1	ENGROSSED SENATE
2	BILL NO. 802 By: Crain of the Senate
3	and
4	Echols of the House
5	
6	An Act relating to discovery master; authorizing appointment of discovery master; requiring certain
7	orders to contain specified findings; establishing procedures for certain disqualification; requiring
8	certain notice; specifying contents of certain orders; authorizing amendment of certain orders;
9	requiring certain oath; establishing authority of discovery master; providing for certain sanctions;
10	requiring filing of certain report; establishing procedures for adoption or modification of certain
11	report; requiring certain review; establishing quidelines for certain compensation; construing
12	provision; providing certain immunity from civil liability; providing for codification; and providing
13	an effective date.
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15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
16	SECTION 1. NEW LAW A new section of law to be codified
17	in the Oklahoma Statutes as Section 2053 of Title 12, unless there
18	is created a duplication in numbering, reads as follows:
19	A. Appointment.
20	1. Scope. Unless a statute provides otherwise, on motion by a
21	party or on its own motion, upon hearing unless waived, a court may
22	in its discretion appoint a discovery master to:
23	a. perform duties related to discovery, consented to by
24	the parties, or

ENGR. S. B. NO. 802

1	b. address pretrial and posttrial discovery matters to
2	facilitate effective and timely resolution.
3	2. Required Findings. An order appointing a discovery master
4	under subparagraph b of paragraph 1 of subsection A of this section
5	shall contain the following findings by the court:
6	a. the appointment and referral are necessary in the
7	administration of justice due to the nature,
8	complexity or volume of the materials involved, or for
9	other exceptional circumstances,
10	b. the likely benefit of the appointment of a discovery
11	master outweighs its burden or expense, considering
12	the needs of the case, the amount in controversy, the
13	parties' resources, the importance of the issues at
14	stake in the action, the importance of the referred
15	issues in resolving the matter or proceeding in which
16	the appointment is made, and
17	c. the appointment will not improperly burden the rights
18	of the parties to access the courts.
19	3. Possible Expense or Delay. In appointing a discovery
20	master, the court shall consider the fairness of imposing the likely
21	expenses on the parties and shall protect against unreasonable

22 expense or delay.

23 B. Disqualification.

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In General. A discovery master shall not have a
 relationship to the parties, attorneys, action, or court that would
 require disqualification of a judge, unless the parties, with the
 court's approval, consent to the appointment after the discovery
 master discloses any potential grounds for disqualification.

6 2. Disclosure. The discovery master shall disclose any7 possible conflicts within fourteen (14) days of appointment.

8 3. Motions to Disqualify. A motion to disqualify a discovery
9 master shall be made within fourteen (14) days of the discovery
10 master's disclosure of the conflict. The discovery master shall
11 rule originally on any motion to disqualify.

12 4. Review by Assigned Judge. Any interested party who deems himself or herself aggrieved by the refusal of a discovery master to 13 grant a motion to disqualify may present his or her motion to the 14 judge assigned to the case by filing in the case within five (5) 15 days from the date of the refusal a written request for rehearing. 16 A copy of the request shall be mailed or delivered to the judge 17 assigned to the case, to the adverse party and to the discovery 18 master. 19

5. Review by Presiding Judge. Any interested party who deems himself or herself aggrieved by the refusal of the judge assigned to the case to grant a motion to disqualify the discovery master may present his or her motion to the presiding judge of the county in which the case is pending. A copy of the request shall be mailed or

ENGR. S. B. NO. 802

delivered to the presiding judge, to the adverse party, to the judge
 assigned to the case, and to the discovery master.

3 6. Review by Supreme Court. If the hearing before the presiding judge results in an order adverse to the movant, the 4 5 movant shall be granted not more than five (5) days to institute a proceeding in the Supreme Court for a writ of mandamus. The Supreme 6 Court shall not entertain an original proceeding to disqualify a 7 discovery master unless it is shown that the relief sought was 8 9 previously denied by the discovery master, the judge assigned to the 10 case, and the presiding judge, in accordance with this section. An 11 order favorable to the moving party may not be reviewed by appeal or 12 other method.

13 C. Order Appointing a Discovery Master.

Notice. Before appointing a discovery master, the court
 shall give the parties notice and an opportunity to be heard unless
 waived. Any party may suggest candidates for appointment.

17 2. Contents. The appointing order shall direct the discovery18 master to proceed with all reasonable diligence and shall state:

a. the discovery master's duties, including any
investigation or enforcement duties, and any limits on
the discovery master's authority under subparagraph c
of this paragraph,

b. the circumstances, if any, in which the discovery
master may communicate ex parte with a party,

1 any limitations on the discovery master's с. 2 communications with the court, 3 d. the nature of the materials to be preserved and filed as the record of the discovery master's activities, 4 5 e. the time limits, method of filing the record, other procedures, and standards for reviewing the discovery 6 7 master's orders, findings, and recommendations, and f. the basis, terms, and procedure for fixing the 8 9 discovery master's compensation under subsection G of this section. 10 The court shall have the discretion to direct the discovery 11 12 master to circulate a proposed appointing order to the parties and provide a time period for the parties to comment prior to the 13 order's entry. 14 3. Amending. The order may be amended at any time after notice 15 to the parties and an opportunity to be heard. 16 4. Oath. Before the appointing order shall take effect, the 17 discovery master shall execute and file an oath that he or she will 18 faithfully execute the duties imposed by the order of appointment 19 and any amendments thereto. 20 Discovery Master's Authority. 21 D. In General. Unless the appointing order directs otherwise, 22 1. a discovery master may: 23 24

ENGR. S. B. NO. 802

- a. regulate all proceedings and respond to all discovery
 motions of the parties within the scope of
 appointment, including resolving all discovery
 disputes between the parties,
- b. call discovery conferences under Rule 5 of the Rules
 for District Courts, at the request of a party or on
 the discovery master's own motion,
- 8 c. set procedures for the timing and orderly presentation
 9 of discovery disputes for resolution,
- 10d. take all appropriate measures to perform the assigned11duties fairly and efficiently, and
- e. if conducting an evidentiary hearing, exercise the
 appointing court's power to take and record evidence,
 including compelling appearance of witnesses or
 production of documents in connection with these
 duties.

Sanctions. The discovery master may recommend any sanction
 provided by Sections 2004.1, 3226.1 or 3237 of Title 12 of the
 Oklahoma Statutes.

E. Discovery Master's Orders, Reports, and Recommendations. A discovery master who issues an order, report or recommendation shall file it and promptly serve a copy on each party. The clerk shall enter the order, report or recommendation on the docket.

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ENGR. S. B. NO. 802

F. Action on the Discovery Master's Order, Report or
 Recommendations.

Time to Object or Move to Adopt or Modify. A party may file
 objections to or a motion to adopt or modify the discovery master's
 order, report or recommendations no later than fourteen (14) days
 after a copy is filed, unless this section or the court sets a
 different time. If no objection or motion to adopt or modify is
 filed, the district court may approve the discovery master's order,
 report or recommendations without further notice or hearing.

10 2. Action Generally. Upon the filing of objections to or a 11 motion to adopt or modify the discovery master's order, report or 12 recommendations within the time permitted, any party may respond within fifteen (15) days after the objections or motions are filed. 13 If objections and motions are decided by the court without a 14 hearing, the court shall notify the parties of its ruling by mail. 15 In acting on a discovery master's order, report or recommendations, 16 the court may receive evidence; and may adopt or affirm, modify, 17 wholly or partly reject or reverse, or resubmit to the discovery 18 master with instructions. 19

Reviewing Factual Findings. The court shall decide de novo
 all objections to findings of fact made or recommended by a
 discovery master, unless the parties, with the court's approval,
 stipulate that:

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a. the findings will be reviewed for clear error, or

b. the findings of a discovery master appointed under
 paragraph 1 of subsection A of this section will be
 final.

4 4. Reviewing Legal Conclusions. The court shall decide de novo
5 all objections to conclusions of law made or recommended by a
6 discovery master.

7 5. Reviewing Procedural Matters. Unless the appointing order
8 establishes a different standard of review, the court may set aside
9 a discovery master's ruling on a procedural matter only for an abuse
10 of discretion.

11 G. Compensation.

Fixing Compensation. Before or after judgment, the court
 shall fix the discovery master's compensation on the basis and terms
 stated in the appointing order, but the court may set a new basis
 and terms after giving notice and an opportunity to be heard.

16 2. Payment. The compensation shall be paid either:

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a. by a party or parties, or

b. from a fund that is the subject of the specific action
or proceeding, or other subject matter of the specific
action or proceeding, to the extent such fund or
subject matter is within the court's control and
within the court's in rem jurisdiction. The
compensation shall not be paid from the court fund.

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3. Allocating Payment. The court shall allocate payment after
 considering the nature and amount of the controversy, the parties'
 means, and the extent to which any party is more responsible than
 other parties for the reference to a discovery master. An interim
 allocation may be amended to reflect a decision on the merits.

6 H. Other Statutes. A referee or master appointed under the 7 authority of another statute or provision is subject to this section 8 only when the order referring a matter to the referee or master 9 states that the reference is made under this section. Nothing in 10 this section shall be construed to replace or supersede any other 11 statute or provision authorizing the appointment of a referee or 12 master.

I. A discovery master appointed pursuant to this section acting in that capacity shall be immune from civil liability to the same extent as a judge of a court of this state acting in a judicial capacity.

17 SECTION 2. This act shall become effective November 1, 2015.
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1	Passed the Senate the 5th day of March, 2015.
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3	Duraiding Officen of the Consta
4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2015.
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8	Presiding Officer of the House
9	of Representatives
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