ENGROSSED HOUSE
BILL NO. 1541 By: Patzkowsky of the House
and
Frix of the Senate
An Act relating to the Agriculture Linked Deposit
Program; amending 2 O.S. 2021, Sections 5-82, 5-85, and 5-86, which relate to administration of the
linked deposit program; modifying definitions;
<pre>modifying provisions related to guidelines; modifying certain deposit amount; amending 62 0.S. 2021,</pre>
Section 88-1B, which relates to maximum deposits by State Treasurer; modifying definitions; providing an
effective date; and declaring an emergency.
BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
SECTION 1. AMENDATORY 2 O.S. 2021, Section 5-82, is
amended to read as follows:
Section 5-82. As used in the Oklahoma Agricultural Linked
Deposit Program:
1. "Agricultural domestic corporation" means any domestic
corporation formed or licensed pursuant to the Oklahoma General
Corporation Act or a limited domestic liability company formed or
licensed pursuant to the Oklahoma Limited Liability Company Act and
meeting the requirements of paragraph 5 of subsection A of Section

955 of Title 18 of the Oklahoma Statutes and meeting the
 requirements of subsection A of Section 951 of Title 18 of the
 Oklahoma Statutes;

2. "Agricultural linked deposit" means a certificate of deposit
placed by the State Treasurer with an eligible lending institution
or an investment in bonds, notes, debentures, or other obligations
or securities issued by the federal farm credit bank with regard to
an eligible lending institution for the purpose of carrying out the
intent of this program;

3. "Agricultural Linked Deposit Loan Package" means the forms provided by the State Treasurer for the purpose of applying for an agricultural linked deposit;

13 4. "Alternative agricultural products" means those products 14 included in a report submitted by the Cooperative Extension Service 15 of Oklahoma State University to the Oklahoma Department of 16 Agriculture, Food, and Forestry, and any other products which the 17 State Board of Agriculture determines will diversify Oklahoma's 18 agricultural industry so as to broaden Oklahoma's economic base, but 19 alternative agricultural products shall not mean medical marijuana 20 growing operations;

21 5. "An at-risk farm or ranch business" shall be one that seeks
22 a production loan and meets the following criteria:

a. at least sixty percent (60%) of gross income derived
from farming and/or ranching, and

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1	b. a debt-to-asset ratio over forty percent (40%);
2	6. "Eligible agricultural business" means:
3	a. any person engaged in producing, processing, or
4	marketing alternative agricultural products,
5	b. any person who is establishing a veterinary practice
6	in which at least thirty percent (30%) of the practice
7	consists of services for large animals and the total
8	loan amount shall not exceed Two Hundred Fifty
9	Thousand Dollars (\$250,000.00),
10	c. an at-risk farm or ranch business $_{ au}$ operating within
11	the State of Oklahoma in operation that has developed
12	a management plan through the Intensive Financial
13	Management and Planning Support (IFMAPS) program of
14	the Cooperative Extension Service of Oklahoma State
15	University or the Farm Business Management Program of
16	the Oklahoma Department of Career and Technology
17	Education, or
18	d. a healthy corner store as certified by the Oklahoma
19	Department of Agriculture, Food, and Forestry;
20	7. "Eligible lending institution" means a financial institution
21	that agrees to participate in the Oklahoma Agricultural Linked
22	Deposit Program, and:
23	a. is eligible to be a depository of state funds, or
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b. is an institution of the farm credit system organized
 under the federal "Farm Credit Act of 1971", 12 U.S.C.
 2001, as amended; and

"Healthy corner store" means a grocery store certified by 4 8. 5 the Oklahoma Department of Agriculture, Food, and Forestry pursuant to rules adopted by the State Board of Agriculture that markets 6 7 locally grown fresh fruits and vegetables and nutritious foods and for which the sale of beer and tobacco products constitutes less 8 9 than ten percent (10%) of its gross sales excluding gasoline and 10 other nongrocery products, such other requirements as may be 11 established in rules adopted by the State Board of Agriculture, and 12 that is located in a geographical area that is underserved by 13 grocery outlets meeting those requirements.

14SECTION 2.AMENDATORY2 O.S. 2021, Section 5-85, is15amended to read as follows:

Section 5-85. A. The State Treasurer is authorized to <u>issue</u> <u>guidelines and</u> administer the Oklahoma Agricultural Linked Deposit Program. The State Treasurer is further authorized to issue guidelines in a manner similar to Article I of the Administrative Procedures Act.

B. The State Treasurer shall submit an annual report outlining
the status of the Oklahoma Agricultural Linked Deposit Program to
the Governor, the Lieutenant Governor, the President Pro Tempore of
the Senate, and the Speaker of the House of Representatives.

1SECTION 3.AMENDATORY2 O.S. 2021, Section 5-86, is2amended to read as follows:

3 Section 5-86. A. The State Treasurer is authorized to
4 disseminate information and provide agricultural linked deposit loan
5 packages to the lending institutions eligible for participation in
6 the Oklahoma Agricultural Linked Deposit Program.

B. The agricultural linked deposit loan package shall be
completed by the borrower before being forwarded to the lending
institution for consideration. Any technical assistance in
completing the agricultural loan package shall be provided by the
Oklahoma Department of Agriculture, Food, and Forestry.

12 C. 1. An eligible lending institution that desires to receive 13 an agricultural linked deposit shall accept and review applications 14 for loans from eligible agricultural businesses. The lending 15 institution shall apply all usual lending standards to determine the 16 credit worthiness of each eligible agricultural business. No single 17 linked deposit for an alternative agricultural product shall exceed 18 One Million Dollars (\$1,000,000.00). No single linked deposit for 19 an at-risk farm or ranch operation or a healthy corner store shall 20 exceed Three Hundred Fifty Thousand Dollars (\$350,000.00) One 21 Million Dollars (\$1,000,000.00). No single linked deposit for a 22 healthy corner store shall exceed Three Hundred Fifty Thousand 23 Dollars (\$350,000.00).

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2. Only one linked deposit loan shall be made and be
 outstanding at any one time to any farmer eligible agriculture
 <u>business</u>. However, the linked deposit loan may be refinanced.

3. No loan shall be made to any officer or director of the5 lending institution making the loan.

D. An eligible agricultural business shall certify on its loan
application that the reduced rate loan will be used exclusively for
the purposes outlined in paragraph 6 of Section 5-82 of this title.

9 E. In considering which eligible agricultural businesses to 10 include in the agricultural linked deposit loan package for reduced 11 rate loans, the eligible lending institution shall give priority to 12 the economic and health needs of the area in which the business is 13 located and other factors it considers appropriate to determine the 14 relative financial need of the business.

15 The eligible lending institution shall forward to the F. 1. 16 State Treasurer an agricultural linked deposit loan package in the 17 form and manner prescribed and approved by the State Treasurer. The 18 package shall include information regarding the amount of the loan 19 requested by each eligible agricultural business and any other 20 information regarding each business the State Treasurer and the 21 State Board of Agriculture requires. The institution shall certify 22 that each applicant is an eligible agricultural business, and shall, 23 for each business, certify the present borrowing rate applicable to 24 each specific eligible agricultural business.

2. The institution and applicant shall certify that each
 applicant is an eligible agricultural business and that the values
 used to calculate the ratios of debt to assets have not been changed
 or manipulated in order to qualify the applicant for the program.

3. Whoever knowingly makes a false statement concerning a
linked deposit loan application shall be prohibited from
participating in the linked deposit loan program.

G. Upon receipt of a completed agricultural linked deposit loan 8 9 package, the State Treasurer may review or audit the information 10 contained in the completed agricultural linked deposit loan package, 11 including, but not limited to, a review or audit of the values used 12 to calculate the ratios of debts to assets as provided by the 13 applicant and the institution. The State Treasurer shall forward 14 the completed agricultural linked deposit loan package to the Board. 15 The Board or its designee shall review the agricultural linked 16 deposit loan package to determine if the package qualifies under 17 this program. The Board shall make a recommendation concerning the 18 package within ten (10) business days. The Board or its designee 19 shall return the package to the State Treasurer with a written 20 recommendation of approval or rejection within ten (10) business 21 days. If the Board or its designee recommends rejection, the 22 written recommendation shall include reasons for the rejection. The 23 Board or its designee shall forward a copy of the rejection notice 24 to the lending institution and the borrower. The State Treasurer

shall keep a chronological list of applications forwarded by the
 Board for approval or rejection all application recommendations
 received.

4 SECTION 4. AMENDATORY 62 O.S. 2021, Section 88.1B, is 5 amended to read as follows:

6 Section 88.1B. A. The amount that the State Treasurer may 7 invest in all linked deposit programs authorized by law shall not 8 exceed the lesser of Two Hundred Twenty-five Million Dollars 9 (\$225,000,000.00) Five Hundred Million Dollars (\$500,000,000.00) or 10 fifteen percent (15%) of all monies available to the State Treasurer 11 for investment as calculated by taking the average of the quarter-12 end amount for the previous four (4) quarters.

B. The State Treasurer shall on a quarterly basis review the percentage of total investable state funds invested in all linked deposit programs created by law to determine compliance with subsection A of this section.

17 С. If the State Treasurer determines that more than the amount 18 allowable pursuant to subsection A of this section is invested in 19 all linked deposit programs created by law, the State Treasurer 20 shall suspend any renewal or any initiation of new linked deposit 21 program investments until the time that the State Treasurer 22 determines the investment percentage limitation established by this 23 section has been met and except as provided by Section 88.1A of this title. 24

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1	SECTION 5. This act shall become effective July 1, 2025.
2	SECTION 6. It being immediately necessary for the preservation
3	of the public peace, health or safety, an emergency is hereby
4	declared to exist, by reason whereof this act shall take effect and
5	be in full force from and after its passage and approval.
6	Passed the House of Representatives the 17th day of March, 2025.
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8	Presiding Officer of the House
9	of Representatives
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11	Passed the Senate the day of, 2025.
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13	Presiding Officer of the Senate
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