1	STATE OF OKLAHOMA
2	1st Session of the 57th Legislature (2019)
3	SENATE BILL 300 By: Daniels
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6	AS INTRODUCED
7	An Act relating to the Oklahoma Discovery Code;
8	amending 12 O.S. 2011, Section 3234, as last amended by Section 2, Chapter 313, O.S.L. 2018 (12 O.S. Supp.
9	2018, Section 3234), which relates to production of documents; imposing limitation upon requests to
10	produce certain documents or other items; establishing procedures for additional requests for
11	production; and providing an effective date.
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY 12 O.S. 2011, Section 3234, as
15	last amended by Section 2, Chapter 313, O.S.L. 2018 (12 O.S. Supp.
16	2018, Section 3234), is amended to read as follows:
17	Section 3234. A. IN GENERAL. A party may serve on any other
18	party a request within the scope of Section 3226 of this title:
19	1. To produce and permit the requesting party or its
20	representative to inspect, copy, test or sample the following items
21	in the possession, custody or control of the responding party:
22	a. any designated documents or electronically stored
23	information - including writings, drawings, graphs,
24 27	charts, photographs, sound recordings, images and

1 other data or data compilations - stored in any medium 2 from which information can be obtained either directly 3 or, if necessary, after translation by the responding 4 party into a reasonably usable form, or 5 any designated tangible things; or b. 6 2. To permit entry onto designated land or other property 7 possessed or controlled by the responding party so that the 8 requesting party may inspect, measure, survey, photograph, test or 9 sample the property or any designated object or operation on it. 10 1. The request: в. PROCEDURE. 11 shall describe with reasonable particularity each item a. 12 or category of items to be inspected, 13 b. shall specify a reasonable time, place and manner for 14 the inspection and for performing the related acts, 15 and 16 may specify the form or forms in which electronically с. 17 stored information is to be produced. 18 2. The number of requests to produce or permit inspection or 19 copying shall not exceed thirty in number. If counsel for a party 20 believes that more than thirty requests to produce or permit 21 inspection or copying are necessary, counsel shall consult with 22 opposing counsel promptly and attempt to reach a written stipulation 23 as to a reasonable number of additional requests. Counsel are 24 expected to comply with this requirement in good faith. In the _ _

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1 event a written stipulation cannot be agreed upon, the party seeking 2 to submit such additional requests for production or inspection 3 shall file a motion with the court (1) showing that counsel have 4 conferred in good faith but sincere attempts to resolve the issue 5 have been unavailing, (2) showing reasons establishing good cause 6 for their use, and (3) setting forth the proposed additional 7 requests for production or inspection. 8 3. a. The request may be served, without leave of court, 9 upon any party after the filing of a petition. The 10 party to whom the request is directed shall respond in 11 writing within thirty (30) days after being served. 12 The thirty-day response period shall not commence 13 until an answer to the petition is filed. However, 14 upon leave of court or otherwise agreed to in writing 15 by the parties subject to Section 3229 of this title, 16 the response to the request may be required prior to 17 the filing of an answer to the petition. 18 b. For each item or category, the response shall either 19 state that inspection and related activities will be 20 permitted as requested or state with specificity the 21 grounds for objecting to the request, including the 22 reasons. The responding party may state that it will 23 produce copies of documents or of electronically 24 stored information instead of permitting inspection. - م

1 The production shall be completed no later than the 2 time for inspection specified in the request, or 3 another reasonable time specified in the response. 4 с. An objection shall state whether any responsive 5 materials are being withheld on the basis of that 6 objection. An objection to part of a request shall 7 specify the part and permit inspection of the rest. 8 d. The response may state an objection to a requested 9 form for producing electronically stored information. 10 If the responding party objects to a requested form, 11 or if no form was specified in the request, the party 12 shall state the form or forms it intends to use. 13 Unless otherwise stipulated or ordered by the court, e. 14 these procedures apply to producing documents or 15 electronically stored information: 16 (1)a party shall produce documents as they are kept 17 in the usual course of business or shall organize 18 and label them to correspond to the categories in 19 the request, 20 (2) if a request does not specify a form for 21 producing electronically stored information, a 22 party shall produce it in a form or forms in 23 which it is ordinarily maintained or in a 24 reasonably usable form or forms, and - م

1	(3) a party need not produce the same electronically
2	stored information in more than one form.
3	C. NONPARTIES. A nonparty may be compelled to produce
4	documents and tangible things or to permit an inspection as provided
5	in Section 2004.1 of this title.
6	SECTION 2. This act shall become effective November 1, 2019.
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