| 1 | STATE OF OKLAHOMA |
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| 2 | 1st Session of the 59th Legislature (2023) |
| 3 | COMMITTEE SUBSTITUTE FOR ENGROSSED |
| 4 | HOUSE BILL 2287 By: Pfeiffer of the House |
| 5 | and |
| 6 | McCortney of the Senate |
| 7 | |
| 8 | COMMITTEE SUBSTITUTE |
| 9 | [open records - Public Access Counselor - review of denial of open records requests - filings - subpoena |
| 10 | by Attorney General - binding opinion - advisory opinions - codification - |
| 11 | emergency] |
| 12 | |
| 13 | BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: |
| 14 | SECTION 1. NEW LAW A new section of law to be codified |
| 15 | in the Oklahoma Statutes as Section 24A.40 of Title 51, unless there |
| 16 | is created a duplication in numbering, reads as follows: |
| 17 | A. There is hereby established in the Office of the Attorney |
| 18 | General the Public Access Counselor Unit. |
| 19 | B. A person whose request to inspect or copy a public record is |
| 20 | denied by a public body, except the Legislature and committees, |
| 21 | commissions, and agencies thereof, may file a request for review |
| 22 | with the Public Access Counselor not later than thirty (30) calendar |
| 23 | days after the date of the denial. The request for review shall be |
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1 in writing on a form prescribed by the Attorney General and signed 2 by the requester, and shall include:

3 1. A copy of the request for access to records; and

4 2. Any responses from the public body.

C. A person whose request to inspect or copy a public record was treated by the public body as a request for a commercial purpose may file a request for review with the Public Access Counselor for the limited purpose of reviewing whether the public body properly determined that the request was made for a commercial purpose.

D. A person whose request to inspect or copy a public record has not been returned in a prompt or reasonable manner may file a request for review with the Public Access Counselor.

E. No person whose request to inspect or copy a public record is made for a commercial purpose may file a request for review with the Public Access Counselor.

F. Upon receipt of a request for review, the Public Access 16 Counselor shall determine whether further action is warranted. Ιf 17 the Public Access Counselor determines that the alleged violation is 18 unfounded, they shall advise the requester and the public body and 19 no further action shall be undertaken. In all other cases, the 20 Public Access Counselor shall forward a copy of the request for 21 review to the public body within seven (7) business days after 22 receipt and shall specify the records or other documents that the 23 public body shall furnish to facilitate the review. Within seven 24

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(7) business days after receipt of the request for review, the public body shall fully cooperate and provide a written response to the Public Access Counselor. To the extent that records or documents produced by a public body contain information claimed to be confidential or exempt from disclosure under the Oklahoma Open Records Act, the Public Access Counselor shall not further disclose that information.

G. 1. The Attorney General shall examine the request and
response and shall issue to the public body or public official, or
both, an advisement in response to the request for review within
sixty (60) calendar days after its receipt. Additionally, the
Attorney General shall notify the requester when the office has
completed its review.

2. Upon receipt of an advisement, the public body shall either take necessary action promptly and reasonably to comply with the Oklahoma Open Records Act or shall respond to the requester. If the advisement concludes that no additional response is required, the requester may file suit in the proper district court against the public body of which the request was made.

3. A public body that discloses records in accordance with
advice of the Attorney General is immune from all liabilities by
reason thereof and shall not be liable for penalties under this act.
H. If the requester files suit under Section 24A.17 of Title 51
of the Oklahoma Statutes with respect to the same denial that is the

1 subject of a pending request for review, the requester shall notify
2 the Public Access Counselor, and the Public Access Counselor shall
3 take no further action with respect to the request for review and
4 shall so notify the public body.

5 I. The Attorney General may issue advisory opinions to advise public bodies regarding compliance with this act. A review may be 6 initiated upon receipt of a written request from the head of the 7 public body or its attorney, which shall contain sufficient accurate 8 facts from which a determination can be made. The Public Access 9 Counselor may request additional information from the public body in 10 order to assist in the review. A public body that relies in good 11 faith on the advice of the Attorney General in responding to a 12 request is not liable for penalties under this act if the facts upon 13 which the advice is based have been fully and fairly disclosed to 14 the Public Access Counselor. 15

J. If the Public Access Counselor finds that a person
requesting review of an agency's action pursuant to subsections B,
C, or D of this section has submitted multiple frivolous requests,
the Public Access Counselor may deny future requests for review.

K. Notwithstanding any other provisions of law, the Attorney General shall not be required to produce pursuant to Section 24A.5 of Title 51 of the Oklahoma Statutes, the following:

Any records provided under this section to the Office of the
 Attorney General by another public body;

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2. Any correspondence between the Office of the Attorney
 General and the public body related to advice under this section; or
 3. Any work papers or product of the Office of the Attorney
 General in carrying out the duties required by this section.

L. Nothing in this section shall be construed to limit the
Attorney General from enforcing or taking action regarding the
Oklahoma Open Records Act.

8 SECTION 2. AMENDATORY 74 O.S. 2021, Section 18b, as last 9 amended by Section 1, Chapter 296, O.S.L. 2022 (74 O.S. Supp. 2022, 10 Section 18b), is amended to read as follows:

Section 18b. A. The duties of the Attorney General as the chief law officer of the state shall be:

To appear for the state and prosecute and defend all actions
 and proceedings, civil or criminal, in the Supreme Court and Court
 of Criminal Appeals in which the state is interested as a party;

16 2. To appear for the state and prosecute and defend all actions 17 and proceedings in any of the federal courts in which the state is 18 interested as a party;

3. To initiate or appear in any action in which the interests of the state or the people of the state are at issue, or to appear at the request of the Governor, the Legislature, or either branch thereof, and prosecute and defend in any court or before any commission, board or officers any cause or proceeding, civil or criminal, in which the state may be a party or interested; and when

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1 so appearing in any such cause or proceeding, the Attorney General 2 may, if the Attorney General deems it advisable and to the best 3 interest of the state, take and assume control of the prosecution or 4 defense of the state's interest therein;

4. To consult with and advise district attorneys, when
requested by them, in all matters pertaining to the duties of their
offices, when the district attorneys shall furnish the Attorney
General with a written opinion supported by citation of authorities
upon the matter submitted;

To give an opinion in writing upon all questions of law 10 5. submitted to the Attorney General by the Legislature or either 11 12 branch thereof, or by any state officer, board, commission or department, provided, that the Attorney General shall not furnish 13 opinions to any but district attorneys, the Legislature or either 14 branch thereof, or any other state official, board, commission or 15 department, and to them only upon matters in which they are 16 17 officially interested;

6. At the request of the Governor, State Auditor and Inspector, State Treasurer, or either branch of the Legislature, to prosecute any official bond or any contract in which the state is interested, upon a breach thereof, and to prosecute or defend for the state all actions, civil or criminal, relating to any matter connected with either of their Departments;

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7. Whenever requested by any state officer, board or
 commission, to prepare proper drafts for contracts, forms and other
 writing which may be wanted for the use of the state;

8. To prepare drafts of bills and resolutions for individual
members of the Legislature upon their written request stating the
gist of the bill or resolution desired;

9. To enforce the proper application of monies appropriated by
8 the Legislature and to prosecute breaches of trust in the
9 administration of such funds;

10 10. To institute actions to recover state monies illegally 11 expended, to recover state property and to prevent the illegal use 12 of any state property, upon the request of the Governor or the 13 Legislature;

14 11. To pay into the State Treasury, immediately upon its 15 receipt, all monies received by the Attorney General belonging to 16 the state;

17 12. To settle, compromise and dispose of an action in which the 18 Attorney General represents the interests of the state, so long as 19 the consideration negotiated for such settlement, compromise or 20 disposition is payable to the state or one of its agencies which is 21 a named party of the action and any monies, any property or other 22 item of value is paid first to the State Treasury;

13. To keep and file copies of all opinions, contracts, formsand letters of the office, and to keep an index of all opinions,

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1 contracts and forms according to subject and section of the law
2 construed or applied;

3 14. To keep a register or docket of all actions, demands and 4 investigations prosecuted, defended or conducted by the Attorney 5 General in behalf of the state. The register or docket shall give 6 the style of the case or investigation, where pending, court number, 7 office number, the gist of the matter, result and the names of the 8 assistants who handled the matter;

9 15. To keep a complete office file of all cases and 10 investigations handled by the Attorney General on behalf of the 11 state;

12 16. To report to the Legislature or either branch thereof 13 whenever requested upon any business relating to the duties of the 14 Attorney General's office;

15 17. To institute civil actions against members of any state 16 board or commission for failure of such members to perform their 17 duties as prescribed by the statutes and the Constitution and to 18 prosecute members of any state board or commission for violation of 19 the criminal laws of this state where such violations have occurred 20 in connection with the performance of such members' official duties;

18. To respond to any request for an opinion of the Attorney General's office, submitted by a member of the Legislature, regardless of subject matter, by written opinion determinative of the law regarding such subject matter;

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19. To convene multicounty grand juries in such manner and for
 such purposes as provided by law; provided, such grand juries are
 composed of citizens from each of the counties on a pro rata basis
 by county;

5 20. To investigate any report by the State Auditor and 6 Inspector filed with the Attorney General pursuant to Section 223 of 7 this title and prosecute all actions, civil or criminal, relating to 8 such reports or any irregularities or derelictions in the management 9 of public funds or property which are violations of the laws of this 10 state;

11 21. To represent and protect the collective interests of all 12 utility consumers of this state in rate-related proceedings before 13 the Corporation Commission or in any other state or federal judicial 14 or administrative proceeding;

15 22. To represent and protect the collective interests of 16 insurance consumers of this state in rate-related proceedings before 17 the Insurance Commissioner or in any other state or federal judicial 18 or administrative proceeding;

19 23. To investigate and prosecute any criminal action relating 20 to insurance fraud, if in the opinion of the Attorney General a 21 criminal prosecution is warranted, or to refer such matters to the 22 appropriate district attorney;

23 24. To monitor and evaluate any action by the federal24 government including, but not limited to, executive orders by the

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President of the United States, rules or regulations promulgated by
 an agency of the federal government or acts of Congress to determine
 if such actions are in violation of the Tenth Amendment to the
 Constitution of the United States; and

5 25. To maintain data related to human trafficking and to assist 6 law enforcement, social service agencies, and victim services 7 programs in identifying and supporting victims of human trafficking<u>;</u> 8 and

9 <u>26. To investigate and prosecute any civil or criminal action</u>
10 <u>relating to violations of the Oklahoma Open Records Act, Section</u>
11 <u>24A.1 et seq. of Title 51 of the Oklahoma Statutes, or the Oklahoma</u>
12 <u>Open Meeting Act, Section 301 et seq. of Title 25 of the Oklahoma</u>
13 <u>Statutes, if the Attorney General determines that a civil or</u>
14 <u>criminal prosecution is warranted or to defer such matters to a</u>
15 district attorney.

B. Nothing in this section shall be construed as requiring the
Attorney General to appear and defend or prosecute in any court any
cause or proceeding for or on behalf of the Oklahoma Tax Commission,
the Board of Managers of the State Insurance Fund, or the
Commissioners of the Land Office.

C. In all appeals from the Corporation Commission to the
Supreme Court of Oklahoma in which the state is a party, the
Attorney General shall have the right to designate counsel of the
Corporation Commission as the Attorney General's legally appointed

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| 1 | representative in such appeals, and it shall be the duty of the |
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| 2 | Corporation Commission counsel to act when so designated and to |
| 3 | consult and advise with the Attorney General regarding such appeals |
| 4 | prior to taking action therein. |
| 5 | SECTION 3. It being immediately necessary for the preservation |
| 6 | of the public peace, health or safety, an emergency is hereby |
| 7 | declared to exist, by reason whereof this act shall take effect and |
| 8 | be in full force from and after its passage and approval. |
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