

2025 OKGrassroots Republican Platform Scorecard

Imagine a report card that doesn't grade homework or exams, but the very decisions shaping your future. Every bill passed in our state legislature, will affect an Oklahoman's life. There is a high probability it will affect your life, be it, your children's education, your occupation, your property, your taxes, your health, the rules that govern your life or the very choices you can make as a free-being.

It is estimated Oklahoma has over 50,000 laws on the books and every year that is increased by approximately 500 new or amended laws. How do you as a voter, a constituent, know if your public servant is advancing your welfare or carrying water for special interests, lobbyists? These well-funded groups contribute large sums of money to law-maker's campaigns, wine and dine them in the lonely evening hours of legislative session to gain face to face influence? **(There are a few legislators and candidates who have taken a "no funds from lobbyists" pledge. We, at OKGrassroots would highly recommend you support these "of the people" legislators and candidates.)** If you are an average citizen, like most of us, it is a daunting task to evaluate a legislator. For many of us, our decisions are made from a few news reports or a campaign mailer. These sources have a high degree of inaccuracies and biases. Our Republic thrives on transparency, yet many legislators' votes remain obscure—until now. Discover how grading their records brings clarity to chaos.

In our vocation and careers, we are all evaluated. If you work for or own a business, you are evaluated by your superiors or customers. In our form of representative government, you, the voter are the superiors of your public servants. Benjamin Franklin stated, "In free governments, the rulers are the servants, and the people are the superiors and sovereigns."

We, at OKGrassroots would like to assist you in your evaluation of who creates the laws under which you live. Welcome to an objective evaluation of your state legislators' voting records, ***The OKGrassroots 2025 Legislative Scorecard***. Nowhere will you find a more comprehensive evaluation of your public servants' performance. Our OKGrassroots team evaluated 521 bills which included every bill that passed the legislature and was sent to the governor to become law. This is a comprehensive assessment. We compared the legislation to our Oklahoma Republican Platform which is the position on issues from your state Republican Party. **The Oklahoma Republican Party Platform is created by engaged active everyday Republicans, who commit their time and effort creating this position paper.** Click on the following links to find the OKGOP **Platform** and **Rules**.

Unfortunately, many of the strong conservative bills are killed before they are given committee hearings. In Oklahoma, the leadership of both chambers have dictatorial authority determining what legislation is considered and what is discarded, with little recourse from individual legislators. It is a top down-structured entity, contradicting our representative principles of governance. Many of the decisions of what bill sees "the light of day" in committee hearings or on the floor of a chamber are made in secret caucus proceedings. As more conservative bills are given hearings, the scores of those Republicans that hold to Republican Platform positions will go up. Who is voted into leadership is also determined by secret ballot and secret caucus, which is not disclosed to the public. This is not representative governance! This is more evidence our legislature does not reflect the values of "We the People".

The State of Oklahoma overwhelmingly supports Republican candidates for office. Currently, the Oklahoma Legislature is comprised of 40 Republican Senators (8 Democrat), 80 Republican Representatives (19 Democrat) and two vacancies. The Oklahoma Election Board reports well over 1,000,000 active Republican voters, more than all other parties (Democrat, Independent, Libertarian) combined. Our legislature is dominated by Republicans.

Who determines what it means to be a Republican? According to the Rules and Platform of the Oklahoma Republican Party, it is the Republican voters of Oklahoma who determine the criteria for the party. *“All citizens of Oklahoma are invited to join the Oklahoma Republican Party to perpetuate this Republic.” (OKGOP Rules)* *“We believe in limited government, individual liberty, natural rights, and personal moral responsibility.” (OKGOP Platform)*

This evaluation encompassed several hundred hours of labor by individuals who are passionate to pass this precious gift of liberty to our posterity.

Notes on the OKGrassroots Republican Platform Scorecard:

- Bills are scored based on the new or altered language in the law, not the existing language. Be sure to examine the STRIKETHROUGH (being removed), or UNDERLINED (being added), language of each bill. If the bill is adding ALL new language, it will state NEW LAW at the beginning of the new section. In those cases, the new language is not underlined.
- **EXCUSED VOTES:** We documented missed votes, but a legislator’s score is only based on votes cast.
- Great effort has been taken to ensure the Platform Principle is clearly seen in the bills evaluated. If a platform principle is not clearly evaluable, the bill was given a neutral score.
- **Our analysis evaluated 521 bills. There are no weighted scores or hidden calculations.** Our goal is for this grading system to be not only transparent but something that any Oklahoma citizen can compile on his/her own legislator.
- **The scorecard looks strictly at the voting records of legislators. It does not take into consideration the Constitutional bills which were filed or the efforts made in committees by those who are fighting for your liberty.** Some of those conservative bills which never get a hearing due to the politics in the leadership of both chambers deal with the 2nd Amendment, election integrity, government spending, emergency powers, and stopping federal overreach.
- **When evaluating this report as a voter, please consider a legislator will use additional criteria in deciding how to vote. We believe a 60 or 70% is a strong score in evaluating your legislator.**

The objective of this scorecard is to provide information you receive from no other source, so you can make the best decisions at the ballot box.

In Liberty,

The OKGrassroots Team



Oklahoma GOP Platform Scorecard

2025 Session Scorecard

1/30/2026

House of Representatives (page 1 of 2)

Name	Party	District	Grade	Missed Votes	Name	Party	District	Grade	Missed Votes
Adams, Stacy Jo	R	50	50.36%	2	Gise, Emily	R	90	36.30%	1
Alonso Sandoval, Arturo	D	89	29.96%	45	Grego, Jim	R	17	47.09%	59
Archer, Nick	R	55	36.14%	80	Hall, Rob	R	67	53.57%	2
Banning, Chris	R	24	54.94%	49	Hardin, David	R	86	55.78%	83
Bashore, Steve	R	7	35.02%	5	Harris, Erick	R	39	34.57%	13
Bennett/Now Vacant		92	30.15%	20	Hasenbeck, Toni	R	65	33.91%	49
Blair, Jason	R	53	43.62%	39	Hays, Neil	R	13	55.28%	36
Blancett, Meloyde	D	78	30.43%	52	Hefner, Ellyn	D	87	29.17%	42
Boles, Brad	R	51	38.97%	10	Hilbert, Kyle	R	29	35.27%	7
Burns/Now Vacant		35	35.74%	47	Hildebrant, Derrick	R	23	55.64%	7
Caldwell, Chad	R	40	38.53%	64	Hill, Brian	R	47	38.71%	65
Caldwell, Trey	R	63	34.00%	82	Humphrey, Justin	R	19	69.88%	33
Cantrell, Josh	R	49	36.40%	10	Jenkins, Molly	R	33	81.56%	0
Chapman, Mark	R	12	39.84%	26	Johns, Ronny	R	25	34.93%	10
Cornwell, Rusty	R	6	41.73%	16	Kane, John	R	11	38.97%	10
Crosswhite Hader, Denise	R	41	53.55%	0	Kannady, Chris	R	91	31.82%	150
Culver, Bob	R	4	36.17%	0	Kelley, Mike	R	60	35.00%	2
Deck, Jared	D	44	30.94%		Kendrix, Gerrid	R	52	48.18%	8
Dempsey, Eddy	R	1	35.68%	4	Kerbs, Dell	R	26	36.20%	61
Dobrinski, Mike	R	59	33.97%	41	Lawson, Mark	R	30	36.21%	108
Dollens, Mickey	D	93	32.45%	20	Lay, Mike	R	68	40.14%	3
Duel, Collin	R	31	41.85%	131	Lepak, Mark	R	9	37.69%	14
Eaves, Ryan	R	22	43.77%	17	Lowe, Dick	R	56	33.83%	16
Fetgatter, Scott	R	16	36.62%	69	Lowe, Jason	D	97	33.33%	59
Ford, Ross	R	76	40.64%	63	Luttrell, Ken	R	37	40.47%	67
Fugate, Andy	D	94	36.16%	11	Manger, Robert	R	101	35.38%	5
Gann, Tom	R	8	82.62%	0	Marti, TJ	R	75	42.06%	156
George, John	R	36	35.84%	3	May, Stan	R	80	35.79%	11



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House of Representatives (page 2 of 2)

Name	Party	District	Grade	Missed Votes	Name	Party	District	Grade	Missed Votes
Maynard, Cody	R	21	56.88%	6	Staires, Clay	R	66	42.70%	8
McCane, Michelle	D	72	38.60%	54	Stark, Marilyn	R	100	41.22%	3
Menz, Annie	D	45	35.38%	70	Steagall, Jay	R	43	55.74%	38
Miller, Nicole	R	82	32.22%	43	Sterling, Danny	R	27	35.00%	2
Moore, Anthony	R	57	35.04%	8	Stewart, Ronald	D	73	29.45%	7
Munson, Cyndi	D	85	29.37%	30	Stinson, Preston	R	96	34.19%	165
Newton, Carl	R	58	41.25%	25	Strom, Judd	R	10	35.96%	15
Olsen, Jim	R	2	70.90%	14	Swope/Clinton Zero	D	71	0.00%	0
Osburn, Mike	R	81	34.48%	21	Tedford, Mark	R	69	30.85%	81
Pae, Daniel	R	62	34.08%	15	Townley, Tammy	R	48	35.80%	25
Patzkowsky, Kenton	R	61	39.35%	5	Turner, Tim	R	15	41.37%	4
Pfeiffer, John	R	38	36.73%	37	Vancuren/Norwood Zero	R	74	0.00%	0
Pittman, Ajay	D	99	30.81%	71	Waldron, John	D	77	30.22%	14
Pogemiller, Ellen	D	88	29.66%	19	West, Josh	R	5	32.55%	27
Provenzano, Melissa	D	79	31.01%	24	West, Kevin	R	54	52.38%	9
Ranson, Trish	D	34	28.90%	19	West, Rick	R	3	80.53%	20
Roberts, Eric	R	83	39.15%	1	West, Tammy	R	84	36.94%	14
Roe, Cynthia	R	42	35.42%	11	Williams, Danny	R	28	42.64%	24
Rosecrants, Jacob	D	46	30.40%	9	Wolfley, Max	R	95	45.71%	2
Schreiber, Suzanne	D	70	31.40%	40	Worthen, Rande	R	64	38.55%	20
Shaw, Jim	R	32	78.01%	0	Wilk, Jonathan	R	20	46.10%	13
Smith, David	R	18	59.48%	13	Woolley, Gabe	R	98	71.43%	2
Sneed, Chris	R	14	50.65%	51					



Oklahoma GOP Platform Scorecard

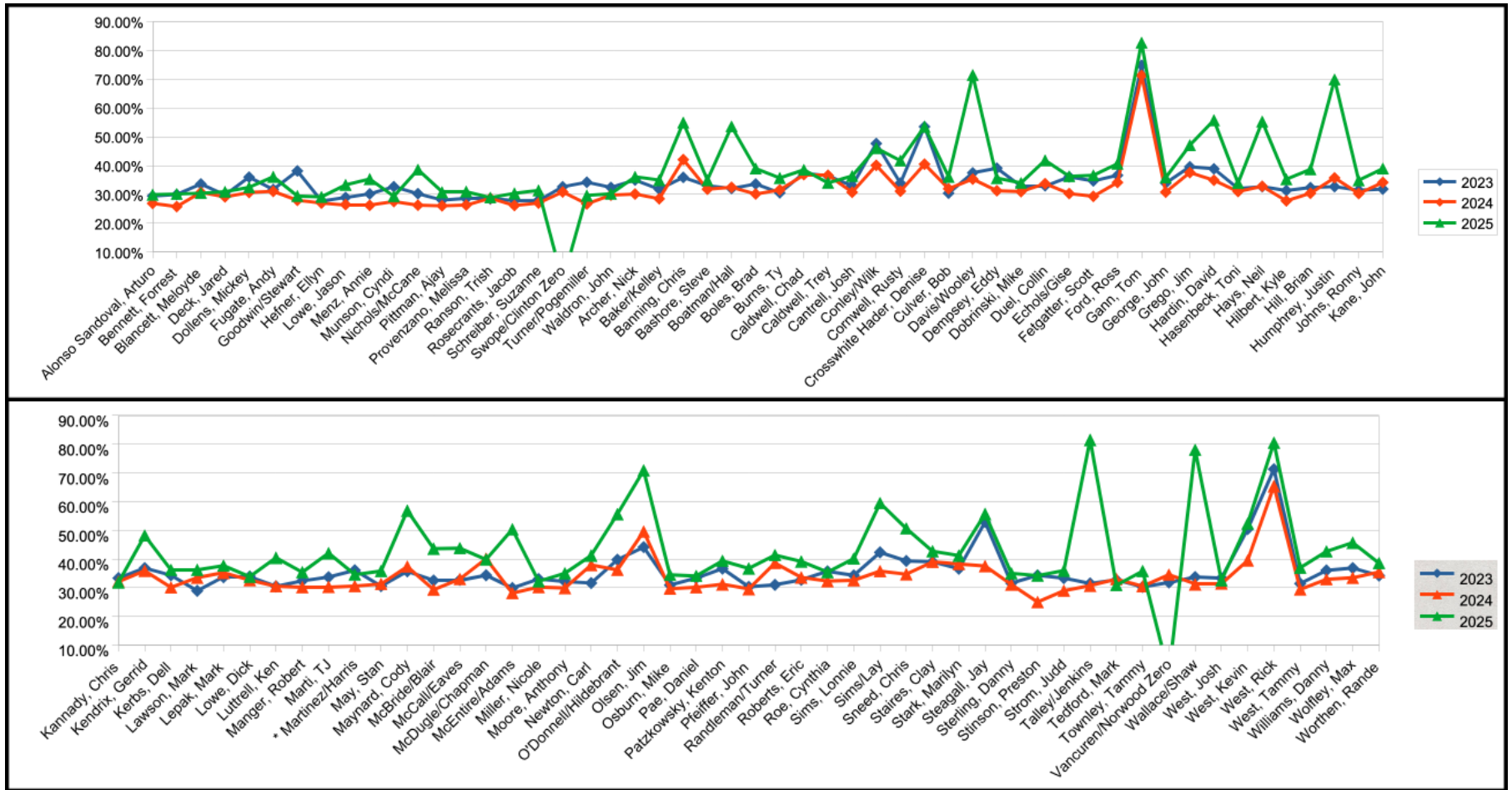
2025 Session Scorecard

1/30/2026

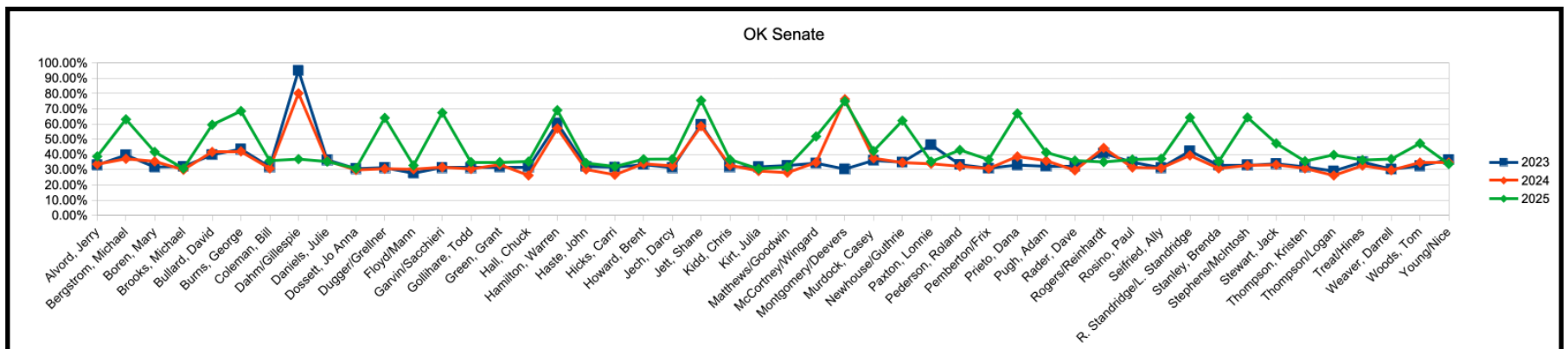
Senate

Name	Party	District	Grade	Missed Votes	Name	Party	District	Grade	Missed Votes
Alvord, Jerry	R	14	38.71%	3	Jett, Shane	R	17	75.46%	13
Bergstrom, Michael	R	1	63.06%	14	Kern, Spencer	R	31	36.65%	1
Boren, Mary	D	16	41.67%	18	Kirt, Julia	D	30	30.60%	14
Brooks, Michael	D	44	30.77%	48	Logan, Bryan PARTIAL SESSION	R	8	39.71%	211
Bullard, David	R	6	59.50%	3	Mann, Mark	D	46	32.83%	17
Burns, George	R	5	68.46%	3	McIntosh, Julie	R	3	64.29%	2
Coleman, Bill	R	10	35.90%	9	Murdock, Casey	R	27	42.28%	36
Daniels, Julie	R	29	35.32%		Nice, Nikki	D	48	33.69%	3
Deevers, Dusty	R	32	74.91%	30	Paxton, Lonnie	R	23	35.34%	16
Dossett, Jo Anna	D	35	30.85%	3	Pederson, Roland	R	19	42.91%	7
Frix, Avery	R	9	36.60%	0	Prieto, Dana	R	34	66.90%	1
Gillespie, Christi	R	33	36.94%	14	Pugh, Adam	R	41	41.31%	23
Gollihare, Todd	R	12	34.98%	19	Rader, Dave	R	39	36.00%	7
Goodwin, Regina	D	11	31.72%	14	Reinhardt, Aaron	R	37	35.06%	11
Green, Grant	R	28	34.94%	13	Rosino, Paul	R	45	36.68%	23
Grellner, Randy	R	21	64.00%	7	Sacchieri, Kendal	R	43	67.39%	6
Guthrie, Brian	R	25	62.18%	7	Seifried, Ally	R	2	37.22%	16
Hall, Chuck	R	20	35.38%	22	Standridge, Lisa	R	15	64.23%	8
Hamilton, Warren	R	7	69.04%	1	Stanley, Brenda	R	42	35.38%	5
Haste, John	R	36	34.35%	20	Stewart, Jack	R	18	47.24%	28
Hines, Kelly	R	47	36.29%	23	Thompson, Kristen	R	22	35.56%	12
Hicks, Carri	D	40	32.09%	14	Weaver, Darrell	R	24	36.96%	6
Howard, Brent	R	38	36.88%	19	Wingard, Jonathan	R	13	51.84%	37
Jech, Darcy	R	26	37.02%	20	Woods, Tom	R	4	47.28%	98
133 Senate Bills/149 House Bills									

OKLAHOMA STATE HOUSE SCORES 2023-2025



OKLAHOMA STATE SENATE SCORES 2023-2025



Bill or Resolution Number	SB or HB	Number	Date Signed by Governor	Description	Pro-Platform Vote	Platform Plank
60th legis. 1R House Bill:1017	HB	1017		HB 1017, as introduced, creates a 10-member commission to explore the feasibility of, and make recommendations regarding, the creation of a new NCAA Division II athletic conference among member colleges and universities within the state. The committee is authorized to enter into contracts with experts and consultants when necessary, and is required to submit a report of its findings to the House and Senate within 12 months of its first meeting. Lastly, the measure creates a revolving fund for the Commission to make payments from.	No	We support legislative efforts to repeal outdated and irrelevant statutes in keeping with the philosophy of smaller government and support the elimination or consolidation of redundant authorities, boards, commissions, and agencies.
60th legis. 1R House Bill:1021	HB	1021	05/10/2025	HB 1021 removes a requirement that a motorcycles handlebars not be higher than eye level of the operator.	Yes	We believe in limited government, individual liberty, natural rights, and personal moral responsibility. We support legislative efforts to repeal outdated and irrelevant statutes in keeping with the philosophy of smaller government and support the elimination or consolidation of redundant authorities, boards, commissions, and agencies. We support any legislation that protects our rights guaranteed by the Bill of Rights.
60th legis. 1R House Bill:1060	HB	1060		HB 1060, as introduced, allows a servient estate owner to relocate an easement through a civil action if the relocation does not lessen its utility, increase the burden on the easement holder, impair its purpose or safety, or negatively impact the value or condition of the affected properties. The measure details the legal process for relocation and outlines the servient estate owner's responsibilities, including covering relocation costs and complying with safety and utility standards. Certain easements, including public utility and conservation easements, are excluded from relocation under this measure.	Yes	Our rights of life, liberty, and property are natural rights granted to us by God, protected by the Constitution, to be defended by our elected officials
60th legis. 1R House Bill:1075	HB	1075	05/22/2025	HB 1075, as introduced, modifies the procedure used when a school district superintendent is recommending an employee for termination due to abuse or sexual abuse of a student. The measure requires a school district superintendent to submit a copy of their recommendation for termination to the State Board of Education regardless of whether the staff member resigns before or after the recommendation is made. A report of such resignation, including any investigatory findings must also be sent to the State Board. If the investigation into the staff member concludes without findings that support termination or criminal charges, the employee may petition for the expungement of the report.	No	We support extensive background checks of prospective school employees, with the right of local school boards to refuse employment to anyone.
60th legis. 1R House Bill:1076	HB	1076	05/05/2025	HB 1076, as introduced, authorizes a mobile food vendor with a food establishment license to operate in this state. Mobile food vendors must follow all state and local laws and regulations that govern operations and are not in conflict with this act. A mobile food vendor must provide a copy of its state licensure to a local authority before operating in that jurisdiction. The local in their jurisdiction. Following this, a mobile food vendor may operate at any location allowed the local authority and on private property under the listed circumstances. Mobile food vendors must not operate in any manner that will interfere with either foot or vehicle traffic and cannot operate in a state park without a contract or lease agreement. A mobile food vendor must, when operating, maintain a food vending vehicle in good condition, provide a waste receptacle, remove and dispose of all refuse within a 25 foot radius of the vehicle, display their food establishment license in a conspicuous location, and notify the State Department of Health and the local authority within 10 days if serving food at a mass gathering. The State Commissioner of Health may promulgate rules to enforce this measure provided that the rules do not address certain exceptions in the measure. The local authority may regulate mobile food vendors' operations as well as other listed powers given to local authorities in the measure. However, there are certain things listed in the measure that local authorities are not authorized to do such as prohibit a mobile food vendor from lawfully operating in its jurisdiction if the vendor holds a food establishment license and is in compliance with the act and other listed prohibitions on local of their license may request an administrative hearing. The State Department of Health may issue civil penalties to a mobile food vendor operating without a license or with a suspended or revoked license. A person aggrieved by a decision from the State Department of Health following a hearing has the right to appeal. This act does not require a local authority to adopt a program that regulates mobile food vendors or to revise its existing program and it does not impede any state investigations of food-borne illness. The measure adds several relevant definitions to state statute. A mobile food vendor operating in a county governed by a city- county health department must obtain a local food establishment license.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R House Bill:1087	HB	1087	06/10/2025	HB 1087, as introduced, extends the teacher salary schedule from 25 years of experience to 35 years of experience.	No	We support a requirement that each piece of legislation only address one issue. We oppose any increased state funding for the government schools.
60th legis. 1R House Bill:1091	HB	1091		Pending	Yes	We support full funding of all state retirement systems

60th legis. 1R House Bill:1095	HB	1095	05/21/2025	HB 1095 would allow the governing body of a city or town to authorize the concealed carry of handguns into any structure, building, or office space except courthouses, courtrooms, prison, jail, detention facilities or other facilities used to hold prisoners. The measure allows elected municipal officials and employees designated by the city manager and approved by the city council to carry a concealed handgun when acting in the performance of their official duties if the person is in possession of a valid handgun license.	Yes	We believe the Second Amendment is an individual right of the citizens of the United States to keep and bear arms; therefore, we oppose any attempts, whether by law or regulation at any level of government, to restrict any citizen's right to keep and bear arms (open or concealed), to restrict access to ammunition, or to record the purchase thereof.
60th legis. 1R House Bill:1103	HB	1103	04/23/2025	HB 1103 as introduced, requires the Transportation Commission to notify a previous property owner if the land they sold, whether it was a partial or total take, to the Commission is going to be offered for sale. The notice is to contain an offer to sell the property back to the previous owner at no greater than the original price. Notices must be sent by registered mail and posted on the Department of Transportation's website. Previous property owners have 90 days to accept the Commission's offer of sale.	Yes	We support private property rights and call for appropriate legislation to prohibit the use of eminent domain by private companies.
60th legis. 1R House Bill:1122	HB	1122	05/05/2025	HB 1122, as introduced, allows the Oklahoma State Athletic Commission to halt the unlicensed promotion of professional combative sports and seek penalties against those who coordinate such unsanctioned events. The measure further clarifies when and how testing for HIV, hepatitis B and hepatitis C must be conducted. And lastly, the measure removes the ability to waive the requirement for such certified test results.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves. We support legislative efforts to repeal outdated and irrelevant statutes in keeping with the philosophy of smaller government and support the elimination or consolidation of redundant authorities, boards, commissions, and agencies.
60th legis. 1R House Bill:1126	HB	1126	05/09/2025	HB 1126, as introduced, prohibits the manufacture, sale, or distribution of cultivated meat in the state. Individuals found to violate this will guilty of a misdemeanor. The license of a food seller may also be suspended or revoked upon a violation of this measure. Cultivated meat is defined as meat or a meat product produced from cultured animal tissue produced from in vitro animal cell cultures outside of the animal. The State Department of Health may adopt necessary rules. Nothing in this measure prohibits conducting research involving the production of cultivated meat products.	Yes	We oppose the production, selling, and labeling of a product that is an alternative protein source claiming to be meat, otherwise known as or referred to as fake meat, and labeling such product as meat, beef, burger, steak, or any other name given to an actual meat protein source derived from the production and slaughter of livestock.
60th legis. 1R House Bill:1137	HB	1137		HB 1137 removes the requirement that the Oklahoma State Bureau of Investigation work to obtain federal funding or apply for federal grants relating to the Office of Missing and Murdered Indigenous Persons.	No	We oppose all Marxist ideology such as Critical Race Theory (CRT), Diversity, Equity, and Inclusion (DEI), Social Emotional Learning (SEL), and all other critical theories., "just and equally applied laws"
60th legis. 1R House Bill:1157	HB	1157		HB 1157, as introduced, modifies various provisions of law related the fees paid by propane tank vendors and manufacturers. For the tanks placed in metal exchange cabinets, the sale or rental fee imposed must be a flat fee, levied on an annual basis for each permit location. The State Liquified Petroleum Gas Administrator is authorized to adopt a system that identifies the tanks on which the fees have been paid, which may include identification tags. The measure establishes a 25% penalty if the fee is not paid within 35 days of notice. The measure clarifies that the fee must be used to offset the cost of inspecting those tanks. The measure also clarifies that distributors who ship propane tanks into Oklahoma from out-of-state must also pay such fee. The Liquified Petroleum Gas Board is authorized to promulgate rules regarding tank fees. Tanks must be marked as to who owns them. Containers owned by one permit holder can only be used or filled by another permit holder with the owner's authorization. Lastly, the measure removes the appointed position for Chief Deputy State Liquified Petroleum Gas Administrator. Allows the Administrator to lease or purchase vehicles. Allows the Administrator to issue Class V miscellaneous permits.	No	We believe all governmental budgets should be balanced by decreasing spending, eliminating fraud, and eliminating duplication of services.
60th legis. 1R House Bill:1166	HB	1166	06/09/2025	The proposed policy committee substitute to HB 1166 removes the provision that allows municipalities to annex territory without the written consent of a majority of property owners of the proposed territory. Additionally, the measure provides that the required municipal services extension plan be included in both the public notice published in the newspaper and the notice mailed to all owners of proposed territory to be annexed. If the extension of municipal services are not complete within 120 months from the date of annexation, the territory is to be immediately detached.	Yes	We believe Oklahoma shall participate only in programs or plans that protect private property rights and encourage citizens to develop their property in a manner that does not harm others. 9. We support the fundamental right to own and to enjoy our private property and we oppose restrictions or losses of that right.
60th legis. 1R House Bill:1183	HB	1183	05/21/2025	HB1183, as introduced, simplifies how motor vehicle excise tax is determined for vehicle purchases. The measure requires the tax to be based on the actual sales price of the vehicle minus any trade-in rebates received.	Yes	Revenues collected at all levels of government should be used only for well-defined, legitimate government functions, and should be carried out efficiently so that tax rates may be kept aslow as possible
60th legis. 1R House Bill:1187	HB	1187	05/05/2025	HB 1187 as introduced, removes the word "group" from the state employee health insurance opt out provisions to clarify that when a state employee opts out of a state provided health insurance plan they do not have to be covered by a group health insurance plan.	Yes	We support an individual's right to elect not to have health insurance. Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs.
60th legis. 1R House Bill:1205	HB	1205	05/09/2025	HB1205 repeals Title 68, Section 2357.32B, which is an obsolete tax credit for advanced small wind turbine manufacturers.	Yes	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.

60th legis. 1R House Bill:1216	HB	1216		HB 1216, as introduced, establishes a \$500 fine for any initial violation of Construction Industries Board regulations. Subsequent violation fines are five times the amount of the initial offense. The board may begin the fine collection process 90 days after a case is resolved.	No	We believe in transparent and honest government with minimal intrusion, providing protection for all its citizens with fair and equitable treatment, enforcement, and justice.
60th legis. 1R House Bill:1217	HB	1217	05/09/2025	HB 1217 makes it unlawful for a person to engage in an adult performance which contains obscene material, or for any political subdivision of this state to allow, permit, organize, or property or in a public place where a minor, as part of the general public, will be exposed to view such adult performance. Punishment is a misdemeanor subject to up to 1 year in the county jail, a of between \$500 and \$1,000 or both.	Yes	We support the right of state and local government to prohibit displays of a sexual nature, including pride parades and drag shows, in view of the public regardless of public or private property
60th legis. 1R House Bill:1222	HB	1222		HB 1222 prohibits law enforcement from releasing a person arrested for a second or subsequent DUI offense without the person appearing before a judge to determine bail. The measure provides that certain timing requirements for the administration of tests for admittance into evidence do not apply to persons under the influence of alcohol or other intoxicating substance. The measure establishes that a person is authorized to withdraw blood when presented with a written statement signed by a peace officer stating that there are exigent circumstances which necessitate the withdrawal of blood.	Yes	We believe all persons are responsible and should be held accountable for their actions. We believe in transparent and honest government with minimal intrusion, providing protection for all its citizens with fair and equitable treatment, enforcement, and justice.
60th legis. 1R House Bill:1256	HB	1256		HB 1256, as introduced, allows the Construction Industries Board to contract with any accredited educational institution in the state that offers skilled trade courses, rather than being limited to only vocational or technical schools.	No	We support legislative efforts to repeal outdated and irrelevant statutes in keeping with the philosophy of smaller government and support the elimination or consolidation of redundant authorities, boards, commissions, and agencies.
60th legis. 1R House Bill:1270	HB	1270	04/23/2025	HB 1270, as introduced, provides that ABLE notify an license applicant within 10 days of receipt of all information of any deficiencies in the application and information on the actions that are needed to correct the deficiencies. The applicant will have a reasonable period of time to make corrections. Upon a completed application, ABLE will deliver their verdict within 20 days. If ABLE denies a license, they must specify their reasoning in writing. If ABLE fails to adhere to these provisions, the result will be a presumptive issuance of the license subject to review by the ABLE Commission.	Yes	We support the revision of corporate laws and regulations to encourage business and economic development while reflecting free market principles.
60th legis. 1R House Bill:1273	HB	1273		HB 1273 requires that persons convicted of a domestic abuse crime complete an assessment by a certified batterers' intervention program to determine if the person should undergo treatment in a certified batterers' intervention program or through an alternative batterers' intervention program. The measure provides the criteria for alternative batterers' intervention programs.	No	We believe individuals, families, churches, and private organizations should take responsibility in meeting the needs of the citizens of the community. Page 14, 5. We support the repeal or consolidation of federal, state, and local programs found to be nonperforming, duplicative, or not authorized by the constitution.
60th legis. 1R House Bill:1277	HB	1277		HB 1277, as introduced, requires the State Board of Education to distribute \$7.5 million in grant funding to help schools implement their phone-free policies. Schools must use the funding to buy equipment for storing the phones during the school day. The Board must prioritize schools that submit funding applications by July 1, 2025, and must also attempt to equally distribute the funds to schools across the state.	No	We believe that all education and management decisions should be returned to the control of parents, elected school boards, teachers, and administration at the local level.
60th legis. 1R House Bill:1278	HB	1278		HB 1278, as introduced, creates the "Barbara Weber Amyotrophic Lateral Sclerosis (ALS) Grant Program," which will be administered by the State Department of Health and will grant funds to programs that support ALS research and help support Oklahoma residents afflicted with or caring for a family member with ALS. Starting July 1, 2026, an annual report must be submitted. The measure creates a related revolving fund. The measure also appropriates \$1 million dollars or so much thereof to administer the program to the State Department of Health.	No	We support and encourage family members to care for their loved ones and we support tax policies that help alleviate costs.
60th legis. 1R House Bill:1287	HB	1287	06/10/2025	HB 1287, as introduced, authorizes the State Board of Regents to create a math tutoring pilot program within OU's College of Education. The program will provide math help to the lowest performing ninth grade students from the state's largest public school districts.	No	We believe all governmental budgets should be balanced by decreasing spending, eliminating fraud, and eliminating duplication of services.
60th legis. 1R House Bill:1356	HB	1356		The proposed committee substitute for HB 1356 creates "Kenny's Law," which provides that all gates that are part of an enclosure or barrier designed to contain livestock must be closed at all times, except in certain circumstances. A person will be violation of this act if they knowingly and maliciously leaves a gate open that's designed to contain livestock, damages any part of a gate, or allows livestock to escape containment. Individuals who violate this will be deemed guilty of a misdemeanor and, upon conviction, will be punished by a fine up to \$1,000 for each separate offense or by imprisonment in a county jail for no more than 180 days for each offense or both. For third and subsequent offenses, the fine will go up to \$2,500 and imprisonment will go up to no more than a year. Individuals in violation will also incur all financial liability from damages caused. The Oklahoma Department of Agriculture, Food and Forestry will promulgate rules necessary for implementation of this act.	No	We support the fundamental right to own and to enjoy our private property and we oppose restrictions or losses of that right.

60th legis. 1R House Bill:1360	HB	1360		HB 1360 directs the State Election Board to accept applications from persons who provide independent documentary evidence to show that the applicant, the applicant's child, or another person in the applicant's household is a victim of sexual assault or abuse, stalking, or human trafficking to qualify for confidentiality of records. The State Election Board is given the documentary evidence. The measure allows the director of the Oklahoma Attorney General's Address Confidentiality Program to request to a county assessor that personal information regarding a certified Address Confidentiality Program participant, upon the participant's proof of certification, not be made publicly available on the Internet, but instead kept in a secure location at the office of the county assessor where it may be made available to authorized persons pursuant to law.	Yes	We believe children are a special gift from God, and their safety and protection are paramount. We support strict adherence to due process of law during child abuse investigations
60th legis. 1R House Bill:1364	HB	1364	05/05/2025	The policy committee substitute to HB 1364 provides definitions of "artificial intelligence", "artificially generated sexual depiction", "generative artificial intelligence" and "visual depiction" as used in the Oklahoma Law on Obscenity and Child Sexual Abuse Material. The measure provides that the use of artificially generated sexual depictions of another is considered nonconsensual dissemination of private sexual images.	Yes	We support and encourage rigorous enforcement of all anti-pornography, obscenity, and human trafficking laws. We must enact and enforce laws to protect all peoples from this immoral business and enforce the death penalty for traffickers and perpetrators.
60th legis. 1R House Bill:1372	HB	1372	05/06/2025	HB1372, as introduced, grants a 50 percent discount on gross production taxes due for the first 36 months of production from wells on the Oklahoma Corporation Commission's (OCC) orphaned well list. A producer overseeing a recovery project for an orphaned well must file a \$25,000 security interest with the Secretary of State that is held in interest for the OCC's well plugging fund.	Yes	We support eliminating taxation on income and property.
60th legis. 1R House Bill:1373	HB	1373	05/05/2025	HB 1373, as introduced, requires an industrial solar power facility to include a provision in their contract with the landowner guaranteeing they will remove their solar equipment from the landowner's property according to this act and any other laws and regulations. Any contract agreement that exempts an industrial solar power facility from such liability is void. The measure further requires a solar facility to provide the landowner with financial assurance proving their ability to remove the solar power equipment from the property. Such financial assurance must be updated every five years to take into account for inflation and other cost adjustments. A solar facility may not cancel such financial assurance before they have completed their obligations to remove the equipment.	Yes	We believe Oklahoma shall participate only in programs or plans that protect private property rights and encourage citizens to develop their property in a manner that does not harm others.
60th legis. 1R House Bill:1376	HB	1376		HB 1376 as introduced, increases members of the Board of Directors for the Oklahoma Alliance for Manufacturing Excellence (OAME) from five to nine members. The measure also requires the executive director of the Oklahoma Center for the Advancement of Science and Technology, a designee from the Oklahoma Department of Commerce, and a designee from the Oklahoma Department of Career and Technology Education to be ex officio members of the board. The Chancellor of Higher Education is no longer required to be an ex officio member of the board. Additionally, the measure reduces the number of people who are not otherwise qualified to be a director to serve as a director on the OAME board from three to one.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R House Bill:1389	HB	1389		HB 1389, as introduced, adds contrast-enhanced mammograms and molecular breast imaging to the list of what a diagnostic examination for breast cancer may include as well as adds that diagnostic examinations for breast cancer are in accordance with National Comprehensive Cancer Network guidelines. The measure also adds a definition of supplemental examinations and requires that all health benefit plans have coverage for them. This is a breast examination that is: • used to screen for breast cancer where there is no seen or suspected abnormality; and • based on personal or family medical history or additional factors that increase an individual's risk for breast cancer.	No	We support the development of a truly market-driven health care delivery system that replaces the employer and governmental third-party payment systems.
60th legis. 1R House Bill:1393	HB	1393	05/09/2025	HB 1393, as introduced, requires the State Board of Education to create separate forms that school districts must use to obtain parental consent for the following IEP-related actions: • placing a student in the general education environment for less than 80% of the day, or • determining that a student will participate in the Oklahoma Alternative Assessment Program. The measure requires schools to hold an IEP team meeting with the parent if they determine the above actions are necessary. The measure outlines the procedure for schools and parents to follow when considering such changes to a student's IEP.	Yes	We support parental access to examine and evaluate all educational and assessment, records pertaining to their children.
60th legis. 1R House Bill:1462	HB	1462	05/28/2025	HB 1462 requires the courts to prioritize an order for payments of restitution to the victim during sentencing.	Yes	Restitution by the convicted criminal should be ordered to be made to the victim (or his estate) to compensate for losses and damages incurred as a result of the crime(s) committed.

60th legis. 1R House Bill:1486	HB	1486	06/09/2025	HB 1486 as introduced, memorializes several highways and bridges across Oklahoma and modifies the location descriptions and names of certain memorialized highways and bridges. New designations include the: • Brooks Mittasch Memorial Bridge in Noble County; • COP Andy Blizzard and ACOP Justin Durrett Memorial Highway in McIntosh County; • Dawson Sumner Memorial Highway in Okmulgee County; • Don and Shirley Staires Memorial Highway in Osage County; • Eldon Hogue Memorial Bridge in Coal County; • Gary Don Rayner, PLS Memorial Bridge in Custer County; • Harvey Bollinger Sr. Memorial Bridge in Pushmataha County; • Joe Collins Memorial Bridge in Creek County; • LCPL John C. Reeves Memorial Bridge in Bryan County; • Mayor Jeff Shockley Memorial Highway in LeFlore County; • Monte Duane King, PLS Memorial Bridge in Murray County; • PFC David P. Manners Memorial Bridge in Bryan County; • Representative James E. Covey Bridge in Custer County; • Senator Roy A. Boatner Memorial Highway in Bryan County; • SFC Brandon O. Poynter Memorial Highway in LeFlore County; • Shilah Carrillo Memorial Bridge in Sequoyah County; • The Honorable Rick Littlefield Memorial Highway in Ottawa County; • Trooper Bob Impson Memorial Highway in Pushmataha County; • Veronica Butler and Jillian Kelley Memorial Highway in Texas County; and • Will Hardin Memorial Highway in Cotton County.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R House Bill:1487	HB	1487		HB 1487 creates the following license plates: The Tulsa Air and Space Museum and Planetarium License Plate; The Church Studio License Plate; The Star Spencer High School License Plate; and The Ralph Ellison Foundation License Plate.	No	We oppose public-private partnerships and the use of eminent domain.
60th legis. 1R House Bill:1498	HB	1498		HB 1498, as introduced, modifies various insurance provisions related to prepaid funeral benefits, cemetery merchandise, and medical liability trusts. The measure requires prepaid funeral benefit and cemetery merchandise permit holders to respond to an inquiry from the commissioner within 20 days and notify the Insurance Commissioner of any changes in business name, address, or contact information within 30 days. Permit holders may apply to renew an expired permit within 90 days of expiration with the additional fee. Additionally, the measure allows a fixed annuity to cover prepaid funeral benefits and reduces the notification period for organizations to inform the commissioner about the termination of a cemetery merchandise surety bond from 90 days to 30 days prior to the bond's termination. The measure also removes the requirement for the Insurance Commissioner to submit a report analyzing administrative costs of medical professional liability trusts and insurers providing medical liability coverage. Finally, the measure repeals the sections of law requiring composite data reports on closed medical liability claims to be compiled, stored in a database, and submitted to the Governor and Legislature.	No	We support a requirement that each piece of legislation only address one issue.
60th legis. 1R House Bill:1512	HB	1512		The proposed policy committee substitute for HB 1512 authorizes the Insurance Commissioner to apply for the 1332 State Innovation Waiver with the U.S. Secretary of Health and Human Services that would allow the state to modify certain requirements of the Affordable Care Act.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R House Bill:1541	HB	1541		HB 1541, as introduced, provides that no single linked deposit for an at-risk farm or ranch operation exceeds one million dollars. No single linked deposit for a healthy corner store can exceed \$350,000. Only one linked deposit will be made outstanding at any one time to an eligible agriculture business. A completed agricultural linked deposit loan package must be returned with a written approval or rejection within 10 business days. The State Treasurer cannot invest more than the lesser of five hundred million dollars or 15% of all available monies for investment in all linked deposit programs.	No	Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs. We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R House Bill:1543	HB	1543		HB 1543, as introduced, allows the Conservation Commission to enter into contracts with Conservation district directors to fulfill its duties. The measure updates language to clarify the Commission can work with tribes. And lastly, the measure removes the ability of the Commission to maintain a Conservation District Consolidation Fund.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves. Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs.
60th legis. 1R House Bill:1563	HB	1563		HB 1563 modifies the requirements for the issuance of criminal subpoenas. The measure provides that a subpoena issued to a law enforcement agency may command the production of body camera videos, vehicle mounted camera videos, traffic camera videos, and law enforcement incident reports. The measure requires every subpoena issued to state the name of the court which issued the subpoena and the title of the action. The party responsible for the issuance of a subpoena is to take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The measure provides reasons for which the court is to quash or modify a subpoena. A subpoena requiring the production of personal or confidential information about a victim may be served on a victim or a third party only by court order. The measure provides that if a subpoena commands production of documents and things or inspection of premises from a nonparty before trial but does not require attendance of a witness, the subpoena must specify a date and location for the production or inspection that is at least seven days after the date that the subpoena and provides a timeline for written objections. The measure allows for the service of a subpoena by mail.	Yes	We believe in due process and that no one should be deprived of life, liberty, or property by the government or its agents without either being found guilty by a jury or pleading guilty of a crime.

60th legis. 1R House Bill:1566	HB	1566	<p>HB 1566, as introduced, creates "Neil's Law" and the "Oklahoma Elder Exploitation and Abuse Act," which is designed to promote the general welfare of all citizens by establishing a civil action for incapacitated persons and vulnerable adults as well as allow them to pursue claims against people who abuse, neglect, or exploit the individual. This does not preclude an individual's responsibility to report to Adult Protective Services or law enforcement if there is reasonable cause to believe that a vulnerable adult is being abused, neglected, or exploited. The district court must exercise the authority given by the act to encourage the development of self-reliance and independence of incapacitated persons and vulnerable adults and only make appointments or other orders to the extent necessitated by the mental and adaptive limitations of the individual. Nothing in this measure will construe that a vulnerable adult or their caretaker using prayer and other spiritual means for healing or the treatment or cure of disease or remedial care will be solely considered abuse or neglect. A claim for elder neglect, exploitation or abuse may be brought in any district court within a state county in which the adult lives or was living at the time of the act. A person who commits neglect, financial neglect, exploitation or abuse will be liable for the corresponding damages listed in statute. The prevailing party in these claims will be entitled to recover reasonable attorney fees and costs. The claims provided by for in the measure may be brought by the vulnerable adult or on their behalf by a designee. A vulnerable adult may be entitled to the types of documentation listed in state and those records must be produced within ten days, upon an order of the court. The claims provided for in this section survive the death of the vulnerable adult. The district court in which an authorized claim is filed may issue a restraining order or other injunctive relief regardless of the existence of any other remedy at law and in addition thereto. Subject to a specific court order, physician-patient nor spousal privilege will be grounds for excluding evidence.</p>	Yes	We support the protection of those who cannot defend themselves including: the preborn, the physically and/or cognitively disabled, and the elderly. We support vigorous prosecution of those who financially exploit or otherwise abuse the elderly or vulnerable.
60th legis. 1R House Bill:1571	HB	1571	<p>HB 1571, as introduced, removes the expiration date for the Route 66 Commission.</p>	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R House Bill:1575	HB	1575	<p>HB 1575, as introduced, creates the Streamlined Services Act, which establishes a unified and streamlined eligibility and enrollment systems within the Oklahoma Department of Human Services to improve access to and management of services. The system must promote efficiency, accessibility, and coordination of services to all programs listed, but will not be just limited to the listed programs. The Department must coordinate with any state agency or community partner that administers a specified program. The Department must also conduct a feasibility study to identify further opportunities to integrate more programs into the system over time. The Department must also develop, implement, and administer an integrated access system to addresses the meets the listed criteria. The Department of Human Services must issue a request for proposals within six months of the act's effective date and launch the system for public use within one year. They must also establish benchmarks and provide updates to the Governor and Legislature every six months until the system is fully operational.</p>	No	Revenues collected at all levels of government should be used only for well-defined, legitimate government functions, and should be carried out efficiently so that tax rates may be kept as low as possible.
60th legis. 1R House Bill:1576	HB	1576	<p>HB 1576, as introduced, provides that the Oklahoma Health Care Authority must, subject to any required approval of the Centers for Medicare and Medicaid Services, include coverage of rapid whole genome sequencing as a separately payable service for Medicaid beneficiaries when the criteria listed in the measure are met. The coverage provided may be subject to applicable evidence-based medical necessity criteria. Nothing in this measure prohibits the Chief Operating Officer of the Oklahoma Health Care Authority from adding additional conditions or providing coverage in addition to that covered in the measure. Genetic data generated as a result of rapid whole genome sequencing must have a primary use of assisting in diagnosing and treating the patient and will be subject to all requirements afforded protected health information. The genetic data generated can be used in scientific research if consent is expressly given and permission can be rescinded at any time. The patient or their legal guardian may request access to testing results. The Chief Operating Officer of the Oklahoma Healthcare Authority must take any necessary actions to implement the provisions of the measure.</p>	No	We support privatization of the Social Security Disability, Medicare, and Medicaid programs and allowing individuals, private groups, and small businesses the freedom to form collective purchasing groups for the purpose of acquiring the health care of their choice. 4. We support the development of a truly market-driven health care delivery system that replaces the employer and governmental third-party payment systems.
60th legis. 1R House Bill:1579	HB	1579	<p>HB 1579, as introduced, removes provisions that the salary of the director of the juvenile bureaus must not exceed 90% of that of county Class A officers and that the salary of any other employee must not exceed 85% of class A county officers.</p>	No	Revenues collected at all levels of government should be used only for well-defined, legitimate government functions, and should be carried out efficiently so that tax rates may be kept as low as possible. We believe in limited government, individual liberty, natural rights, and personal moral responsibility.

60th legis. 1R House Bill:1585	HB	1585	05/05/2025	The proposed policy committee substitute for HB 1585 establishes training requirements for pharmacy technicians. The pharmacy manager is responsible for developing and implementing a technician training program, which must be available for inspection by the Oklahoma Pharmacy Board. A technician must complete Phase I training before applying for an Oklahoma Pharmacy Technician permit, and they must complete Phase II within 90 days of receiving the permit. If a permit is voided, the applicant must complete Phase I again before reapplying. Pharmacy managers must ensure that technicians receive annual continuing on-the-job training, with documentation kept for inspections. Newly hired technicians must have training documented within 10 days of hire. Pharmacy technician applicants who are at least 18 years old and in approved youth apprenticeship or CareerTech programs can complete Phase II training without needing to be pharmacy employees.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R House Bill:1588	HB	1588		HB 1588, as introduced, creates the "Spring Creek Watershed Study Act," which states that it is in the interests of the citizens of the state and residents of the Spring Creek watershed that the Oklahoma Conservation Commission work in partnership with other agencies and nongovernmental organizations to undertake a comprehensive water quality study to determine the best course of action to protect and improve the health of the aquatic habitat. The findings of the study are intended to direct implementation of voluntary, incentive-based conservation practices. The measure requires the Oklahoma Conservation Commission to undertake a comprehensive watershed-based water quality plan. The Commission must publish an electronic report of the findings by June 1, 2026. The Commission is authorized to contract and cooperate with the Natural Resources Conservation Service and the U.S. Environmental Protection Agency to conduct activities. The Commission may apply for and accept grants, gifts, or other sources of public and private funds. The measure also creates the Spring Creek Watershed Study Cash Fund Revolving Fund.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves. We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R House Bill:1592	HB	1592		HB 1592 provides a definition for the elements of organized retail crime and punishments for organized retail crime. If the property is valued less than \$15K, the punishment is up to 5 years in prison or a fine of not more than \$1,000 or both fine and imprisonment. If the property is valued more than \$15K, the punishment is for a term of up to 8 years in prison, a fine of up to \$1,000 or both fine and imprisonment. The measure also lowers the larceny threshold from \$1,000 to \$500. The measure also extends from 180 days, to a one-year period under which separate offenses may be aggregated to determine the total value of the stolen goods. The Oklahoma Organized Retail Crime Task Force is continued until June 1, 2026 and provides that	Yes	Restitution by the convicted criminal should be ordered to be made to the victim (or his estate) to compensate for losses and damages incurred as a result of the crime(s) committed.
60th legis. 1R House Bill:1607	HB	1607	05/23/2025	The proposed policy committee substitute to HB 1607 requires all state agencies to report to OMES the number of contract employees within their agency. The report must include the contract employee's pay and must be made through existing payroll software.	Yes	We support transparency and audits in government spending.
60th legis. 1R House Bill:1628	HB	1628		HB 1628, as introduced, authorizes the Construction Industries Board (CIB) to administer residential roofing endorsement requirements as they do for commercial roofing. The measure further outlines exam requirements for residential roofing contractors. The measure also raises the initial roofing contractor registration fee from \$75 to \$500, raises the renewal fee from \$75 to \$250, and establishes a \$500 reinstatement fee for lapsed or expiring registration. Contractors must submit a new application for any suspended license. Additionally, the measure requires the CIB and the Oklahoma Roofing Contractors Association to be listed as certificate holders on a contractor's liability insurance policy.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R House Bill:1646	HB	1646		The proposed policy committee substitute for HB 1646 eliminates the specific minimum number of classroom hours needed for certification as a trainee real estate appraiser. The education requirements will instead be determined by the Appraiser Qualification Criteria set forth by the Appraiser Qualifications Board of the Appraisal Foundation.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R House Bill:1658	HB	1658		The proposed policy committee substitute for HB 1658 allows an unlicensed laser practitioner to perform laser hair removal under the direction of an on-site licensed health professional.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.

60th legis. 1R House Bill:1664	HB	1664		HB 1664 as introduced, allows a board of county commissioners to discuss certain topics and attend trainings, press and social events, and proceedings of the Legislature without holding an official meeting, even if a quorum is present, provided that the discussions do not include the appropriation of funds and no official action is taken. Permitted discussion topics include: • Board meeting agenda items; • Public and media statements; • Organizational structure; • Internal processes; • Staffing needs; • Updates regarding the business of the county; and • Office management. For counties with a budget board, county commissioners and other elected officials are also allowed to discuss budgetary matters provided that a quorum of the county budget board is not present and no official action is taken. Additionally, the measure allows the Independent Living Council to conduct meetings and executive sessions via videoconferencing. All members of the council must be audible and visible and meeting notices must identify which members will be appearing remotely and which will be physically present. Any documents provided to the members for the regular meeting must be made immediately available to the public. Lastly, any votes taken during a videoconferencing meeting must be recorded by a roll call vote.	No	We oppose any exemptions to the current Open Meetings and Open Records Act.
60th legis. 1R House Bill:1693	HB	1693	05/09/2025	HB 1693 relates to death penalty procedures for the mentally incompetent. The measure requires the forensic examiners examining a person to determine competency have 45 days to provide their reports to the attorneys and the court. The court is to conduct a hearing within 30 days after all examinations are complete. If the trial court finds that the person is competent to be executed, the warden shall proceed to execute the judgment as certified in the warrant. If the prior execution date has expired or the Court of Criminal Appeals has issued a stay, a new execution date shall be set. If the court finds the person mentally incompetent, the court is to order competency restoration services to begin within 30 days of the court order. The Department of Mental Health and Substance Abuse Services is to reevaluate the competency of the person no more than 4 months after restoration services have commenced. If the qualified forensic examiner finds the person to be mentally competent to be executed, the trial court shall hold a hearing to determine whether the person is mentally competent to be executed within 45 days after receipt of the report. If the trial court determines that the person remains mentally incompetent to be executed, the trial court shall enter an order directing the Department of Mental Health and Substance Abuse Services to continue to provide treatment, therapy, or training for the person to achieve competency. An entity providing competency restoration services is to monitor the progress of the person and immediately provide written notification if it appears the person facing execution may have regained mental competency to be executed. An entity providing competency restoration services shall prepare periodic reports, every six months, indicating what services are being provided and the response of the person, if any, to treatment.	Yes	We believe all persons are responsible and should be held accountable for their actions.
60th legis. 1R House Bill:1727	HB	1727	06/10/2025	HB 1727, as introduced, waives the OHLAP scholarship financial eligibility requirements for the children of public school teachers. The teacher must be certified and have at least 10 years of experience, and the child must meet academic requirements to qualify for the scholarship. The 10 years of teaching experience do not need to be consecutive, and are not required to come from the same school.	No	Revenues collected at all levels of government should be used only for well-defined, legitimate government functions, and should be carried out efficiently so that tax rates may be kept as low as possible. Page 6. We oppose #3. We oppose the granting of special protection or legal status to any person based upon sexual preference or lifestyle choices.
60th legis. 1R House Bill:1731	HB	1731	05/09/2025	HB 1731 clarifies that a person commits child endangerment if the person is the driver or person in physical control of a motor vehicle and is impaired while transporting or having a child in the vehicle.	Yes	We believe children are a special gift from God, and their safety and protection are paramount.
60th legis. 1R House Bill:1738	HB	1738		HB 1738, as introduced, provides that in the event a public trust hospital enters into a joint venture or acquires an interest in a not-for-profit entity to effectuate the administration of the mission of the public trust, that entity will not be subject to the Oklahoma Open Meeting Act and the Oklahoma Open Records Act. All information will be confidential except to the extent that the person or entity who provided such information consents to disclosure. Executive sessions may be held to discuss such materials if deemed necessary. The provisions of this measure do not apply to budgetary information related to appropriations or the appropriations process.	No	We support providing an enforcement mechanism to ensure compliance with the Open Meetings and Records Act and with audit findings.

60th legis. 1R House Bill:1751	HB	1751		The policy committee substitute to HB 1751 makes numerous administrative changes at Service Oklahoma. The measure requires all notices to be given by first class mail. Service Oklahoma is to issue REAL ID Noncompliant Driver Licenses or REAL ID Noncompliant Identification Cards through December 31, 2025. Any REAL ID Noncompliant Driver License or REAL ID Noncompliant Identification Card issued through December 31, 2025, shall be valid through the expiration date printed on the face of the credential. Applications for an original REAL ID Noncompliant Driver License or Identification card will not be accepted beginning January 1, 2026. Person's holding both an Oklahoma driver license and identification card must relinquish one at the first expiration of either credential. Allows for the use or display of an approved digital version of a driver license. Allows to an emblem to be placed on the license indicating 100% disabled veteran. Clarifies hearing proceedings for revocations. The measure provides that Service Oklahoma is to take no action on a sworn report of a law enforcement officer not received by Service Oklahoma after the expiration of 180 days of the arrest of the person. The measure provides that information on applications for disabled placards is confidential. Allows Service Oklahoma to purchase vehicles. Clarifies the collection of blood or breath evidence. Allows for the revocation of certificates of title or registration under certain circumstances. Allows licensed operators to retain \$3.56 for the annual renewal of each frac tank, construction machinery, rental trailer, commercial trailer or semitrailer registered. The measure repeals: Title 47, Section 6-110.2 relating to computerized finger imaging.	No	We believe all state agencies should be made accountable for maintenance of their records and accurate enforcement of rules, policies, and regulations.
60th legis. 1R House Bill:1777	HB	1777		The proposed policy committee substitute for HB1777 amends the Oklahoma Citizen Participation Act to exclude from the act, any civil action arising from an officer-director, employee-employer, or independent contractor relationship that seeks recovery for misappropriation of trade secrets or corporate opportunities, or seeks to enforce a non- disparagement, non-compete, non-disclosure or confidentiality agreement.	No	we affirm our right under the First Amendment of the United States Constitution to exercise our freedom of speech including religious speech.
60th legis. 1R House Bill:1819	HB	1819		HB 1819, as introduced, increases the cap on the yearly optometry license fee set by the Board of Examiners in Optometry from \$300 to \$500.	No	We believe a fee shall be defined as funds collected for voluntary use of government service, be used exclusively for that service, and not to exceed the cost of that service. We believe Oklahoma shall participate only in programs or plans that protect private property rights and encourage citizens to develop their property in a manner that does not harm others.
60th legis. 1R House Bill:1833	HB	1833		HB 1833, as introduced, establishes the 20-member Rethinking Paying Subminimum Wage to Persons with Disabilities Task Force to operate until May 31, 2026. The task force must develop a plan to phase out subminimum wage payments to workers with disabilities under 14(c) certificates. The goal is to transition these workers to competitive, integrated employment at or above minimum wage, and, when necessary, alternative day programs for those not able or interested in transitioning. The task force must identify potential obstacles, minimize negative impacts, and create a timeline for the plan. The final report must be submitted to the Governor, President Pro Tempore of the Senate, and Speaker of the House by January 1, 2026.	No	We oppose the existence of a minimum wage.
60th legis. 1R House Bill:1865	HB	1865	05/22/2025	HB1865, as introduced, outlines provisions related to ballot printing, polling place operations, and the prohibition of vote centers for elections conducted by county election boards in Oklahoma. Key Provisions include: • Ballots for each election day precinct must be printed in advance of the election date. • The Secretary of the State Election Board may authorize additional ballot printing on election day in case of a ballot shortage or an emergency, as defined in Section 22-101 of Title 26. • Printing or marking ballots for individuals with blindness, disabilities, or an inability to read or write remains authorized and unaffected. • Polling places must open at 7:00 a.m. and remain open continuously until 7:00 p.m. during all elections, including Primary, Runoff Primary, General Elections, and other county-conducted elections. • Registered voters must cast their votes at their assigned precinct polling place on election day. • Neither the State Election Board nor any county election board is allowed to use vote centers on election day. A "vote center" is defined as a location where voters from any precinct within the jurisdiction can vote on election day, regardless of precinct assignment. • An exception may be granted by the Secretary of the State Election Board during emergencies, limited to precincts affected by the emergency.	Yes	We believe in fair and honest election procedures
60th legis. 1R House Bill:1935	HB	1935		HB 1935 modifies the statute of limitations for failure to report abuse or neglect. The measure provides that the offense must be commenced by the forty-fifth birthday of the alleged victim.	Yes	We believe children are a special gift from God, and their safety and protection are paramount. We support strict adherence to due process of law during child abuse investigations.

60th legis. 1R House Bill:1955	HB	1955		The proposed policy committee substitute for HB 1955 clarifies that the Commission for Educational Quality and Accountability can pay up to \$1,800 of selected teachers' National Board certification costs. If a teacher does not complete the certification process, they will be required to re-pay any amount paid on their behalf. The measure also clarifies that all teachers seeking initial National Board certification can participate in the Education Leadership Oklahoma mentoring program for up to three years.	No	We oppose the imposition of national curricula, testing, data collection and teacher certification, Common Core State Standards and associated assessments, and federally mandated programs such as "No Child Left Behind", "Race to the Top," Early Learning Guidelines and Core Competencies.
60th legis. 1R House Bill:1965	HB	1965		HB 1965 adds a definition of time-limited reunification services which means reunification services that are only provided during the first 15 months after the child enters foster care. The measure adds that the court may impose sanctions against an attorney that fails to comply with parts of statute regarding the attorney's representation of the child. The measure also provides that a demand for a jury trial regarding the termination of parental rights be in writing and filed with the court no later than 30 days prior to the set date of the initial hearing. If there is no demand within 30 days, the right to a jury trial is waived and the hearing may proceed as a bench trial. The measure provides that each individualized service plan take into consideration each child's and family's circumstances. Reunification plans will be part of any individualized service plan for the first 15 months. However, if a parent has not corrected the circumstances that led to the adjudication as a deprived child in this time and the court makes a finding pursuant to statute then a petition or motion for termination of parental rights will be filed by the district attorney. The exceptions to this measure will be the following: • a parent has made substantial progress towards eliminating the problem that caused the child to be placed in foster care and it is likely that the child will be able to return home within three months; • the child has a close and positive relationship with the child; • the child is 14 or older and firmly opposed to the termination of parental rights; • a parent is terminally ill but in remission and has a guardian designated; • the child is not capable of functioning in a family setting; • the child is an unaccompanied, refugee minor; • adoption is not appropriate; or • the parent's incarceration or participation in court-ordered substance abuse treatment is the primary reason for being placed in substitute care. The child will have be considered to be placed in foster care on the earlier date of adjudication or the date 60 days after removal from the home. The court may also consider circumstances in which a parent has failed to form a bond and whether allowing the parent custody would cause the child harm or taking the child away from the substitute caregiver would cause harm. Additionally, if a child is charged with a delinquent act that would be an adult misdemeanor, an informal adjustment will be provided. For an offense that would be an adult felony, informal adjustment may provider only where the facts reasonably appear to establish prima facie jurisdiction and are admitted and where consent is obtained. The Office of Juvenile Affairs must conduct an assessment for any child who successfully completes an informal adjustment using program evaluations and data collection.	Yes	We believe children are a special gift from God, and their safety and protection are paramount. We support strict adherence to due process of law during child abuse investigations. We believe extended traditional family members should be eligible for foster care payments if a child is being placed into their foster care. Siblings should be kept together if possible. These payments should be obtained from the negligent parent(s).
60th legis. 1R House Bill:1991	HB	1991		HB 1991 authorizes defendants to post bond in another jurisdiction when the defendant has a request to hold from another jurisdiction.	Yes	We believe in due process and that no one should be deprived of life, liberty, or property by the government or its agents without either being found guilty by a jury or pleading guilty of a crime. We therefore oppose the practice of civil asset forfeiture.
60th legis. 1R House Bill:1995	HB	1995	05/06/2025	HB 1995 clarifies that an employee of a school system includes employed and contracted school resource officers as used within the crime of rape when the victim is a student and the perpetrator is an employee of the school.	Yes	We believe all persons are responsible and should be held accountable for their actions. We believe in transparent and honest government with minimal intrusion, providing protection for all its citizens with fair and equitable treatment, enforcement, and justice.

60th legis. 1R House Bill:2013	HB	2013		HB 2013 creates "Dylan's Law," which provides that all individual and group health insurance policies provide the same coverage and benefits to an individual diagnosed with epilepsy as it would to a patient that had not been diagnosed with epilepsy. To reduce the risk of death from sudden unexpected death in epilepsy (SUDEP) all individual and group health insurance policies that provide medical surgical benefits must provide coverage for seizure protection devices that are prescribed by a specialist and determined to be medically necessary. The measure also provides that, effective June 1, 2026, that Service Oklahoma will be required to permit a driver license or state identification cardholder to voluntarily designate with a symbol that they have been diagnosed with epilepsy. The cardholder may choose whether the designation is displayed on the card, or in the Oklahoma Law Enforcement Telecommunications System. The cardholder can remove the designation at any time. The measure also requires the State Commissioner of Health to provide education or services related to epilepsy condition and guidance to medical professionals who the primary responsibility for treatment with epilepsy to determine if the individual is at increased risk for SUDEP. The Division of Health Care Information is also directed to develop an information program that will notify individuals with epilepsy about SUDEP and encourage the American Medication Association to add a Current Procedural Terminology Code for epilepsy education by a medical service professional. Further information about SUDEP will also be provided to all employees of the Chief Medical Examiner's Office and medical professionals authorized to sign death certificates. When an autopsy is conducted on a person who had epilepsy, the report must include an investigation and determination as to whether they suffered SUDEP. If it is determined to be so, that information must be noted on the death certificate and reported to the North American SUDEP Registry.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R House Bill:2036	HB	2036	05/21/2025	HB 2036, as introduced, modifies the circumstances for property owners to be reimbursed during eminent domain proceedings. Property owners are eligible for attorney, appraisal, and engineering fee reimbursement if: • Only the condemning authority requests a jury trial and the jury's award is at least 90 percent of the commissioners' award; • Both the condemning authority and the property owner request a jury trial and the jury's award is equal to or greater than the commissioners' award; or • The condemning authority makes a written settlement offer after the commissioners' report and the jury's award exceeds the offer by at least 10 percent.	Yes	We support the fundamental right to own and to enjoy our private property and we oppose restrictions or losses of that right.
60th legis. 1R House Bill:2037	HB	2037	05/09/2025	HB 2037 as introduced, repeals Title 19 Sections 456, 457, and 458, which relate to the Oklahoma County and City Energy Conservation Act.	Yes	We support legislative efforts to repeal outdated and irrelevant statutes in keeping with the philosophy of smaller government and support the elimination or consolidation of redundant authorities, boards, commissions, and agencies.
60th legis. 1R House Bill:2047	HB	2047		HB 2047, as introduced, requires schools to call 911 as soon as possible if epinephrine is administered to a student. The measure further requires schools to provide teachers and staff with annual training regarding food allergies, recognizing anaphylaxis, and administering epinephrine.	Yes	We believe children are a special gift from God, and their safety and protection are paramount. We support strict adherence to due process of law during child abuse investigations. We believe extended traditional family members should be eligible for foster care payments if a child is being placed into their foster care. Siblings should be kept together if possible. These payments should be obtained from the negligent parent(s).
60th legis. 1R House Bill:2049	HB	2049		HB 2049, as introduced, requires the Oklahoma Health Care Authority (OHCA) to, for Medicaid managed care plans, ensure that the insurers, health plans, and managed care plans comply with federal and state laws, rules, and regulations applicable to mental health or substance use disorder coverage. Contracts with Medicaid managed care plan require entities to conduct regular parity compliance analysis for each nonquantitative treatment limitation imposed on mental health or substance use disorder benefits. Contracts with Medicaid managed care plans must include this language. State Medicaid programs and Children's Health Insurance Programs (CHIP) must review and compile analysis to ensure compliance and use a standardized process to mitigate findings of noncompliance. The Oklahoma Health Care Authority must develop a standardized process for parity complaints and make the information submitted for documentation public. OHCA is also required to make any parity analysis, summary, or report submitted to the Centers for Medicare and Medicaid Services regarding the Oklahoma Medicaid managed care program public within 30 days of submission of the reports.	No	We support the development of a truly market-driven health care delivery system that replaces the employer and governmental third-party payment systems.
60th legis. 1R House Bill:2068	HB	2068	05/06/2025	HB 2068 repeals Title 21, Section 1852 relating to posting information that the false reporting of a fire is a crime at every fire alarm box.	Yes	We support legislative efforts to repeal outdated and irrelevant statutes in keeping with the philosophy of smaller government and support the elimination or consolidation of redundant authorities, boards, commissions, and agencies.
60th legis. 1R House Bill:2072	HB	2072	05/06/2025	HB2072, as introduced, eliminates the obsolete Task Force for the Study of State Banking Services by repealing Title 6, Section 1621 of the Oklahoma Statutes.	Yes	We support legislative efforts to repeal outdated and irrelevant statutes in keeping with the philosophy of smaller government and support the elimination or consolidation of redundant authorities, boards, commissions, and agencies.

60th legis. 1R House Bill:2082	HB	2082		HB 2082 as introduced, repeals Title 69 Section 504, which relates to maintenance of streets, roads, and, state-owned parking lots. In effect, this removes the requirement for the Oklahoma Department of Transportation to maintain any streets, roads, or parking lots within the State Capitol Park and the Cowboy Hall of Fame Park.	Yes	We support legislative efforts to repeal outdated and irrelevant statutes in keeping with the philosophy of smaller government and support the elimination or consolidation of redundant authorities, boards, commissions, and agencies.
60th legis. 1R House Bill:2085	HB	2085		HB 2085, as introduced, authorizes the Uniform Building Code Commission to establish a regional continuing education and training process for all construction industry workers affected by code adoption. The training will have no cost for state-licensed building code officials, but a fee may be assessed to all other participants. The commission must also establish a workforce development process to increase the number of code officials in the state. Additionally, the measure removes the commission from within the Construction Industries Board and decreases the required experience for the inspector member of the commission from 15 years to 10 years.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R House Bill:2103	HB	2103	05/14/2025	The policy committee substitute to HB 2103 prohibits any member of the Judicial Nominating Commission who is related to an applicant for any position for which the Commission is responsible to submit nominations from participating in the decision-making process if the Commission member is related within the third degree of consanguinity or affinity. The measure requires that the address on record at the State Election Board is to be used to determine the residence of a member of the Oklahoma Bar Association to determine eligibility for membership on the Judicial Nominating Commission.	Yes	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R House Bill:2104	HB	2104	06/10/2025	HB 2104 clarifies the classification of felony offenses found in the Oklahoma Statutes.	No	We believe all bills should be limited to one issue.
60th legis. 1R House Bill:2105	HB	2105		HB 2105 reclassifies various criminal offenses. The measure reclassifies: As Class B5 offenses: Instigating or encouraging any fight between dogs, as provided for in Section 1694 of Title 21; Keeping a house, pit, or other place, or providing any equipment or facilities to be used for any fight between dogs, as provided for in Section 1695 of Title 21; Acting or performing any service in the furtherance of or facilitating any dogfight, as provided for in Section 1696 of Title 21; Owning, possessing, keeping, or training any dog with intent to have such dog fight another dog, as provided for in Section 1697 of Title 21. As Class C1 offenses: Endangering any other person while attempting to elude a peace officer, as provided for in subsection B of Section 540A of Title 21.	No	We believe all bills should be limited to one issue.
60th legis. 1R House Bill:2110	HB	2110		HB2110, as introduced, renames the Compete with Canada Film Act to the Oklahoma is Bringing Sitcoms Home from Hollywood Act and changes the focus of the program from films to live audience episodic television. Eligible projects may receive a rebate for up to 30 percent of its documented expenditures and must have a minimum budget of \$200,000 per episode. The program will be administered by the Office of the Film and Music Commission, is limited to \$10 million in funding each fiscal year and will sunset on July 1, 2032.	No	We believe that Oklahoma's efforts to attract industry should be grounded upon the establishment of a favorable and friendly "economic climate" rather than upon tax and other governmental subsidies to individual businesses.
60th legis. 1R House Bill:2117	HB	2117		The proposed policy committee substitute for HB2117 adopts the Uniform Collaborative Law as recommended by the Uniform Laws Commission. The act allows parties to voluntarily use a collaborative law process to resolve a dispute or issue without intervention by a court or other tribunal. The act lists the requirements to enter into and dissolve a collaborative law participation agreement, outlines the role of collaborative law lawyers in these proceedings and addresses the confidentiality of communications made during a collaborative law process.	No	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R House Bill:2131	HB	2131		The proposed policy committee substitute to HB 2131 modifies the procedures for advising grand juries. The measure provides that a transcript of the testimony is to be made available to the attorney for the accused, the district attorney, assistant district attorney, attorney general or the assistant attorney general upon request. Persons who obtain a copy of a grand jury transcript are prohibited from disclosing its contents. Transcripts are prohibited from being used for any purpose other than in proceedings related to the grand jury testimony, civil asset forfeiture proceedings or an accusation for removal of a public official from the grand jury, without good cause supported by clear and convincing evidence. The pleadings relating to a request for grand jury transcripts are to be sealed and any hearing held pursuant to a request for grand jury transcripts is to be closed to the public unless the presiding judge finds that the public interest in unsealing the pleadings or opening the hearing to the public outweighs the public interest	No	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.?

60th legis. 1R House Bill:2147	HB	2147		HB 2147 as introduced, creates the Municipal Code Lien Enforcement Act and allows any fees, penalties, enforcement costs, and abatement costs imposed against a property for violations of a municipality's housing and building codes to be enforced as a lien. The measure provides that a municipal code lien is superior to all other liens except those for taxes. Owner-occupied property is exempt from this measure. Municipalities are required to enact an ordinance or resolution approving the use of the provisions of this act before proceeding with a judicial foreclosure on a property with a municipal lien. Such ordinances or resolutions must include certain information as outlined in the measure. After a municipal code lien is filed with the county clerk, the code enforcement director is to identify the properties on which to begin a foreclosure. The code enforcement director is to wait six months from the date the municipal lien is recorded before filing a petition for foreclosure. The petition is to include certain information and to be mailed to all interested parties.	No	Our rights of life, liberty, and property are natural rights granted to us by God, protected by the Constitution, to be defended by our elected officials, even during a declared emergency. / We support the fundamental right to own and to enjoy our private property and we oppose restrictions or losses of that right.
60th legis. 1R House Bill:2151	HB	2151		HB 2151, as introduced, requires the State Department of Education to publish any federal guidance documents received from the U.S. Department of Education to a designated public website within 15 days of receipt.	Yes	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R House Bill:2158	HB	2158		HB 2158 requires dealer management systems to maintain commercially reasonable data security standards.	No	We support the revision of corporate laws and regulations to encourage business and economic development while reflecting free market principles.
60th legis. 1R House Bill:2160	HB	2160		The Policy Committee Substitute to HB 2160 makes numerous changes to the regulation of the franchise agreements of new motor vehicles and powersport vehicles. The measure includes factories as an entity to be regulated. The measure clarifies new powersports dealers and salespersons as regulated entities. The measure removes new powersports dealerships from the provisions which require refusal when the franchise is subject to sale. The measure requires that if a proposed new motor vehicle dealership sale or transfer includes the sale, transfer, or lease of the real property and improvements, then the right of first refusal must include the same terms for the purchase or lease of the real property and all improvements for the same or greater consideration as the new motor vehicle dealer has contracted to receive in connection with the proposed sale or transfer. The measure outlines conditions of sale of a dealership when more than one dealership is owned in whole or in part by the selling dealer. The measure requires written notice of intent to exercise right of first refusal. The measure outlines procedures regarding the treatment of deficiencies during compliance periods prior to any termination of agreement.	No	We support the revision of corporate laws and regulations to encourage business and economic development while reflecting free market principles.
60th legis. 1R House Bill:2164	House	2164		HB 2164 raises the penalty for public corruption by making it a felony and any person convicted of public corruption is prohibited from holding any public office in the state. Violations are also ground for removal from office or termination from state employment. The measure provides that an officer, employee or contractor of a state agency who obtains nonpublic information by virtue of their government employment who uses the information for personal gain or benefit is guilty of a felony, punishable by a term of imprisonment of up to 5 years, a fine of \$10,000 or both fine and imprisonment and shall be prohibited from holding any public office or entering into any state contract. The measure provides that any agreement or collusion among bidders to bid at a fixed price or to refrain from bidding will render the bids of such bidders void. Willful violation is a felony. The measure provides that the disclosure of an employee of a public agency of the terms of a bid submitted in response to a bid notice in advance of the time set for opening of the bid is a felony. The measure requires bidders to provide business or familial relationship information between any officer or director of the bidding company and any officer or employee of the state agency receiving the bid. The measure voids sole source or professional services contracts, transactions and agreements entered into with persons who have been terminated from employment. Every person elected or appointed a chief executive officer or head of a state agency, board, bureau, trust, commission, council, department, system, or authority shall be required within one year after taking the oath of office to attend a course directed by the Oklahoma Ethics Commission.	Yes	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies. / We believe all state agencies should be made accountable for maintenance of their records and accurate enforcement of rules, policies, and regulations.
60th legis. 1R House Bill:2165	House	2165		HB 2165 as introduced, clarifies that counties are authorized to enter into interlocal agreements for services offered by circuit engineering districts.	No	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R House Bill:2171	House	2171	05/05/2025	The proposed policy committee substitute for HB 2171 allows property owners to remove unlawful restrictions from their property records by filing an amendment with the county clerk. Additionally, owners associations can eliminate unlawful restrictions from their governing documents without a vote from members. If a member identifies an unlawful restriction and requests an amendment, the association has 90 days to assess the claim and, if validated, an additional 90 days to amend the relevant documents. The measure also outlines the required format and content for forms used to file amendments.	Yes	We support the fundamental right to own and to enjoy our private property and we oppose restrictions or losses of that right.

60th legis. 1R House Bill:2207	House	2207	HB 2207 adds a definition of third party as it relates to children. Additionally, the measure allows a qualified residential treatment program to file a petition for a protective order on behalf of a child in its care against a third party who poses a physical or emotional threat. The program must present evidence of harassment, abuse, neglect, exploitation, or other welfare endangering behaviors.	Yes	We believe children are a special gift from God, and their safety and protection are paramount.
60th legis. 1R House Bill:2215	House	2215	HB 2215 removes the authority of law enforcement to seize the license plate of a motor vehicle when issuing a citation for violation of the Compulsory Insurance Law. The measure also removes various fees that are subsequently charged to a person attempting to retrieve the license plate.	Yes	We believe in due process and that no one should be deprived of life, liberty, or property by the government or its agents without either being found guilty by a jury or pleading guilty of a crime. We therefore oppose the practice of civil asset forfeiture.
60th legis. 1R House Bill:2260	House	2260	HB2260, as introduced, establishes three tax credits for civil engineers and their employers beginning tax year 2026. Qualified engineering businesses that employ a civil engineer will receive a tax credit equal to five percent of the compensation paid to an engineer until January 1, 2031, or ten percent if the engineer graduated from an Oklahoma college or university. The credit is capped at \$12,500 per employee, per year, and may be claimed for up to five years. An employer can also claim another tax credit for up to 50 percent of the tuition reimbursed to an employee for up to four years of employment until January 1, 2031. Additionally, the engineer hired is eligible for a tax credit of \$5000 per year, for up to five years until January 1, 2031.	No	We believe that Oklahoma's efforts to attract industry should be grounded upon the establishment of a favorable and friendly "economic climate" rather than upon tax and other governmental subsidies to individual businesses. Page 13, We believe the greatest incentive for the creation of wealth lies in the respect for private property rights and the free enterprise system as the best and most efficient distribution of resources.
60th legis. 1R House Bill:2261	House	2261	HB 2261, as introduced, outlines rules and procedures for a multistate Compact designed to facilitate interstate practice of Regulated Social Workers. A potential member state of the compact must meet all of the criteria listed in the measure as well as meet criteria to remain a member of the compact. The measure also outlines requirements for an individual to be eligible for a Multistate License. Nothing in this measure will affect the ability of a member state to enact and enforce laws, regulations, or other rules related to the practice of social work in that state. A licensee can only hold a multistate license in one member state at a time. The measure also outlines the power that remote states as well as home states have within the multistate compact. The measure creates a joint government agency among the Compact Member States called the Social Work Licensure Compact Commission and outlines further information on how the Commission will run. The Commission will also provide for the development, operation, and utilization of a coordinated Data System, further rules of which are included in the measure. The Commission is also responsible for promulgating rules to implement and administer the purposes and provisions of the Compact. The measure also outlines the process for termination or default of Compact membership.	No	We believe in limited government; Page 28, #12. We support the repeal of mandatory fingerprinting or other traceable biometric information; Page 31, We Oppose 1. We oppose any exemptions to the current Open Meetings and Open Records Act.
60th legis. 1R House Bill:2263	House	2263	HB 2263 prohibits the holding or using a hand-held cellular telephone by the operator of a motor vehicle while the vehicle is in motion. The measure modifies the fine structure by limiting the fine to \$5 and court costs not to exceed \$95. The measure apportions the court costs. The measure prohibits the confiscation of a cellular phone by law enforcement and prohibits the extraction of information from the device unless the officer has probable cause the device was used in the commission of a crime.	No	We believe in limited government, individual liberty, natural rights, and personal moral responsibility.
60th legis. 1R House Bill:2286	House	2286	HB 2286 as introduced, creates the Assistant Funeral Director license. Assistant funeral directors must be under the supervision of an Oklahoma licensed funeral director, be at least 18 years of age, and have earned at least 60 hours of study from a regionally accredited college or university. Licenses are issued by the Oklahoma Funeral Board upon completion of the Oklahoma Funeral Board law examination, submission of the application and recommendations, and the payment of the application fee. Assistant funeral director licensees must be registered under the Oklahoma licensed funeral director who supervises them. Licenses will expire December 31st of each year and must be renewed prior to the expiration date. Assistant funeral directors are subject to the continuing education requirement for license renewal.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs. Page 30, We Support 1. We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R House Bill:2295	House	2295	HB 2295, as introduced, provides that no hospital license can be transferred from its current address to an address greater than 15 miles away, if the hospital license is located in a community with a population under 30,000. If a hospital facility announces a closure, a mediator must be appointed before the closure. The city must also appoint a mediator if the hospital is in city limits, otherwise, the county appoints a mediator. The two mediators will appoint a mutually-agreed upon third mediator and all three will agree upon a sales price for the license, if the hospital and municipality cannot reach an agreement without mediation. The hospital license will be purchased and transferred to the city or county if they are willing to pay the agreed-upon price.	No	We oppose unfunded mandates by the State Legislature and state agencies.
60th legis. 1R House Bill:2297	House	2297	HB 2297 directs Service Oklahoma to enter into a reciprocity agreement for driver licenses with the country of Ireland.	No	We oppose any doctrines that infringe upon U.S. Sovereignty and the Sovereignty of U.S. allies such as Israel, the Ukraine, and Taiwan.

60th legis. 1R House Bill:2364	House	2364	05/09/2025	HB 2364 requires the Department of Corrections to assist inmates in obtaining a REAL ID Noncompliant Driver License. If efforts to assist the inmate in obtaining a REAL ID Noncompliant Driver License fail, the Department of Corrections is required to assist the inmate in obtaining a REAL ID Noncompliant Identification Card.	No	We support driver's license photos of a lower resolution that is perfectly adequate for visual identification, but not for biometric tracking. We support the repeal of mandatory fingerprinting or other traceable biometric information, and 29 we oppose the maintenance of a biometric database, in connection with an application for a driver's license or government ID.
60th legis. 1R House Bill:2392	House	2392		HB 2392, as introduced, adds that there will be a rebuttable presumption that a parent is affirmatively unfit for guardianship or custody if the parent has been convicted of a crime listed in the Oklahoma Child Abuse Reporting and Prevention Act.	Yes	We oppose the removal of children from responsible family members unless abuse is confirmed, or the child is in immediate danger.
60th legis. 1R House Bill:2459	House	2459		The proposed policy committee substitute to HB 2459 exempts mobile food vehicles that did not have an automatic fire extinguishing system prior to July 1, 2024 from the requirement to install them according to current code, as long as they have portable fire extinguishers installed in their vehicles. All liquified petroleum gas is to be inspected by the Oklahoma Liquified Petroleum Gas Board or a certified contractor. Additionally, the measure requires the State Fire Marshal to inspect and issue operational permits annually to mobile food vehicles. The provisions of this measure expire July 1, 2030.	No	We believe in transparent and honest government with minimal intrusion, providing protection for all its citizens with fair and equitable treatment, enforcement, and justice. We realize without economic freedom there is no political freedom. We believe the greatest incentive for the creation of wealth lies in the respect for private property rights and the free enterprise system as the best and most efficient distribution of resources.
60th legis. 1R House Bill:2513	House	2513		The floor substitute for HB 2513 requires the Department of Mental Health and Substance Abuse Services to designate an individual specifically to implement the requirements of the consent decree resulting from Briggs et al v. Friesen et al. The designee must have the requisite training, knowledge, and credentials in advising the Department and must have the listed minimum requirements. The designee will have the duties listed in the measure which include the authority to design and manage Forensic Services at the Department, have hiring and firing authority, have ultimate supervisory authority, be responsible for all forensic evaluators and forensic evaluations, have access to all data and systems necessary, have unrestricted access to Data Support and IT, have control of all appropriated dollars designated for this purpose, and prepared a detailed budget and regular reports or audits of funds and deliver them to the Legislature regularly and as requested. CHANGES TO FLOOR SUB FROM INTRODUCED VERSION The floor substitute inserts new language into a shell bill.	No	We oppose self-serving legislation and conflict of interest legislation.
60th legis. 1R House Bill:2516	House	2516		The proposed committee substitute for HB 2516 creates a revolving fund for the Oklahoma Military Department to be designated as the "Base Infrastructure Needs and Development – Schools Revolving Fund." The measure also establishes the "Base Infrastructure Needs and Development – Schools Program," which is designed to make infrastructure improvements to common education facilities located on military bases in the state.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R House Bill:2518	House	2518		The full proposed committee substitute for HB 2518 creates a revolving fund for the Oklahoma Military Department to be designated the "Base Infrastructure Needs and Development – Technology Revolving Fund." The measure also establishes the "Base Infrastructure Needs and Development – Technology Program" within the Oklahoma Military Department. The program will make infrastructure investments, including the purchase of licenses and software associated with military simulation training that will either decrease the likelihood of military infrastructure closure or increase the likelihood of expansion.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R House Bill:2610	House	2610	06/09/2025	HB2610 modifies a tax credit for nonrecurring adoption expenses. The measure increases the maximum credit amount to 15 percent of qualified expenses, up to \$3000 for single filers and \$6000 for joint filers. The current limits is 10 percent of qualified expenses, limited to \$2000 for single filer and \$4000 for joint filers.	Yes	We encourage an adoption process that recognizes the rights of parents while maintaining safeguards for the children. We support initiatives that encourage adoption.
60th legis. 1R House Bill:2622	House	2622		HB 2622, as introduced, categorizes the repeated use of a property for drug distribution, prostitution, or human trafficking as a public nuisance.	Yes	We believe in limited government, individual liberty, natural rights, and personal moral responsibility. We believe Oklahoma should be a place of opportunity where people who work hard and abide by just and equally applied laws can pursue their own dreams with a reasonable expectation of success.
60th legis. 1R House Bill:2645	House	2645		The proposed policy committee substitute for HB2645 provides a \$25,000 income tax credit for doctors that practice medicine in a rural area for up to four years. A rural area is considered a city or town with a population of less than 25,000 that is at least 25 miles from the nearest city or town with a population greater than 25,000. The tax credit is available beginning tax year 2026 and is limited to \$1 million in total claims each year. To qualify, the doctor must have been licensed on or after January 1, 2024 and must have graduated from a college of medicine or osteopathic medicine located in Oklahoma or completed their residency in Oklahoma. The qualifying doctor must also live in the same county as their rural practice area.	No	Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs.

60th legis. 1R House Bill:2647	House	2647		The proposed policy committee substitute for HB 2647 provides provisions for if a preplacement home study is not waived by the court for good cause. The measure also adds immediate relatives or the spouse of an immediate relative to individuals who can have their home study waived if they are looking to adopt the child as long as they have been married for a year and they have no record of felony conviction and no record of protection orders against them. This will not be construed as a prohibition against a single immediate relative from requesting a waiver. An immediate relative will mean a sibling, grandparent, or aunt or uncle.	Yes	We believe children are a special gift from God, and their safety and protection are paramount. We support strict adherence to due process of law during child abuse investigations. We believe extended traditional family members should be eligible for foster care payments if a child is being placed into their foster care. Siblings should be kept together if possible. These payments should be obtained from the negligent parent(s).
60th legis. 1R House Bill:2673	House	2673		The second proposed policy committee substitute to HB 2673 establishes that any funds provided by enforceable pledges for monetary donations to the Oklahoma Museum of Popular Culture Supplemental Revolving Fund will count towards the \$18 million total the fund must reach before any expenditures can be made.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R House Bill:2674	House	2674		The proposed committee substitute to HB 2674 creates the Statewide Official Compensation Commission for the purpose of setting the salaries for statewide elected officials. The members of the Commission are to be the same as the nine members that make up the Board on Legislative Compensation, of which five members are appointed by the Governor, two members are appointed by the President Pro Tempore of the Senate, and two members are appointed by the Speaker of the House of Representatives. Statewide elected officials include the: • Governor; • Lieutenant Governor; • Attorney General; • State Treasurer; • State Auditor and Inspector; • Superintendent of Public Instruction; • State Insurance Commissioner; • Commissioner of Labor; and • Members of the Oklahoma Corporation Commission. The Statewide Official Compensation Commission is only authorized to meet on the same date as the Board on Legislative Compensation. Additionally, the Commission is prohibited from setting salaries less than the salary that was in effect as of January 1, 2025 for each official. Lastly, the measure repeals Title 74 Section 250.4, which relates to State Officers Salaries effective January 31, 2030.	No	We support legislative efforts to repeal outdated and irrelevant statutes in keeping with the philosophy of smaller government and support the elimination or consolidation of redundant authorities, boards, commissions, and agencies.
60th legis. 1R House Bill:2705	House	2705		HB 2705 directs law enforcement agencies to inform sexual assault victims of the status of forensic evidence upon request. The sexual assault victim has the right to be informed of whether a DNA profile was obtained, if the profile was entered into the Combined DNA Index System Database (CODIS) and whether or not a confirmed match was found in CODIS.	Yes	The rights of victims and their families must be protected in criminal proceedings, with notice and opportunity to attend all proceedings related to the crime(s) against them.
60th legis. 1R House Bill:2729	House	2729	05/21/2025	HB2729, as introduced, establishes that state courts, hearing examiners, or administrative officers must independently interpret state statutes, regulations, and sub-regulatory documents without deferring to a state agency's interpretation. Additionally, in cases involving state agencies, any unresolved ambiguities, after applying standard interpretative methods, must be resolved in favor of interpretations that limit agency	Yes	We believe the United States Constitution directs the judiciary to interpret law, not make law or create law through judicial activism.
60th legis. 1R House Bill:2743	House	2743		HB 2743 as introduced, prohibits school districts, state agencies, local governments, or any other political subdivision from entering into cooperative purchasing agreements for services.	Yes	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R House Bill:2744	House	2744		HB2744 as introduced, authorizes the reappropriation any remaining funds from the \$20 million previously given to the Oklahoma Department of Commerce in 2022 for state fair facility upgrades. The agency may continue to use the remaining funds for the same purpose.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves. 7. We support all elected and appointed officials to aggressively uncover, remedy, and prosecute all waste, fraud, and abuse in government including the elimination of all unnecessary state agencies
60th legis. 1R House Bill:2746	House	2746		The proposed committee substitute for HB2746 amends the health insurance coverage requirement for the Oklahoma Remote Quality Jobs Incentive Act. To qualify for the incentive, a qualifying employer must offer basic health insurance to its employees and cover at least 50 of the premium costs. Services provided by an employee assistance plan do not count towards the health insurance coverage requirement.	No	Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs. We support the development of a truly market-driven health care delivery system that replaces the employer and governmental third-party payment systems. We support an individual's right to elect not to have health insurance. We support reducing the size of state government to allow citizens to do those things that people can do best for themselves. We support legislative efforts to repeal outdated and irrelevant statutes in keeping with the philosophy of smaller government and support the elimination or consolidation of redundant authorities, boards, commissions, and agencies We support all elected and appointed officials to aggressively uncover, remedy, and prosecute all waste, fraud, and abuse in government including the elimination of all unnecessary state agencies.
60th legis. 1R House Bill:2752	House	2752	06/09/2025	The proposed policy committee substitute for HB 2752 requires any company seeking to use eminent domain for the construction of a 300kV transmission line to first obtain a Certificate of natural gas have the power of eminent domain. Lastly, the measure prohibits the use of eminent domain for siting renewable energy facilities.	Yes	We believe Oklahoma shall participate only in programs or plans that protect private property rights and encourage citizens to develop their property in a manner that does not harm others. We support the fundamental right to own and to enjoy our private property and we oppose restrictions or losses of that right.

60th legis. 1R House Bill:2753	House	2753		HB 2753, as introduced, allows an additional \$200 million in state tax credits to be made available under the Oklahoma Rural Jobs Act.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves. Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs.
60th legis. 1R House Bill:2764	House	2764	05/28/2025	The proposed committee substitute for HB2764 provides a quarter-percent cut to the top marginal personal income tax rate and restructures the income tax brackets. Beginning tax year 2026, the top rate will be lowered from 4.75 percent to 4.50 percent and the number of tax brackets will be reduced from six to four. The measure also establishes a rate reduction trigger mechanism to phase out the personal income tax by quarter-percent increments when revenue conditions are met and certified by the State Board of Equalization (BOE). To trigger a rate reduction, the comparison year total collections amount must exceed the base year total collections amount plus the income tax reduction cost threshold. The income tax rate reduction threshold is the single tax year fiscal impact of a quarter-percent tax cut multiplied by 1.25. The measure also tasks the BOE with certifying the base year total collections, comparison year total collections and the income tax reduction cost threshold in order to make a yearly determination about the possibility of a rate reduction at its annual December meeting. When a trigger is met, the rate reduction will take effect in two tax years. Lastly, the measure includes a safeguard provision to automatically nullify a rate reduction trigger if a revenue failure is declared.	Yes	We support eliminating taxation on income and property.
60th legis. 1R House Bill:2765	House	2765	05/28/2025	The proposed committee substitute for HB2765 transfers the administration of the Invest in Oklahoma program from the Oklahoma Center for Advancement of Science and Technology to the State Treasurer and expands the program functions to allow direct investments in Oklahoma companies. The measure also renames, updates duties for and changes the makeup of the five-member Cash Management and Investment Oversight Commission. The Commission will now be known as the Invest in Oklahoma Board and consist of the following members: Governor, Lieutenant Governor, State Auditor and Inspector, a appointee of the Speaker, and an appointee of the Senate President Pro Tempore. The staffing for the board will also change from the Office of Management and Enterprise Services to the Treasurer. The Board will be responsible for establishing and adopting investment parameters for the Invest in Oklahoma program and will approve the appointment and contracting of investment advisors and fiduciary managers that will be hired by the State Treasurer to assist in the section of investments. Under the parameters set by the Board, the Treasurer is empowered to place cash balance amounts in service with the Invest in Oklahoma program.	No	We believe all governmental budgets should be balanced by decreasing spending, eliminating fraud, and eliminating duplication of services. We believe that Oklahoma's efforts to attract industry should be grounded upon the establishment of a favorable and friendly "economic climate" rather than upon tax and other governmental subsidies to individual businesses.
60th legis. 1R House Bill:2766	House	2766		HB2766 is the general appropriations bill for FY-2026. Please refer to the fiscal analysis below for a detailed overview.	No	We believe all governmental budgets should be balanced by decreasing spending, eliminating fraud, and eliminating duplication of services. We support transparency and audits in government spending. 7. We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs. 4. We support external annual performance and financial audits. The auditor shall not be selected by the audited agencies.
60th legis. 1R House Bill:2768	House	2768		The proposed committee substitute for HB2768 amends the Oklahoma Quality Jobs Incentive Leverage Act by increasing the maximum investment cap for qualified establishments to \$700 million.	No	We oppose and discourage government competition with the private sector. We oppose market interference by the government in setting insurance premiums.

60th legis. 1R House Bill:2769	House	2769	<p>The proposed committee substitute for HB2769 amends numerous provisions related to the powers, duties, qualifications, pay and retirement benefits of the Adjutant General. To become the Adjutant General, the appointee must be a higher ranking Oklahoma National Guard (ONG) member with at least eight years of service. The Adjutant General will also receive the same pay and retirement benefits as a Major General regardless if they had been federally recognized at this rank. The measure also grants the Adjutant General with the following powers: • authority to arm members of the state military forces on military installations and other places under control of the Oklahoma Military Department (OMD) with weaponry; • authority to oversee all fire and police units within the OMD; • authority to accept donations to create a scholarship program for ONG members; • authority to exempt the OMD from all state information technology division requirements. The measure also requires full-time state employees that serve in a military capacity to receive the same compensation and benefits received by a full-time active duty service member at the same rank and pay and removes a prohibition on state-provided compensation or allowances to ONG members outside of state active duty pay. The measure also amends numerous provisions of the Oklahoma Uniform Code of Military Justice by: • requiring a member to provide a response within 45 calendar days after notification of a pending judicial punishment; • providing that no member of the ONG will be reduced in rank except when the rank reduction results from nonjudicial punishment; • providing that no federal officials can convene a court-martial proceeding under the Oklahoma Military Code unless prior consent has been granted by the Governor; • granting the Governor the ability to reappoint a former officer that had been dismissed; • requiring the Governor or Adjutant General to prescribe regulations governing eligibility for pay and allowances for the period after the date on which an executed part of a court-martial sentence is set aside; • adding forgery as a crime punishable by court-martial; • providing that it will be unlawful for any member of the state military forces to knowingly use or ingest marijuana products; • adding domestic violence against a spouse, intimate partner, or an immediate family member of that person as crimes punishable by court-martial; • requiring the articles of the code to be explained to each officer and enlisted member within 90 days of re-enlistment; and • aligning the Oklahoma State Manual for Court-Martial with the federal version. To provide financial assistance to ONG members that are not old enough to receive their full retirement pay, but have at least 25 years of ONG service, the measure also creates the ONG Supplemental Retirement Pay Revolving Fund. The fund may be used beginning November 1, 2027 and will provide payments to eligible ONG members when they becomes eligible for retirement benefits from the Defense Finance Accounting Service and end when federal retirement benefits commence. The measure also creates the Oklahoma National Guard Career Assistance Program to provide financial assistance to ONG members that enroll in a technology center school. Subject to the availability of funds, a member may qualify for full tuition assistance for up to three years with conditions for repayment if the member fails to maintain satisfactory participation in the ONG. An eligible member may also elect to transfer their education assistance benefits to a dependent with permission from the Adjutant General. Lastly, the measure names the co-located readiness and joint operating center facilities constructed for the OMD the "Benjamin T. Walkingstick National Guard Complex and repeals 44 O.S. 2021, Section 940b.</p>	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs. We oppose self-serving legislation and conflict of interest legislation. Benefitting a member of the body.
60th legis. 1R House Bill:2771	House	2771	<p>The proposed committee substitute for H2771 increases the number of special judges in the Oklahoma-Canadian Counties Judicial Administrative District from one to three beginning July 1, 2025.</p>	No	The foundation of our representative-republic is honest elections. The Oklahoma Republican Party is committed to preserving every legally eligible Oklahoman's right to vote.
60th legis. 1R House Bill:2772	House	2772	<p>The proposed committee substitute for HB2772 appropriates \$610 million to the Rebuilding Oklahoma Access and Driver Safety (ROADS) Fund for FY-26 and directs the Department of Transportation to use \$20 million of its ROADS funding each fiscal year to construct, repair and maintain highway weight stations until June 30, 2033. The measure also removes the requirement for the State Board of Equalization to examine and investigate expenditures from the ROADS Fund each year.</p>	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs. We believe designated funds should be spent only for the stated purpose and not placed in the general fund
60th legis. 1R House Bill:2773	House	2773	<p>The proposed committee substitute for HB2773 authorizes \$250 million from the Legacy Capital Financing Fund for the Oklahoma State University Veterinary Medical Authority to construct, refurbish or expand its animal teaching hospitals.</p>	No	We believe designated funds should be spent only for the stated purpose and not placed in the general fund
60th legis. 1R House Bill:2774	House	2774	<p>The proposed committee substitute for HB2774 authorizes \$200 million from the Legacy Capital Financing Fund for the University Hospitals Authority to construct, refurbish or expand facilities for its pediatric heart hospital.</p>	No	We believe designated funds should be spent only for the stated purpose and not placed in the general fund
60th legis. 1R House Bill:2775	House	2775	<p>The proposed committee substitute for HB2775 authorizes \$41.6 million from the Legacy Capital Financing Fund to construct, refurbish or expand military facilities for the Military Department.</p>	No	We believe designated funds should be spent only for the stated purpose and not placed in the general fund

60th legis. 1R House Bill:2776	House	2776		The proposed committee substitute for HB2776 updates the financing arrangements for two legacy capital projects approved last session. The measure eliminates the \$19 million renovation budget for the day care facility at the Kelley buildings will increase to \$45,322,300.	No	Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs. • Revenues collected at all levels of government should be used only for well-defined, legitimate government functions, and should be carried out efficiently so that tax rates may be kept as low as possible. We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R House Bill:2777	House	2777		The proposed committee substitute for HB2777 appropriates \$21,253,658 from the Opioid Lawsuit Settlement Fund to the Oklahoma Opioid Abatement Revolving Fund. \$1,253,658 of that amount will be distributed to the non-litigation subdivisions.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs
60th legis. 1R House Bill:2778	House	2778		The proposed committee substitute for HB2778 creates the Teacher Recruitment and Retention Program to expand access to the Child Care Subsidy Program for employees of childcare facilities. The program will sunset on November 1, 2028 and will be administered by the Oklahoma Partnership for School Readiness. To qualify for the program, the employee's total annual gross household income for a two-parent household must not exceed \$120,000 or \$60,000 for a single-parent household. Qualified employees that meet the household income limits will have their household income exempt from consideration for calculating cost-sharing or co-payment responsibilities under the Child Care Subsidy Program. If a childcare facility employee qualifies for the Child Care Subsidy Program under normal program requirements, then they will be entitled to a full co-payment waiver. To track eligibility, childcare facility providers are required to provide written notice to the Department of Human Services when an employee is no longer employed as a childcare facility worker.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R House Bill:2780	House	2780		The proposed committee substitute for HB2780 creates the Prison Acquisition Revolving Fund for the Department of Corrections (DOC) to purchase a prison from a private prison contractor. The bill also adds the purchased prison to the list of facilities that is maintained by the DOC.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R House Bill:2781	House	2781	05/28/2025	The proposed committee substitute for HB2781 creates the Reindustrialize Oklahoma Act (ROA-25) investment rebate program. The program will be administered by the Oklahoma Department of Commerce (ODOC), run through July 1, 2045, and provide rebate payments to a manufacturing establishment that makes a capital expenditures investment of at least \$2 billion in the state and creates 700 or more new direct jobs by year one of the rebate period. The establishment must also meet the program requirements under the Oklahoma Quality Jobs Program, but will be barred from receiving Quality Jobs rebate payments for any project or development that also receives ROA-25 rebate payments. To set up a funding stream for the rebate payments, the State Treasurer is directed to purchase a 15 year annuity from funds appropriated to the ROA-25 Revolving Fund. The annuity distributions would then be transferred to the ROA-25 Beneficiary Fund each year to provide the ODOC with the money to issue a rebate payment to the qualifying establishment.	No	We believe in free, open, and fair markets. 2. We believe that Oklahoma's efforts to attract industry should be grounded upon the establishment of a favorable and friendly "economic climate" rather than upon tax and other governmental subsidies to individual businesses. Foreign entities.
60th legis. 1R House Bill:2782	House	2782		The proposed committee substitute to HB2782 allows the Oklahoma Health Care Authority to transfer up to one-third of the balance of the Rate Preservation Fund to another fund controlled by the OHCA for cash flow reasons as long as the transferred funds are returned by the end of the fiscal year.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R House Bill:2784	House	2784		The proposed committee substitute for HB2784 authorizes the Oklahoma State University Medical Authority (OSUMA) to enter into a cooperative venture to train students at a Level 1 Trauma Center operated by the Trust or an affiliated entity of the Trust. OSUMA must provide an annual certification to the Oklahoma Health Care Authority that the trauma center meets the standards for receiving Medicaid supplemental payments. The measure also creates the Emergency Medicine Revolving Fund for OSUMA.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R House Bill:2785	House	2785		The proposed committee substitute for HB2785 establishes budget review responsibilities and reporting requirements for the Director of the Office of Management and Enterprise Services (OMES) as it relates to the Department of Mental Health and Substance Abuse Services (ODMHSAS). The measure directs OMES to: • conduct a budget review prior to releasing the agency's monthly appropriations disbursement; • review encumbrances for any multi-year purchase orders or contracts; • prohibit the processing of payments for non-budgeted expenditures at ODMHSAS; and • submit a budget status report to the Governor and Legislature. ODMHSAS is prohibited from entering into contracts that do not clearly state a maximum fiscal obligation.	Yes	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves. 2. We support legislative efforts to repeal outdated and irrelevant statutes in keeping with the philosophy of smaller government and support the elimination or consolidation of redundant authorities, boards, commissions, and agencies.

60th legis. 1R House Bill:2788	House	2788	The proposed committee substitute for HB2788 reappropriates unused funds from projects that received funding from the Joint Committee on Pandemic Relief Funding. The following leftover funds will be transferred back to the Statewide Recovery Fund for reappropriation: • \$1,560,875 from the original \$2,800,000 provided to the Department of Human Services for housing, food security and transitional tools for domestic violence victims; • \$162,668.75 from the original \$12,802,993 provided to the Department of Human Services for food insecurity grant programs; • \$1,490,675.08 from the original \$4,537,500 provided to the Health Care Workforce Training Commission to create a grant program with Care Providers Oklahoma to help recruit, educate and stabilize the state's healthcare workforce; • \$2,164,039 from the original \$10,000,000 provided to the Oklahoma State University Medical Authority to fund outreach and training for a rural advanced care pilot program; • \$5 million from the original \$25,000,000 provided to State Department of Health to provide medical facilities for disproportionately impacted populations; • \$20,500,000 from the original \$87,000,000 to the Department of Mental Health and Substance Abuse Services for a replacement facility for Griffin Memorial Hospital; • \$3,300,000 from the original \$8,000,000 provided to the Oklahoma Water Resources Board.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R House Bill:2789	House	2789	The proposed committee substitute for HB2789 appropriates the following amounts from the Statewide Recovery Fund to the Oklahoma Water Resources Board (OWRB): • \$3,300,000 to help with increased costs for water and wastewater infrastructure needs around the U.S. Air Force Sustainment Center; • \$6,625,661.48 to fund water and wastewater projects in small cities and rural water districts. The measure also creates the State Recovery Special Account for the OWRB for each of the aforementioned appropriations, provides that the OWRB cannot spend more than 4 percent of the funds on administrative costs, and requires the OWRB to submit quarterly report the Legislature on its expenditures and contracts.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves. We support all elected and appointed officials to aggressively uncover, remedy, and prosecute all waste, fraud, and abuse in government including the elimination of all unnecessary state agencies. We support the repeal of Title 11, Section 22-104.1 of the OK Statutes, which enables a municipal corporation to engage in any business it is authorized to license.
60th legis. 1R House Bill:2790	House	2790	The proposed committee substitute for HB2790 appropriates \$10 million from the Statewide Recovery Fund to the Office of Juvenile Affairs (OJA) to provide academic, social and emotional services for young Oklahomans. The measure also creates the Statewide Recovery Special Account for the OJA, provides that the OJA cannot spend more than 2 percent of the funds on administrative costs, and requires the OJA to submit quarterly report the Legislature on its expenditures and contracts.	No	We oppose the teaching of humanist character education programs, such as Social Emotional Learning (SEL).
60th legis. 1R House Bill:2791	House	2791	The proposed committee substitute for HB2791 appropriates the following amounts from the Statewide Recovery Fund to the Department of Human Services (DHS): • \$195,000 to help with increased construction costs for a facility that serves domestic violence victims; • \$328,000 for a food program that focuses on food distribution, education, workforce development, and health assessments; and • \$5 million to help expand capacity for child care services. The measure also creates the Statewide Recovery Special Account for the DHS, provides that the DHS cannot spend more than 2 percent of the funds on administrative costs, and requires the DHS to submit quarterly report the Legislature on its expenditures and contracts.	No	We believe designated funds should be spent only for the stated purpose and not placed in the general fund.
60th legis. 1R House Bill:2792	House	2792	The proposed committee substitute for HB2792 adds language to turn the Progressing Rural Economic Prosperity (PREP) Fund into a revolving that is not subject to fiscal year limitations. The measure also reappropriates funds to any project that was funded by PREP in 2022.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R House Bill:2793	House	2793	The proposed committee substitute for HB2793 appropriates \$8 million from the Progressing Rural Economic Prosperity Fund to the Emergency Medicine Revolving Fund.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R House Bill:2794	House	2794	The proposed committee substitute for HB2794 appropriates the following funds from the Progressing Rural Economic Prosperity Fund to the Oklahoma Department of Commerce: • \$5 million to build a municipal park located north of I-44 and west of I-35. • \$4 million to relocate a naval submarine located east of State Highway 165 and north of State Highway 62; and • \$1.8 million for infrastructure improvements at an industrial park located south of Highway 62 and east of State Highway 283.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves. / We oppose self-serving legislation and conflict of interest legislation
60th legis. 1R House Bill:2797	House	2797	The proposed committee substitute for HB2797 nullifies and prohibits certain auditing procedures used by the Oklahoma Health Care Authority (OHCA) to audit provider claims for Medicaid home and community-based services. The measure directs OHCA and the Department of Human Services (DHS) to work together to develop and refines its audit methodology and to develop an information and training program for providers to become familiar with the new audit standards by November 1, 2027. DHS will now be the agency responsible for annual performance audits of community-based services and OHCA will be the agency responsible for auditing claims to confirm that the billed services meet federal requirements.	No	We support the complete abolishment of Child Protective Services (CPS) and the Department of Human Services (DHS).

60th legis. 1R House Bill:2798	House	2798	05/21/2025	HB 2798, as introduced, provides that any superintendent or school administrator that knowingly and willfully fails to promptly report or interferes with the prompt reporting of child abuse or neglect will be, upon conviction, guilty of a felony. Such felony will be punishable by imprisonment of at least two years and/or by a fine of at least \$20,000 as well as community service. The measure also adds sexual battery to the list of what counts as child abuse and neglect within this statute.	Yes	We support strict adherence to due process of law during child abuse investigations.
60th legis. 1R House Bill:2803	House	2803		HB2803, as introduced, revises provisions governing agreements between beer distributors and brewers, particularly focusing on notification requirements, arbitration standards, termination processes, and compensation for distribution rights.	No	We support the revision of corporate laws and regulations to encourage business and economic development while reflecting free market principles.
60th legis. 1R House Bill:2807	House	2807		The polpcs1 for HB 2807 provides that OMMA will issue transporter licenses upon proper application by a licensee and determination by the Authority that the proposed site and facility are physically and technically suitable. The measure allows a licensed medical marijuana transporter to maintain and operate one or more warehouse provided they have applied for and received a permit for each warehouse location. The Authority will issue an annual permit for each warehouse location there will be no limit to the number of permits issued under a medical marijuana transporter license. If found that the site is not physically or technically suitable, the tracked, and traceable in the state-mandated seed-to-sale tracking system. Medical marijuana transporting warehouses are required to maintain copies of inventory manifests and logs received from seven years from date of receipt.	Yes	We support the oversight and regulation of the medical marijuana industry for medical purposes only.
60th legis. 1R House Bill:2818	House	2818	05/14/2025	HB 2818 provides that the unlawful pointing of a firearm does not apply to a person acting in self-defense or to home or business owners in defense of their private property. The measure removes the administrative fine assessed against persons for unlawfully pointing a firearm if they possess a carry concealed license. The measure provides when a person can legally own or possess a weapon. The measure provides for the justified defensive display of a firearm or other deadly weapon.	Yes	We support any legislation that protects our rights guaranteed by the Bill of Rights.
60th legis. 1R House Bill:2837	House	2837		HB 2837, as introduced, requires that, starting Jan. 1, 2026, in order to receive an employee credential, all employees of a licensed medical marijuana business must complete an approved educational training course and will be required to submit proof of completion in order to receive an employee credential. This training may include an overview of state statutes and administrative rules, patient privacy requirements, and the safe handling and storage of medical marijuana.	Yes	We support the oversight and regulation of the medical marijuana industry for medical purposes only.
60th legis. 1R Senate Bill:0020	Senate	0020	05/27/2025	SB 20 allows for the operation of street-legal utility vehicles on those portions U.S. highways with a posted speed limit of 50 miles per hour or less.	Yes	In welcoming immigrants, who want to legally seek freedom and opportunity, work, and embrace our values, learn the English language, and respect our Union's border and State's sovereignty. / We support issuing driver's license only to citizens and others who reside here legally, and not to illegal aliens.
60th legis. 1R Senate Bill:0031	Senate	0031		SB 31 creates a financial assistance program to help eligible National Guard members pay for a certification or licensure program at a CareerTech school for a maximum of three years. To be eligible, a member of the National Guard must: • Have at least one year left on their enlistment contract, and agree in writing to complete it; and • Agree in writing to serve actively for at least 24 months after completion of the last semester for which they receive assistance. To maintain eligibility they must: • Maintain a 2.0 GPA; • Maintain satisfactory participation in the Guard; and • Possess a Military Occupational Specialty (MOS) or Air Force Specialty Code (AFSC) after his or her first semester. A Guard member who has received assistance but fails to comply with the provisions of the program will be required to repay an amount as calculated in the measure. The measure allows a Guard member to apply for a hardship waiver in certain circumstances. A Guard member must apply for all federal education grants and scholarships before seeking assistance through this scholarship.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:0036	Senate	0036		Engrossed SB 36 exempts the Grand River Dam Authority from the requirement of receiving leases, transferring property, purchasing property, or constructing a building.	No	We believe in limited government, individual liberty, natural rights, and personal moral responsibility.
60th legis. 1R Senate Bill:0053	Senate	0053	05/05/2025	SB 53 changes the term "child pornography" to "child sexual abuse material" and amends relevant statutes to reflect the change.	Yes	We support and encourage rigorous enforcement of all anti-pornography, obscenity, and human trafficking laws. We support the right of state and local government to prohibit displays of a sexual nature, including pride parades and drag shows, in view of the public regardless of public or private property.
60th legis. 1R Senate Bill:0109	Senate	0109		The engrossed version of SB 109 requires any health benefit plan offered, issued, or renewed in this state on or after the act's effective date to provide coverage for clinical genetic testing for an inherited gene mutation in individuals with a person or family history of cancer and evidence-based cancer imaging for individuals with an increased risk of cancer. Coverage under this will not be subject to any annual deductibles, copayments, or coinsurance limits as established for all covered benefits under the health benefit plan. If application of this would result in health savings account ineligibility, the provisions will only apply to a high deductible plan after the enrollee has satisfied the minimum deductible.	No	We support the development of a truly market-driven health care delivery system that replaces the employer and governmental third-party payment systems.

60th legis. 1R Senate Bill:0111	Senate	Q111		The engrossed version of SB 111 requires individuals installing more than one individual sewage disposal system per year to obtain certification from the Department of Environmental Quality.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:0132	Senate	Q132		SB 132 establishes requirements for shut-in gas wells, which are defined in the measure. The measure prohibits a newly shut-in well from being shut-in for more than 7 years. Any operator with wells that were shut-in prior to the effective date of this Act must either plug or produce from the well within 10 years. Further, the measure requires an operator with shut-in wells to reduce their number of such wells in the following manner: • They must reduce their number of shut-in wells by 25% by July 1, 2028; • Their number of shut-in wells must be reduced by 50 percent by July 1, 2031; • All their shut-in wells must either be plugged or producing by July 1, 2035.	Yes	We believe the responsible use of natural resources is essential for the benefit of future generations.
60th legis. 1R Senate Bill:0139	Senate	Q139	05/05/2025	SB 139 requires school boards to adopt policies prohibiting students from using cell phones on campus for the upcoming school year. The policy must include disciplinary actions for violations. The measure allows school boards to adopt policies banning cell phones for the subsequent school years. The policies may provide exceptions for emergencies and for students who use phones to monitor health issues.	No	Locally elected school boards should have the authority to determine and implement all public-school curricula, policies, and procedures for their districts. We believe that all education and management decisions should be returned to the control of parents, elected school boards, teachers, and administration at the local level. We believe that all education and management decisions should be returned to the control of parents, elected school boards, teachers, and administration at the local level.
60th legis. 1R Senate Bill:0140	Senate	Q140	06/10/2025	SB 140 extends the time period during which students can apply for an OHLAP scholarship. Currently, students must apply by the end of the 11th grade. This measure would allow them to apply up until December 31 of their 12th grade year. The measure also allows the State Regents to waive the age limits for certain students experiencing hardship.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R Senate Bill:0146	Senate	Q146		SB 146 allows retirees of public safety agencies to utilize the services of the Department of Public Safety's Mental Wellness Division.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:0147	Senate	Q147	05/20/2025	Engrossed SB 147 requires the Secretary of the State Election Board to direct county election boards to conduct a post-election audit for general elections, primary elections, special elections, and presidential primary elections. Additionally, under the direction of the Secretary of the State Election Board, the secretary of the county election board can conduct a post-election audit for any election and are no longer limited on the number of ballots they can examine for accuracy when performing the audit.	Yes	We support recalls, audits, recounts, and irregularity and fraud investigations requested within 45 days of an election.
60th legis. 1R Senate Bill:0162	Senate	Q162		Engrossed SB 162 creates the State Capitol Arch Memorial Statue Revolving Fund. Money from the fund is to be used for the installation of veteran memorial statues around the State Capitol Arch.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:0176	Senate	Q176		The engrossed version of SB 176 requires any health benefit plan that offers coverage for contraceptive drugs to provide coverage for a three-month supply at once the first time the enrollee obtains the drug and a six-month supply each subsequent time regardless if the enrollee was in the health benefit plan the first time they obtained the drug. An enrollee may obtain only one six-month supply during each six-month period. Nothing in this section will prohibit an enrollee from requesting a smaller supply of a contraceptive drug and nothing will be construed to require the coverage for any medications that could be used to terminate a pregnancy.	No	We support the development of a truly market-driven health care delivery system that replaces the employer and governmental third-party payment systems.
60th legis. 1R Senate Bill:0190	Senate	Q190		Engrossed SB190 reauthorizes the income tax checkoff for Oklahoma regional food banks beginning tax year 2026.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves. We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R Senate Bill:0198	Senate	Q198		The engrossed version of SB 198 authorizes municipalities, counties, and the state to enter real estate contracts of up to 180 days that include contingencies for obtaining necessary permits, lot changes, zoning changes, and other land use approvals.	No	We believe in limited government, individual liberty, natural rights, and personal moral responsibility.
60th legis. 1R Senate Bill:0207	Senate	Q207		The engrossed version of SB 207 establishes the Oklahoma Rare Disease Advisory Council within the State Department of Health. The Council will provide guidance and recommendations to educate the public, the Legislature, and other state agencies on the needs of individuals with rare diseases. The Governor will appoint the chair of the Council. The chair is required to appoint no fewer than 13 members. The Council must submit a report to Senate and House leaders and the Governor within one year of the establishment of the Council. The initial meeting shall occur no later than February 1, 2026. The Council must meet quarterly and conduct meetings in accordance with the Oklahoma Open Meeting Act. After the initial five years of the Council, member will serve no longer than three years. The Department of Health is directed to compile an annual report listing disorders screened for in newborn screening and specifying any disorders added and efforts to add additional disorders. This report will be submitted to the Legislature, the Governor, and the Oklahoma Rare Disease Advisory Council.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.

60th legis. 1R Senate Bill:0208	Senate	0208		The engrossed version of SB 208 requires the Department of Wildlife Conservation to create a system of registration and licensing for any person or entity providing guiding services in the state with an exception for services provided for commercial hunting facilities and landowners providing guiding services on their own property.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:0209	Senate	0209		The engrossed version of SB 209 creates the Taiwan Regional Trade Office within the Department of Commerce to facilitate economic relationships between Oklahoma-based businesses and businesses in the Taiwan region. The office's duties are: • Promoting business-to-business trade between Oklahoma and Taiwan-region businesses; • Providing information and resources to Oklahoma businesses about trade opportunities; • Fostering positive relationships with Taiwan-region governments in line with U.S. foreign policy; • Coordinating business outreach and activities with the Department of Commerce; • Organizing and funding trade-related travel between Oklahoma and Taiwan-region countries; • Monitoring relevant federal-level trade actions and advocating for Oklahoma's involvement; • Offering training programs for Oklahoma businesses about trading with the Taiwan region; • Creating and distributing promotional and educational materials; and • Undertaking other activities aligned with its mission to build trade ties. The office must maintain a physical office in Taipei, Taiwan. By January 1, 2029, the department must conduct a cost/benefit analysis covering three years of operations. If the office fails to generate net direct state benefits, it must cease operations.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:0212	Senate	0212		SB 212 requires the Commission for Educational Quality and Accountability to create a two-year pilot program with the intent of helping teacher prep programs develop new, high-quality pathways for entering the teaching profession. The Commission is required to hire a technical assistance provider to help implement the program. Teacher prep programs must submit an application to participate. If approved for participation, the technical assistance provider will evaluate the teacher prep program's: • Teacher candidate recruitment and completion; • Effectiveness; and • Ways for recruiting nontraditional teacher candidates. Any findings will be provided to the teacher prep program in a report, and the teacher prep program is required to submit a response, detailing their plans for addressing any findings. The teacher prep's response must prioritize creating new pathways for people to become teachers. The Commission is required to review all submitted responses and select one to receive \$500,000 to implement their plan.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:0235	Senate	0235	06/10/2025	SB 235 provides matching funds to school districts that are providing financial assistance to employees who are obtaining standard teacher certification. Eligible school districts must apply to the Office of Educational Quality and Accountability for the matching funds, which will be provided on a first-come first-served basis. Any district that receives matching funds must submit a report to OEQA with a status update on the employee's progress and their employment status.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:0249	Senate	0249		The engrossed version of SB 249 extends the expiration date for tax incentives provided by the Oklahoma Tourism Development Act to January 1, 2032.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs. Page 30, We Support 1. We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:0253	Senate	0253		The engrossed version of SB 253 requires the Oklahoma Health Care Authority to include a supplemental item in their annual budget request that reflects the new state and federal funding necessary to meet the additional costs associated with reimbursing nursing facilities and intermediate care facilities for individuals with intellectual disabilities at the most recent audited cost.	Yes	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies. 2. We believe all state agencies should be made accountable for maintenance of their records and accurate enforcement of rules, policies, and regulations.

60th legis. 1R Senate Bill:0269	Senate 0269	05/20/2025	SB 269 updates state law regarding carbon sequestration. The measure provides the Corporation Commission with exclusive jurisdiction for implementing the Oklahoma Carbon Capture and Geologic Sequestration Act, and therefore provides the Commission with exclusive jurisdiction for overseeing Class VI CO2 injection wells and the injection of CO2 for carbon sequestration. The Commission is authorized to enter into MOUs with any governmental agency to implement the Act. Further, the measure authorizes the Commission to approve the creation of a CO2 storage unit as part of a CO2 sequestration facility and lists the requirements of the process. Anyone with the rights to inject and store CO2 in at least 63 percent of the land that will constitute the proposed storage unit may apply to create a CO2 storage unit. The measure lists the application and notification requirements. A certificate of completion shall be issued to the owner of a site within 50 years after the cessation of all injections if the owner maintained mechanical integrity of the site and complied with applicable regulations. The Corporation Commission is authorized to levy fees for each ton of CO2 injected into the storage unit. The fees will be deposited into the Class VI Carbon Sequestration Storage Facility Revolving Fund, created in the measure. If a facility or storage unit deposits more than \$5 million into the Fund, fees assessed to the facility will cease until the money is spent, or until the fees collected by the facility have fallen below \$4 million. The measure lists how the fees can be spent, and directs the Corporation Commission to send legislative leaders a report assessing the effectiveness of the Fund.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R Senate Bill:0287	Senate 0287		Engrossed SB287 extends the sunset date of the aerospace engineers and employers tax credits through tax year 2031.	No	Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs.
60th legis. 1R Senate Bill:0301	Senate 0301		Engrossed SB301 changes the annual cap for the biomedical research institute donation tax credit from \$1 million to \$1.5 million and the cap for the cancer research institute donation tax credit from \$1 million to \$500,000 beginning tax year 2026. For the biomedical research institute tax credit, the maximum credit will be \$1000 for single filers, \$2000 for joint filers and \$25,000 for corporate filers. For the cancer research institute tax credit, the maximum credit is \$1000 for single filers and \$2000 for joint filers. To be an eligible biomedical research institute that is receiving donations through the tax credit, the organization must have at least \$20 million in funding from the National Institutes of Health each year.	No	Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs.
60th legis. 1R Senate Bill:0324	Senate 0324		Engrossed SB324 creates the Oklahoma Research and Development Rebate Fund and Program to allow qualifying establishments to receive a five percent rebate reimbursement for qualified research expenditures. The program will be administered by the Oklahoma Department of Commerce and is limited to a \$20 million cap every fiscal year.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R Senate Bill:0333	Senate 0333		Engrossed SB 333 amends two definitions in relation to the Oklahoma Housing Authorities Act. The definition of area of operation is expanded to include land anywhere within the state for construction or rehabilitation projects provided the city or county governments have been consulted. Additionally, the definition of housing project is clarified to mean those housing projects located within the territorial boundaries of the authority of a city or county but excluding the expanded area of operation.	No	We oppose public-private partnerships and the use of eminent domain.
60th legis. 1R Senate Bill:0369	Senate 0369	05/05/2025	SB 369 includes strangulation as an element of aggravated assault and battery upon a law officer.	Yes	We believe in limited government, individual liberty, natural rights, and personal moral responsibility.
60th legis. 1R Senate Bill:0377	Senate 0377	04/30/2025	The engrossed version of SB 377 prohibits equipment suppliers from preventing dealers from selling competing brands or requiring separate facilities for different brands. However, suppliers can restrict a dealer from selling competing products if the dealer sources at least 80 percent of its new equipment from that supplier and has annual sales exceeding \$40 million from that supplier over the past five years. The measure also prohibits a supplier from unreasonably withholding consent to a dealer's sale or transfer of business request without good cause. A change in dealer management does not constitute good cause unless the supplier can prove the change is detrimental to the representation of the supplier's products.	No	Economic freedom is the cornerstone of individual liberty. We support the revision of corporate laws and regulations to encourage business and economic development while reflecting free market principles.
60th legis. 1R Senate Bill:0391	Senate 0391		The engrossed version of SB 391 dissolves the Opioid Overdose Fatality Review Board and moves the duties of the Board to the Attorney General's office. Any entity from which the Attorney General requests records in accordance with these duties will give those records to the Attorney General. The Attorney General may assign any of these powers and duties to any of the office's assistants or employees. The measure repeals 63 O.S. 2021, Section 2-1002 which outlines the makeup of the Board.	Yes	We support legislative efforts to repeal outdated and irrelevant statutes in keeping with the philosophy of smaller government and support the elimination or consolidation of redundant authorities, boards, commissions, and agencies.
60th legis. 1R Senate Bill:0393	Senate 0393		SB 393 extends the State Board of Licensed Social Workers until 2027 in accordance with the provisions of the Oklahoma Sunset Law.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R Senate Bill:0394	Senate 0394		SB 394 extends the State Anatomical Board until 2030 in accordance with the provisions of the Oklahoma Sunset Law.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.

60th legis. 1R Senate Bill:0395	Senate	0395		SB 395 extends the State Board of Examiners of Psychologists until 2028 in accordance with the provisions of the Oklahoma Sunset Law.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs. Page 30, We Support 1. We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:0396	Senate	0396		SB 396 extends the Board of Licensed Alcohol and Drug Counselors until 2028 in accordance with the provisions of the Oklahoma Sunset Law.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs. Page 30, We Support 1. We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:0398	Senate	0398		The engrossed version of SB 398 requires the Director to issue a written order to show cause which must also state the nature of the violation to be served on the parties before annulling, conditioning, suspending or revoking any registration. The measure specifies that all alleged violations will be deemed admitted unless the registrant requests an administrative hearing within 30 days. If a registrant fails to request a hearing or fails to appear at the hearing, the Director will issue a final order of the matter by default. All proceedings will be conducted in accordance with the rules and regulations of the Oklahoma Bureau of Narcotics and Dangerous Drug Control except where the provisions of the Uniform Controlled Dangerous Substances Act apply. Jurisdiction and venue will solely exist in the district court of Oklahoma County. The measure adds that any requested subpoena or subpoena duces tecum may be quashed modified on listed groups or upon a finding that the information or testimony being is not necessary and property to show cause. These may also be quashed or modified over the objection of any party.	Yes	We support the oversight and regulation of the medical marijuana industry for medical purposes only.
60th legis. 1R Senate Bill:0405	Senate	0405		Engrossed SB 405 authorizes county commissioners to work with ambulance service districts.	Yes	Revenues collected at all levels of government should be used only for well-defined, legitimate government functions, and should be carried out efficiently so that tax rates may be kept as low as possible.
60th legis. 1R Senate Bill:0424	Senate	0424		The engrossed version of SB 424 creates the "Oklahoma Community Health Worker Act," which directs the State Department of Health to establish a voluntary certificate for community health workers. A certified community health worker may take on the duties listed in the measure. In carrying out functions described, community health workers must emphasize available resources of private, nonprofit, or faith-based organization and must not solely rely on public assistance for delivery of services. Individuals eligible for this certification must be Oklahoma residents who are citizens or lawful permanent residents, at least 18, and meet the minimum qualifications for certification. The State Commissioner of Health will promulgate rules necessary for implementation.	No	We believe individuals, families, churches, and private organizations should take responsibility in meeting the needs of the citizens of the community.
60th legis. 1R Senate Bill:0443	Senate	0443		The engrossed version of SB 443 authorizes the State Board of Medical Licensure and Supervision to appoint a Board Secretary and a medical advisor, both of which must be licensed physicians. The measure provides that for an applicant to practice medicine and surgery in the state that the Board consider as evidence of acceptability the sponsoring institution's accreditation by the listed entities. The measure authorizes the Board to obtain a national criminal history background check on physician applicants seeking a letter of qualification to register for an expedited licensure under the Compact. Applicants must be fingerprinted and results from the background check will be used solely for applicant screening. The measure also assistant or a Compact privilege under physician assistant licensure.	No	We believe in limited government, individual liberty, natural rights, and personal moral responsibility.
60th legis. 1R Senate Bill:0450	Senate	0450	05/05/2025	Engrossed SB 450 repeals Title 74 Sections 5301 and 5302, which relate to the Oklahoma Military Base Closure Prevention Task Force.	Yes	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R Senate Bill:0473	Senate	0473		Engrossed SB473 directs any entity that receives funding from the Rural Economic Action Plan (REAP) to develop a plan to measure the qualitative effects of at least two projects that were funded through REAP. Affected entities are required to submit the report to the Oklahoma Department of Commerce by January 1, 2028.	No	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R Senate Bill:0491	Senate	0491		Engrossed SB 491 allows a public body to hold an executive session to discuss the sale, lease, or acquisition of real property by the public body. Only the members of the public body, their attorney, and their immediate staff members are permitted to attend the executive session.	No	We oppose any exemptions to the current Open Meetings and Open Records Act.
60th legis. 1R Senate Bill:0494	Senate	0494		Engrossed SB 494 dissolves CompSource Oklahoma. The measure also repeals Title 36 Section 902.3, which relates to Workers' Compensation Premiums – Calculations and repeals Title 74 Sections 3316 and 3317, which relate to the CompSource Oklahoma Pilot Program and CompSource Compliance – Exemptions.	Yes	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs ; Page 14, We support 5. We support the repeal or consolidation of federal, state, and local programs found to be nonperforming, duplicative, or not authorized by the constitution.

60th legis. 1R Senate Bill:0500	Senate 0500	05/05/2025	SB 500 prohibits a governmental entity from entering into a contract with a company for the purchase of goods or services unless the contract contains a written verification from the company that it does not have a practice, policy, guidance, or directive that discriminates against a firearm entity or firearm trade association; and will not discriminate against a firearm entity or firearm trade association during the term of the contract. The Purchasing Division of the Office of Management and Enterprise Services shall have the authority and responsibility of reviewing state governmental contracts to confirm that these terms are met.	Yes	We support legislation that will protect gun and ammunition manufacturers or resellers from lawsuits attempting to hold the manufacturers or resellers liable for misuse of guns.
60th legis. 1R Senate Bill:0515	Senate 0515	05/09/2025	The engrossed version of SB 515 provides relevant definitions in the measure and also specifies that the term health care service will also include mental health and substance use disorder services and durable medical equipment, but will not include the administration or prescription of pharmaceutical products or services. The measure provides that an enrollee may choose to pay out of pocket for a health care service from a health care provider. If an enrollee obtains a medically necessary service covered by their health benefit plan and negotiates a price lower than the average amount established by the benefit plan and provided to the enrollee upon request and pay out of pocket, the enrollee may electronically send documentation that lists the information in the measure to the carrier. The health care provider must accept the payment from the enrollee as payment in full and must not bill the enrollee or the benefit plan for any balance between the amount collected from the enrollee and the billed charge for the service by the provider. A carrier that receives the necessary documentation will found the full amount paid of pocket toward the deductible and annual maximum out-of-pocket expense if the service is covered under the plan and the enrollee negotiated for a lower cost. The amount of out-of-pocket cost will be attributed to the in-network deductible and annual maximum out-of-pocket if the provider was in-network and it will be attributed to the out-of-network deductible and annual maximum out-of-pocket if the provider was out-of-network. The amount counted towards an application out-of-pocket deductible and expense will not exceed the total amount an enrollee is required to pay out of pocket during a contractually agreed upon time for health services included under their benefit plan and will not carry over when a new plan contract or agreement plan begins.	Yes	We support the development of a truly market-driven health care delivery system that replaces the employer and governmental third-party payment systems.
60th legis. 1R Senate Bill:0518	Senate 0518		The engrossed version of SB 518 adds language to the warning label on a medical marijuana container that a person should not operate a motor vehicle under the influence of marijuana or marijuana products and that doing so may result in criminal persecution for driving under the influence.	Yes	We support the oversight and regulation of the medical marijuana industry for medical purposes only.
60th legis. 1R Senate Bill:0522	Senate 0522		The engrossed version of SB 522 requires the Oklahoma Medical Marijuana Authority Executive Advisory Council to organize a task force to research and provide recommendations on purchase and possession limits for licensed medical marijuana patients. The task force will consult with various professionals and stakeholders and may meet separately from the Advisory Council and as often as necessary to conduct business. The task force must submit a final report to the	No	We support legislative efforts to repeal outdated and irrelevant statutes in keeping with the philosophy of smaller government and support the elimination or consolidation of redundant authorities, boards, commissions, and agencies.
60th legis. 1R Senate Bill:0523	Senate 0523		Engrossed SB 523 authorizes sheriffs, deputy sheriffs, and reserve deputy sheriffs, when assigned to perform duties in counties outside of their jurisdiction, to have the same powers and duties as they do in their original jurisdiction. Liability for the conduct of any sheriff, deputy sheriff, and reserve sheriff remains with the county of original jurisdiction.	Yes	We support the ability of state law enforcement to restore the peace and protect Oklahoma citizens through the arrest and prosecution of any persons/agents attempting to inflict unconstitutional laws/mandates on its citizens.
60th legis. 1R Senate Bill:0530	Senate 0530	04/23/2025	The engrossed version of SB 530 authorizes the Oklahoma Veterans Commission to establish a private, non-profit, charitable organization known as the "State of Oklahoma Veterans Foundation." The Foundation will be for the purpose of soliciting, accepting, receiving, holding, investing, managing, utilizing, and expending contributions of money, real or personal property, and services, for use in supporting the Commission and the Oklahoma Department of Veterans Affairs. The Foundation will not be a public body and may receive contributions from any public or private source. The Department will be authorized to create the Foundation's board. The Foundation will all of its financial records and documents, except privileged and confidential information, available to auditors.	Yes	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:0535	Senate 0535		Engrossed SB 535 modifies sections within the Oklahoma Open Records Act. The definition of law enforcement agency is amended to include state and local fire marshals when investigating potential violations or when acting on behalf of a law enforcement agency. The measure requires records sought by a party to a pending civil litigation or criminal prosecution in which records may be sought through a subpoena process to be kept confidential. Public bodies are allowed to request an advance payment of records request fees if the total fee cost would exceed \$75 or if the requestor has outstanding fees from a previous request. Additionally, public bodies are allowed to require a requestor to complete a records request form, which is to include a description of the request with reasonable specificity as laid out in the measure. If the requestor fails to describe the request with reasonable specificity, the public body can deny the request.	No	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies. We believe all state agencies should be made accountable for maintenance of their records and accurate enforcement of rules, policies, and regulations. We support #5. We support public disclosure of all financial records of public institutions including trusts, authorities, libraries, community foundations, all state retirement funds, and teacher retirement funds.

60th legis. 1R Senate Bill:0536	Senate	0536		Engrossed SB 536 requires the secretary of the county election board to notify the Secretary of the State Election Board who they are employing as the assistant secretary of the county election board. The measure also establishes that the assistant secretary of the county election board is to execute the duties of the secretary during any absence or vacancy in the office of the secretary of the county election board. If authorized by the Secretary of the State Election Board, the assistant secretary of the county election board can stand in as a voting member of the election board during absences or vacancies of the secretary.	Yes	We believe in fair and honest election procedures, 3. We believe in the constitutional authority of state legislatures to regulate voting.
60th legis. 1R Senate Bill:0541	Senate	0541		SB 541 adds a subsequent offense of domestic assault and battery and domestic abuse against a pregnant woman with knowledge of the pregnancy to the list of 85% crimes.	Yes	The rights of victims and their families must be protected in criminal proceedings, with notice and opportunity to attend all proceedings related to the crime(s) against them.
60th legis. 1R Senate Bill:0544	Senate	0544	05/05/2025	SB 544 renames the Fraudulent Documents Identification (FDI) Unit within the Department of Public Safety as the Identity Verification Unit (IVU). The measure clarifies that the Department of Public Safety is the only law enforcement agency to have access to any information collected through the use of computerized finger imaging without obtaining a court order. The recipient and chief administrator of the law enforcement agency that requests the issuance of a fictitious driver license for criminal investigation purposes shall be jointly responsible to ensure the license is promptly returned to the Department of Public Safety.	No	We support the repeal of mandatory fingerprinting or other traceable biometric information, and we oppose the maintenance of a biometric database, in connection with an application for a driver's license or government ID.
60th legis. 1R Senate Bill:0553	Senate	0553	05/08/2025	SB 553 prohibits the State Department of Education from issuing a teaching license to anyone who has been convicted of failing to report suspected child abuse or neglect. Any certified teacher convicted of the crime will have their teaching license revoked. Any time a teacher or substitute teacher leaves a school district and seeks a position at another district, the measure requires the original district to state in a letter whether the teacher was the subject of any allegation of inappropriate behavior with a student. Lastly, the measure requires every school employee to annually sign an attestation acknowledging their responsibility to report suspected child abuse or neglect.	Yes	We support the freedom of local school boards to hire, direct, train, retain, or terminate any teacher who fails to provide the highest quality of instruction based on merit, not years of service. The evaluation criteria should be determined by local school boards for their school districts. 2. We support extensive background checks of prospective school employees, with the right of local school boards to refuse employment to anyone.
60th legis. 1R Senate Bill:0562	Senate	0562		SB 562 provides a definition of "rolling stock transit vehicles" to include buses, vans, cars, railcars, locomotives, trolley cars, ferry boats, and vehicles used for support services within the Bus Passenger Safety Act.	Yes	We support any legislation that protects our rights guaranteed by the Bill of Rights. 7. We support maintaining the Constitutional Carry law in Oklahoma statute.
60th legis. 1R Senate Bill:0573	Senate	0573		The engrossed version of SB 573 requires a small business tenant claiming the incubator tax credit to submit an annual form to the Department of Commerce to continue qualifying for the credit. The form must include employment levels, interns employed, payments to subcontractors, gross annual revenues, annual costs for property and services, any additional financial assistance, and taxable income.	No	We believe that Oklahoma's efforts to attract industry should be grounded upon the establishment of a favorable and friendly "economic climate" rather than upon tax and other governmental subsidies to individual businesses.
60th legis. 1R Senate Bill:0574	Senate	0574		SB 574 authorizes the Attorney General to utilize the Political Subdivisions Opioid Abatement Grants as authorized by opioid-related settlement agreements in which the State of Oklahoma is a litigant or participant. The measure provides that the Attorney General may use up to 10% of the funds appropriated to the Oklahoma Opioid Abatement Revolving Fund for statewide opioid abatement projects subject to approval by the Oklahoma Opioid Abatement Board.	No	Revenues collected at all levels of government should be used only for well-defined, legitimate government functions, and should be carried out efficiently so that tax rates may be kept as low as possible. We oppose any increased state funding for the government schools. Page 13, We Believe 1. We believe all governmental budgets should be balanced by decreasing spending, eliminating fraud, and eliminating duplication of services.
60th legis. 1R Senate Bill:0575	Senate	0575		The engrossed version of SB 575 requires entities receiving incentive payments for constructing or expanding facilities in enterprise zones to give the Department of Commerce consent to report information to the Incentive Evaluation Commission on a per project basis.	Yes	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies. 2. We believe all state agencies should be made accountable for maintenance of their records and accurate enforcement of rules, policies, and regulations.
60th legis. 1R Senate Bill:0577	Senate	0577		Engrossed SB577 requires manufacturing facilities that receive the five-year manufacturing facility property tax exemption to submit an annual jobs and payroll report to the Oklahoma Tax Commission (OTC). The OTC will then provide this information to the Incentive Evaluation Commission for evaluation purposes. The measure also adds this report to the list of exemptions that allow the OTC to share confidential tax records and be exempt from liability for the disclosure.	Yes	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies. We believe all state agencies should be made accountable for maintenance of their records and accurate enforcement of rules, policies, and regulations.
60th legis. 1R Senate Bill:0578	Senate	0578		Engrossed SB578 extends the sunset date of the Oklahoma Quality Events Incentive Act from June 30, 2026 to June 30, 2031.	No	We believe all governmental budgets should be balanced by decreasing spending, eliminating fraud, and eliminating duplication of services. We believe #7, We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.

60th legis. 1R Senate Bill:0583	Senate 0583		Engrossed SB583 clarifies that the processes that determine tax noncompliance is tied to the timely filing of reports and tax remittance. The measure requires a noncompliant taxpayer to be up to date on all required filings and tax remittances for a consecutive 24-month period in order to avoid closure of the business by the Oklahoma Tax Commission. The measure also requires any defenses submitted for an administrative hearing to rebut a business closure to include written proof that the noncompliant taxpayer has had no more than three instances of untimely filed reports or remittances during a consecutive 24-month period.	No	We believe in transparent and honest government with minimal intrusion, providing protection for all its citizens with fair and equitable treatment, enforcement, and justice.
60th legis. 1R Senate Bill:0586	Senate 0586		The engrossed version of SB 586 considers leased and contract employees as a business's own employees for new direct job creation requirements under the Oklahoma Quality Jobs Program.	No	The private sector and free market principles are the best to stimulate economic development not government programs.
60th legis. 1R Senate Bill:0595	Senate 0595	04/28/2025	SB 595 creates the Oklahoma Jail Standards Act and requires all detention facilities and lockup facilities to operate in compliance with the Oklahoma Jail Standards Act. The measure requires inmate gender as required by law. A facility may request a waiver from the provisions of the measure if the enforcement would impose undue hardship upon the county, municipality, or public trust, or upon the inmates held at such facility. Each facility is to develop policies for the uniform admission and release of inmates, sensible security measures, maintenance of sanitary conditions, provision of wholesome and adequate diets, and the provision of adequate bedding and clothing. Counties are authorized to build barrack-style or temporary tent jails. All employees who work in direct contact with inmates to receive after the first year of employment at least 4 hours of review of material as required by the State Department of Health and at maximum 8 hours of detention officer training per year. The measure prohibits confining any person without 24-hour supervision. The measure requires all cells to have at least 40 square feet of floor space for the initial inmate and at least 20 additional feet of floor space for each additional inmate occupying the same cell. The measure requires administrators to develop policies and procedures for verifying commitment papers, searching inmates, inventorying property of inmates, receiving medical information, providing first aid at certain locations, allowing inmates 2 calls at the time of booking, providing clean bedding, keeping inmate counts, separate housing for female and male inmates, and providing at least 3 meals per day. Administrators must also ensure adequate fire safety precautions are taken. Juvenile inmates must be able to communicate with staff members at all times. No staff member shall be permitted to enter a juvenile inmate living area without backup assistance being available from another staff member. The State Department of Health shall coordinate with the Office of Juvenile Affairs to certify detention facilities.	Yes	We believe all persons are responsible and should be held accountable for their actions. We believe in transparent and honest government with minimal intrusion, providing protection for all its citizens with fair and equitable treatment, enforcement, and justice.
60th legis. 1R Senate Bill:0599	Senate 0599	05/22/2025	SB 599 provides that a person convicted of lewd molestation of a child under 14 years of age is to be punished by imprisonment for life without parole.	Yes	The rights of victims and their families must be protected in criminal proceedings, with notice and opportunity to attend all proceedings related to the crime(s) against them. 2. Restitution by the convicted criminal should be ordered to be made to the victim (or his estate) to compensate for losses and damages incurred as a result of the crime(s) committed. 3. The death penalty must be retained as an available punishment in appropriate cases.
60th legis. 1R Senate Bill:0607	Senate 0607		SB 607 provides that a statement describing or reporting a domestic abuse incident made by the victim to a law enforcement officer within 1 week of the incident, a protective order filed within 1 week of the incident, or given testimony at a hearing on application for a protective order is to be admissible in pre-trial or post-trial criminal and juvenile delinquent domestic abuse prosecutions.	Yes	The rights of victims and their families must be protected in criminal proceedings, with notice and opportunity to attend all proceedings related to the crime(s) against them.
60th legis. 1R Senate Bill:0630	Senate 0630	05/08/2025	SB 630 expands the scope of rape as it relates to the victim aged 16-20 who is the student of a school to include contractors and subcontractors of a school system.	Yes	We believe all persons are responsible and should be held accountable for their actions. We believe in transparent and honest government with minimal intrusion, providing protection for all its citizens with fair and equitable treatment, enforcement, and justice.
60th legis. 1R Senate Bill:0631	Senate 0631		SB 631 requires persons convicted of discharging a firearm at or into a dwelling or building used for public or business purposes to serve 85% of their sentence. The measure also provides that any attempt, conspiracy, or solicitation of any of the crimes listed as an 85% crime subject the perpetrator to an 85% sentence.	Yes	We believe all persons are responsible and should be held accountable for their actions. We believe in transparent and honest government with minimal intrusion, providing protection for all its citizens with fair and equitable treatment, enforcement, and justice.

60th legis. 1R Senate Bill:0632	Senate 0632	5/29/2025	Engrossed SB632 outlines the framework for the creation of two business court divisions headquartered at the Court of Civil Appeals in Oklahoma County and Tulsa County, respectively. The measure sets the annual salary for a business court judge at the same pay as a federal district court judge, which is currently \$247,400 for 2025, and authorizes business court judges to appoint secretary-bailiffs and other personnel approved by the Chief Justice. The measure also sets the term for business court judges at six years and outlines the qualifications to serve as a business court judge. Qualifications include being at least 35 years of age, being a United States citizen and having at least 10 or more years of legal experience. If a vacancy occurs, the Governor is empowered to appoint another person to serve the remainder of an unexpired term. Lastly, the measure outlines the authority and jurisdiction of business courts, and lists the types of cases that can be added a business court docket beginning January 1, 2026. Cases under the purview of a business court must have a minimum claim amount of \$250,000, or \$500,000 for complex cases, and must be resolved within 12 months unless an extension is requested by the disputing parties.	No	We oppose self-serving legislation and conflict of interest legislation. / We oppose legislative actions that would alter current county government structures (i.e. Home Rule).
60th legis. 1R Senate Bill:0638	Senate 0638	05/22/2025	Engrossed SB638 amends the Unfair Sales Act by changing the definition of cost to the retailer to remove the requirement that retailers include a 6 percent markup on merchandise.	Yes	Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs. / We support the revision of corporate laws and regulations to encourage business and economic development while reflecting free market principles.
60th legis. 1R Senate Bill:0641	Senate 0641		SB 641 creates the Oklahoma Motor Vehicle Consumer Protection Act. The measure establishes the hourly rate for labor for administrative charges as the rate relates to total loss vehicles, is to be determined in accordance with the Unfair Claims Settlement Practices Act. The measure annually beginning on January 1, 2027. The measure provides that the maximum rate for storage provided by an auto body repair shop for a total loss motor vehicle is \$39 per day for the first 10 days and \$78 per day for vehicles with a lithium-ion battery that have sustained damage to the battery pack or have exhibited fire, smoke, or popping or hissing sounds. The rate increases to \$75 per day and \$156 per day for both categories if the estimate or supplement on total loss vehicles is not approved by the insurance company within the first 7 days. Each shop shall be required to provide written invoices and respond to requests for invoices concerning the pickup, release, or delivery of a motor vehicle on its premises to the insurance company within 8 business hours.	No	Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs. / We support the revision of corporate laws and regulations to encourage business and economic development while reflecting free market principles.
60th legis. 1R Senate Bill:0658	Senate 0658	05/10/2025	The engrossed version of SB 658 prohibits the Department of Human Services from requiring any current or prospective adoptive or foster parent to affirm, accept, or support any government policy regarding sexual orientation or gender identity that conflict's with the parent's sincerely held beliefs as a condition to adopt or foster. The measure also prohibits DHS from denying a current or prospective adoptive or foster parent any authorization based, in whole or in parr, on the parent's sincerely held beliefs or intent to raise a child consistent with those beliefs regarding sexual orientation or gender identity. The measure prohibits DHS from establishing or enforcing any standard that precludes consideration of a adoptive or foster parent for any particular placement based on the parent's held beliefs regarding sexual orientation or gender identity. Nothing in this measure will preclude the Department from taking into account the child's of their family or origin's beliefs regarding sexual orientation and gender identity when determining the best placement for a child. Nothing in this measure will be construed to prohibit or relieve the Department of its duty to make each placement consistent with the best interests of the child.	Yes	We encourage an adoption process that recognizes the rights of parents while maintaining safeguards for the children.
60th legis. 1R Senate Bill:0662	Senate 0662		The engrossed version of SB 662 requires the Oklahoma Workforce Commission to implement programs addressing high demand and critical occupation workforce development, work-based learning opportunities, and K-12 district innovation for workforce success. The programs may be administered through the Workforce Coordination Revolving Fund.	No	Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs. / We believe individuals should have the right to choose their own education and career tracks. / We believe schools should protect the privacy of any personal information or data collected on a student or their family.
60th legis. 1R Senate Bill:0663	Senate 0663		Engrossed SB663 transfers the Workforce Coordination Revolving Fund from the Oklahoma Department of Commerce to the Oklahoma Workforce Commission.	No	Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs. / We believe individuals should have the right to choose their own education and career tracks. / We believe schools should protect the privacy of any personal information or data collected on a student or their family.

60th legis. 1R Senate Bill:0672	Senate 0672	04/23/2025	Engrossed SB 672 relates to the closing of businesses during a Presidential or Governor declared pandemic. The measure requires the Governor to have documented scientific evidence that the nature of a particular business would contribute to the direct spreading of disease relating to the pandemic before issuing an executive order closing such businesses. Before closing businesses, the Governor must send a notice to each affected business and allow time for a hearing. Additionally, the measure adds a definition for economic stabilization to mean the maintaining of the monetary, taxation, and revenue policies of this state without a negative effect to the market economy and its operations and specifically excludes that determination of essential or nonessential private business enterprise or the closing of private business enterprises.	Yes	Our rights of life, liberty, and property are natural rights granted to us by God, protected by the Constitution, to be defended by our elected officials, even during a declared emergency.
60th legis. 1R Senate Bill:0677	Senate 0677		Engrossed SB677 eliminates the ban on credit and debit card surcharges by repealing Title 14A, Section 2-417 of the Oklahoma Statutes.	No	Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs.
60th legis. 1R Senate Bill:0681	Senate 0681	05/08/2025	Engrossed SB681 requires the county assessor to include information on how to obtain a senior property tax freeze when the assessor mails a valuation increase notice to a property owner for a homestead property.	Yes	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R Senate Bill:0684	Senate 0684	05/23/2025	Engrossed SB684 amends numerous provisions of the Parental Choice Tax Credit Act. The measure: • defines accrediting association as a legal entity that meets the accreditation requirements set by the State Board of Education (SBOE) or another accrediting association approved by the SBOE; • directs the Oklahoma Tax Commission (OTC) to annually calculate and apply a percentage adjustment formula for the \$5 million cap for the homeschooler tax credit; • Allows unused private school credits to be reallocated to the next fiscal year limits when a taxpayer loses eligibility or chooses to forgo participation in the program. If the credit is forsaken prior to September 1, it can be reallocated for the current application year to the next eligible taxpayer; • removes the requirement that the private school credit be paid in two installments and requires the full credit amount to be paid by August 30; • requires the Department of Human Services and Oklahoma Health Care Authority to verify an applicant's eligibility for income-based benefits when requested by the OTC; • Sets the application period for the 2026-2027 school year and subsequent years for March 15 through June 15; • Grants priority consideration for claimants that received a private school credit in the prior year. First priority goes to those with an combined adjusted gross income below \$150,000 and second priority goes to those that received the credit in the prior year, regardless of income; and • Requires participating private schools to electronically provide student enrollment information to the OTC by June 15 of each year. Failure to provide the required information may result in denial of private school participation in the program in subsequent school years.	No	We oppose government expansion and control by the use of public tax dollars to fund and interfere with private forms of education.
60th legis. 1R Senate Bill:0687	Senate 0687		Engrossed SB687 transfers some administrative duties related to the sales tax rebate program for broadband equipment purchases to the Oklahoma Broadband Office (OBO). The OBO will take over claims processing and reporting requirements from the Oklahoma Tax Commission for purchases incurred in calendar year 2025 and subsequent years. The measure also creates and appropriates \$15 million to the Oklahoma Broadband Rebate Revolving Fund. The OTC will continue to be the entity that pays out rebates claims, but only after receiving notice of an approved claim from the OBO.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs. / We support reducing the size of state government to allow citizens to do those things that people can do best for themselves. / We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R Senate Bill:0688	Senate 0688		Engrossed SB688 waives the payroll requirement for aerospace parts manufacturers that applied for the five-year ad valorem manufacturing exemption between January 1, 2020 and March 16, 2021. The waiver is only for facilities that continue to meet all other exemption qualification requirements.	No	We believe that Oklahoma's efforts to attract industry should be grounded upon the establishment of a favorable and friendly "economic climate" rather than upon tax and other governmental subsidies to individual businesses.
60th legis. 1R Senate Bill:0694	Senate 0694		Engrossed SB 694 prohibits municipal territory from being detached if it: includes an intervening strip less than four rods wide; is separated from corporate limits of a municipality only by a railway right-of-way; is a highway right-of-way adjacent to or contiguous with a municipality; or includes properties that will be split in two. The measure allows the state, county, political subdivision, or governmental entity that would assume responsibility over the proposed detached territory to give written consent.	No	We believe Oklahoma shall participate only in programs or plans that protect private property rights and encourage citizens to develop their property in a manner that does not harm others.
60th legis. 1R Senate Bill:0713	Senate 0713		SB 713 requires new wind energy facilities to seek the FAA's approval to install light-mitigating technology prior to operation. If approved, the facility must install such technology within 24 months of approval. Any commercial wind facility currently in operation must seek the FAA's approval to install light mitigating technology upon the repowering of a facility or renewal of a new power offtake agreement. The technology must be installed within 24 months of approval. A county can issue revenue bonds to purchase light mitigating technology for existing windmills that do not currently have the technology. The installation and maintenance of the technology must be paid for by the operator of any such windmills.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.

60th legis. 1R Senate Bill:0742	Senate 0742	05/06/2025	SB 742 allows judges of the Court of Civil Appeals, Judges of the Court of Criminal Appeals and Justices of the Supreme Court to carry a firearm into a courthouse in the scope of their employment.	Yes	We believe the Second Amendment is an individual right of the citizens of the United States to keep and bear arms; therefore, we oppose any attempts, whether by law or regulation at any level of government, to restrict any citizen's right to keep and bear arms (open or concealed), to restrict access to ammunition, or to record the purchase thereof.
60th legis. 1R Senate Bill:0745	Senate 0745		SB 745 extends the cut-off age for completing high school from 26 to 30. Anyone over the age 21 who is completing their high school diploma is required to do so through a virtual program offered by their district. Lastly, the measure excludes such individuals from being included in the calculation of a school's A-F report card and chronic absenteeism data.	Yes	We oppose illegal aliens being given the same privileges as U.S. citizens or legal aliens, including entitlements such as Social Security, health care (excepting trauma care), education, and earned income tax credits. State government social programs should be available only to citizens and legal residents of the United States.
60th legis. 1R Senate Bill:0752	Senate 0752		Engrossed SB 752 eliminates the requirement for a vendor to be authorized by a state contract in order to work with a board of county commissioners to establish an online bidding process.	Yes	Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs.
60th legis. 1R Senate Bill:0773	Senate 0773		The engrossed version of SB 773 provides that the term pharmacy benefits manager (PBM) includes any business or entity licensed by the Insurance Department to perform PBM services. The measure also removes administration of management of pharmacy discount cards or programs from services pharmacy benefits management can include. The measure specifies that a PBM cannot fail to make any payment due to a pharmacy or pharmacist for covered services properly rendered if the PBM terminates its contract with a plan sponsor or insurer. The measure provides that the proper venue to compel compliance with a subpoena will be in the Oklahoma County District Court. The measure also provides that nothing in state law will be construed to prohibit the Attorney General from obtaining any information or documentation pertaining to prescription drug transactions. The measure adds that an Attorney General may request a court reporter without a request from a PBM, in which the cost will be on the Office of the Attorney General unless it is the prevailing party in litigation following the final order. The measure provides that any monetary damages, administrative fines, or courts costs owed by the PBM will be placed in a holding account with the Attorney General's Office within 30 days of issuance of the final order. If the PBM prevails on every issue raised in the appeal of a final order, the Attorney General will refund all monies related to the appeal and paid the PBM within 60 days. Any instance in which a PBM fails to pay monies owed within 30 days of the issuance of the final order will be considered a violation of Oklahoma Statutes. The PBM will be assessed a fine of \$10,000 per calendar day that they do not comply with this measure. A PBM that fails to comply for more than 6 months will have their license suspended until they comply with the measure.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:0789	Senate 0789		The engrossed version SB 789 provides that the entity conducting the audit of a pharmacy will permit a pharmacy to use drug purchase records without limitation of date or source to validate the dispensing of a prescription drug or a controlled dangerous substance, provided that it was done in accordance with the law. The measure adds a definition of effective rate contracting to statute. The measure provides that no pharmacy benefits manager (PBM) can lease, rent, or otherwise make its provider network available to another PBM. The PBM must ensure that reimbursement to pharmacies for each drug dispensed is no less than 106% of the National Average Drug Acquisition Cost plus a professional fee of \$15. If the drug does not have a published price, the reimbursement will 110% of the wholesale acquisition cost plus the professional fee. Effective rate contracting is prohibited in all agreements between pharmacies and a PBM. Any PBM in violation of this will be subject to penalties. The provisions of this section will not be waived, voided, or nullified by contract.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:0796	Senate 0796	05/10/2025	SB 796 prohibits state colleges and universities from using state funds to support DEI positions, activities or programs. State colleges and universities are also prohibited from requiring: • DEI statements on applications; • Someone to disclose their pronouns; • DEI-related training or education; • Someone to declare adherence to a particular political, religious, or ideological viewpoint; and • Someone to swear an oath that favors one particular race, color, sex, ethnicity, over another. State colleges and universities are required to review and eliminate any such departments, activities, and procedures and submit a certificate of compliance to legislative leaders and the governor by July 1, 2026.	Yes	We oppose all Marxist ideology such as Critical Race Theory (CRT), Diversity, Equity, and Inclusion (DEI), Social Emotional Learning (SEL), and all other critical theories.
60th legis. 1R Senate Bill:0799	Senate 0799		SB 799 modifies statute regarding digital communication between students and school personnel. The measure allows homeless students to include an alternative adult in their electronic communication with school staff in lieu of a parent or guardian. The alternative adult must be the public school's McKinney-Vento homeless liaison, a case manager, or designated employee of the student's living program.	No	We believe children are a special gift from God, and their safety and protection are paramount. We support parental access to examine and evaluate all educational and assessment, records pertaining to their children.

60th legis. 1R Senate Bill:0805	Senate	0805		The proposed policy committee substitute for SB 805 enacts the Dietitian Licensure Compact to facilitate the interstate practice of dietetics. The measure requires member states to: • Participate in the Compact Commission's data system to track licensees; • Inform the commission of any disciplinary actions against licensees; • Implement procedures to check applicants' criminal history; • Ensure that applicants obtain and maintain a valid license; and • Acknowledge the compact privilege for licensees meeting the specified requirements. The measure also allows the State Board of Medical Licensure to conduct a criminal background check as a requirement for licensed dietitian applicants.	No	Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs. Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs. We believe in the Tenth Amendment that provides the powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.
60th legis. 1R Senate Bill:0806	Senate	0806	05/08/2025	The engrossed version of SB 806 creates the "Food is Medicine Act," which directs the Oklahoma Health Care Authority to seek any necessary federal approval to provide coverage for nutrition supports under the state Medicare program. Food is Medicine programs will be designed to improve health outcomes for Medicaid members with nutrition-related chronic diseases. Nutrition services covered under the state Medicaid program may include the services listed in the measure. Whenever feasible, the priority will be on including community-based organizations and local growers. The State Department of Education is required to provide technical to schools who apply for grants under the Oklahoma Farm to School Program Act.	No	We oppose federal programs that enlarge the number of US citizens dependent upon government for their basic subsistence.
60th legis. 1R Senate Bill:0814	Senate	0814	05/05/2025	Engrossed SB 814 allows a deployed uniformed-service voter to request an emergency absentee ballot.	Yes	We support only day of in-person voting as written in the Constitutions with limited exceptions to protect voting rights for the elderly, the disabled, military members, and all other eligible voters. We urge all elected officials around our state to take all necessary steps to ensure that voters may cast their ballots in a timely and secure manner.
60th legis. 1R Senate Bill:0840	Senate	0840		SB 840 establishes a micro-credential for certified teachers who complete Certified Academic Language Therapist (CALT) certification or Center for Effective Reading Instruction (CERI). It allows individuals with such micro-credentials to screen students for and identify characteristics of dyslexia.	No	We oppose the imposition of national curricula, testing, data collection and teacher certification, Common Core State Standards and associated assessments, and federally mandated programs such as "No Child Left Behind", "Race to the Top," Early Learning Guidelines and Core Competencies.
60th legis. 1R Senate Bill:0870	Senate	0870		The engrossed version of SB870 creates the "Accountability, Transparency, and Protection for Exploited Youth Act." The measure requires employees and contractors of a state-run juvenile facility, private contractor, or group home under the supervision of the Office of Juvenile Affairs (OJA) to report any form of sexual misconduct or exploitation between staff, volunteers, or contractors with juveniles. The reports must be filed with the facility supervisor and the Office of Juvenile Affairs' Independent Oversight Committee (IOC). Individuals who fail to report such incidents will be guilty of a felony and subject to a term of imprisonment not to exceed 2 years and/or a maximum fine of \$5,000.00. Such persons as well as the OJA and the contracted entity will also be held civilly liable, facing possible civil fines of up to \$50,000. Failure to properly train employees will also subject the OJA and the contracted entity to liability. Investigation reports must be forwarded to the district attorney in the district where the abuse took place. The measure grants certain parties access to files and records of cases relating to allegations or findings of physical or sexual violence against a minor in custody. Such access will be limited to files and records directly related to the incident of sexual violence. All parties with such access will be bound by confidentiality requirements and must not further disclose the records except as necessary for legal proceedings or investigations	Yes	We believe children are a special gift from God, and their safety and protection are paramount. We support strict adherence to due process of law during child abuse investigations.

60th legis. 1R Senate Bill:0889	Senate 0889	05/23/2025	The engrossed version of SB 889 requires a hospital to make public a digital file that contains a list of all standard charges for all hospital items or services and a consumer-friendly list of standard for a limited set of shoppable services. A hospital must maintain a list of all standard charges and make sure it is publicly available. The standard charges must be applicable to the specific hospital location. The list must include the elements specified in the measure and must be displayed in a prominent location on the hospital's website. The list must be updated at least once a year. A hospital must maintain and make publicly available a list of standard charges for each of at least 300 shoppable services, if it provides that many, that it provides, including the required shoppable services specified in the measure. This list must include the elements specified in the measure. A hospital is considered to have met this requirement if they maintain an internet-based price estimator tool that performs the functions specified in the measure. The State Department of Health may monitor each hospital's compliance with the requirements of the measure. If the Department determines the hospital is not in compliance, they can provide a written notice, request a corrective action plan, and impose and administrative penalty if the hospital fails to submit a corrective action plan or comply with the plan. The measure determines that a hospital materially violates this measure if it fails to publicize pricing information or standard charges in the required form and manner. If it is determined that a hospital materially violated this act, they must submit a corrective action plan and act to comply as a practicable. A hospital not in material compliance that items or services are purchased from or provided to a patient by the hospital will not initiate or pursue collection action against the patient for debt owed. A hospital found to be materially out of compliance must refund the payor any amount of the debt they have paid and must penalty in the amount equal to the total amount of debt, must dismiss any court action and pay attorney fees, and must remove any report made to a consumer reporting agency from the patient's credit score. The measure also repeals 63 O.S. 2021, Sections 1-725.1, 1-725.2, 1-725.3, 1-725.4, and 1-725.5, the provisions of the Transparency in Health Care Prices Act.	Yes	We support price transparency in health care costs and billing processes.
60th legis. 1R Senate Bill:0898	Senate 0898		Engrossed SB 898 removes the requirement for the disclosure statement accompanying public construction bids to be under oath.	No	We support transparency and audits in government spending.
60th legis. 1R Senate Bill:0903	Senate 0903		The engrossed version of SB 903 adds one member to the Advisory Committee on Medical Care for Public Assistance Recipients. The measure adds that one member represent a contracted entity or a health plan association representing more than one such contracted entity.	No	We oppose self-serving legislation and conflict of interest legislation.
60th legis. 1R Senate Bill:0906	Senate 0906		The engrossed version of SB 906 requires a licensed retail pharmacy to maintain a pharmacy technician-to-pharmacist ratio of not more than four pharmacy technicians for every one licensed pharmacist.	No	Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs.
60th legis. 1R Senate Bill:0911	Senate 0911	05/10/2025	The engrossed version of SB 911 decreases the percentage of the state's average annual wage used to determine the conditional factor rate for unemployment taxable wages and creates a quarterly table for this rate. The measure also increases the minimum balance required in the Unemployment Compensation Fund from \$25 million to \$50 million.	No	We believe in limited government, individual liberty, natural rights, and personal moral responsibility.
60th legis. 1R Senate Bill:0912	Senate 0912		Engrossed SB 912 modifies the number of members on the Oklahoma Aerospace and Aeronautics Commission from seven members to nine members. Seven members are to be appointed by the Governor and two members are to be appointed by Legislative leadership. All members appointed must have either three years experience in aeronautical activities or three years experience in the commercial space industry, a state or federal space industry, or administration. Additionally, the measure removes the Oklahoma Space Industry Development Authority and transfers all employees to the Oklahoma Department of Aerospace and Aeronautics. The Oklahoma Aerospace and Aeronautics Commission is to become the Board of Directors of the Oklahoma Space Industry Development Authority. The qualifications and terms of office will be the same. The funds for each entity are to remain separate from each other. The Director of the Oklahoma Department of Aerospace and Aeronautics is to serve as the chief executive officer of the Oklahoma Space Industry Development Authority. Lastly, the measure updates several statutory references, recodifies several sections of law, and repeals Title 74 Section 5206, which relates to the Activation of the Oklahoma Space Industry Development Authority.	No	We support private property rights and call for appropriate legislation to prohibit the use of eminent domain by private companies.

60th legis. 1R Senate Bill:0915	Senate	0915		SB 915 requires commercial solar facilities that are located on land leased by the Commissioners of the Land Office (CLO) to be: • Installed on permanent grass suitable for livestock grazing; • At least six feet high from the lowest point of the solar panel; • At least 25 feet between rows; • At least 300 feet away from a residential dwelling; • Promote optimal runoff flow; and • Liable for all soil erosion where the panels are installed. Any lease agreement offered to a landowner by a solar energy facility must meet the same requirements, unless waived by the landowner. Lastly, the CLO must make payments to appropriate county treasurers, in lieu of paying ad valorem taxes, for property containing commercial solar facilities.	Yes	We support energy policy based on private development, efficient use and expansion of current resources such as fossil fuels, clean coal, and nuclear energy; and exploration and efficient use of other resources such as biofuels, wind, solar and water energy.
60th legis. 1R Senate Bill:0920	Senate	0920		Engrossed SB 920 provides for the definitions of heliport, which is an area used for the landing and takeoff of helicopters and of VTOL aircraft, which is aircraft that has the ability to takeoff and land vertically. The measure requires a permit to build or modify any building that would exceed the federal obstruction standards within a one-nautical mile radius of the geographic center of a publicly owned heliport or vertiport. Additionally, the measure gives the Oklahoma Department of Aerospace and Aeronautics the statewide or regional command and radar system to support the UAS/AAM detection systems. The Department is authorized to enter into partnerships with the federal government for the purpose of investing in and operating UAS/AAM infrastructure in the state.	No	We believe in limited government, individual liberty, natural rights, and personal moral responsibility
60th legis. 1R Senate Bill:0925	Senate	0925		SB 925 authorizes victims of title theft to file of record a notice of fraudulent conveyance setting forth the nature of the fraudulent conveyance. The notice is to serve as constructive notice that the conveyance is alleged to be fraudulent. The notice must contain an accurate and full description of the real property affected by the recorded fraudulent conveyance and be filed in the county clerk's office of the county or counties where the real property is situated. County clerks may charge fees for the recording of the notice. The clerk may refuse to file a notice of fraudulent conveyance if the clerk has a reasonable belief that the notice constitutes sham legal process or if the filing constitutes a slander of title. The measure defines title theft and provides that a person convicted of filing documents pertaining to an interest in real property with intent to deceive another person as to the veracity of the document recorded is guilty of a felony subject to a maximum fine of \$5,000, a term of imprisonment in the custody of the Department of Corrections not to exceed 3 years or both fine and imprisonment. Persons committing title theft with the intent to defraud the owner of the real property or the owner of an interest in the real property shall be guilty of a felony and subject to a maximum fine of \$5,000, a term of term of imprisonment in the custody of the Department of Corrections not to exceed 10 years, or both fine and imprisonment. The measure requires county clerks to prominently display a sign that is clearly visible to the general public in or near the county clerk's office stating that it is a crime to knowingly file a fraudulent document pertaining to real property with the county clerk.	Yes	We support the fundamental right to own and to enjoy our private property and we oppose restrictions or losses of that right.
60th legis. 1R Senate Bill:0942	Senate	0942	05/06/2025	SB 942 requires public schools and universities to integrate the definition of antisemitism into their codes of conduct and to integrate antisemitism awareness into their training for staff and students. Schools are also required to treat antisemitism in the same manner as racial discrimination. The State Department of Education and the State Regents are required to designate a Title VI coordinator to monitor antisemitic discrimination and harassment, who will thoroughly investigate all submitted complaints. If the coordinators determine the public school or university have not sufficiently handled a complaint, they must send them a written notice. If the coordinators still feel the complaint is unaddressed, they must report their findings to the U.S. Department of Education and the U.S. Department of Justice. The Title VI coordinators are required to submit an annual report to the legislature about the state of antisemitism in schools.	No	We oppose the construct of "Free Speech or Safe Zones."
60th legis. 1R Senate Bill:0987	Senate	0987	05/09/2025	The engrossed version of SB 987 creates the nine-member Oklahoma Department of Commerce Board to: • Set rules and policies for the department; • Approve strategic plans and budgets; • Advise in appointing and compensating the chief executive officer; • Endorse economic projects in conjunction with the Legislative Evaluation and Development Committee; and • Submit annual reports to the Governor and Legislature with recommendations for future activities. The Secretary of Commerce serves as the board's chair. Board members must have at least five years of private sector experience and expertise in at least one field listed in the measure, including economic development, finance, transportation, energy, cybersecurity, and other critical industries. Member appointments must include representation from municipalities with populations of 50,000 or less. Initial terms are staggered between one and two years, with all future terms lasting three years. The board must meet within 60 days of its creation, may create working groups to help carry out its responsibilities, and may accept gifts, grants, and donations from non-governmental sources.	No	We support legislative efforts to repeal outdated and irrelevant statutes in keeping with the philosophy of smaller government and support the elimination or consolidation of redundant authorities, boards, commissions, and agencies.

60th legis. 1R Senate Bill:0991	Senate	0991	05/06/2025	Engrossed SB 991 adopts the non-legally binding working definition of Anti-Semitism adopted by the International Holocaust Remembrance Alliance. The definition is to be used as a guide for training, education, and recognizing and combating anti-Semitic hate crimes or discrimination and for tracking anti-Semitic incidents within the state.	No	We oppose the construct of "Free Speech or Safe Zones."
60th legis. 1R Senate Bill:0995	Senate	0995		SB 995 modifies the Administrative Procedures Act by providing that any rules not acted upon by the adoption of a joint resolution are deemed to be disapproved. The measure repeals Title 75, Section 308.3 relating to rule adoption procedure.	Yes	We believe all state agencies should be made accountable for maintenance of their records and accurate enforcement of rules, policies, and regulations.
60th legis. 1R Senate Bill:0998	Senate	0998		SB 998 requires the Corporation Commission to enter an order within 180 days on a utility's application to expand or purchase a natural gas generation facility, instead of 240 days. The measure also requires any new natural gas generation facility to secure a firm contract for transporting natural gas to its facility through a competitive solicitation process. The measure allows a utility to start recovering work-in-progress expenses prior to the commercial operation of a new, or newly expanded, natural gas facility. The Commission is required to permit a special rate for the recovery of such expenses. If the initiative to construct or expand a natural gas facility is terminated before completion, the utility must automatically refund customers any money collected through the special rate plus interest. The utility has 90 days to refund the money after terminating the project. Lastly, the measure allows a public utility to defer 90 percent of their depreciated expenses as a regulatory asset. The Commission is required to review the asset balances prior to moving them into the utility's rate base. At the end of a test year, the balance of the regulatory asset must be included in the utility's rate base without any reductions. Any new deferrals would be included in the utility's next rate case.	No	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R Senate Bill:1000	Senate	1000	05/28/2025	Engrossed SB1000 increases the bonding authority of the Grand River Dam Authority from \$1.41 billion to \$3.60 billion.	No	Economic freedom is the cornerstone of individual liberty. The private sector and free market principles are the best to stimulate economic development not government programs
60th legis. 1R Senate Bill:1014	Senate	1014		Engrossed SB 1014 requires counties, cities, local governmental entities, and public trusts with a county or municipality as its sole beneficiary to provide for a local bid preference of not more than five percent when awarding public construction contracts exceeding \$100,000 or construction management trade contracts exceeding \$50,000.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:1024	Senate	1024	05/21/2025	SB 1024 requires an agency promulgating or amending any emergency or permanent rule or rules to prepare a statement of scope of the rule or rules that it plans to promulgate. The statement must include a description of the objective of the rule; a description of any existing policies, newly proposed policies and an analysis of alternatives to adopting the rule; the statutory authority for promulgating the rule; estimates of the amount of time that would be spent by state employees to develop the rule and other resources that would be utilized to develop the rule; a description of all the entities that may be affected by the rule; and a summary and comparison of any existing or proposed federal regulation that is intended to address the activities to be regulated by the rule. The statement is to be submitted to the Secretary of State who will make a determination as to the authority of the agency to promulgate the rule by reporting to the Governor who may approve or reject the statement of scope. The agency may proceed with promulgation after receiving written notice of approval from the Governor. Statements of scope expire 30 months after the date of publication in the Oklahoma Register.	Yes	We believe all state agencies should be made accountable for maintenance of their records and accurate enforcement of rules, policies, and regulations.

60th legis. 1R Senate Bill:1027	Senate 1027	05/23/2025	<p>Engrossed SB 1027 requires the gist statement of any initiative petition or referendum petition to be explained in basic words and prohibits the gist statement from including euphemisms, code words, or any words that have special meaning for a particular profession. Further, the gist statement cannot reflect any partiality and must indicate whether a proposed measure will have a fiscal impact on the state and the potential source of funding. A notice that the petition is a public record and subject to the Oklahoma Open Meetings Act must be printed under the gist statement. The Secretary of State is authorized to confirm gist statements comply with these requirements and can remove any gist statement found in violation. Additionally, the measure requires any person who circulates a petition to be a registered voter in Oklahoma and to give notice to those signing the petition if they are being compensated to circulate the petition and by who. Any person being compensated to circulate the petition must disclose that information to the Secretary of State and cannot receive compensation from an entity outside of Oklahoma or be compensated based on the number of signatures. A report must be sent to the Secretary of State detailing any expenditures related to the circulation of the petition and attest that all donated funds were received from resources within Oklahoma. Citizens signing a petition must include the county of residence associated with their voter registration card. The Secretary of State is authorized to establish procedures by which citizens can request to have their signature removed from the petition. Finally, the measure establishes that no more than 10 percent of the total number of signatures required for an initiative or referendum petition be from legal electors of a county with a population of 400,000 or more and that no more than four percent be from legal electors of a county with population less than 400,000. Upon the effective date, the provisions of this measure will only be applicable to initiative petitions for which the Secretary of State has not set the date for circulation.</p>	Yes	We support requiring all initiative petitions to define the funding mechanisms
60th legis. 1R Senate Bill:1032	Senate 1032		<p>The engrossed version of SB 1032 gives an ABLE-licensed establishment who claims an employee's actions are not attributable to them 10 days after the receipt of a violation to provide an affidavit indicating that the establishment was in compliance with requires at the time of the violation. The establishment may be required to present further evidence at a hearing. If an employee does not have an employee license, the action of the employee will be attributable to the establishment if the employee does any of the actions listed in the measure. Proof from ABLE that the employee performed a prohibited action on three or more occasions within a year will create a rebuttable presumption that an establishment has indirectly encouraged a violation of the law. This presumption is created regardless if the same person did the violation each time. Proof of violation will be demonstrated as provided for in the measure. A rebuttable presumption will also be established if the ABLE Commission presents proof that the establishment required each employee to present a seller-server training certificate within 14 days of their initial employment and attend a training course every two years, that the establishment required each employee to maintain a valid license, that the establishment adopted policies and procedures designed to prohibit certain person from consuming or buying alcohol, and that the establishment ensures that all employees have read and understood ABLE policies and procedures. If the evidence presented in sufficient to establish a prima facie case, the burden of persuasion shifts to the establishment to show that it has not indirectly encouraged a violation of the law. The measure provides that nothing in this law will be construed to establish exclusive means by which the ABLE Commission may establish that a license or permit holder has indirectly encouraged a violation of this act.</p>	No	We believe in limited government, individual liberty, natural rights, and personal moral responsibility.
60th legis. 1R Senate Bill:1066	Senate 1066	05/09/2025	<p>The engrossed version of SB 1066 requires the Oklahoma Medical Marijuana Authority to maintain a registry of recommending physicians. Beginning Jan. 1, 2026, a physician has to be registered in order to be able to provide a medical marijuana recommendation to a licensed patient. The physician must meet requirements to be registered and complete medical marijuana medical education prior to being on the registry, education which must be completed annually. The Executive Director of the Authority will promulgate rules and may consult with the State Board of Medical Licensure and Supervision, the State Board of Osteopathic Examiners, and the Board of Podiatric Medical Examiners.</p>	No	We support legislative efforts to repeal outdated and irrelevant statutes in keeping with the philosophy of smaller government and support the elimination or consolidation of redundant authorities, boards, commissions, and agencies.
60th legis. 1R Senate Bill:1067	Senate 1067		<p>The engrossed version of SB 1067 authorizes a local government entity or ambulance service provider acting on its behalf to annually submit ambulance service rates set by the local government to the Insurance Department. The Department must establish and maintain a public database with all the submitted rates. The minimum allowable rate must be the least of the submitted rates, 275% of the current published rate as established by the Centers for Medicare and Medicaid Services, or the ambulance service provider's billed charges.</p>	No	We believe in limited government, individual liberty, natural rights, and personal moral responsibility.

60th legis. 1R Senate Bill: 1075	Senate 1075		The engrossed version of SB 1075 requires real estate wholesalers to provide clear written disclosures before any contract is signed, including their intent to sell the property at a higher price, a suggestion that the homeowner seek legal advice, and the homeowner's right to cancel the contract within seven business days without penalty. The measure also prohibits wholesalers from claiming to act on the homeowner's behalf or misrepresenting themselves as licensed professionals. Wholesalers may not place liens or otherwise cloud the title of the property. If any required disclosures are missing, the contract becomes invalid, and the homeowner is entitled to a refund of any earnest deposit. Deposits must be held in an escrow account, and homeowners can cancel the agreement at any time if the wholesaler fails to comply with the law. The Oklahoma Real Estate Commission must provide a cancellation form and create rules to enforce these provisions.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill: 1086	Senate 1086	05/23/2025	Engrossed SB 1086 authorizes the Secretary of the State Election Board to compare the list of registered voters in Oklahoma to any federal, state, or local database that contains information on the citizenship status of persons residing in Oklahoma. The Secretary of the State Election Board must send notice to any registered voter listed in the database as not being a citizen of the United States. The registered voter has 30 days to present proof of citizenship to the applicable county election board. If the registered voter fails to present proof, the voter's registration will be canceled. Additionally, the measure requires the electronic voter registration list held by the Secretary of the State Election Board be made available to the following people: • Residents of Oklahoma who are citizens of the United States; • Official representatives of political parties recognized by the laws of Oklahoma; • Candidates for office in Oklahoma and their official representatives; and • Other persons authorized by state law. Any person requesting the voter registration list must complete an application form. The measure establishes that it is unlawful for any person to use the voter registration list for commercial purposes or to provide the list to a foreign national, foreign commercial interest, or foreign governmental entity. Commercial purposes do not include the use of the voter list by campaigns, political parties, government officials, or public opinion pollsters to contract or interact with voters.	Yes	The Oklahoma Republican Party is committed to preserving every legally eligible Oklahoman's right to vote.
60th legis. 1R Senate Bill: 1126	Senate 1126		SB 1126 appropriates \$100,000 to the State Board of Education to perform the duties imposed upon the Board by law.	No	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R Senate Bill: 1129	Senate 1129		The Committee Substitute to SB 1129 directs the Office of Educational Quality and Accountability to administer a grant program with \$500,000 as appropriated in HB 2766 for the purchase of equipment necessary for the storage of cell phones.	No	We believe that all education and management decisions should be returned to the control of parents, elected school boards, teachers, and administration at the local level.
60th legis. 1R Senate Bill: 1136	Senate 1136		SB 1136 appropriates \$100,000 to the Oklahoma Health Care Authority to perform the duties imposed upon the Authority by law.	No	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R Senate Bill: 1137	Senate 1137		SB 1137 appropriates \$100,000 to the Department of Human Services to perform the duties imposed upon the Department by law.	No	We support a requirement that each piece of legislation only address one issue. We support transparency and audits in government spending.
60th legis. 1R Senate Bill: 1140	Senate 1140		SB 1140 appropriates \$100,000 to the Department of Mental Health and Substance Abuse Services to perform the duties imposed upon the Department by law.	No	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R Senate Bill: 1141	Senate 1141		SB 1141 appropriates \$100,000 to the Department of Mental Health and Substance Abuse Services to perform the duties imposed upon the Department by law.	No	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R Senate Bill: 1143	Senate 1143		SB 1143 appropriates \$100,000 to the Office of Management and Enterprise Services to perform the duties imposed upon the Office by law.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R Senate Bill: 1150	Senate 1150		SB 1150 appropriates \$100,000 to the Department of Transportation to perform the duties imposed upon the Department by law.	No	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R Senate Bill: 1151	Senate 1151		SB 1151 appropriates \$100,000 to the Department of Agriculture, Food, and Forestry to perform the duties imposed upon the Department by law.	No	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R Senate Bill: 1152	Senate 1152		SB 1152 appropriates \$100,000 to the Department of Agriculture, Food, and Forestry to perform the duties imposed upon the Department by law.	No	We believe in limited government, individual liberty, natural rights, and personal moral responsibility.
60th legis. 1R Senate Bill: 1153	Senate 1153		SB 1153 appropriates \$100,000 to the Department of Agriculture, Food, and Forestry to perform the duties imposed upon the Department by law.	No	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.

60th legis. 1R Senate Bill:1155	Senate	1155		The Committee Substitute to SB 1155 directs the apportionment of general appropriations to the Oklahoma Department of Commerce. The measure directs that \$500,000.00 be used to support the Community Expansion of Nutrition Assistance Program. \$100,000.00 be used to support an Oklahoma-based nonprofit in order to preserve sports heritage and pride in Oklahoma. \$198,660.00 be used for community action agencies to support Head Start programs.	No	We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R Senate Bill:1160	Senate	1160		The committee substitute to SB 1160 appropriates \$238,077,462.00 to the Prison Acquisition Revolving Fund from the Revenue Stabilization Fund. The measure appropriates \$73,922,538.00 from General Revenue to the Prison Acquisition Revolving Fund.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves. We believe in transparent and honest government in the Oklahoma Legislature, all legislative committees, and in state and county agencies.
60th legis. 1R Senate Bill:1171	Senate	1171	05/28/2025	Pending	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:1178	Senate	1178		The committee substitute to SB 1178 appropriates \$7,929,596.45 to the Department of Mental Health and Substance Abuse Services to address the ongoing increased demand for mental health services by expanding the infrastructure of the Tulsa Center for Behavioral Health. The measure reappropriates and redesignates \$66,500,000.00 to address the ongoing increased demand for mental health services by purchasing and renovating a replacement facility for Griffin Memorial Hospital.	No	We support reducing the size of state government to allow citizens to do those things that people can do best for themselves.
60th legis. 1R Senate Bill:1179	Senate	1179		The committee substitute to SB 1179 appropriates \$800,000 to the J.D. McCarty Center for Children with Developmental Disabilities.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R Senate Bill:1180	Senate	1180		The committee substitute to SB 1180 appropriates \$248,000.00 to the Legislative Services Bureau to pay obligations that may arise out of contracts during Fiscal Year 2026 related to the American Rescue Plan Act of 2021.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.
60th legis. 1R Senate Bill:1181	Senate	1181		The committee substitute to SB 1181 appropriates \$2,418,180.00 to the Office of Management and Enterprise Services to pay for expenses arising from implementing programs and expenditures in accordance with actions taken by the Joint Committee on Pandemic Relief Funding.	No	We believe in the implementation of "sunset laws," "zero-based budgeting," and performance audits to require justification for government programs.