OKLAHOMA STATE SENATE CONFERENCE COMMITTEE REPORT

May 17, 2023

Mr. President:

Mr. Speaker:

The Conference Committee, to which was referred

SB100

- By: Pemberton, Garvin, Weaver, Bullard and Rogers of the Senate and Lowe (Dick), Maynard, Provenzano, Dollens, Wallace, Randleman, Ford, McDugle, West (Tammy), Hasenbeck, Baker, Sterling, Boles, Waldron, Schreiber and Wolfley of the House
- Title: Schools; requiring districts to undergo certain risk and vulnerability assessment by certain date. Effective date. Emergency.

together with Engrossed House 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 House recede from all Amendments.
- 2. That the attached Conference Committee Substitute (Request #2206) be adopted.

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Respectfully submitted,

SENATE CONFEREES astro

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HOUSE CONFEREES:

Conference Committee on Common Education

1	STATE OF OKLAHOMA
2	1st Session of the 59th Legislature (2023)
3	CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED
4	SENATE BILL NO. 100 By: Pemberton, Garvin, Weaver, Bullard, Pederson, and
5	Rogers of the Senate
6	and
7	Lowe (Dick), Maynard, Provenzano, Dollens,
8	Wallace, Randleman, Ford, McDugle, West (Tammy),
9	Hasenbeck, Baker, Sterling, Boles, Waldron, Schreiber,
10	and Wolfley of the House
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13	CONFERENCE COMMITTEE SUBSTITUTE
14	An Act relating to school security; amending 51 O.S. 2021, Section 24A.28, which relates to the Oklahoma
15	Open Records Act; allowing information related to certain assessments to be kept confidential;
16	requiring school districts to undergo certain assessment by certain date; requiring assessment to
17	include certain recommendations; providing certain exemption; directing school districts in certain
18	coordination to conduct re-assessments; amending 74 O.S. 2021, Section 51.2b, as amended by Section 5,
19	Chapter 302, O.S.L. 2022 (74 O.S. Supp. 2022, Section 51.2b), which relates to the Oklahoma School Security
20	Grant Program Act; providing eligibility criteria for grant awards; directing annual report to include
21	certain information; providing for codification; providing an effective date; and declaring an
22	emergency.
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BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 1 51 O.S. 2021, Section 24A.28, is 2 SECTION 1. AMENDATORY amended to read as follows: 3 Section 24A.28. A. The following information may be kept 4 5 confidential: 1. Investigative evidence of a plan or scheme to commit an act 6 of terrorism; 7 2. Assessments of the vulnerability of government facilities or 8 9 public improvements to an act of terrorism and work papers directly 10 related to preparing the assessment of vulnerability; 3. Records including details for deterrence or prevention of or 11 12 protection from an act or threat of an act of terrorism; 4. Records including details for response or remediation after 13 an act of terrorism; 14 Information technology of a public body or public official 15 5. but only if the information specifically identifies: 16 design or functional schematics that demonstrate the 17 a. relationship or connections between devices or 18 systems, 19 system configuration information, 20 b. с. security monitoring and response equipment placement 21 and configuration, 22 specific location or placement of systems, components, d. 23 or devices, 24

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- e. system identification numbers, names, or connecting
 circuits,
- 3 f. business continuity and disaster planning, or response4 plans, or
- g. investigative information directly related to security
 penetrations or denial of services;

7 6. Investigation evidence of an act of terrorism that has8 already been committed;

9 7. Records received, maintained, or generated by the Oklahoma
10 Office of Homeland Security which include confidential private
11 business information or an individual's private records;

Records received by the Oklahoma Office of Homeland Security
 from the United States Department of Homeland Security or records
 maintained or generated by the Oklahoma Office of Homeland Security
 involving the United States Department of Homeland Security;

9. Records received, maintained, or generated by the Department 16 of Environmental Quality that contain information regarding sources 17 of radiation in quantities determined by the United States Nuclear 18 Regulatory Commission to be significant to public health and safety, 19 by whomever possessed, whether in transit or at fixed sites, when 20 the information could reasonably be expected to have an adverse 21 effect on the health and safety of the public by increasing the 22 likelihood of theft, diversion, or sabotage of the radiation sources 23

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1 or facilities. The information may include but is not limited to 2 information:

3	a.	from or relating to radioactive material licensees
4		identifying the exact location of the radioactive
5		material,
6	b.	describing how the radioactive material is secured
7		from unauthorized removal or access when it is in
8		storage,
9	с.	describing the control and maintenance of constant
10		surveillance of the radioactive material when it is
11		not in storage,
12	d.	describing specific policies and procedures for
13		actions to physically protect the radioactive
14		material,
15	e.	identifying possession limits or actual inventories of
16		radionuclides,
17	f.	containing or describing assessments or analyses that
18		could reveal vulnerabilities,
19	g.	identifying specific locations of safety and security
20		equipment,
21	h.	describing emergency planning, emergency response and
22		fire protection, and
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i. containing or describing other information that could
 reasonably be expected to be useful to persons with
 malevolent intent;

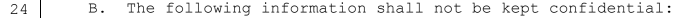
4 10. The names of school district personnel who have been
5 designated to carry a firearm pursuant to Section 5-149.2 of Title
6 70 of the Oklahoma Statutes;

7 11. Information technology of the State Election Board or a 8 county election board which is determined jointly by the Secretary 9 of the State Election Board and the State Chief Information Officer 10 to be technology that could reasonably be expected to be useful to 11 persons with intent to interfere with the conduct of an election, 12 voter registration, or other election processes; and

12. Records received, maintained, or generated by the Oklahoma 14 Municipal Power Authority established pursuant to Section 24-101 et 15 seq. of Title 11 of the Oklahoma Statutes and in its role as an 16 electric utility regulated by the federal government, related to 17 security plans and procedures including, but not limited to,

18 cybersecurity matters; and

19 <u>13. Risk and vulnerability assessments of school districts</u>
20 <u>conducted pursuant to Section 2 of this act including</u>
21 <u>recommendations to increase security on school district property and</u>
22 <u>work papers directly related to preparation of the risk and</u>
23 <u>vulnerability assessments</u>.



Records related to federal grants administered by the
 Oklahoma Office of Homeland Security or the Department of
 Environmental Quality;

4 2. Records related to the receipt and expenditure of public5 funds; or

3. Records related to the financial performance or financial
administration of the Oklahoma Office of Homeland Security or the
Department of Environmental Quality.

9 C. For the purposes of this section, the term "terrorism" means 10 any act encompassed by the definitions set forth in Section 1268.1 11 of Title 21 of the Oklahoma Statutes.

D. 1. Public educational institutions may keep confidential campus security plans. An institution or agency may in its discretion release information contained in or related to the campus security plan in order to design or implement the plan.

Nothing in this subsection shall preclude an institution or
 agency within The Oklahoma State System of Higher Education from
 collecting and releasing information relating to campus crime
 statistics and campus security policies as is required pursuant to
 the Jeanne Clery Disclosure of Campus Security Policy and Campus
 Crime Statistics Act, 20 U.S.C. 1092(f).

3. For purposes of this subsection, "campus security plan"shall include, but is not limited to, prevention and response

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procedures to and notification procedures for perceived or actual
 security threats and incidents on or impacting the campus.

3 SECTION 2. NEW LAW A new section of law to be codified
4 in the Oklahoma Statutes as Section 5-148.1 of Title 70, unless
5 there is created a duplication in numbering, reads as follows:

A. Except as provided for in subsection B of this section, by
July 1, 2026, each school district in this state shall undergo a
risk and vulnerability assessment conducted by the Oklahoma School
Security Institute or a nationally qualified risk and vulnerability
assessor. The assessment shall include recommendations to increase
security on school district property.

B. A school district that completed a risk and vulnerability assessment conducted by the Oklahoma School Security Institute or a nationally qualified risk and vulnerability assessor in the two (2) years prior to the effective date of this act shall be exempt from the provisions of subsection A of this section.

C. After an initial risk and vulnerability assessment is
conducted, school districts shall conduct re-assessments every five
(5) years.

20 SECTION 3. AMENDATORY 74 O.S. 2021, Section 51.2b, as 21 amended by Section 5, Chapter 302, O.S.L. 2022 (74 O.S. Supp. 2022, 22 Section 51.2b), is amended to read as follows:

23 Section 51.2b. A. This section shall be known and may be cited 24 as the "Oklahoma School Security Grant Program Act".

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B. The Oklahoma Department of Emergency Management shall
 solicit proposals for and make grants for the enhancement of campus
 security at institutions of higher learning, technology center
 schools, public schools, and private schools.

5 C. The goals and objectives of the Oklahoma School Security6 Grant Program are to:

7 1. Increase the awareness of the public and educational
8 institutions of the risks, threats, and vulnerabilities of school
9 campuses as well as mitigation strategies;

Incentivize participation in school security training
 programs designed to assess campus risks, threats, and
 vulnerabilities;

3. Provide assistance to institutions of higher learning,
 technology center schools, public schools, and private schools
 initiating or implementing school security plans, programs, and
 activities; and

Build upon the success of the pilot Education Grant Program
 established by the Oklahoma Office of Homeland Security.

D. The Department shall determine grant project criteria and establish a process for the consideration of proposals. The proposals shall be considered on a statewide competitive basis among peer institutions. <u>To be eligible for an Oklahoma School Security</u> <u>Grant Program award, an institution of higher learning, technology</u> center school, public school, or private school shall:

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1	1. Complete a risk and vulnerability assessment conducted by
2	the Oklahoma School Security Institute or a nationally qualified
3	risk and vulnerability assessor; and
4	2. Agree to expend grant funds on items recommended by the risk
5	and vulnerability assessment and/or to provide de-escalation and
6	behavioral threat assessment and management training to employees.
7	Recommended items eligible for grant fund expenditures may include,
8	but shall not be limited to, physical security enhancements such as
9	cameras, gates, lighting, locks, doors, windows, security
10	geofencing, and ballistic storm shelters.
11	E. On or before January 1, 2010, and each year thereafter, the
12	Department shall prepare an annual report on the Oklahoma School
13	Security Grant Program and submit the report to the Governor, the
14	President Pro Tempore of the Senate, and the Speaker of the House of
15	Representatives. The report shall include a list of the recipients
16	of Oklahoma School Security Grant Program awards and information on
17	how grant funds were used during the previous year.
18	SECTION 4. This act shall become effective July 1, 2023.
19	SECTION 5. It being immediately necessary for the preservation
20	of the public peace, health, or safety, an emergency is hereby
21	declared to exist, by reason whereof this act shall take effect and
22	be in full force from and after its passage and approval.
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