1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	2nd Session of the 59th Legislature (2024)
4	COMMITTEE SUBSTITUTE
5	FOR HOUSE BILL NO. 1294 By: McCall
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8	COMMITTEE SUBSTITUTE
9	An Act relating to public finance; enacting the
10	Foreign Adversary Divestment Act of 2024; stating purpose; defining terms; prohibiting certain actions
11	with respect to investments; requiring certain divestment; imposing duty on State Treasurer;
12	requiring identification of certain entities; providing for scope of enactment; providing for
13	codification; and providing an effective date.
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
17	SECTION 1. NEW LAW A new section of law to be codified
18	in the Oklahoma Statutes as Section 11001 of Title 62, unless there
19	is created a duplication in numbering, reads as follows:
20	This act shall be known and may be cited as the "Foreign
21	Adversary Divestment Act of 2024."
22	SECTION 2. NEW LAW A new section of law to be codified
23	in the Oklahoma Statutes as Section 11002 of Title 62, unless there
24	is created a duplication in numbering, reads as follows:

1 The Foreign Adversary Divestment Act will ensure that Oklahoma 2 public investment dollars are not put at risk in countries of concern and do not fund the development of the military technologies 3 4 and surveillance tools of foreign adversaries that impede the 5 furthering of Oklahoma's interests and the interests of the United States of America, by requiring the divestment of public pension 6 7 dollars and university endowment funds from countries of concern. SECTION 3. NEW LAW A new section of law to be codified 8 9 in the Oklahoma Statutes as Section 11003 of Title 62, unless there 10 is created a duplication in numbering, reads as follows:

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As used in this act:

12 1. "Company" shall mean any sole proprietorship, organization,
 association, corporation, partnership, joint venture, limited
 partnership, limited liability partnership, limited liability
 company, or other entity or business association, including wholly
 owned subsidiaries, majority-owned subsidiaries, parent companies,
 or affiliates of those entities or business associations, that exist
 for the purpose of making profit;

19 2. "Divestment" shall mean the sale or otherwise contractual 20 end of any current or planned investments;

3. "Domicile" shall mean either the country in which a company is registered, where the company's affairs are primarily completed, or where the majority of ownership share is held;

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4. "Foreign adversary" shall mean any country designated by the
 United States Secretary of State as hostile or a Country of
 Particular Concern (CPC);

5. "Investment" shall mean any transfer of funds in any active or passive, direct or indirect structure which seeks to generate revenue or accomplish any other gain, including non-monetary;

7 6. "Official government capacity" shall mean any role, elected
8 or appointed, in a government or its subsidiaries;

9 7. "State-managed fund" shall mean any short- or long-term 10 investment structure which is state-managed, state-run, state-11 controlled, or otherwise overseen by Oklahoma, a state agency, or 12 any political subdivision within Oklahoma or agency controlled by 13 the same, in which the state or subdivision has primary discretion 14 over or vested interest in. Nothing in this definition shall be 15 construed so as to not apply to any fund which is subject to the 16 purview or direction of Oklahoma or applicable subdivision, and 17 populated, wholly or in part, with state funds, but managed by a 18 third-party entity, such as a fiduciary. This shall include, but is 19 not limited to:

a. public pension funds, public retirement funds, or
other state-sponsored funds, that is sponsored,
maintained, or contributed to or required to be
contributed to by Oklahoma or any locality within
Oklahoma, or any subsidiaries of such;

- b. City, county, or other local or municipal entity investment funds, "rainy day funds," or other political subdivision-controlled investment structures; and
- 5 c. University or college endowments, trusts, or other 6 structure which constitutes, wholly or in part, a 7 public institution of higher education's investable 8 assets; and

9 8. "State-owned enterprise" shall mean any company owned or 10 controlled, in whole or in part, by a government or by individuals 11 acting in official government capacities in any form.

12 SECTION 4. NEW LAW A new section of law to be codified 13 in the Oklahoma Statutes as Section 11004 of Title 62, unless there 14 is created a duplication in numbering, reads as follows:

A. All state and local managed funds are prohibited from holding investments in any foreign adversary, state-owned enterprise of a foreign adversary, company domiciled within a foreign adversary, or company owned or controlled by a foreign adversary, state-owned enterprise of a foreign adversary, company domiciled within a foreign adversary, or other entity within a foreign adversary.

B. All state and local managed funds are prohibited from
investing or depositing public funds in any bank that is domiciled
or has its principal place of business in a foreign adversary.

SECTION 5. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 11005 of Title 62, unless there
 is created a duplication in numbering, reads as follows:

A. All state-managed funds are required to immediately in good faith begin divestment of any holdings prohibited in this act, with total divestment achieved by January 1, 2027, or two (2) years after enactment of this act, whichever is earliest.

B. For purposes of this section, "total divestment" shall mean
reducing the value of prohibited investments to no more than fivehundredths of one percent (0.0005) of the market value of all assets
under management by a state or locally managed fund.

12 SECTION 6. NEW LAW A new section of law to be codified 13 in the Oklahoma Statutes as Section 11006 of Title 62, unless there 14 is created a duplication in numbering, reads as follows:

15 A. No later than six (6) months after the effective date of 16 this act, the State Treasurer shall identify all companies that are 17 state-owned enterprises of, are domiciled within, whose primary 18 affairs are conducted within, or whose majority ownership is held 19 within a foreign adversary, and include those companies in a list of 20 restricted companies to be distributed to each state or locally-21 managed fund. These efforts shall include, but are not limited to 22 the following:

a. reviewing and relying on publicly available
information regarding companies that are state-owned

enterprises of, are domiciled within, whose primary affairs are conducted within, or whose majority ownership share is held within a foreign adversary, including information provided by non-profit organizations, research firms, and government entities;

- b. contacting asset managers and fund managers contracted
 by a state-managed fund that invest in companies and
 in funds that are state-owned enterprises of, are
 domiciled within, whose primary affairs are conducted
 within, or whose majority or plurality ownership share
 is held within a foreign adversary;
- c. contacting other institutional investors that have
 divested from or engaged with companies that are
 state-owned enterprises of, are domiciled within,
 whose primary affairs are conducted within, or whose
 majority ownership share is held within a foreign
 adversary; and
- 19d. retaining an independent research firm to identify20companies that are directly or indirectly investment21holdings of a state or local fund that are state-owned22enterprises of, are domiciled within, whose primary23affairs are conducted within, or whose majority or

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1	plurality ownership share is held within a foreign
2	adversary.
3	SECTION 7. NEW LAW A new section of law to be codified
4	in the Oklahoma Statutes as Section 11007 of Title 62, unless there
5	is created a duplication in numbering, reads as follows:
6	A. Nothing in this act shall be construed so as to inhibit,
7	conflict, impede, or otherwise interfere with any required financial
8	safeguards, fiduciary requirements, and other sound investment
9	criteria which any state-managed fund is subject to, nor any
10	applicable state or federal law.
11	SECTION 8. This act shall become effective November 1, 2024.
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13	COMMITTEE REPORT BY: COMMITTEE ON RULES, dated 02/26/2024 - DO PASS, As Amended.
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