1	SENATE FLOOR VERSION
2	February 22, 2024 AS AMENDED
3	SENATE BILL NO. 1650 By: Paxton
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6	[cities and towns - rule promulgation - notice - conformance standards - right of recovery -
7	moratorium - exemptions - codification - effective date]
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10	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
11	SECTION 1. NEW LAW A new section of law to be codified
12	in the Oklahoma Statutes as Section 37-235 of Title 11, unless there
13	is created a duplication in numbering, reads as follows:
14	A. As used in this section, "public utility" means a
15	municipally owned utility providing sewage services through a
16	sanitary sewer system.
17	B. The Oklahoma Water Resources Board shall promulgate rules to
18	require any or all of the following components of public utilities,
19	taking into account available revenue streams to the public utility:
20	1. Mapping and recordkeeping of a sanitary sewer system for
21	maintenance and operation of the system;
22	2. Regular inspections, cleaning, and root control, including:
23	a. inspection of twenty percent (20%) of all lines to
24	determine the clarity of sewage flows,

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b. routine maintenance programs,

c. cleaning or jetting of twenty percent (20%) of habitually clogged or occluded lines per year, and d. treatment of thirty-three percent (33%) of lines per year identified as having habitual blockages due to root infiltration with root control through either mechanical or chemical treatments;

8 3. Response within a reasonable time frame to calls for
9 sanitary sewer overflows (SSO) to clear sewer mains, disinfect land
10 upon which SSO has occurred, and remove SSO debris from land upon
11 which SSO has occurred;

4. Adoption of a fat oils and grease ordinance (FOG)
prohibiting introduction of any fats, oils, or grease from
nonresidential entities that are connected to the sanitary sewer
system and incorporating pre-treatment regulations for such
entities. Public utilities shall periodically notify nonresidential
system participants of the restrictions within this paragraph;

18 5. Adoption of an ordinance requiring new construction or 19 remodels of existing buildings to be connected to the sanitary sewer 20 system, including the installation of a backflow prevention device 21 on the lateral line connecting the structure to the sanitary sewer 22 main line;

Adoption of a policy advising private residential property
owners who are connected to the sanitary sewer system to install a

SENATE FLOOR VERSION - SB1650 SFLR (Bold face denotes Committee Amendments) 1 backflow prevention system on the lateral line connecting the property to the sanitary sewer main line. Public utilities shall 2 periodically notify residential customers of the advisement within 3 this paragraph; 4

5 7. Adoption of a funding availability model that contains the following: 6

- the total revenue from ratepayers that can reasonably 7 a. be expected over a fiscal year, 8
- 9 b. funding sources from city or town revenues that can reasonably be expected to be contributed to the 10 sanitary sewer system operations, maintenance, or 11 12 capital improvements,
- с. external sources of funding from local, state, 13 federal, or tribal entities that could be available 14 for sanitary sewer system operations, maintenance, or 15 capital improvements, and 16
- d. bonding capacities, whether revenue bonds or general 17 obligation bonds, that could be available for sanitary 18 sewer system operations, maintenance, or capital 19 20

improvements.

Funding availability models shall be reviewed at least every 21 five (5) years to include a rate study recommending reasonable rates 22 for those connected to the sanitary sewer system; and 23

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1 8. Adoption of a five-year capital improvement plan that includes dedication of appropriate funding available to: 2 repair or replace sanitary sewer lines and lift 3 a. stations that have been identified as severely 4 5 occluded or necessary for operation of the system, 6 respectively, and access to or purchase of equipment necessary to 7 b. reasonably operate the sanitary sewer system serving 8

9 the citizens of the city or town that are connected to 10 the sanitary sewer system.

11 C. Periodic advisement as described in paragraphs 4 and 6 of 12 subsection B of this section shall be satisfied by annual 13 publication in a newspaper of general circulation within the city or 14 town, publication on the city- or town-sponsored website, or annual 15 inserts in ratepayer monthly utility bills. Nothing in this 16 subsection shall be construed to prohibit a city or town from making 17 notification to ratepayers more often than an annual basis.

D. Cities and towns that are in the process of implementing the policies prescribed in paragraphs 1, 2, 7, and 8 of subsection B of this section with a goal of completion and full implementation within five (5) years of the effective date of this act shall be considered in conformance with the prescribed requirements.

E. 1. There is hereby recognized that there shall be no rightof recovery for personal injury from a sanitary sewer overflow,

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provided that the utility charged with operation of the sanitary sewer system is working to maintain its sanitary sewer system in accordance with the guidance and criteria promulgated by the Board pursuant to subsection B of this section and any criteria or guidelines promulgated by a governmental entity under an interlocal cooperative pursuant to Section 1001 et seq. of Title 74 of the Oklahoma Statutes.

8 2. Beginning on the effective date of this act, a five-year 9 moratorium is hereby established against nuisance-based tort claims 10 relating to the operation of public sanitary sewer systems for 11 cities and towns working toward implementing the policies described 12 in subsection D of this section.

SECTION 2. AMENDATORY 51 O.S. 2021, Section 155, as amended by Section 21, Chapter 228, O.S.L. 2022 (51 O.S. Supp. 2023, Section 155), is amended to read as follows:

16 Section 155. The state or a political subdivision shall not be 17 liable if a loss or claim results from:

18 1. Legislative functions;

Judicial, quasi-judicial, or prosecutorial functions, other
 than claims for wrongful criminal felony conviction resulting in
 imprisonment provided for in Section 154 of this title;

3. Execution or enforcement of the lawful orders of any court;
4. Adoption or enforcement of or failure to adopt or enforce a
law, whether valid or invalid, including, but not limited to, any

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1 statute, charter provision, ordinance, resolution, rule, regulation
2 or written policy;

5. Performance of or the failure to exercise or perform any act
or service which is in the discretion of the state or political
subdivision or its employees;

6 6. Civil disobedience, riot, insurrection or rebellion or the
7 failure to provide, or the method of providing, police, law
8 enforcement or fire protection;

9 7. Any claim based on the theory of attractive nuisance;
10 8. Snow or ice conditions or temporary or natural conditions on
11 any public way or other public place due to weather conditions,
12 unless the condition is affirmatively caused by the negligent act of
13 the state or a political subdivision;

14 9. Entry upon any property where that entry is expressly or15 implied authorized by law;

16 10. Natural conditions of property of the state or political 17 subdivision;

18 11. Assessment or collection of taxes or special assessments, 19 license or registration fees, or other fees or charges imposed by 20 law;

21 12. Licensing powers or functions including, but not limited 22 to, the issuance, denial, suspension or revocation of or failure or 23 refusal to issue, deny, suspend or revoke any permit, license, 24 certificate, approval, order or similar authority;

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1 13. Inspection powers or functions, including failure to make 2 an inspection, review or approval, or making an inadequate or 3 negligent inspection, review or approval of any property, real or 4 personal, to determine whether the property complies with or 5 violates any law or contains a hazard to health or safety, or fails 6 to conform to a recognized standard;

7 14. Any loss to any person covered by any workers' compensation 8 act or any employer's liability act;

9 15. Absence, condition, location or malfunction of any traffic or road sign, signal or warning device unless the absence, 10 condition, location or malfunction is not corrected by the state or 11 12 political subdivision responsible within a reasonable time after actual or constructive notice or the removal or destruction of such 13 signs, signals or warning devices by third parties, action of 14 weather elements or as a result of traffic collision except on 15 failure of the state or political subdivision to correct the same 16 within a reasonable time after actual or constructive notice. 17 Nothing herein shall give rise to liability arising from the failure 18 of the state or any political subdivision to initially place any of 19 the above signs, signals or warning devices. The signs, signals and 20 warning devices referred to herein are those used in connection with 21 hazards normally connected with the use of roadways or public ways 22 and do not apply to the duty to warn of special defects such as 23 excavations or roadway obstructions; 24

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Any claim which is limited or barred by any other law;
 Misrepresentation, if unintentional;

18. An act or omission of an independent contractor or
consultant or his or her employees, agents, subcontractors or
suppliers or of a person other than an employee of the state or
political subdivision at the time the act or omission occurred;

7 19. Theft by a third person of money in the custody of an
8 employee unless the loss was sustained because of the negligence or
9 wrongful act or omission of the employee;

10 20. Participation in or practice for any interscholastic or 11 other athletic contest sponsored or conducted by or on the property 12 of the state or a political subdivision;

13 21. Participation in any activity approved by a local board of 14 education and held within a building or on the grounds of the school 15 district served by that local board of education before or after 16 normal school hours or on weekends;

17 22. Use of indoor or outdoor school property and facilities 18 made available for public recreation before or after normal school 19 hours or on weekends or school vacations, except those claims 20 resulting from willful and wanton acts of negligence. For purposes 21 of this paragraph:

a. "public" includes, but is not limited to, students
during nonschool hours and school staff when not
working as employees of the school, and

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b. "recreation" means any indoor or outdoor physical activity, either organized or unorganized, undertaken for exercise, relaxation, diversion, sport or pleasure, and that is not otherwise covered by paragraph 20 or 21 of this section;

6 23. Any court-ordered, Department of Corrections or county
7 approved work release program; provided, however, this provision
8 shall not apply to claims from individuals not in the custody of the
9 Department of Corrections based on accidents involving motor
10 vehicles owned or operated by the Department of Corrections;

11 24. The activities of the state military forces when on state 12 active duty orders or on Title 32 active duty orders;

13 25. Provision, equipping, operation or maintenance of any 14 prison, jail or correctional facility, or injuries resulting from 15 the parole or escape of a prisoner or injuries by a prisoner to any 16 other prisoner; provided, however, this provision shall not apply to 17 claims from individuals not in the custody of the Department of 18 Corrections based on accidents involving motor vehicles owned or 19 operated by the Department of Corrections;

20 26. Provision, equipping, operation or maintenance of any 21 juvenile detention facility, or injuries resulting from the escape 22 of a juvenile detainee, or injuries by a juvenile detainee to any 23 other juvenile detainee;

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27. Any claim or action based on the theory of manufacturer's
 products liability or breach of warranty, either expressed or
 implied;

28. Any claim or action based on the theory of indemnification 4 5 or subrogation; provided, however, a political subdivision as defined in subparagraph s of paragraph 11 of Section 152 of this 6 title may enter into a contract with a contract operator or any 7 railroad operating in interstate commerce that sells a property 8 9 interest or provides services to a regional transportation 10 authority, or allows the regional transportation authority to use the railroad's property or tracks for the provision of public 11 12 passenger rail service, providing for the allocation of financial responsibility, indemnification, or the procurement of insurance for 13 the parties for all types of claims or damages, provided that funds 14 have been appropriated to cover the resulting contractual obligation 15 at the time the contract is executed. The acquisition of commercial 16 liability insurance to cover the activities of the regional 17 transportation authority, contract operator or railroad shall not 18 operate as a waiver of any of the liabilities, immunities or 19 defenses provided for political subdivisions pursuant to the 20 provisions of The Governmental Tort Claims Act. A contract entered 21 into under this paragraph shall not affect rights of employees under 22 the Federal Employers Liability Act or the Federal federal Railway 23 24 Labor Act;

29. Any claim based upon an act or omission of an employee in
 the placement of children;

3 30. Acts or omissions done in conformance with then current 4 recognized standards;

5 31. Maintenance of the state highway system or any portion 6 thereof unless the claimant presents evidence which establishes 7 either that the state failed to warn of the unsafe condition or that 8 the loss would not have occurred but for a negligent affirmative act 9 of the state;

10 32. Any confirmation of the existence or nonexistence of any 11 effective financing statement on file in the office of the Secretary 12 of State made in good faith by an employee of the office of the 13 Secretary of State as required by the provisions of Section 1-9-14 320.6 of Title 12A of the Oklahoma Statutes;

15 33. Any court-ordered community sentence;

16 34. Remedial action and any subsequent related maintenance of 17 property pursuant to and in compliance with an authorized 18 environmental remediation program, order, or requirement of a 19 federal or state environmental agency;

20 35. The use of necessary and reasonable force by a school 21 district employee to control and discipline a student during the 22 time the student is in attendance or in transit to and from the 23 school, or any other function authorized by the school district;

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1	36. Actions taken in good faith by a school district employee
2	for the out-of-school suspension of a student pursuant to applicable
3	Oklahoma Statutes; or
4	37. Use of a public facility opened to the general public
5	during an emergency; or
6	38. Any claim occurring within five years of November 1, 2024,
7	arising out of the maintenance and operation of public sanitary
8	sewer systems which are deemed in conformance with the requirements
9	of Section 1 of this act as prescribed by the Oklahoma Water
10	Resources Board.
11	SECTION 3. This act shall become effective November 1, 2024.
12	COMMITTEE REPORT BY: COMMITTEE ON GENERAL GOVERNMENT
13	February 22, 2024 - DO PASS AS AMENDED
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