<DateSubmitted>

HOUSE OF REPRESENTATIVES CONFERENCE COMMITTEE REPORT

	esident: beaker:							
The Conference Committee, to which was referred								
			HB3854					
Ву:	Cornwell of the House an	d Bergstrom of the	e Senate					
Title:			oof of services; setting maximum a Economic Development Fund.	Illowed rebate				
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:								
 That the Senate recede from its amendment; and That the attached Conference Committee Substitute be adopted. 								
Respectfully submitted,								
House	Action	Date	Senate Action	Date				

SENATE CONF	EREES	
Bergstrom		
Rader		
Howard		
Hall		
Rosino		
Hicks		

House Action ______ Date _____ Senate Action _____ Date _____

1	STATE OF OKLAHOMA							
2	2nd Session of the 59th Legislature (2024)							
3	CONFERENCE COMMITTEE SUBSTITUTE							
4	FOR ENGROSSED HOUSE BILL NO. 3854 By: Cornwell of the House							
5	and							
6	Bergstrom of the Senate							
7								
8								
9	CONFERENCE COMMITTEE SUBSTITUTE							
LO	An Act relating to revenue and taxation; creating							
L1	<pre>investment rebate program until certain date; providing qualifying criteria; requiring submission</pre>							
L2	of application; requiring the Oklahoma Department of Commerce to approve or disapprove certain claims and							
L3	issue payment; limiting source of payments; making payments contingent upon deposits to certain fund; providing amount of rebate; authorizing conditional prequalification; creating the Water Infrastructure for Economic Development Fund; establishing fund procedures; providing sources of funds; directing transfer of unencumbered fund upon certain date; making an appropriation; providing for codification; and declaring an emergency.							
L 4								
L5								
L6								
L7								
18								
L 9	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:							
20	SECTION 1. NEW LAW A new section of law to be codified							
21	in the Oklahoma Statutes as Section 3648.1 of Title 68, unless there							
22	is created a duplication in numbering, reads as follows:							
23	A. There is hereby created until July 1, 2029, an investment							
24	rebate program for the cost of water and wastewater infrastructure							

investments by municipalities with a population between five
thousand (5,000) and seven thousand (7,000), according to the latest

Federal Decennial Census.

- B. To be eligible for consideration for an investment rebate payment awarded under the provisions of this act, the municipality shall:
- 1. Submit an application and documentation to the Oklahoma

 Department of Commerce, as required by the Department, outlining the planned water and wastewater infrastructure expenditures of at least Thirty Million Dollars (\$30,000,000.00);
- 2. Provide documentation that the water and wastewater infrastructure expenditures are to provide services for an establishment, to be placed in service after the effective date of this act, that is defined or classified in the NAICS Manual under Industry Group No. 721211 or 71311 and whose combined capital investment exceeds One Hundred Million Dollars (\$100,000,000.00);
- 3. Provide documentation that the water and wastewater infrastructure expenditures are to provide services for an establishment within an incentive or increment district created and approved pursuant to the Local Development Act, Section 850 et seq. of Title 62 of the Oklahoma Statutes; and
- 4. Have made expenditures of no less than twenty percent (20%)
 of the water and wastewater infrastructure expenditure plan outlined
 in the application submitted by the municipality.

C. 1. The Oklahoma Department of Commerce shall approve or disapprove claims for rebates and shall issue payment for all approved claims from funds held in the Water Infrastructure for Economic Development Fund created in Section 2 of this act.

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- 2. The Department shall disapprove all applications and claims or any portion of applications and claims for rebates that would exceed the balance of available funds in the Water Infrastructure for Economic Development Fund.
- 3. The total amount of applications approved and investment rebate payments awarded under the provisions of this act shall not exceed the total amount of monies designated by law for deposit to the Water Infrastructure for Economic Development Fund.
- D. 1. Subject to the approval and ongoing review of the eligibility application by the Oklahoma Department of Commerce, the investment rebate payment authorized by this act shall be equal to the cost of the water and wastewater infrastructure expenditures in the year of expenditure, not to exceed Thirty-five Million Dollars (\$35,000,000.00) for any municipality.
- 2. The Department is authorized to conditionally prequalify and account for anticipated future investment rebate payments. The Oklahoma Department of Commerce shall not prequalify investment rebate payments, encumber funds, pre-encumber funds, or otherwise allocate resources that would result in the allocation of investment

rebate payments in excess of the balance of available funds in the Water Infrastructure for Economic Development Fund.

- E. If the entity which is described by NAICS Manual Industry Group No. 71311 in paragraph 2 of subsection B of this section does not begin receiving gross revenue from the sale of tickets within sixty (60) months, any incentive payments paid by the Oklahoma Department of Commerce that have been paid pursuant to this section shall be required to be repaid by the establishment not later than 90 days after a formal written demand for payment is communicated to the establishment.
- SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 3648.2 of Title 68, unless there is created a duplication in numbering, reads as follows:
 - A. There is hereby created in the State Treasury a fund for the Oklahoma Department of Commerce to be designated the "Water Infrastructure for Economic Development Fund". The fund shall be a continuing fund, not subject to fiscal year limitations, and shall consist of all monies designated for deposit to the fund by law. All monies accruing to the credit of the fund are hereby appropriated and may be budgeted and expended by the Department for the purpose of paying rebates as provided by this act. Expenditures from the fund shall be made upon warrants issued by the State Treasurer against claims filed as prescribed by law with the

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    Director of the Office of Management and Enterprise Services for
 2
    approval and payment.
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        B. All unencumbered funds remaining in the Water Infrastructure
 4
    for Economic Development Fund upon July 1, 2029, shall be
 5
    transferred to the State Treasurer for deposit in the General
 6
    Revenue Fund.
 7
        SECTION 3.
                    It being immediately necessary for the preservation
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    of the public peace, health or safety, an emergency is hereby
 9
    declared to exist, by reason whereof this act shall take effect and
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    be in full force from and after its passage and approval.
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Req. No. 11107 Page 5