## <DateSubmitted>

## HOUSE OF REPRESENTATIVES CONFERENCE COMMITTEE REPORT

Mr. Pres								
The Co	The Conference Committee, to which was referred							
			HB2086					
By: N	IcCall of the House and	Taylor of the Sena	te					
Title:		_	re charged no more than actual of disputes; effective date.	cost of certain				
	Together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:							
1. That	the Senate recede from i	ts amendment.						
Respec	tfully submitted,							
House A	ction	Date	Senate Action	_ Date				

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SENATE CONFER	REES		
Taylor			
Simpson			
Allen			
Rader			
Thompson			
Rosino			
Hicks			

House Action \_\_\_\_\_\_ Date \_\_\_\_\_ Senate Action \_\_\_\_\_ Date \_\_\_\_\_

1 ENGROSSED SENATE AMENDMENT TO 2 ENGROSSED HOUSE BILL NO. 2086 By: McCall and O'Donnell of the 3 House 4 and 5 Taylor of the Senate 6 7 An Act relating to public finance; amending 62 O.S. 2011, Section 34.6, as last amended by Section 1, Chapter 14, O.S.L. 2020 (62 O.S. Supp. 2020, Section 8 34.6), which relates to the powers and duties of the 9 Director of the Office of Management and Enterprise Services; ensuring state agencies are charged no more than actual cost of certain services provided; 10 providing exceptions; authorizing settlement of 11 disputes; defining term; and providing an effective date. 12 1.3 14 AMENDMENT NO. 1. Page 1, strike the title to read 15 "[ public finance - powers and duties of the Director of the Office of Management and Enterprise Services -16 state agencies are charged no more than actual cost ]" 17 18 19 20 2.1 22 23 24

1	Passed the Senate the 28th day of April, 2022.
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4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2022.
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9	Presiding Officer of the House of Representatives
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1	ENGROSSED HOUSE
2	BILL NO. 2086  By: McCall and O'Donnell of the House
3	and
4	Taylor of the Senate
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7	An Act relating to public finance; amending 62 O.S. 2011, Section 34.6, as last amended by Section 1,
8	Chapter 14, O.S.L. 2020 (62 O.S. Supp. 2020, Section 34.6), which relates to the powers and duties of the
9	Director of the Office of Management and Enterprise Services; ensuring state agencies are charged no more
10	than actual cost of certain services provided; providing exceptions; authorizing settlement of
11	disputes; defining term; and providing an effective date.
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14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
15	SECTION 1. AMENDATORY 62 O.S. 2011, Section 34.6, as
16	last amended by Section 1, Chapter 14, O.S.L. 2020 (62 O.S. Supp.
17	2020, Section 34.6), is amended to read as follows:
18	Section 34.6 A. The Director of the Office of Management and
19	Enterprise Services shall have the power and duty under the
20	direction of the Governor to:
21	1. Prepare the budget document and assist in the drafting of
22	legislation to make it effective;
23	2. Make field surveys and studies of governmental agencies,
24	looking toward economy and greater efficiency;

3. Make allotments to control expenditures;

- 4. Authorize transfers of appropriation authorized by law;
- 5. Study accounting and other reports rendered by the Central Accounting and Reporting Division;
- 6. Enter into agreements with the United States Secretary of the Treasury for the purpose of implementing federal law;
- 7. Aid the Governor in the economical management of state affairs; and
- 8. Adopt such rules and regulations concerning the exercise of powers and duties as the Director shall deem appropriate, in accordance with the Administrative Procedures Act.
- B. In addition to other duties, the Director of the Office of Management and Enterprise Services shall, upon request, advise and consult with members of the Legislature and legislative committees concerning revenue and expenditures of state agencies.
- C. The Director of the Office of Management and Enterprise
  Services shall publish daily reports of all expenditures of funds
  from the Coronavirus Aid, Relief, and Economic Security (CARES) Act
  on the Oklahoma Checkbook page on the state website.
- D. In addition to the powers and duties prescribed by subsection A of this section, the Director shall ensure appropriated state agencies are charged no more than the actual cost of the services provided by the Office of Management and Enterprise Services. Such charges shall not include costs related to

administration, overhead, insurance or any other additional costs
indirectly related to the services provided. The provisions of this
section shall not apply to:

1. Health insurance premiums set by the Employees Group Insurance Division;

- 2. Insurance premiums set by the Risk Management Division;
- 3. Rates, fees or other collections by the Central Purchasing Division for duties prescribed to the Division by law;
- 4. Rates, fees or other collections by the state or federal surplus programs for duties prescribed to the programs by law; or
- 5. Rates resulting in notification to the Office of Management and Enterprise Services or agency receiving the services from a federal authority of alleged noncompliance with federal law or federal agency rule that specifically cites the rate at issue and provides a clear rationale explaining the alleged noncompliance, and only if the Director of the Office and Management and Enterprise Services determines the allegation is accurate and likely to result in a loss of current or future federal funding.
- E. The Governmental Technology Applications Revenue Board shall settle any dispute if a state agency objects to the rates proposed by the Office of Management and Enterprise Services if the state agency alleges a rate to be noncompliant with subsection D of this section. The Board shall use the description of actual cost in subsection D of this section along with other cost accounting

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    principles it deems appropriate to determine the appropriateness of
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    the proposed rate. If the proposed rate is determined to be in
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    excess of actual cost, the Board shall recommend an appropriate rate
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    range. The Board shall only be required to settle disputes
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    concerning rates prior to billing and shall not be required to
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    settle disputes concerning billing or other matters after services
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    are provided or to settle disputes concerning the same rates in
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    consecutive fiscal years if a prior recommendation was made
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    concerning those rates.
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        F. For purposes of this section, "state agency" includes any
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    office, officer, bureau, board, council, court, commission,
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    institution, unit, division, body or house of the legislative,
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    executive or judicial branches of the state government, whether
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    elected or appointed, excluding only political subdivisions of the
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    state.
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        SECTION 2. This act shall become effective November 1, 2021.
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Passed the House of Representatives the 11th day of March, 20
Presiding Officer of the Hou of Representativ
Dagged the Constants of 2021
Passed the Senate the day of, 2021.
Presiding Officer of the Sena
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