HB3541 FA1 LepakMa-CMA 3/11/2024 10:48:20 am

FLOOR AMENDMENT

HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>HB3541</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Mark Lepak

Adopted: _____

Reading Clerk

1	STATE OF OKLAHOMA
2	2nd Session of the 59th Legislature (2024)
3	FLOOR SUBSTITUTE FOR
4	HOUSE BILL NO. 3541 By: Lepak
5	
6	
7	FLOOR SUBSTITUTE
8	An Act relating to state government; amending Sections 2, 3, 4 and 5, 0.S.L. 2022 (74 0.S. Supp.
9	2023, Sections 12002, 12003, 12004 and 12005), which relate to the Energy Discrimination Elimination Act
10	of 2022; modifying definitions; modifying procedures with respect to funds managed by state governmental
11	entities; providing for authority of Treasurer to make certain determinations; requiring notice
12	procedures; requiring termination of contracts under certain conditions; prescribing conditions pursuant
13	to which contract termination required; prescribing procedures for divestment; providing certain
14	exceptions; prescribing reporting requirements with respect to timing of divestment; authorizing
15	cessation of divestment process; prescribing procedures for state government entities with respect
16	to cessation of divestment actions; prescribing standards for evaluation of certain financial
17	companies; modifying reporting requirements; providing for reports to be submitted to certain
18	public officials; and declaring an emergency.
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20	
21	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
22	SECTION 1. AMENDATORY Section 2, Chapter 231, O.S.L.
23	2022 (74 O.S. Supp. 2023, Section 12002), is amended to read as
24	follows:

Section 12002. A. As used in the Energy Discrimination
 Elimination Act of 2022:

"Boycott energy <u>targeted</u> company" means, without an ordinary
 business purpose, refusing to deal with, terminating business
 activities with, or otherwise taking any action that is intended to
 penalize, inflict economic harm on, or limit commercial relations
 with a company because the company:

engages in the exploration, production, utilization, 8 a. 9 transportation, sale, or manufacturing of timber, mining, agriculture, or fossil-fuel-based energy and 10 11 does not commit or pledge to meet environmental 12 standards beyond applicable federal and state law, or 13 b. does business with a company described by subparagraph 14 a of this paragraph;

15 2. "Company" means a for-profit sole proprietorship, 16 organization, association, corporation, partnership, joint venture, 17 limited partnership, limited liability partnership, or limited 18 liability company, including a wholly owned subsidiary, majority-19 owned subsidiary, parent company, or affiliate of those entities or 20 business associations, that exists to make a profit;

3. "Treasurer" means the State Treasurer or their designee;
4. "Direct holdings" means, with respect to a financial
company, all securities of that financial company held directly by a
state governmental entity in an account or fund in which a state

1 governmental entity owns all shares or interests "Divestment from
2 certain funds" or "divest from certain funds" means removing all
3 public money from any investments in funds that are held, managed,
4 or advised by a listed financial company;

5 5. "Financial company" means a publicly traded <u>company that is</u> 6 <u>engaged in</u> financial services, <u>or</u> banking, or <u>that is an</u> investment 7 company;

6. "Indirect holdings" means, with respect to a financial 8 9 company, all securities of that financial company held in an account 10 or fund, such as a mutual fund, managed by one or more persons not 11 employed by a state governmental entity, in which the state 12 governmental entity owns shares or interests together with other 13 investors not subject to the provisions of this act. The term does 14 not include money invested under a plan described by Section 401(k) 15 or 457 of the Internal Revenue Code of 1986; 16 7. 6. "Listed financial company" means a company that is a 17 financial company and is listed by the Treasurer; and 18 8. 7. "State governmental entity" means all any state 19 retirement systems system; 20 8. "Materially negative financial impact" means a materially

21 <u>negative financial impact on the state governmental entity</u>, 22 including with respect to investment risk or returns. For goods

22 including with respect to investment risk or returns. For goods or

23 services related to investments, any increased fees or costs less

24 than five hundredths of one percent (0.05%) per year of the net

1	asset value of the applicable state retirement system shall not
2	constitute a materially negative financial impact. A state
3	governmental entity's administrative costs shall not be included in
4	any estimation of costs;
5	9. "Ordinary business purpose" means a purpose directly related
6	to financial return or financial risk mitigation. It does not
7	include any purpose to further environmental, social, political, or
8	ideological interests. A company may reasonably be determined to
9	have taken an action with a purpose to further environmental,
10	social, political, or ideological interests based upon evidence
11	indicating such a purpose, including, but not limited to:
12	a. prospectuses, statements, explanations, reports,
13	communications with portfolio companies, shareholder
14	votes by the company, or commitments, or
15	b. participation in, affiliation with, or status as a
16	signatory to, any coalition, initiative, joint
17	statement of principles, or agreement, to act or to
18	endeavor to act in furtherance of environmental,
19	social, political, or ideological interests; and
20	10. "Public money" means all proceeds, assets, and income in
21	the custody or under the management, administration, or control of
22	the State of Oklahoma or any state board, agency, commission, or
23	instrumentality, or of a person acting on behalf of the state or any
24	state board, agency, commission, or instrumentality, including, but

not limited to, money held in trust or invested for a person other than the state and money held or invested by tax-qualified pension plans established pursuant to Section 401 et seq. of Title 26 of the federal Internal Revenue Code.

5 в. With respect to actions taken in compliance with the Energy Discrimination Elimination Act of 2022, including all good-faith 6 7 determinations regarding financial companies as required by this act, a state governmental entity and the Treasurer are exempt from 8 9 any conflicting statutory or common law obligations including any 10 obligations with respect to making investments, divesting divestment 11 from any investment, certain funds, terminating any contracts with financial companies, preparing or maintaining any list of financial 12 13 companies, or choosing asset managers, investment funds, or 14 investments for the state governmental entity's securities 15 portfolios.

16 C. In a cause of action based on an action, inaction, decision, 17 divestment, investment, financial company communication, report, or 18 other determination made or taken in connection with the Energy 19 Discrimination Elimination Act of 2022, the state shall indemnify 20 and hold harmless for actual damages, court costs, and attorney fees 21 adjudged against, and defend:

22 1. An employee, a member of the governing body, or any other
23 officer of a state governmental entity;

24 2. A contractor of a state governmental entity;

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3. A former employee, a former member of the governing body, or
 any other former officer of a state governmental entity who was an
 employee, member of the governing body, or other officer when the
 act or omission on which the damages are based occurred;

5 4. A former contractor of a state governmental entity who was a 6 contractor when the act or omission on which the damages are based 7 occurred; and

8 5. A state governmental entity.

9 D. 1. A person, including a member, retiree, or beneficiary of a retirement system to which the Energy Discrimination Elimination 10 Act of 2022 applies, an association, a research firm, a financial 11 12 company, or any other person shall not sue or pursue a private cause 13 of action against the state, a state governmental entity, a current 14 or former employee, a member of the governing body, or any other 15 officer of a state governmental entity, or a contractor of a state 16 governmental entity, for any claim or cause of action, including 17 breach of fiduciary duty, or for violation of any constitutional, 18 statutory, or regulatory requirement in connection with any action, 19 inaction, decision, divestment, investment, financial company 20 communication, report, or other determination made or taken in 21 connection with this act.

22 2. A person who files suit against the state, a state 23 governmental entity, an employee, a member of the governing body, or 24 any other officer of a state governmental entity, or a contractor of

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a state governmental entity, is liable for paying the costs and
 attorney fees of a person sued in violation of this section.

3 3. A state governmental entity shall not be subject to any
4 requirement of this act if the state governmental entity determines,
5 and the Treasurer agrees, that clear and convincing evidence shows
6 that such requirement would be lead to a materially negative
7 financial impact inconsistent with its fiduciary responsibility with
8 respect to the investment of entity assets or other duties imposed
9 by law relating to the investment of entity assets.

10 SECTION 2. AMENDATORY Section 3, Chapter 231, O.S.L. 11 2022 (74 O.S. Supp. 2023, Section 12003), is amended to read as 12 follows:

Section 12003. A. 1. The Treasurer shall prepare and maintain and provide to each state governmental entity a list of financial companies that boycott energy targeted companies. In maintaining the list, the Treasurer may:

17 a. review and rely, as appropriate in the Treasurer's 18 judgment, on publicly available information regarding 19 financial companies including information provided by 20 the state, nonprofit organizations, research firms, 21 international organizations, and governmental 22 entities, and 23 request written verification from a financial company b.

24 that it does not boycott energy <u>targeted</u> companies and

1 rely, as appropriate in the Treasurer's judgment and 2 without conducting further investigation, research, or 3 inquiry, on a financial company's written response to 4 the request.

A financial company that fails to provide to the Treasurer a
 written verification under subparagraph b of paragraph 1 of this
 subsection before the sixty-first day after receiving the request
 from the Treasurer is may be, as appropriate in the Treasurer's
 judgment, presumed to be boycotting energy targeted companies.

The Treasurer shall update the list annually or more often
 as the Treasurer considers necessary, but not more often than
 quarterly, based on information from, among other sources, those
 listed in subparagraph a of paragraph 1 of this subsection.

14 4. Not later than the thirtieth day after the date the list of 15 financial companies that boycott energy <u>targeted</u> companies is first 16 provided or updated, the Treasurer shall file the list with the 17 presiding officer of each house of the Legislature and the Attorney 18 General and post the list on a publicly available Internet website.

19 5. The Treasurer may retain third-party consultants to assist20 in the implementation of the provisions of this act.

B. Not later than the thirtieth day after the date a state governmental entity receives the list provided under paragraph 1 of subsection A of this section, the state governmental entity shall notify the Treasurer of <u>any contract the state governmental entity</u>

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1	has with any of the listed financial companies in which the state
2	governmental entity owns direct holdings or indirect holdings, and
3	of any funds in which the state governmental entity is invested that
4	are held, managed, or advised by a listed financial company.
5	C. 1. For each listed financial company identified under
6	paragraph 1 of subsection A of this section, the state governmental
7	entity shall send a written notice:
8	a. informing the financial company of its status as a
9	listed financial company,
10	b. warning the financial company that it may become
11	subject to <u>contractual termination and</u> divestment <u>from</u>
12	certain funds by state governmental entities after the
13	expiration of the period described by paragraph 2 of
14	this subsection, and
15	c. offering the financial company the opportunity to
16	clarify its activities related to companies described
17	by paragraph 1 of subsection A of this section <u>Section</u>
18	12002 of this title.
19	2. Not later than the ninetieth day after the date the
20	financial company receives notice under paragraph 1 of this
21	subsection, the financial company shall cease boycotting energy
22	targeted companies to avoid qualifying for contractual termination
23	and divestment from certain funds by state governmental entities.

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1 3. If, during the time provided by paragraph 2 of this 2 subsection, the financial company ceases boycotting energy targeted companies, and notifies the Treasurer in writing of the cessation, 3 4 the Treasurer shall, as appropriate in the Treasurer's judgment, 5 remove the financial company from the list maintained under paragraph 1 of subsection A of this section, and this subsection 6 7 will no longer apply to the financial company unless it resumes boycotting energy targeted companies. The Treasurer also shall 8 9 notify any state governmental entities who provided notice pursuant 10 to subsection B of this section of the financial company's removal 11 from the list.

12 4. If, after the time provided by paragraph 2 of this 13 subsection expires, the financial company continues to boycott 14 energy companies, the state governmental entity has not received 15 confirmation from the Treasurer that the financial company has been 16 removed from the list, the state governmental entity shall sell, 17 redeem, divest, or withdraw all publicly traded securities of the 18 financial company, except securities described by subsection E of 19 this section, terminate any contract with the listed financial 20 company and divest from certain funds according to the schedule 21 provided under subsection D of this section.

D. 1. A state governmental entity required to sell, redeem,
divest, or withdraw all publicly traded securities of a listed
financial company terminate any contract with a listed financial

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1 company or divest from certain funds shall comply with the following
2 schedule:

3	a.	at least fifty percent (50%) of those assets
4		divestment from certain funds shall be removed from
5		the state governmental entity's assets under
6		management occur not later than the one-hundred-
7		eightieth day after the date the financial company
8		receives notice pursuant to paragraph 1 of subsection
9		C of this section unless the state governmental entity
10		determines, based on a good-faith exercise of its
11		fiduciary discretion and subject to subparagraph b of
12		this subsection, that a later date is more prudent,
13		and
14	b.	one hundred percent (100%) of those assets shall be
15		removed from the state governmental entity's assets
15 16		removed from the state governmental entity's assets under management divestment from certain funds shall
16		under management divestment from certain funds shall
16 17		under management divestment from certain funds shall occur, and any contract with a listed financial
16 17 18		under management <u>divestment from certain funds shall</u> occur, and any contract with a listed financial company shall be terminated not later than the three-
16 17 18 19		<pre>under management divestment from certain funds shall occur, and any contract with a listed financial company shall be terminated not later than the three- hundred-sixtieth day after the date the financial</pre>

24 subsection C of this section resumes its boycott, the state

targeted companies after receiving notice pursuant to paragraph 1 of

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governmental entity shall <u>notify the Treasurer and shall</u> send a written notice to the financial company informing it that the state governmental entity will sell, redeem, divest, or withdraw all <u>publicly traded securities of the financial company terminate any</u> <u>contract with the listed financial company and divest from certain</u> <u>funds</u> according to the schedule in paragraph 1 of subsection D of this section.

3. Except as provided by paragraph 1 of subsection D of this 8 9 section, a A state governmental entity may delay the schedule for 10 contractual termination and divestment from certain funds under that 11 this subsection only to the extent that the state governmental 12 entity determines, in the state governmental entity's good-faith 13 judgment, and consistent with the entity's fiduciary duty, that the 14 contractual termination or divestment from listed financial 15 companies will likely result in a loss in value or a benchmark 16 deviation described by paragraph 1 of subsection F of this section 17 certain funds would result in the selection of a replacement 18 financial company that would have a materially negative financial 19 impact.

4. If a state governmental entity delays the schedule for
<u>contractual termination or</u> divestment <u>from certain funds</u>, the state
governmental entity shall submit a report to the Treasurer, the
presiding officer of each house of the Legislature, and the Attorney
General stating the reasons and justification for the delay in

1	contractual termination or divestment from certain funds by the
2	state governmental entity from listed financial companies. The
3	report shall include documentation supporting its determination that
4	the divestment would result in a loss in value or a benchmark
5	deviation described by paragraph 1 of subsection F of this section
6	including objective numerical estimates contractual termination or
7	divestment from certain funds would result in the selection of a
8	replacement financial company that would have a materially negative
9	financial impact. The state governmental entity shall update the
10	report every six (6) months <u>until the divestment from certain funds</u>
11	has been completed, and provide the report every six (6) months to
12	the Treasurer. The Treasurer shall evaluate any reports provided
13	under this paragraph within a reasonable time and provide a copy of
14	the report and the Treasurer's evaluation to the presiding officer
15	of each house of the Legislature and the Attorney General.
16	E. A state governmental entity is not required to divest from
17	any indirect holdings in actively or passively managed investment
18	funds or private equity funds. The state governmental entity shall
19	submit letters to the managers of each investment fund containing
20	listed financial companies requesting that they remove those
21	financial companies from the fund or create a similar actively or
22	passively managed fund with indirect holdings devoid of listed
23	financial companies. If a manager creates a similar fund with
24	substantially the same management fees and same level of investment

risk and anticipated return, the state governmental entity may
replace all applicable investments with investments in the similar
fund in a time frame consistent with prudent fiduciary standards but
not later than the four-hundred-fiftieth day after the date the fund
is created.

6 F. 1. A state governmental entity may cease <u>terminating any</u> 7 <u>contracts with and divesting from certain funds of</u> one or more 8 listed financial companies only if clear and convincing evidence 9 shows that:

10a.the state governmental entity has suffered or will11suffer a loss in the value of assets under management12by the state governmental entity as a result of having13to divest from listed financial companies under this14subsection, or

b. an individual portfolio that uses a benchmark-aware
 strategy would be subject to an aggregate expected
 deviation from its benchmark as a result of having to
 divest from listed financial companies under this
 subsection

20 the requirements of subsection D of this section would require the

21 selection of a company that would have a materially negative

22 financial impact, provided that the state governmental entity

23 complies with the following requirements:

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1	<u>a.</u>	documents its determination, along with evidence
2		supporting its determination, including a description
3		of the services of at least three alternative
4		companies consulted that includes a comparison of
5		those alternatives and a description of whether those
6		alternatives boycott targeted companies,
7	<u>b.</u>	includes such documentation and evidence in its
8		minutes or other publicly available medium,
9	<u>C.</u>	publicly posts a permanent notice seeking a company
10		that would not boycott targeted companies, and
11	<u>d.</u>	limits the contract duration to no more than a year
12		and re-evaluates its determination at least annually
13		pursuant to requirements a through c of this
14		paragraph.
15	2. A sta	te governmental entity may cease <u>terminating any</u>
16	<u>contracts wit</u>	h a listed financial company and divesting from certain
17	<u>funds held, m</u>	anaged, or advised by a listed financial company as
18	provided by t	his section only to the extent necessary to ensure that
19	the state gov	ernmental entity does not suffer a loss in value or
20	deviate from	its benchmark as described by paragraph 1 of this
21	subsection av	oid the selection of a company that would have a
22	materially ne	gative impact.
23	3. Befor	e a state governmental entity may cease terminating any
24	contracts wit	h a listed financial company and divesting from certain

1 funds of a listed financial company under this section, the state 2 governmental entity shall provide a written report to the Treasurer, the presiding officer of each house of the Legislature, and the 3 4 Attorney General setting forth the reason and justification, 5 supported by clear and convincing evidence, for deciding to cease 6 divestment from certain funds or to remain invested in a listed 7 financial company. The Treasurer shall evaluate the report within a reasonable time and provide a copy of the report and the Treasurer's 8 9 evaluation to the presiding officer of each house of the Legislature 10 and the Attorney General. The state governmental entity shall 11 update the report required by this subsection semiannually, as 12 applicable. 13 4. This section does not apply to reinvestment in a financial 14 company that is no longer a listed financial company If a financial 15 company was once a listed financial company but is no longer a 16 listed financial company, it shall not be considered a listed 17 financial company for the purposes of this section. 18 G. Except as provided in subsection F of this section, a state 19 governmental entity shall not acquire securities of a listed 20 financial company. 21 SECTION 3. AMENDATORY Section 4, Chapter 231, O.S.L. 22 2022 (74 O.S. Supp. 2023, Section 12004), is amended to read as 23 follows: 24

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1 Section 12004. A. Not later than January 1 of each year, each 2 state governmental entity shall file a publicly available report with the Treasurer, the presiding officer of each house of the 3 4 Legislature, and the Attorney General that: 5 1. Identifies securities sold, redeemed, divested, or withdrawn any contracts terminated and any divestment from certain funds made 6 7 in compliance with subsection D of Section 3 12003 of this act 8 title; and 9 2. Identifies prohibited contracts or investments under subsection F E of Section 3 12003 of this act; and 10 3. Summarizes any changes made under subsection E of Section 3 11 12 of this act title. 13 The Treasurer shall evaluate any reports provided under this 14 section within a reasonable time and provide a copy of the report 15 and the Treasurer's evaluation to the presiding officer of each 16 house of the Legislature and the Attorney General. 17 Β. The Attorney General may bring any action necessary to 18 enforce the Energy Discrimination Elimination Act of 2022. 19 Section 5, Chapter 231, O.S.L. SECTION 4. AMENDATORY 20 2022 (74 O.S. Supp. 2023, Section 12005), is amended to read as 21 follows: 22 Section 12005. A. As used in this section only of the Energy 23 Discrimination Elimination Act of 2022, "governmental entity" means 24 a state agency or political subdivision of this state.

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B. 1. Except for paragraph 4 of this subsection, this section
 applies only to a contract that:

3	a. is between a governmental entity and a company with
4	ten or more full-time employees, and
5	b. will pay a company One Hundred Thousand Dollars
6	(\$100,000.00) or more over the term of the contract
7	that is to be paid wholly or partly from public funds
8	of the governmental entity; provided, however, the
9	provisions of this paragraph shall apply separately to
10	all companies in a multiple party contract.
11	2. Except as provided by paragraph 4 of this subsection, a
12	governmental entity shall not enter into, renew or amend a contract
13	with a company for goods or services unless the contract contains a
14	written verification from the company that it:
15	a. does not boycott energy <u>targeted</u> companies, and
16	b. will not boycott energy <u>targeted</u> companies during the
17	term of the contract, including any extensions of the
18	contract.
19	3. Except as provided by paragraph 4 of this subsection, a
20	governmental entity shall not enter into, renew, amend, or remain a
21	party to a contract for goods or services with a listed financial
22	company under Section $\frac{3}{12003}$ of this act <u>title</u> .
23	4. Paragraphs 2 and 3 of this subsection shall not apply to:

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1	a. a governmental entity that determines the requirements
2	of paragraphs 2 or 3 of this subsection are
3	inconsistent with the governmental entity's
4	constitutional or statutory duties related to the
5	issuance, incurrence, or management of debt
6	obligations or the deposit, custody, management,
7	borrowing, or investment of funds, and
8	b. a contract for which a governmental body <u>entity</u>
9	determines that clear and convincing evidence shows
10	under those paragraphs the supplies or services to be
11	provided are not otherwise reasonably available from a
12	company that is not a listed financial company under
13	Section $\frac{3}{12003}$ of this $\frac{11003}{1000}$ of this $\frac{11000}{1000}$.
14	Any governmental entity making such a determination under
15	subparagraph a or b of this paragraph must comply with the
16	requirements for state governmental entities under paragraph 1 of
17	subsection E of Section 12003 of this title.
18	SECTION 5. It being immediately necessary for the preservation
19	of the public peace, health or safety, an emergency is hereby
20	declared to exist, by reason whereof this act shall take effect and
21	be in full force from and after its passage and approval.
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