1 ENGROSSED SENATE BILL NO. 1536 By: Rader of the Senate 2 and 3 Boles of the House 4 5 [ Energy Discrimination Elimination Act of 2022 -6 exemptions, requirements, and contracts - Attorney 7 General opinion - effective date ] 8 9 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 10 Section 2, Chapter 231, O.S.L. 11 SECTION 1. AMENDATORY 2022 (74 O.S. Supp. 2023, Section 12002), is amended to read as 12 13 follows: Section 12002. A. As used in the Energy Discrimination 14 Elimination Act of 2022: 15 1. "Boycott energy company" means, without an ordinary business 16 purpose, refusing to deal with, terminating business activities 17 with, or otherwise taking any action that is intended to penalize, 18 inflict economic harm on, or limit commercial relations with a 19 company because the company: 20 engages in the exploration, production, utilization, 21 a. transportation, sale, or manufacturing of fossil-fuel-22 based energy and does not commit or pledge to meet 23 24

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environmental standards beyond applicable federal and state law, or

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b. does business with a company described by subparagraph
 a of this paragraph;

2. "Company" means a for-profit sole proprietorship,
organization, association, corporation, partnership, joint venture,
limited partnership, limited liability partnership, or limited
liability company, including a wholly owned subsidiary, majorityowned subsidiary, parent company, or affiliate of those entities or
business associations, that exists to make a profit;

3. "Treasurer" means the State Treasurer or their designee;
 4. "Direct holdings" means, with respect to a financial
 company, all securities of that financial company held directly by a
 state governmental entity in an account or fund in which a state
 governmental entity owns all shares or interests;

16 5. "Financial company" means a publicly traded financial 17 services, banking, or investment company;

6. "Indirect holdings" means, with respect to a financial
company, all securities of that financial company held in an account
or fund, such as a mutual fund, managed by one or more persons not
employed by a state governmental entity, in which the state
governmental entity owns shares or interests together with other
investors not subject to the provisions of this act the Energy
Discrimination Elimination Act of 2022. The term does not include

1 money invested under a plan described by Section 401(k) or 457 of 2 the Internal Revenue Code of 1986;

3 7. "Listed financial company" means a financial company listed4 by the Treasurer; and

5 8. "State governmental entity" means all state retirement6 systems.

1. With respect to actions taken in compliance with the 7 Β. Energy Discrimination Elimination Act of 2022, including all good-8 9 faith determinations regarding financial companies as required by this act the Energy Discrimination Elimination Act of 2022, a state 10 governmental entity and the Treasurer are exempt from any 11 12 conflicting statutory or common law obligations including any 13 obligations with respect to making investments, divesting from any investment, preparing or maintaining any list of financial 14 companies, or choosing asset managers, investment funds, or 15 investments for the state governmental entity's securities 16 portfolios. 17

18 <u>2. In the event that the Treasurer disagrees with the</u>
19 <u>determination made by a state governmental entity under this</u>
20 <u>subsection, the Treasurer shall seek an Attorney General opinion</u>
21 <u>ruling whether the determination is in compliance with state laws</u>
22 <u>binding the state governmental entity.</u>

C. In a cause of action based on an action, inaction, decision,
divestment, investment, financial company communication, report, or

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other determination made or taken in connection with the Energy Discrimination Elimination Act of 2022, the state shall indemnify and hold harmless for actual damages, court costs, and attorney fees adjudged against, and defend:

5 1. An employee, a member of the governing body, or any other
6 officer of a state governmental entity;

7 2. A contractor of a state governmental entity;

8 3. A former employee, a former member of the governing body, or 9 any other former officer of a state governmental entity who was an 10 employee, member of the governing body, or other officer when the 11 act or omission on which the damages are based occurred;

12 4. A former contractor of a state governmental entity who was a 13 contractor when the act or omission on which the damages are based 14 occurred; and

15 5. A state governmental entity.

A person, including a member, retiree, or beneficiary of 16 D. 1. a retirement system to which the Energy Discrimination Elimination 17 Act of 2022 applies, an association, a research firm, a financial 18 company, or any other person shall not sue or pursue a private cause 19 of action against the state, a state governmental entity, a current 20 or former employee, a member of the governing body, or any other 21 officer of a state governmental entity, or a contractor of a state 22 governmental entity, for any claim or cause of action, including 23 breach of fiduciary duty, or for violation of any constitutional, 24

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statutory, or regulatory requirement in connection with any action,
 inaction, decision, divestment, investment, financial company
 communication, report, or other determination made or taken in
 connection with this act the Energy Discrimination Elimination Act
 of 2022.

A person who files suit against the state, a state
governmental entity, an employee, a member of the governing body, or
any other officer of a state governmental entity, or a contractor of
a state governmental entity, is liable for paying the costs and
attorney fees of a person sued in violation of this section.

3. A state governmental entity shall not be subject to any requirement of this act the Energy Discrimination Elimination Act of <u>2022</u> if the state governmental entity determines that such requirement would be inconsistent with its fiduciary responsibility with respect to the investment of entity assets or other duties imposed by law relating to the investment of entity assets.

17 <u>4. In the event that the Treasurer disagrees with the</u>
18 <u>determination made by a state governmental entity under this</u>
19 <u>subsection, the Treasurer shall seek an Attorney General opinion</u>
20 <u>ruling whether the determination is in compliance with state laws</u>
21 <u>binding the state governmental entity.</u>

22 SECTION 2. AMENDATORY Section 3, Chapter 231, O.S.L. 23 2022 (74 O.S. Supp. 2023, Section 12003), is amended to read as 24 follows:

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1 Section 12003. A. 1. The Treasurer shall prepare and maintain 2 and provide to each state governmental entity a list of financial companies that boycott energy companies. In maintaining the list, 3 the Treasurer may: 4 5 a. review and rely, as appropriate in the Treasurer's judgment, on publicly available information regarding 6 financial companies including information provided by 7 the state, nonprofit organizations, research firms, 8 9 international organizations, and governmental 10 entities, and request written verification from a financial company 11 b. 12 that it does not boycott energy companies and rely, as appropriate in the Treasurer's judgment and without 13 conducting further investigation, research, or 14 inquiry, on a financial company's written response to 15 the request. 16 2. A financial company that fails to provide to the Treasurer a 17 written verification under subparagraph b of paragraph 1 of this 18 subsection before the sixty-first day after receiving the request 19 from the Treasurer is presumed to be boycotting energy companies. 20 3. The Treasurer shall update the list annually or more often 21 as the Treasurer considers necessary, but not more often than 22 quarterly, based on information from, among other sources, those 23 listed in subparagraph a of paragraph 1 of this subsection. 24

4. Not later than the thirtieth day after the date the list of
 financial companies that boycott energy companies is first provided
 or updated, the Treasurer shall file the list with the presiding
 officer of each house of the Legislature and the Attorney General
 and post the list on a publicly available Internet website.

5. The Treasurer may retain third-party consultants to assist
in the implementation of the provisions of this act the Energy
Discrimination Elimination Act of 2022.

9 B. Not later than the thirtieth day after the date a state
10 governmental entity receives the list provided under paragraph 1 of
11 subsection A of this section, the state governmental entity shall
12 notify the Treasurer of the listed financial companies in which the
13 state governmental entity owns direct holdings or indirect holdings.
14 C. 1. For each listed financial company identified under

15 paragraph 1 of subsection A of this section, the state governmental 16 entity shall send a written notice:

17 a. informing the financial company of its status as a

18 listed financial company,

b. warning the financial company that it may become
subject to divestment by state governmental entities
after the expiration of the period described by
paragraph 2 of this subsection, and

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c. offering the financial company the opportunity to
 clarify its activities related to companies described
 by paragraph 1 of subsection A of this section.
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 Not later than the ninetieth day after the date the
 financial company receives notice under paragraph 1 of this

6 subsection, the financial company shall cease boycotting energy 7 companies to avoid qualifying for divestment by state governmental 8 entities.

9 3. If, during the time provided by paragraph 2 of this
10 subsection, the financial company ceases boycotting energy
11 companies, the Treasurer shall remove the financial company from the
12 list maintained under paragraph 1 of subsection A of this section,
13 and this subsection will no longer apply to the financial company
14 unless it resumes boycotting energy companies.

4. If, after the time provided by paragraph 2 of this
subsection expires, the financial company continues to boycott
energy companies, the state governmental entity shall sell, redeem,
divest, or withdraw all publicly traded securities of the financial
company, except securities described by subsection E of this
section, according to the schedule provided under subsection D of
this section.

D. 1. A state governmental entity required to sell, redeem, divest, or withdraw all publicly traded securities of a listed financial company shall comply with the following schedule:

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1 at least fifty percent (50%) of those assets shall be a. 2 removed from the state governmental entity's assets under management not later than the one-hundred-3 eightieth day after the date the financial company 4 5 receives notice pursuant to paragraph 1 of subsection C of this section unless the state governmental entity 6 determines, based on a good-faith exercise of its 7 fiduciary discretion and subject to subparagraph b of 8 9 this subsection, that a later date is more prudent, 10 and

b. one hundred percent (100%) of those assets shall be
removed from the state governmental entity's assets
under management not later than the three-hundredsixtieth day after the date the financial company
receives notice pursuant to paragraph 1 of subsection
C of this section.

2. If a financial company that ceased boycotting energy 17 companies after receiving notice pursuant to paragraph 1 of 18 subsection C of this section resumes its boycott, the state 19 governmental entity shall send a written notice to the financial 20 company informing it that the state governmental entity will sell, 21 redeem, divest, or withdraw all publicly traded securities of the 22 financial company according to the schedule in paragraph 1 of 23 subsection D of this section subsection. 24

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1 3. Except as provided by paragraph 1 of subsection D of this 2 section subsection, a state governmental entity may delay the schedule for divestment under that subsection only to the extent 3 that the state governmental entity determines, in the state 4 5 governmental entity's good-faith judgment, and consistent with the entity's fiduciary duty, that divestment from listed financial 6 companies will likely result in a loss in value or a benchmark 7 deviation described by paragraph 1 of subsection F of this section. 8

9 4. If a state governmental entity delays the schedule for divestment, the state governmental entity shall submit a an 10 electronic report to the Treasurer, the presiding officer of each 11 house of the Legislature, and the Attorney General stating the 12 reasons and justification for the delay in divestment by the state 13 governmental entity from listed financial companies. The report 14 shall include documentation supporting its determination that the 15 divestment would result in a loss in value or a benchmark deviation 16 described by paragraph 1 of subsection F of this section including 17 objective numerical estimates. The state governmental entity shall 18 update the report every six (6) months. 19

E. A state governmental entity is not required to divest from any indirect holdings in actively or passively managed investment funds or private equity funds. The state governmental entity shall submit letters to the managers of each investment fund containing listed financial companies requesting that they remove those

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1 financial companies from the fund or create a similar actively or passively managed fund with indirect holdings devoid of listed 2 financial companies. If a manager creates a similar fund with 3 substantially the same management fees and same level of investment 4 5 risk and anticipated return, the state governmental entity may replace all applicable investments with investments in the similar 6 fund in a time frame consistent with prudent fiduciary standards but 7 not later than the four-hundred-fiftieth day after the date the fund 8 9 is created.

F. 1. A state governmental entity may cease divesting from one or more listed financial companies only if clear and convincing evidence shows that:

a. the state governmental entity has suffered or will
suffer a loss in the value of assets under management
by the state governmental entity as a result of having
to divest from listed financial companies under this
subsection, or

b. an individual portfolio that uses a benchmark-aware
strategy would be subject to an aggregate expected
deviation from its benchmark as a result of having to
divest from listed financial companies under this
subsection.

23 2. A state governmental entity may cease divesting from a24 listed financial company as provided by this section only to the

extent necessary to ensure that the state governmental entity does
 not suffer a loss in value or deviate from its benchmark as
 described by paragraph 1 of this subsection.

3. Before a state governmental entity may cease divesting from 4 5 a listed financial company under this section, the state governmental entity shall provide a written report to the Treasurer, 6 the presiding officer of each house of the Legislature, and the 7 Attorney General setting forth the reason and justification, 8 9 supported by clear and convincing evidence, for deciding to cease divestment or to remain invested in a listed financial company. The 10 state governmental entity shall update the report required by this 11 12 subsection semiannually, as applicable.

4. This section does not apply to reinvestment in a financial
 company that is no longer a listed financial company.

G. <u>In the event that the Treasurer disagrees with the</u>
<u>determination made by a state governmental entity under subsections</u>
<u>E and F of this section, the Treasurer shall seek an Attorney</u>
<u>General opinion ruling whether the determination is in compliance</u>
with state laws binding the state governmental entity.

20 <u>H.</u> Except as provided in subsection F of this section, a state 21 governmental entity shall not acquire securities of a listed 22 financial company.

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1 SECTION 3. AMENDATORY Section 5, Chapter 231, O.S.L. 2 2022 (74 O.S. Supp. 2023, Section 12005), is amended to read as 3 follows:

Section 12005. A. As used in this section only of the Energy
Discrimination Elimination Act of 2022, "governmental entity" means
a state agency or political subdivision of this state.

B. 1. Except for paragraph 4 of this subsection, this section
8 applies only to a contract that:

9 a. is between a governmental entity and a company with 10 ten or more full-time employees, and

b. will pay a company One Hundred Thousand Dollars
(\$100,000.00) or more over the term of the contract
that is to be paid wholly or partly from public funds
of the governmental entity; provided, however, the
provisions of this paragraph shall apply separately to
all companies in a multiple party contract.

Except as provided by paragraph 4 of this subsection, a
 governmental entity shall not enter into a contract with a company
 for goods or services unless the contract contains a written
 verification from the company that it:

a. does not boycott energy companies, and
b. will not boycott energy companies during the term of
the contract.

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1 3. Except as provided by paragraph 4 of this subsection, a governmental entity shall not enter into a contract for goods or 2 services with a listed financial company under Section 3 12003 of 3 this <del>act</del> title. 4

5 4. Paragraphs 2 and 3 of this subsection shall not apply to: a governmental entity that determines the requirements 6 a. of paragraphs 2 or 3 of this subsection are 7 inconsistent with the governmental entity's 8 9 constitutional or statutory duties related to the issuance, incurrence, or management of debt 10 obligations or the deposit, custody, management, 11 12 borrowing, or investment of funds, and b. a contract for which a governmental body determines 13 the supplies or services to be provided are not 14 otherwise reasonably available from a company that is 15 not a listed financial company under Section  $\frac{3}{2}$  12003 16 of this act title. 17 18

## C. In the event that the Treasurer disagrees with the

determination made by a state governmental entity under subsection B 19

of this section, the Treasurer shall seek an Attorney General 20

opinion ruling whether the determination is in compliance with state 21

laws binding the state governmental entity. 22

## SECTION 4. This act shall become effective November 1, 2024. 23

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1	Passed the Senate the 11th day of March, 2024.
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4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2024.
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