1 ENGROSSED HOUSE BILL NO. 1100 By: Kannady of the House 2 and 3 Holt of the Senate 4 5 6 An Act relating to courts; amending 20 O.S. 2011, Sections 1701, 1702, 1703, 1705, 1706, 1707 and 1708, 7 which relate to courtroom interpreters and translators; allowing exception for State Board of Examiners of Certified Courtroom Interpreters member 8 qualifications; striking limitation on serving two 9 terms in succession; setting time limitation for Board member certification; authorizing Chief Justice 10 to determine qualified members for initial Board; requiring approval of Supreme Court in establishing 11 certifications; adding training programs; allowing programs to be contracted; including proficiency 12 standards set by Board rules; modifying grounds for conduct proceedings; directing Administrative Office 13 of the Courts to assist the Board; authorizing Supreme Court to promulgate rules for exams; 14 specifying permissible standards to follow; permitting Board to use promulgated rules for exams; 15 mandating exam to include interpreter ethics; allowing Board to conduct a criminal record check; 16 clarifying type of check to be used; requiring applicant to furnish listed information to Board; 17 empowering Board to charge fee approved by Supreme Court for the check; providing for Supreme Court 18 approval of fees; removing residency requirement; authorizing Supreme Court to promulgate rules for 19 courts when using database; permitting enrollment upon payment of fees; removing requirement to set and 20 publish fee schedule annually; allowing Chief Justice to withdraw costs for program administration; 21 empowering Supreme Court to promulgate rules for certification levels; authorizing use of certain 22 abbreviation; specifying what duties interpreters can perform in court; and providing an effective date. 23

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

2 SECTION 1. AMENDATORY 20 O.S. 2011, Section 1701, is 3 amended to read as follows:

4 Section 1701. A. There is hereby created the State Board of 5 Examiners of Certified Courtroom Interpreters which shall consist of five (5) members, four of whom who shall meet the qualifications set 6 7 forth in this section, unless otherwise authorized by the Supreme Court. Four of the board members shall be certified courtroom 8 9 interpreters and, at least one of whom shall be a qualified 10 interpreter as defined in Section 2408 of Title 63 of the Oklahoma 11 Statutes, at least one of whom shall be certified in Spanish, and at 12 least one of whom shall be certified in Vietnamese. The Board shall 13 also consist of one member who shall be a licensed attorney or judge 14 and who shall not be required to be a certified courtroom 15 interpreter or translator. The members shall be persons who have 16 been, for at least two (2) years prior to their appointment to the 17 Board, residents of this state and, except for the attorney or judge 18 member, certified courtroom interpreters. All members shall be 19 appointed by the Chief Justice of the Supreme Court and shall serve 20 in staggered terms, each for a period of five (5) years except for 21 the initial appointees who shall serve terms pursuant to subsection 22 B of this section. No member may serve more than two terms in 23 succession. The Board shall elect from its membership a chair and a 24 secretary. Three members shall constitute a quorum. The Board may

adopt a seal for its official use. All actions of the Board shall
 be supervised by the Supreme Court and be subjected subject to
 approval by the Court. All members shall be required to maintain
 their certification during their time on the Board.

5 Β. The initial members of the Board shall serve as follows: The members constituting the initial Board under Sections 6 1. 7 1701 through 1710 of this  $\frac{1}{2}$  title shall be certified as  $\frac{1}{2}$ courtroom interpreter or translator interpreters in another state or 8 9 under the federal system, until obtaining, during their first year 10 of service, certification in this state within one (1) year from the 11 date on which an Oklahoma certification first becomes available. In 12 the alternative, the initial Board may be comprised of other 13 qualified individuals as determined by the Chief Justice of the

## 14 Oklahoma Supreme Court; and

15 The initial appointees shall serve for staggered terms: 2. one 16 member shall serve for one (1) year, one member shall serve for two 17 (2) years, one member shall serve for three (3) years, one member 18 shall serve for four (4) years, and one member shall serve for five 19 (5) years. Thereafter, all terms shall be for five (5) years. 20 SECTION 2. AMENDATORY 20 O.S. 2011, Section 1702, is 21 amended to read as follows: 22 Section 1702. A. The State Board of Examiners of Certified 23 Courtroom Interpreters shall:

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Determine and establish levels of interpreter or translator
 certifications and specialization certificates to meet the needs of
 a variety of court proceedings, as the Board deems necessary and
 appropriate and with the approval of the Supreme Court;

5 2. Conduct preliminary investigations to determine the 6 qualifications of applicants seeking to attain the status of 7 certified courtroom interpreter or translator;

3. Conduct at least once a year, at a place and time to be 8 9 published by reasonable notice as directed by the Supreme Court, an 10 examination the examinations and training programs required of those 11 persons who seek to attain the status of certified an Oklahoma 12 courtroom interpreter or translator credential, or contract for such 13 examination examinations and training programs. The Board shall 14 also include an examination of interpreter or translator ethics as a 15 condition of attaining the status of certified courtroom interpreter 16 or translator;

4. Recommend to the Supreme Court for official enrollment as
certified courtroom interpreter or translator interpreters those
persons who, on their examination, have established the requisite
proficiency as set forth in the Board's rules and Section 3 1703 of
this act title;

5. Conduct proceedings, on reasonable notice, the object of which are to recommend to the Supreme Court the suspension, cancellation, revocation, or reinstatement of the enrollment of a

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1	certified cou	artroom interpreter <del>or translator or of the status of</del>
2	any acting co	ourtroom interpreter or translator, regular or
3	<del>provisional,</del>	on the following grounds:
4	a.	a final conviction of a criminal offense involving
5		moral turpitude,
6	b.	misrepresentation in obtaining licensure certification
7		<u>or credential</u> ,
8	с.	any violation of or noncompliance with any rule or
9		directive of the Supreme Court, including but not
10		limited to the Code of Professional Responsibility for
11		Interpreters in the Oklahoma Courts,
12	d.	fraud, gross incompetence, or gross or habitual
13		neglect of duty,
14	e.	misrepresentation of certification level or status
15		while engaging in the practice of courtroom
16		interpreting or translating <del>using a method for which</del>
17		the interpreter or translator is not certified in an
18		Oklahoma court,
19	f.	engaging in the practice of courtroom interpreting or
20		translating in an Oklahoma court while certification
21		is suspended,
22	g.	nonpayment of renewal dues, or
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h. failure to annually complete at least eight (8) hours
 of continuing education approved by the State Board of
 Examiners of Courtroom Interpreters;

Adopt, with the approval of the Supreme Court, examination
standards and rules governing enrollment, discipline, suspension,
cancellation, and revocation proceedings and any other matter within
the Board's cognizance; and

8 7. Keep a current roll of certified courtroom interpreters and
9 a file on all disciplined certified courtroom interpreters, official
10 or unofficial, regular or provisional.

B. In all hearings or investigations on revocation,
cancellation, or suspension of enrollment, each Board member shall
be empowered to administer oaths or affirmations, subpoena
witnesses, and take evidence anywhere in the state, after giving
reasonable notice to the party whose status is sought to be
affected.

17 <u>C. The Administrative Office of the Courts shall provide</u>
 18 administrative support and assistance to the Board.

19SECTION 3.AMENDATORY20 O.S. 2011, Section 1703, is20amended to read as follows:

Section 1703. A. Every applicant who seeks to be examined for enrollment as a certified courtroom interpreter or translator shall prove to the satisfaction of the State Board of Examiners of Courtroom Interpreters that he or she:

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- 1. Is of legal age;

2. Meets the requisite standards of ethical fitness as
 3 established by the Board pursuant to the recommendation of the State
 4 Ethics Commission; and

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3. Has at least a high school education or its equivalent.

B. The examination for certification for the level for which
applied in one or more authorized methods or languages of courtroom
interpreting or translating shall consist of three parts, designated
as Part 1, Part 2, and Part 3 as follows:

10 1. Part 1 consists of proof of having passed the Oklahoma 11 Courtroom Interpreter Examination for the level for which the 12 individual has applied or an equivalent test as authorized by the 13 Supreme Court consisting of the following requirements: 14 demonstrated proficiency in interpreting or translating from the 15 source language to the target language at a level of at least eighty 16 percent (80%) proficiency, and demonstrated proficiency in 17 interpreting or translating from the target language to the source 18 language at a level of at least eighty percent (80%) proficiency. 19 This test shall include legal terminology and shall involve 20 scenarios related to courtroom interpreting or translating such as 21 opening statements, closing arguments, witness examinations, and 22 evidence translation;

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2. Part 2 consists of a written exam of not less than twenty five multiple choice questions relating to the ethical
 responsibilities of courtroom interpreters; and

4 3. Part 3 is the Oklahoma Written Knowledge Test for Courtroom 5 Interpreters which consists of not less than twenty-five multiple choice questions relating to Oklahoma law and court rules, duties of 6 7 courtroom interpreters, and general court procedure. The 8 examination shall be approved by the Supreme Court. A person who 9 has tested with the Board and successfully completed the written 10 knowledge portion of the examination shall be allowed to retain the 11 credit for that portion for one (1) year from the date passed, and 12 shall not be required to retake that portion during the one-year 13 period.

14 C. An applicant who is academically dishonest when taking any 15 authorized examination is disqualified and may not take the 16 examination again until five (5) years have elapsed from the date of 17 the examination at which the applicant is disqualified.

D. A certification issued under this section must be for one or more of the following methods of courtroom interpreting or translating:

21 1. Translation of written text;

22 2. Interpretation of spoken words; or

23 3. Any other method of interpreting or translating authorized24 by the Supreme Court.

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1 E. Effective January 1, 2006, no person may engage in courtroom 2 interpreting or translating unless the person is a certified 3 courtroom interpreter or translator; provided, however, nothing 4 shall preclude the Board from issuing provisional certificates 5 credentials pursuant to its rules. 6 The Supreme Court may promulgate rules authorizing the use F. 7 of oral and written interpreter examinations and establishing interpreter credentialing standards which are consistent with 8 9 generally recognized state court interpreter certification 10 standards, including but not limited to the standards developed or 11 recognized by the National Center for State Courts (NCSC). Once 12 promulgated by Supreme Court rule, the examination and credentialing 13 requirements may be used by the Board in lieu of the examinations 14 prescribed in subsection B of this section. The written examination 15 shall include an examination of interpreter ethics as a condition of 16 attaining the status of certified courtroom interpreter in the 17 state. 18 G. In determining whether an applicant meets the requisite 19 standards of ethical fitness as set forth in subsection A of this 20 section, the Board is authorized to conduct a criminal history 21 record check, including but not limited to a criminal history record 22 check through the Oklahoma State Bureau of Investigation or a 23 national criminal history record check through the Federal Bureau of 24 Investigation pursuant to Section 150.9 of Title 74 of the Oklahoma

Statutes. Applicants shall furnish all releases, authorizations,
 fingerprints, or other items necessary to enable the Board to
 conduct the criminal history record check. The Board shall charge
 the applicant a fee in an amount approved by the Supreme Court for
 the criminal history record check.

6 SECTION 4. AMENDATORY 20 O.S. 2011, Section 1705, is 7 amended to read as follows:

Section 1705. A person holding a license from another state or 8 federal certification which is deemed by the State Board of 9 10 Examiners of Certified Courtroom Interpreters to be equivalent to 11 that of an Oklahoma certified courtroom interpreter or translator 12 may apply to be enrolled without examination as an Oklahoma 13 certified courtroom interpreter or translator upon payment of fees 14 established by the Board $_{\tau}$  with the approval of the Supreme Court and 15 satisfying the Board that such person's credentials are in proper 16 order and that he or she is a resident of Oklahoma. The court may 17 utilize a person certified in another state to serve as an 18 interpreter or translator for perform interpreting or translating in 19 a particular case provided such person has registered in accordance 20 with the rules of the Board, or as otherwise authorized by the 21 Supreme Court. In addition, the Supreme Court may promulgate rules 22 authorizing the courts to utilize interpreters listed on a 23 nationally recognized database of certified courtroom interpreters, 24 including but not limited to a registry of certified courtroom

1 <u>interpreters maintained by the National Center for State Courts,</u>
2 <u>provided those interpreters hold certifications which are deemed by</u>
3 <u>the Board to be equivalent to that of an Oklahoma certification.</u>

4 SECTION 5. AMENDATORY 20 O.S. 2011, Section 1706, is 5 amended to read as follows:

6 Section 1706. A person holding a license certification from a 7 national entity which is deemed by the State Board of Examiners of Certified Courtroom Interpreters to be equivalent to that of an 8 9 Oklahoma certified courtroom interpreter or translator may apply to 10 be enrolled without examination as an Oklahoma certified courtroom 11 interpreter or translator upon payment of fees established by the 12 Board with the approval of the Supreme Court and satisfying the 13 Board that such person's credentials are in proper order and that he 14 or she is a resident of Oklahoma.

15 SECTION 6. AMENDATORY 20 O.S. 2011, Section 1707, is 16 amended to read as follows:

Section 1707. A. The State Board of Examiners of Certified
Courtroom Interpreters shall annually periodically set and publish a
fee schedule with approval of the Supreme Court.

B. All fees authorized to be charged shall be paid to the Clerk of the Supreme Court who shall deposit such fees in the State Judicial Fund. The Chief Justice shall be authorized to draw against the Supreme Court Revolving Fund such amounts as are lawfully claimed by the Board for its necessary supplies and

1 expenses, and costs which are lawfully incurred by the Supreme Court 2 for the administration of the interpreter credentialing and 3 examination program. When performing essential duties, each Board 4 member shall be entitled to such member's expenses pursuant to the 5 State Travel Reimbursement Act and shall receive, in addition thereto, the sum of One Hundred Dollars (\$100.00) for each full day 6 7 of service or a fraction thereof for less than a day's service or 8 any other amount that is established by the Legislature. 9 SECTION 7. AMENDATORY 20 O.S. 2011, Section 1708, is 10 amended to read as follows: 11 Section 1708. The Supreme Court may promulgate rules 12 authorizing the recognition of different levels of courtroom 13 interpreter certifications in the Oklahoma courts, including the 14 following: Certified Courtroom Interpreters and Registered Courtroom 15 Interpreters. Every person enrolled as a certified courtroom 16 interpreter or translator shall be entitled to use the abbreviation 17 C.C.I. after his or her name. Every person enrolled as a registered 18 courtroom interpreter shall be entitled to use the abbreviation 19 R.C.I. after his or her name. Courtroom interpreters holding a 20 provisional <del>certification</del> status do not hold an official 21 certification and shall not be allowed the use of the abbreviation. 22 Certified and registered courtroom interpreters shall be authorized 23 to interpret or spoken words and translate written text in all 24

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1	proceedings related to the case to which he or she has been
2	assigned.
3	SECTION 8. This act shall become effective November 1, 2015.
4	Passed the House of Representatives the 9th day of March, 2015.
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6	Presiding Officer of the House
7	of Representatives
8	$P_{2}$ and the Service the day of $2015$
9	Passed the Senate the day of, 2015.
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11	Presiding Officer of the Senate
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