS INTRODUCED

7 An Act relating to state government; creating the
8 Oklahoma State Protection from Terrorist
9 Organizations Act; providing short title; providing
10 legislative intent; defining terms; allowing the
11 Governor to make certain designation on certain
12 recommendations; prohibiting state agencies from
13 contracting with certain organizations; prohibiting
certain organizations from holding certain real
property; allowing Attorney General to seek certain
relief; allowing for petition of reconsideration of
certain designation; providing for noncodification;
providing for codification; and providing an
effective date.

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16 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

17 SECTION 1. NEW LAW A new section of law not to be
18 codified in the Oklahoma Statutes reads as follows:

19 A. This act shall be known and may be cited as the "Oklahoma
20 State Protection from Terrorist Organizations Act".

21 B. It is the intent of the Legislature to protect the residents
22 and public resources of this state by preventing state contracts,
23 grants, and certain property transactions from being used by
organizations credibly associated with terrorism or material support

1 networks in a manner that is conduct-based, religion-neutral, and
2 viewpoint-neutral. It is not the intent of the Legislature to
3 regulate protected speech, belief, or association absent unlawful
4 conduct.

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

8 A. As used in this section:

9 1. "Controlled entity" means an entity where a designated
10 terrorist organization, directly or indirectly, exercises beneficial
11 ownership, management control, or operational direction;

12 2. "Designated terrorist organization" means any entity that:

13 a. commits, plans, assists, finances, or directs
14 terrorism,

15 b. provides material support for terrorism, or

16 c. operates as an affiliate, successor, alter ego, or
17 controlled entity used to evade restrictions under the
18 provisions of this act;

19 3. "Material support" means knowingly providing funds,
20 services, training, personnel, facilities, property, transportation,
21 communication, or other resources with the intent or knowledge that
22 such support will facilitate terrorism or related unlawful conduct,
23 consistent with the provisions of Section 1268.2 of Title 21 of the
24 Oklahoma Statutes and any other related law; and

1 4. "Terrorism" has the same meaning as that set forth in
2 Section 1268.1 of Title 21 of the Oklahoma Statutes.

3 B. The Governor may designate an organization as a designated
4 terrorist organization for state administrative purposes upon
5 written recommendations from the Department of Public Safety, the
6 Oklahoma State Bureau of Investigation, and the Office of the
7 Attorney General, supported by an evidentiary record. Such
8 designation shall be filed with the Secretary of State and published
9 for public viewing, with sensitive investigate material permitted in
10 a protected annex.

11 C. 1. No state agency or state-funded entity shall knowingly
12 award or renew contracts or grants to a designated terrorist
13 organization or controlled entity. State agencies and state-funded
14 entities shall implement vendor or grantee certifications and audit
15 procedures.

16 2. The provisions of this subsection shall not be construed to
17 create new criminal offenses.

18 D. A designated terrorist organization or controlled entity
19 shall not acquire or hold title to real property in this state
20 except for court ordered liquidation or disposition. Transfers in
21 violation of the provisions of this subsection shall be voided by
22 the Attorney General in a civil action. Individual lawful ownership
23 shall not be affected, absent proof of agency or controlled entity
24 status.

1 E. The Attorney General may seek injunctive relief, contract
2 avoidance, recovery of misspent funds, and other equitable remedies
3 for violations of the provisions of this section. Suspected
4 criminal violations shall be referred for prosecution under the
5 provisions of the relevant statutes.

6 F. Designated entities may petition for reconsideration and
7 seek judicial review. Removal petitions may be filed after twenty-
8 four (24) months or earlier upon materially changed circumstances.

9 G. This act shall be applied in a religion-neutral, viewpoint-
10 neutral manner. Peaceful advocacy, protest, or charitable activity
11 is not prohibited unless such constitutes providing material support
12 for terrorism as defined by law.

13 SECTION 3. This act shall become effective November 1, 2026.

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