

1 STATE OF OKLAHOMA

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

3 SENATE BILL 1919

By: Thompson

7 AS INTRODUCED

8 An Act relating to Oklahoma Tourism Development Act;
9 amending 68 O.S. 2021, Section 2397, as last amended
10 by Section 1, Chapter 83, O.S.L. 2025 (68 O.S. Supp.
11 2025, Section 2397), which relates to inducement
claims; increasing cumulative inducement per year;
12 updating statutory language; and providing an
13 effective date.

14

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

16 SECTION 1. AMENDATORY 68 O.S. 2021, Section 2397, as
17 last amended by Section 1, Chapter 83, O.S.L. 2025 (68 O.S. Supp.
18 2025, Section 2397), is amended to read as follows:

19 Section 2397. A. Upon receiving notification from the Chief
20 Executive Director Officer of the Oklahoma Department of Commerce
21 that an approved company has entered into a tourism project
22 agreement and is entitled to the inducements provided by the
23 Oklahoma Tourism Development Act, the Oklahoma Tax Commission shall

1 provide the approved company with forms and instructions as
2 necessary to claim or receive or pass-through those inducements.

3 B. An approved company whose agreement provides that it shall
4 expend approved costs of more than Five Hundred Thousand Dollars
5 (\$500,000.00) for a tourism attraction project but less than One
6 Million Dollars (\$1,000,000.00) shall be entitled to a sales tax
7 credit if the company certifies to the Tax Commission that it has
8 expended at least the minimum amount in approved costs, and the
9 Chief Executive Director Officer certifies that the approved company
10 is in compliance with the Oklahoma Tourism Development Act. The Tax
11 Commission shall then issue a tax credit memorandum to the approved
12 company granting a sales tax credit in the amount of up to ten
13 percent (10%) of the approved costs, but limited to the percent of
14 the approved costs that will result in the project being revenue-
15 neutral to this state as determined by the Oklahoma Department of
16 Commerce. Subsequent requests for credit for additional certified
17 approved costs in excess of the minimum amount for each project as
18 listed in this subsection but less than One Million Dollars
19 (\$1,000,000.00) shall result in a sales tax credit in the amount of
20 up to ten percent (10%) of the approved costs, but limited to the
21 percent of the approved costs that will result in the project being
22 revenue-neutral to this state as determined by the Oklahoma
23 Department of Commerce. Sales tax credits allowed pursuant to the
24 provisions of the Oklahoma Tourism Development Act shall not be

1 transferable or assignable; provided that, with respect to a tourism
2 attraction project that is an Entertainment District, the approved
3 company can elect to pass-through all or a portion of the sales tax
4 credit to one or more Entertainment District Tenant Parties. The
5 approved company and the Entertainment District Tenant Party shall
6 jointly file a copy of the written credit pass-through agreement
7 with the Oklahoma Tax Commission within thirty (30) days of the
8 effective date of the agreement. Such filing of the agreement with
9 the Oklahoma Tax Commission shall perfect such agreement. The
10 written agreement shall contain the name, address, and taxpayer
11 identification number of the parties to the agreement, the amount of
12 credit being passed-through, the month and year the credit was
13 originally allowed to the approved company, the month and tax year
14 or years for which the credit may be claimed, and a representation
15 by the approved company that the approved company has neither
16 claimed for its own behalf nor conveyed such credits to any other
17 Entertainment District Tenant Party. The Tax Commission shall
18 develop a standard form for use by an approved company and an
19 Entertainment District Tenant Party demonstrating eligibility for
20 the Entertainment District Tenant Party to utilize the sales tax
21 credit. The Tax Commission shall develop a system to record and
22 track the pass-through of the sales tax credit and certify the
23 ownership of the sales tax credit and may promulgate rules to permit
24 verification of the validity and timeliness of a sales tax credit

1 claimed upon a sales tax return pursuant to this subsection but
2 shall not promulgate any rules which unduly restrict or hinder the
3 pass-through of such sales tax credit to an Entertainment District
4 Tenant Party.

5 An approved company whose agreement provides that it shall
6 expend approved costs in excess of One Million Dollars
7 (\$1,000,000.00) shall be entitled to a sales tax credit if the
8 company certifies to the Tax Commission that it has expended at
9 least One Million Dollars (\$1,000,000.00) in approved costs and the
10 Chief Executive Director Officer certifies that the approved company
11 is in compliance with the Oklahoma Tourism Development Act. The Tax
12 Commission shall then issue a tax credit memorandum to the approved
13 company granting a sales tax credit in the amount of up to twenty-
14 five percent (25%) of the approved costs, but limited to the percent
15 of the approved costs that will result in the project being revenue-
16 neutral to this state as determined by the Oklahoma Department of
17 Commerce. The credit on all subsequent additional certified
18 approved costs shall be in the amount of up to twenty-five percent
19 (25%) of the costs, but limited to the percent of the approved costs
20 that will result in the project being revenue-neutral to this state
21 as determined by the Oklahoma Department of Commerce. For a tourism
22 attraction project that is an Entertainment District, an approved
23 company may elect to receive an incentive payment based on sales tax
24 collections of Entertainment District Tenant Parties rather than a

1 sales tax credit. The incentive payment shall be in the amount of
2 up to twenty-five percent (25%) of the approved costs but limited to
3 the percent of the approved costs that will result in the project
4 being revenue-neutral to this state as determined by the Oklahoma
5 Department of Commerce; provided that, (A) in no event shall the
6 incentive payments exceed the increased state sales tax liability of
7 the approved company and the Entertainment District Tenant Parties
8 that is actually received by the Tax Commission, and (B) the
9 approved company shall be entitled to receive only ten percent (10%)
10 of the incentive payment amount during each calendar year. The Tax
11 Commission shall issue an incentive payment memorandum to the
12 approved company granting a right to receive an incentive payment
13 from the Tax Commission in the amount of up to twenty-five percent
14 (25%) of the approved costs but limited to the percent of the
15 approved costs that will result in the project being revenue-neutral
16 to this state as determined by the Oklahoma Department of Commerce.
17 As soon as practicable after the end of each calendar year during
18 the term of the agreement, the approved company shall file a claim
19 for the incentive payment with the Tax Commission, and the Tax
20 Commission shall be responsible for ensuring that the amount of the
21 incentive payment claimed does not exceed the increased state sales
22 tax liability of the approved company and the Entertainment District
23 Tenant Parties that has been actually received by the Tax
24 Commission, which may include accessing the ~~Oklahoma~~ state sales tax

1 returns of the Entertainment District Tenant Parties as permitted by
2 this section.

3 The cumulative inducements provided pursuant to the Oklahoma
4 Tourism Development Act shall not exceed ~~Thirty Million Dollars~~
5 ~~(\$30,000,000.00)~~ Sixty Million Dollars (\$60,000,000.00) per year.

6 The Tax Commission shall require proof of expenditures prior to
7 issuing a tax credit memorandum or incentive payment memorandum to
8 the approved company which may be satisfied by a report from an
9 independent certified public accountant. Additional credit
10 memoranda or incentive memoranda may be issued as the approved
11 company certifies additional expenditures of approved costs.

12 No tax credit memorandum or incentive payment memorandum shall
13 be issued for any approved costs expended after the expiration of
14 three (3) years from the date the agreement was signed by the Chief
15 Executive Director Officer and the approved company. However, the
16 Chief Executive Director Officer, with the advice and consent of the
17 Tax Commission, may authorize inducements for approved costs
18 expended up to five (5) years from the date the agreement was signed
19 if the Chief Executive Director Officer determines that the failure
20 to complete the tourism attraction project within three (3) years
21 resulted from:

22 1. Unanticipated and unavoidable delay in the construction of
23 the tourism attraction;

1 2. An original completion date for the tourism attraction, as
2 originally planned, which will be more than three (3) years from the
3 date construction began; or

4 3. A change in business ownership or business structure
5 resulting from a merger or acquisition.

6 C. A sales tax credit allowed pursuant to the provisions of
7 this section may be used to offset a portion of the reported state
8 sales tax liability of the approved company or an Entertainment
9 District Tenant Party, if applicable, for all sales tax reporting
10 periods following the issuance of the credit memorandum subject to
11 the following limitations:

12 1. Only increased state sales tax liability may be offset by
13 the issued credit;

14 2. An approved company whose agreement provides that it shall
15 expend approved costs in excess of One Million Dollars
16 (\$1,000,000.00) or an Entertainment District Tenant Party, if
17 applicable, shall be entitled to use only ten percent (10%) of the
18 amount of each issued credit to offset increased state sales tax
19 liability during each calendar year, plus the amount of any unused
20 credit carried forward from a prior calendar year, and an approved
21 company whose agreement provides that it shall expend approved costs
22 of more than the minimum amount for each project as listed in this
23 subsection but less than One Million Dollars (\$1,000,000.00) shall
24 be entitled to use only twenty percent (20%) of the amount of each

1 issued credit to offset increased state sales tax liability during
2 each calendar year, plus the amount of any unused credit carried
3 forward from a prior calendar year; and

4 3. All issued credit memoranda or incentive payment memoranda
5 shall expire at the end of the month following the expiration of the
6 agreement as provided in Section 2396 of this title.

7 The approved company or an Entertainment District Tenant Party,
8 if applicable, shall have no obligation to refund or otherwise
9 return any amount of this inducement to the person from whom the
10 sales tax was collected.

11 D. The Tax Commission shall promulgate rules as are necessary
12 for the proper administration of the Oklahoma Tourism Development
13 Act. The Tax Commission may also develop forms and instructions as
14 necessary for an approved company or Entertainment District Tenant
15 Party, if applicable, to claim or receive or pass-through the
16 inducements provided by the Oklahoma Tourism Development Act.

17 E. The Tax Commission shall have the authority to obtain any
18 information necessary from or regarding the approved company or an
19 Entertainment District Tenant Party, if applicable, and the Chief
20 Executive Director Officer to verify that approved companies or an
21 Entertainment District Tenant Party, if applicable, have received
22 the proper amounts of inducements as authorized by the Oklahoma
23 Tourism Development Act. The Oklahoma Tax Commission shall demand

1 the repayment of any inducements taken or received in excess of the
2 inducements allowed by the Oklahoma Tourism Development Act.

3 F. No sales tax credit or incentive payment right authorized by
4 this section shall be granted on or after January 1, 2032.

5 Notwithstanding the foregoing, an approved company that has entered
6 into a tourism attraction project agreement with the Oklahoma
7 Department of Commerce pursuant to Section 2396 of this title prior
8 to January 1, 2032, shall continue to be entitled to claim or
9 receive any inducements authorized by this section as contemplated
10 by the tourism project agreement.

11 G. All currently approved tourism project agreements executed
12 by the Oklahoma Tourism and Recreation Department are hereby
13 transferred to the Oklahoma Department of Commerce upon November 1,
14 2021.

15 H. On November 1, 2021, all administrative rules promulgated by
16 the Oklahoma Tourism and Recreation Department regarding the
17 Oklahoma Tourism Development Act shall be transferred to and become
18 a part of the administrative rules of the Oklahoma Department of
19 Commerce. The Office of Administrative Rules in the Office of the
20 Secretary of State shall provide adequate notice in the The
21 Oklahoma Register of the transferred rules and shall place
22 the transferred rules under the Oklahoma Administrative Code section
23 of the Oklahoma Department of Commerce. On November 1, 2021, any
24 amendment, repeal, or addition to the transferred rules shall be

1 under the jurisdiction of the Oklahoma Department of Commerce, who
2 shall have the authority to enact rules in order to carry out the
3 provisions of the Oklahoma Tourism Development Act.

4 SECTION 2. This act shall become effective November 1, 2026.

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