1 STATE OF OKLAHOMA 2 1st Session of the 57th Legislature (2019) 3 SENATE BILL NO. 902 By: David 4 5 6 AS INTRODUCED 7 An Act relating to the practice of optometry; amending 59 O.S. 2011, Section 585, which relates to revocation of licenses; removing certain grounds for 8 determination of unprofessional or unethical conduct; 9 providing certain conduct not to be deemed unprofessional and unethical; updating statutory language; amending 59 O.S. 2011, Section 593, which 10 relates to public policy; removing certain provisions relating to commercialism; amending 59 O.S. 2011, 11 Section 944, which relates to the sale of optical 12 goods; removing provisions related to soliciting of business; providing that optometrists may rent areas within retail stores; phasing in the number of stores 13 in which a retailer may rent to optometrists; providing that optical goods may be sold within a 14 retail store; providing that an optometrist, optical supplier, or retail store may seek declaratory 15 judgment as to the validity of conflicting laws and rules; updating statutory references; repealing 59 16 O.S. 2011, Sections 594 and 596, which relate to the retail sale of optometric goods; providing for 17 noncodification; and providing an effective date. 18 19 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 20 SECTION 1. 59 O.S. 2011, Section 585, is 21 AMENDATORY amended to read as follows: 22 23 Section 585. A. The Board shall have the power to revoke or 24 suspend any certificate granted by it pursuant to the provisions of

- this chapter, for fraud, conviction of crime, unprofessional and
 unethical conduct, habitual drunkenness, exorbitant charges, false
 representation of goods, gross incompetency, contagious disease, any
 violation of any rule or regulation promulgated by the Board
 pursuant to the provisions of this chapter or any violation of this
 chapter. The following acts shall be deemed by the Board as
 unprofessional and unethical conduct:
 - 1. Employment by a licensed optometrist of any person to solicit from house to house the sale of lenses, frames, spectacles, or optometric services or examinations; and

- 2. Selling, advertising, or soliciting the sale of spectacles, eyeglasses, lenses, frames, mountings, eye examinations, or optometric services by house-to-house canvassing either in person or through solicitors; and
- 3. Acceptance of employment, either directly or indirectly, by a licensed optometrist from an unlicensed optometrist or person engaged in any profession or business or owning or operating any profession or business to assist it, him, or them in practicing optometry in this state; provided that renting a separate area or room within or adjacent to a retail store shall not be considered as direct or indirect employment; and
- 4. Publishing or displaying, or knowingly causing or permitting to be published or displayed by newspaper, radio, television, window display, poster, sign, billboard, or any other advertising media any

statement or advertisement of any price or fee offered or charged by an optometrist for any optometric services or materials including lenses, frames, eyeglasses, or spectacles or parts thereof, including statements or advertisements of discount, premium, or gifts, if said the statements or advertisements are fraudulent, deceitful, misleading or in any manner whatsoever tend to create a misleading impression or are likely to mislead or deceive because in context said the statements or advertisements make only a partial disclosure of relevant facts; and

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5. No person shall practice optometry under any name other than the proper name of said the person and it shall be the same name as used in the license issued by the Board of Examiners to said the person; provided that practicing optometry within or adjacent to a retail store shall not be considered a violation of this section. Before any certificate is revoked or suspended, the holder thereof shall be provided with notice and hearing as provided for in the Administrative Procedures Act, Sections 301 through 326 of Title 75 of the Oklahoma Statutes. The Board, after the expiration of the period of three (3) months after the date of said the revocation, may entertain application for the reissuance of said the revoked certificate and may reissue said the certificate upon payment of a reinstatement fee not to exceed three times the annual renewal fee. The Board shall have the right to promulgate such rules and regulations as may be necessary to put into effect the provisions of

this chapter. Said The rules may prescribe which acts are
detrimental to the general public health or welfare and may
prescribe a minimum standard of sanitation, hygiene, and
professional surroundings, and which acts constitute unprofessional
or unethical conduct. Said The conduct shall be grounds for
revocation or suspension of the license or certificate issued
pursuant to the provisions of Section 584 of this title.

- B. If an out-of-state license or certificate of an optometrist who also holds an Oklahoma license or certificate is suspended or revoked for any reason, his Oklahoma license may come under review by the Board. Should the out-of-state suspension or revocation be on grounds the same or similar to grounds for suspension or revocation in Oklahoma, the Board, after notice and hearing pursuant to the provisions of this section, may suspend or revoke the certificate of said the optometrist to practice in Oklahoma.
- C. The following acts shall not be deemed by the Board as unprofessional and unethical conduct:
- 1. An optometrist practicing optometry within or adjacent to a retail store, regardless whether the retail store derives income from the sale of prescription optical goods and materials; and
- 2. An optometrist renting a separate area or room within a retail store to practice optometry, regardless whether the separate area or room is directly accessible from within the retail store.

1 SECTION 2. AMENDATORY 59 O.S. 2011, Section 593, is 2 amended to read as follows: 3 Section 593. It is the public policy of the State of Oklahoma that optometrists rendering visual care to its citizens shall 4 5 practice in an ethical, professional manner; that their practices be free from any appearance of commercialism; that the visual welfare 6 7 of the patient be the prime consideration at all times; and that optometrists shall not be associated with any nonprofessional person 8 9 or persons act in any manner which might degrade or reduce the 10 quality of visual care received by the citizens of this state. SECTION 3. 11 AMENDATORY 59 O.S. 2011, Section 944, is 12 amended to read as follows: Section 944. A. It shall be unlawful for any optometrist, 13 physician or other person doing, or purporting or pretending to do 14 eye examination or visual correction to receive or accept any 15 rebate, kickback, reward or premium from any optical company or any 16 17 other person, firm or corporation dealing in optical goods, appliances or materials, or knowingly allow or permit any person 18 engaged in or interested in the sale of such optical goods, 19 appliances, or materials, to solicit business for any person 20 licensed under the provisions of Chapters 11 or 13 of Title 59, 21 Oklahoma Statutes. It shall be unlawful for any optometrist, 22 physician, or other person to make an eye examination, or do visual 23 correction in any manner, either directly or indirectly as an 24

employee or associate of a person, firm, corporation, lay body, organization, group or lay person and it shall be likewise unlawful for any corporation, lay body, organization, group or lay person in any manner to make an eye examination or perform any visual correction through the means of engaging the services on a salary, commission or any other compensatory basis of a person licensed under the provisions of Chapters 11 or 13 of Title 59, Oklahoma Statutes 1951 Chapter 11 or 13 of this title, provided that this sentence shall not apply to the University of Oklahoma School of Medicine and Hospitals, or to a bona fide resident physician of a licensed hospital, and provided further that renting a separate area or room within or adjacent to a retail store shall not be considered a violation of this section. No

B. A person, firm, or corporation engaged in the business of retailing merchandise to the general public shall may rent space, sublease departments, or otherwise permit any person purporting to do eye examination or visual care to occupy space in such a separate area or room within a retail store to an optometrist or optometric professional corporation for the practice of optometry. Renting a separate area or room within a retail store shall not be considered a rebate, kickback, reward or premium. A separate area or room rented by an optometrist or optometric professional corporation may be directly accessible from inside the retail store, and an entrance opening on a public street, hall, lobby, or corridor shall not be

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    required. A person, firm, or corporation operating multiple retail
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    stores may rent a separate area or room to an optometrist or
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    optometric professional corporation for the practice of optometry in
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    no more than twenty retail stores in the State of Oklahoma before
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    January 1, 2020. Each subsequent year until January 1, 2030, a
    person, firm, or corporation operating multiple retail stores may
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    rent a separate area or room to an optometrist or optometric
    professional corporation for the practice of optometry in five
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    additional retail stores in the State of Oklahoma. After January 1,
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    2030, there shall be no limit on the number of retail stores in
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    which a person, firm, or corporation operating multiple retail
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    stores may rent a separate area or room to an optometrist or
    optometric professional corporation for the practice of optometry.
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    A person, firm, or corporation engaged in the business of retailing
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    merchandise to the general public may sell optical goods,
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    appliances, or materials and function as an optical supplier in a
    retail store, regardless whether a majority of the retail store's
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    income is derived from the sale of prescription optical goods,
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    appliances, and materials or whether an optometrist is practicing
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    optometry in such retail store.
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        C. Nothing in this section shall prohibit a person licensed
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    under Chapter 11 or Chapter 13 of Title 59, Oklahoma Statutes this
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    title, from organizing or maintaining a professional association
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    with other persons so licensed.
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        SECTION 4.
                       NEW LAW
                                   A new section of law, which shall not
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    be codified in the Oklahoma Statutes, reads as follows:
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        Upon the effective date of this act, all laws and administrative
    rules of the Board of Examiners in Optometry in conflict with this
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    act shall be null and void. After the effective date of this act,
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    an optometrist, optical supplier, or a person, firm, or corporation
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    engaged in the business of retailing merchandise to the general
    public may bring a declaratory judgment action to determine whether
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    this act affects the validity of a law or administrative rule.
                                    59 O.S. 2011, Sections 594 and 596,
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        SECTION 5.
                       REPEALER
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    are hereby repealed.
        SECTION 6. This act shall become effective November 1, 2019.
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