1	SENATE FLOOR VERSION
2	March 1, 2017 AS AMENDED
3	SENATE BILL NO. 171 By: Newberry
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6	[Oklahoma Capital Formation Act - capital investment and tax credits - Oklahoma Capital Investment Board -
7	Oklahoma Futures - tax credits returned to state - effective date]
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10	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
11	SECTION 1. AMENDATORY 74 O.S. 2011, Section 5085.4, is
12	amended to read as follows:
13	Section 5085.4. In order to fulfill its mission as mobilizer of
14	equity and near-equity capital, the Oklahoma Capital Investment
15	Board shall be subject to the policy development of Oklahoma
16	Futures. The Oklahoma Capital Investment Board shall develop an
17	annual business plan for the Board. The business plan shall be
18	submitted to Oklahoma Futures for its approval and shall be included
19	in the annual report of Oklahoma Futures. Oklahoma Futures shall
20	review the business plan and the annual report of the Board to
21	ensure its consistency with the goals of the state's recurring five-
22	year economic development plan. The Board shall distribute copies
23	of the business plan by such means that will make it widely
24	available to the members of the Legislature, communities, firms and

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local economic development managers throughout this state. Oklahoma
 Futures shall not be involved in the day-to-day administration of
 the Board.

4 SECTION 2. AMENDATORY 74 O.S. 2011, Section 5085.7, as 5 amended by Section 1, Chapter 361, O.S.L. 2012 (74 O.S. Supp. 2016, 6 Section 5085.7), is amended to read as follows:

7 Section 5085.7. A. The State of Oklahoma hereby issues tax credits that may be used to reduce the tax liability of a person, 8 9 firm or corporation if such liability is imposed pursuant to the provisions of Section 2355 of Title 68 of the Oklahoma Statutes or 10 11 Section 624 of Title 36 of the Oklahoma Statutes. Provided, tax 12 credits against liabilities imposed pursuant to Section 624 of Title 36 of the Oklahoma Statutes shall be limited to the amount that 13 would otherwise be collected and allocated to the General Revenue 14 15 Fund of the State Treasury. Tax credits issued and transferred to 16 the Oklahoma Development Finance Authority pursuant to the provisions of this section and prior to July 1, 1991, are hereby 17 transferred to the Oklahoma Capital Investment Board, created 18 pursuant to the provisions of the Oklahoma Capital Formation Act. 19 The Prior to the effective date of this act, the total amount of tax 20 credits that are hereby issued, or are transferred pursuant to this 21 section to the Board, is One Hundred Million Dollars 22 (\$100,000,000.00). On the effective date of this act, Nine Million 23 24 Eighty-five Thousand Dollars (\$9,085,000.00) of such credits shall

be returned to the state and the total amount of tax credits issued shall be limited to Sixty Million Dollars (\$60,000,000.00). The credits shall be freely transferable to subsequent transferees; however, no such tax credit shall be exercisable before July 1, 1990, nor, except as otherwise provided by subsection B of this section, after July 1, 2020 July 1, 2035.

7 в. Tax credits may be exercised after July 1, 2020 July 1, 2035, if such tax credits were purchased or were agreed to be 8 9 purchased based upon a contractual commitment to the Board made by a 10 person or entity pursuant to an agreement originally entered into no later than December 31, 1995 July 1, 2035. Any such credits may be 11 12 exercised until fully utilized by the person or entity having entered into such contractual commitment or by any person or entity 13 having obtained tax credits from a person or entity having made such 14 15 a contractual commitment or by any subsequent transferee if such tax credit transfer occurred prior to the effective date of this act. 16

С. The Board shall not transfer tax credits except in 17 conjunction with a legitimate call on a Board guarantee. The Board 18 shall immediately notify the President Pro Tempore of the Senate, 19 the Speaker of the House of Representatives and the Governor in 20 writing if any tax credit is transferred in conjunction with a 21 legitimate call on a Board guarantee; provided, the Board shall not 22 be required to make such notification for transfers to subsequent 23 transferees. 24

1 The Board shall determine the amount of individual tax D. 2 credits to be transferred pursuant to the Oklahoma Capital Formation 3 Act and may negotiate for sale of such credits subject only to the limits imposed by the Oklahoma Capital Formation Act, including the 4 5 provisions of subsections F and C of Section 5085.8 of this title. The After the effective date of this act, the Board shall 6 Ε. 7 ensure that no more than Twenty Million Dollars (\$20,000,000.00) Twelve Million Dollars (\$12,000,000.00) in tax credits has been 8 9 transferred which may be claimed and used to reduce the tax 10 otherwise imposed by Section 2355 of Title 68 of the Oklahoma 11 Statutes or Section 624 of Title 36 of the Oklahoma Statutes for any 12 one (1) fiscal year.

F. The Board shall clearly indicate upon the face of the certificate or other document transferring the tax credit the principal amount of the tax credit and the taxable year or years for which the credit may be claimed.

G. Any original sale of tax credits by the Board shall be bycompetitive bidding unless the sale is for full-face value.

H. The Board shall, in conjunction with the Oklahoma Tax Commission, develop a system for registration of any tax credits issued or transferred pursuant to the Oklahoma Capital Formation Act and a system of certificates that permits verification that any tax credit claimed upon a tax return is validly issued, properly taken in the year of claim and that any transfers of the tax credit are

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made in accordance with the requirements of the Oklahoma Capital
 Formation Act.

3 I. The Board may pay a fee in connection with the purchase by 4 the Board of an option or other agreement pursuant to which a 5 transfer of tax credits authorized by the Oklahoma Capital Formation 6 Act may be made.

J. Except as otherwise provided by this section and by
subsections F and C of Section 5085.8 of this title, the <u>The</u> Board
shall have the power to make any contract, execute any document,
charge reasonable fees for services rendered, perform any act or
enter into any financial or other transaction necessary in order to
carry out its mission.

The Board may employ such persons as may be required for the 13 Κ. proper implementation of the Oklahoma Capital Formation Act, the 14 15 management of its assets, or the performance of any function authorized or required by the Oklahoma Capital Formation Act or 16 necessary for the accomplishment of any such function. Such persons 17 shall be selected by the Board based upon outstanding knowledge and 18 leadership in the field for which the person performs services for 19 the Board. 20

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 SECTION 3.
 AMENDATORY
 74 O.S. 2011, Section 5085.8, as

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 amended by Section 2, Chapter 361, O.S.L. 2012 (74 O.S. Supp. 2016,

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 Section 5085.8), is amended to read as follows:

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1 Section 5085.8. A. Except as otherwise provided by subsections 2 F and G of this section, the The Oklahoma Capital Investment Board 3 shall have the power to solicit proposals from qualified investor groups for investment of capital in accordance with the requirements 4 5 of the Oklahoma Capital Formation Act. The Board shall establish criteria for selection of persons, firms, corporations or other 6 7 entities deemed qualified to generate capital for investment in a manner which will result in a significant potential to create jobs 8 9 and to diversify and stabilize the economy of the State of Oklahoma. 10 Such criteria shall include the applicant's level of experience, 11 quality of management, investment philosophy and process, historical 12 investment performance, probability of success in fund raising, the amount and timing of fees to be paid, and such other investment 13 criteria as may be commonly used in professional portfolio 14 15 management as the Board may deem appropriate.

16 B. Except as otherwise provided by subsections F and G of this section, the The Board shall have the power to extend a guarantee in 17 the form of a put option or such other method as selected by the 18 Board. Guarantees may extend to principal plus interest over the 19 term of the guarantee at a rate set by Board resolution from time to 20 Guarantees in whatever form negotiated by the Board may be 21 time. made for any period of time, but no term shall expire prior to 22 January 1, 1992. The Board may charge a reasonable fee for costs 23 and the fair compensation of risk associated with its guarantee. 24

1 The guarantees extended by the Board shall in no way be an 2 obligation of the state and may be restricted to specific funds or 3 assets of the Board; provided, however, proceeds from the sale of any tax credits shall be sufficient to meet contractual quarantee 4 5 obligations of the Board. The Board shall have the right to contract freely to protect the interests of the State of Oklahoma. 6 7 The Board shall ensure that at least Two Dollars (\$2.00) Three Dollars (\$3.00) of equity or near equity capital will be invested in 8 9 Oklahoma businesses or projects for every One Dollar (\$1.00) of 10 principal guaranteed tax credits transferred by the Board.

11 C. If the Board purchases any security pursuant to an agreement 12 with an investor group, the Board shall acquire such securities and 13 may invest, manage, transfer or dispose of such securities in 14 accordance with policies for management of assets adopted by the 15 Board.

16 D. Except as otherwise provided by subsections F and G of this section, the The Board shall have the power to make any contract, 17 execute any document, perform any act or enter into any financial or 18 other transaction necessary in order to carry out its mission. 19 The Board may employ such persons as may be required for the performance 20 of any function authorized or required by the Oklahoma Capital 21 Formation Act or necessary for the accomplishment of any such 22 function. Such persons shall be selected based upon outstanding 23 knowledge and leadership in the field for which the person performs 24

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services for the Board. In selecting such persons, the Board shall
 hire persons who meet standards applicable to persons responsible
 for investment of equity and near-equity securities.

In carrying out the mission of the Board as authorized in 4 Е. 5 the Oklahoma Capital Formation Act, neither the Board nor its officers, directors or employees shall be considered to be broker-6 7 dealers, agents, investment advisors or investment adviser representatives under Title 71 of the Oklahoma Statutes. The tax 8 9 credits issued or transferred pursuant to the Oklahoma Capital Formation Act and Section 2357.7 of Title 68 of the Oklahoma 10 Statutes shall not be considered to be securities under Title 71 of 11 12 the Oklahoma Statutes.

F. On and after the effective date of this act, except for the 13 investment of funds required by provisions in a contract executed by 14 15 the Board or by any subsidiary or affiliate of the Board prior to 16 the effective date of this act, or executed by an entity that was not a subsidiary or affiliate of the Board at the time such contract 17 was executed but which became a subsidiary or affiliate of the Board 18 19 subsequent to the execution of such contract, but prior to the effective date of this act, neither the Board nor any entity which 20 is a subsidiary or affiliate of the Board nor any entity which is 21 controlled either directly or indirectly by the Board or which acts 22 under the authority of or pursuant to the direction of the Board 23 24 shall:

1	1. Enter into any contract authorizing or requiring the
2	investment of any funds obtained by the Board, or commitment binding
3	the Board to make any investment of any funds obtained by the Board,
4	or the investment of any funds obtained by a subsidiary, affiliate
5	or any entity under the direct or indirect control of the Board, in
6	any corporation, general partnership, limited partnership, limited
7	liability company, private equity or hedge fund or other lawfully
8	recognized business entity; or
9	2. Modify any agreement executed prior to the effective date of
10	this act by the Board or executed by any subsidiary or affiliate of
11	the Board or executed by any entity that was not a subsidiary or
12	affiliate of the Board at the time such contract was executed, but
13	which subsequently became a subsidiary or affiliate, in any manner
14	that would have the effect of increasing the amount of any
15	contractual commitment to make an investment of funds in a general
16	or limited partnership, corporation, limited liability company,
17	private equity or hedge fund or any other lawfully recognized
18	entity.
19	G. On and after the effective date of this act, except for the
20	use of funds required by provisions in a contract executed by the
21	Board or by any subsidiary or affiliate of the Board prior to the
22	effective date of this act, or executed by an entity that was not a
23	subsidiary or affiliate of the Board at the time such contract was
24	executed but which became a subsidiary or affiliate of the Board

subsequent to the execution of such contract, but prior to the
effective date of this act, neither the Board nor any entity which
is a subsidiary or affiliate of the Board nor any entity which is
controlled either directly or indirectly by the Board or which acts
under the authority of or pursuant to the direction of the Board
shall:

7 1. Enter into any contract for the purpose of guaranteeing, in 8 whole or in part, the repayment of obligations owed by a business 9 entity, other than a subsidiary of the Board, in connection with a 10 loan of money from a bank, financial institution or any other 11 entitud on

11 entity; or

12 2. Modify any contract described by paragraph 1 of this subsection executed prior to the effective date of this act by the 13 Board or executed by any subsidiary or affiliate of the Board or 14 15 executed by any entity that was not a subsidiary or affiliate of the Board at the time such contract was executed, but which subsequently 16 became a subsidiary or affiliate, in a manner that would increase 17 any existing obligation of the Board or its subsidiary or affiliate 18 19 or extend the term of any such contract.

20 SECTION 4. AMENDATORY 74 O.S. 2011, Section 5085.9, is 21 amended to read as follows:

Section 5085.9. A. The Board shall publish a separate annual report in conjunction with its annual audit and present the report to the Governor, and the members of the Legislature and Oklahoma

Futures. The annual report shall review the mission of the Board and programs implemented according to objective measures set forth in the Board's business plan. The Board shall distribute this annual report by such means that will make it available to the financial community.

6 B. Seven (7) years after the Board has begun operations, 7 Oklahoma Futures shall On or before December 31, 2021, and at least once every three (3) years thereafter, the Board shall engage a 8 9 qualified, independent firm to perform an impact analysis intended 10 to review, analyze and evaluate the extent to which the Board has 11 achieved its statutory mission. The evaluation impact analysis 12 shall include, but not be limited to, an examination of quantified results of the Board's programs and plans in terms of equity and 13 near equity capital invested, jobs created and payroll generated in 14 15 Oklahoma as a result of Board programs.

16 SECTION 5. AMENDATORY Section 3, Chapter 361, O.S.L. 17 2012 (74 O.S. Supp. 2016, Section 5085.15), is amended to read as 18 follows:

Section 5085.15. Within thirty (30) days after the Oklahoma Capital Investment Board or any subsidiary or affiliate of the Board has <u>ceased to exist and has</u> made payment of any remaining expense or obligation created by the Board or by the <u>any</u> subsidiary or affiliate <u>of the Board</u>, pursuant to the terms of any promissory note, loan agreement, guaranty agreement, investment agreement or

1	other contract or agreement, any remaining monies paid to either the
2	Board or any subsidiary or affiliate of the Board pursuant to the
3	terms of an agreement or contract entered into prior to the
4	effective date of this act shall be paid by the Board or by its
5	subsidiary or affiliate to the General Revenue Fund of the State
6	Treasury.
7	SECTION 6. This act shall become effective November 1, 2017.
8	COMMITTEE REPORT BY: COMMITTEE ON APPROPRIATIONS March 1, 2017 - DO PASS AS AMENDED
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