



OKLAHOMA

Ethics Commission



Regular Commission Meeting
& Public Hearing
November 13, 2025 10:00 AM
OK State Capitol, Rm. G-3



OKLAHOMA
Ethics Commission

Call to Order

Open Meeting Act Compliance

Introductions & Announcements

**Announcements, consideration,
discussion, and possible action
on the disqualification or recusal
of any Commissioner or
Commissioners pursuant to
Ethics Rule 1.6**



OKLAHOMA
Ethics Commission







Consideration, discussion, and possible action on minutes for the special meeting and executive session held October 6, 2025



Advisory Opinion 2025-03

Hearing on Advisory Opinion Request No. 2025-03

**Request from Representative Judd Strom,
pursuant to Okla. Const. art. XXIX, § 5, and
Okla. Ethics Rule 1.7.**

-  Pursuant to Okla. Ethics R. 1.7, the notice of hearing concerning Advisory Op. Req. No. 2025-03 was provided at least thirty (30) days in advance of this hearing, on October 13, 2025; the draft advisory opinion prepared by the Commission employees and any written comments received, were made public on the Oklahoma Ethics Commission's website and posted on the door at least five (5) days in advance of this hearing.
-  Public comment. Members of the public are permitted to present oral arguments, data, and views on the proposed advisory opinion.
-  Consideration, comments and discussion by Commissioners and staff regarding the draft Advisory Opinion in response to Advisory Opinion Request No. 2025-03.
-  Possible action on Advisory Opinion Request No. 2025-03.

Representative Judd Strom
House District 10
State Capitol Building
2300 N. Lincoln Blvd., Room 455.1
Oklahoma City, OK 73105
Office 405-557-7402
Judd.Strom@okhouse.gov



*House of Representatives
State of Oklahoma*

September 9, 2025

Oklahoma Ethics Commission
2300 N. Lincoln Blvd. G27
Oklahoma City, OK 73105

I am requesting an advisory opinion on the matter below;

Could you please provide some clarity to the rule regarding bank accounts for candidate contribution holdings?

I have understood the rule to mean that with each election cycle, a candidate/officeholder would be asked to 'zero-sum' or close out their current bank account, create a new account, and transfer any carry-over funds to that new account. I understand that some do not.

I have found the action to be cumbersome, be confusing, and possibly lead to the unintended consequence of observers being misled by the transfer of funds.

I would appreciate some clarity to the rule.

Yours,

A handwritten signature in black ink, appearing to be "J. Strom".

Representative Judd Strom
State of Oklahoma
House District 10

Chairman:
Appropriations and Budget General
Government

Committees
Appropriations and Budget
General Government
Government Oversight
Joint Committee Appropriations and
Budget
Conference Committee on
Government Oversight
GCCA



OKLAHOMA
Ethics Commission

DRAFT NO. 1 Advisory Opinion 2025-03 (Cite as: 2025 OK Ethics 03)

Dear Representative Judd Strom:

We are responding to your advisory opinion request asking for clarity on the rule regarding depository accounts and whether a candidate/officeholder must open a new account with each election cycle to be in compliance with the Oklahoma Ethics Rules. Specifically, you are asking:

When an officeholder is running again for the same office in the subsequent election cycle, must that officeholder close out their current committee depository account and create a new committee depository account?

Once a candidate is elected for state office and carries out the full term of that office, that same candidate often runs for re-election for the same office in the next election cycle. This officeholder is responsible for zeroing out his/her campaign committee from the prior election cycle and opening a new campaign committee. This procedure is based on the obligations under Rules 2.69 and 2.95.

Rule 2.69. One Candidate Committee at Any Time; Exception

A candidate may have no more than one (1) candidate committee for any state office at any time; provided, however, a candidate may maintain two (2) separate candidate committees for state offices for a period of sixty (60) days after filing a Statement of Organization for a second committee. In such case, funds or debt, or both, may be transferred from the first committee to the second committee as permitted by law and these Rules.

Rule 2.95. Campaign Depository Account Requirements, provides in part:

Every candidate committee, political action committee and political party committee shall maintain a campaign account in the name of the committee as it is registered with the Commission.

To comply with Rules 2.69 and 2.95, the candidate files a Final Report with the Commission in the Guardian online filing system. This Final Report reflects the transfer of any remaining funds and/or debts from the prior committee to the new committee. The candidate then files a new Statement of Organization in the Guardian showing the funds and/or debts as being transferred from the prior committee. The question presented here is whether a new depository account, also called a bank account, must also be opened when the new committee is opened with the Commission.

Rule 2.95 requires that each committee maintain a campaign account in name of the committee. This has been interpreted to mean a new depository account must be opened when a new Statement of Organization is filed with the Commission for the subsequent committee. This interpretation considers that committee names often include the year of the election. Therefore, to have an

Page 2 of 2

account with the same name as the committee may require a new account titled with the committee name and the year of the election.

One of the reasons a candidate committee is required to maintain a depository account in the name of the committee, is to keep the committee's finances separate from the finances of any individual involved with the committee, such as the candidate or the treasurer. However, this requirement can be met without a candidate opening a new account for a committee in a subsequent election cycle.

Closing one account and opening a new one requires a new Tax ID number, new checks, a new debit card, and other tasks associated with the transfer and opening of a new account. This can be cumbersome, expensive and opens the door to possible errors and omissions. The goal of transparency and the purposes of the Commission can be met by a simpler method.

So long as the candidate committee fully accounts for all funds and debt remaining in the prior committee before opening a new candidate committee, it is not necessary to open a new depository account and obtain a new account number with the committee's financial institution. If the first account was opened with the year of the committee included (such as "Susie for Senator 2022") the committee is permitted to request the financial institution to change the name on the account to the new committee year ("Susie for Senator 2026"). **It is also permissible for the committee's depository account to be opened with the financial institution without specifying the year on the account name.**

Allowing a candidate committee to maintain an account with the financial institution in a subsequent election cycle, in no way relieves the committee from the obligation to fully account for the funds and debt remaining in the first committee before opening the second committee. Additionally, this Advisory Opinion only applies when a candidate is running for the *same elected office* in a subsequent election cycle. It does not apply to a candidate running for a different office.

It is therefore the official opinion of the Ethics Commission that:

When an officeholder is running for re-election for the same office in the subsequent election cycle, that officeholder must close the prior campaign committee and open a new campaign committee with the Ethics Commission, but is not required to open a new depository account with the financial institution.



DRAFT NO. 2 Advisory Opinion 2025-03 (Cite as: 2025 OK Ethics 03)

Dear Representative Judd Strom:

We are responding to your advisory opinion request asking for clarity on the rule regarding depository accounts and whether a candidate/officeholder must open a new account with each election cycle to be in compliance with the Oklahoma Ethics Rules. Specifically, you are asking:

When an officeholder is running again for the same office in the subsequent election cycle, must that officeholder close out their current committee depository account and create a new committee depository account?

Once a candidate is elected for state office and carries out the full term of that office, that same candidate often runs for re-election for the same office in the next election cycle. This officeholder is responsible for zeroing out his/her campaign committee from the prior election cycle and opening a new campaign committee. This procedure is based on the obligations under Rules 2.69 and 2.95.

Rule 2.69. One Candidate Committee at Any Time; Exception

A candidate may have no more than one (1) candidate committee for any state office at any time; provided, however, a candidate may maintain two (2) separate candidate committees for state offices for a period of sixty (60) days after filing a Statement of Organization for a second committee. In such case, funds or debt, or both, may be transferred from the first committee to the second committee as permitted by law and these Rules.

Rule 2.95. Campaign Depository Account Requirements, provides in part:

Every candidate committee, political action committee and political party committee shall maintain a campaign account in the name of the committee as it is registered with the Commission.

To comply with Rules 2.69 and 2.95, the candidate files a Final Report with the Commission in the Guardian online filing system. This Final Report reflects the transfer of any remaining funds and/or debts from the prior committee to the new committee. The candidate then files a new Statement of Organization in the Guardian showing the funds and/or debts as being transferred from the prior committee. The question presented here is whether a new depository account, also called a bank account, must also be opened when the new committee is opened with the Commission.

Rule 2.95 requires that each committee maintain a campaign account in name of the committee. This has been interpreted to mean a new depository account must be opened when a new Statement of Organization is filed with the Commission for the subsequent committee. This interpretation considers that committee names often include the year of the election. Therefore, to have an

Page 2 of 2

account with the same name as the committee may require a new account titled with the committee name and the year of the election.

One of the reasons a candidate committee is required to maintain a depository account in the name of the committee, is to keep the committee's finances separate from the finances of any individual involved with the committee, such as the candidate or the treasurer. However, this requirement can be met without a candidate opening a new account for a committee in a subsequent election cycle.

Closing one account and opening a new one requires a new Tax ID number, new checks, a new debit card, and other tasks associated with the transfer and opening of a new account. This can be cumbersome, expensive and opens the door to possible errors and omissions. The goal of transparency and the purposes of the Commission can be met by a simpler method.

So long as the candidate committee fully accounts for all funds and debt remaining in the prior committee before opening a new candidate committee, it is not necessary to open a new depository account and obtain a new account number with the committee's financial institution. If the first account was opened with the year of the committee included (such as "Susie for Senator 2022") the committee is permitted to request the financial institution to change the name on the account to the new committee year ("Susie for Senator 2026").

Allowing a candidate committee to maintain an account with the financial institution in a subsequent election cycle, in no way relieves the committee from the obligation to fully account for the funds and debt remaining in the first committee before opening the second committee. Additionally, this Advisory Opinion only applies when a candidate is running for the *same elected office* in a subsequent election cycle. It does not apply to a candidate running for a different office.

It is therefore the official opinion of the Ethics Commission that:

When an officeholder is running for re-election for the same office in the subsequent election cycle, that officeholder must close the prior campaign committee and open a new campaign committee with the Ethics Commission, but is not required to open a new depository account with the financial institution.



Rulemaking request submitted by Representative Meloyde Blancett regarding Independent Expenditures.

**Rulemaking request submitted by
Lobbyist Association regarding changes
to lobbyist rules including amending
5.14, 5.6, 5.16, 5.2 and deleting 5.8.**

Amending Ethics Rule 5.14

Allow for events where there is a presentation or are speakers and a meal is served to report the amount of the meal rather than the full registration fee if all members of the legislature are invited

Rule 5.14. Food and Beverage Provided by a Lobbyist Principal to an Event to Which All Members of Legislature are Invited.

Rule 5.14. Food and Beverage Provided by a Lobbyist Principal to an Event to Which All Members of Legislature are Invited.

A lobbyist principal that employs or retains a legislative liaison or legislative lobbyist may provide food and beverage for any event to which all members of the Legislature are invited no more than ~~once~~ twice per calendar year, provided the event is reported as provided by these Rules. As such, only the actual cost of the food and beverage shall be reported. More than one lobbyist principal may provide food and beverage for such an event, but no lobbyist principal shall participate in more than ~~one~~ two such events per calendar year.

Amending Ethics Rule 5.16



Provide evening meals during session to House only or Senate only without caucus requirement.

Rule 5.16. Food and Beverage Provided by a Lobbyist Principal to either House of the Legislature, a Legislative Committee or Subcommittee.

A lobbyist principal that employs or retains a legislative liaison or legislative lobbyist may provide food and beverage for any event or legislative session held within the Capitol building to which all members of either House of the Legislature, a committee or subcommittee of either House of the Legislature identified in the Rules or Journal of the respective House are invited and which is attended by a majority of members of the House of the Legislature, committee or subcommittee no more than once per calendar year for any such House of the Legislature, committee or subcommittee, provided the event is reported as provided by these Rules.

Amending Ethics Rules 5.2, 5.6 & 5.8



Remove the meal prohibition and allow for expenditures to be spent on traditional business expenses. (These will need to be defined which still could place limits on certain expenses).

Remove the “infrequently occurring occasions of personal significance” to allow expenditures at anytime during the year.

Rule 5.6. Prohibition on Things of Value Provided to or Accepted by Governor, Legislative Officers and Employees.

~~Rule 5.8. Gift Limits for Legislative Liaison or Legislative Lobbyist.~~

Rule 5.2. Definitions (Updated)

- **“Traditional Business Expenses”** means expenditures for meals, any individual or team sports, athletic contests or events, conferences, lectures, performances, seminars, or similar events held within the boundaries of the State of Oklahoma.
- **“De minimis amounts”** are expenditures of \$20.00 or less expended for Traditional Business Expenses. If the yearly cumulative amount is spent on the Governor, a legislator or any employee of the Governor or the Legislature is greater than the de minimis amount it shall be reported and aggregated against the Traditional Business Expenses limit provided to an individual recipient.

**Rule 5.6. Prohibition on
Things of Value
Provided to or Accepted
by Governor, Legislative
Officers and Employees.**

The Governor, a legislator or any employee of the Governor or the Legislature shall not knowingly accept anything of value from a legislative liaison, a legislative lobbyist or a lobbyist principal by whom the legislative liaison or legislative lobbyist is employed or retained except for expenditures expended as traditional business expenses as defined in Rule 5.2 or as permitted by these Rules.

~~Rule 5.8. Gift Limits for Legislative Liaison or Legislative Lobbyist.~~

~~A legislative liaison or a legislative lobbyist may make a gift to the Governor or any legislator or any employee of the Governor or the Legislature in recognition of~~
~~**infrequently occurring occasions** of personal significance. **The gift shall be given and received contemporaneously with the occasion or at times when such gifts are traditionally given.** Such gifts may be made to a family member of the Governor or any legislator or any employee of the Governor or the Legislature, provided such family member is a party to a marriage, serious illness, birth or adoption of a child or retirement.~~ Such gifts to any individual recipient may not exceed Two Hundred Dollars (\$200.00) in the aggregate in any calendar year from any legislative liaison or legislative lobbyist. Any such gifts shall be reported to the Commission and aggregated with meals, and the aggregate total of meals and other gifts provided to an individual recipient by a legislative liaison or legislative lobbyist may not exceed Seven Hundred and Fifty Dollars (\$750.00).

Executive Director's Report



Budget

Actuals as of October 31, 2025

<u>Business Unit</u>	<u>Class</u>	<u>Dept</u>	<u>Bud Ref</u>	<u>Allocations</u>	<u>Pre Encumbered</u>	<u>Encumbered</u>	<u>Current Yr Exp</u>	<u>Prior Yr Exp</u>	<u>Allotment Budget</u>	<u>Available Cash</u>
29600	195	- General Appropriations								705,796.99
	19501	10	25	1,014,630.00	.00	.00	.00	1,014,630.00	.00	
	19502	10	26	1,014,630.00	.00	300.00	308,833.01	.00	705,496.99	
				2,029,260.00		300.00	308,833.01	1,014,630.00	705,496.99	
	200	- Revolving Fund								671,684.01
	20000	10	24	178,006.00	.00	41,501.74	.00	39,454.75	97,049.51	
	20000	10	25	277,481.00	.00	79,277.00	6,293.16	68,519.16	123,391.68	
	20000	10	26	72,722.00	.00	54,485.85	12,483.68	.00	5,752.47	
				528,209.00		175,264.59	18,776.84	107,973.91	226,193.66	
	210	- Political Subdivisions								255,565.59
	21000	10	26	199,943.00	.00	110,185.00	44,434.41	.00	45,323.59	
	21000	88	26	100,057.00	.00	.00	.00	.00	100,057.00	
				300,000.00		110,185.00	44,434.41		145,380.59	
	211	- Revolving Fund – Specifically for IT/Tech Related Expenses								368,986.06
	21100	10	26	1,500.00	.00	.00	.00	.00	1,500.00	
	21100	88	24	164,186.00	.00	3,995.66	.00	76,129.56	84,060.78	
	21100	88	25	231,540.00	.00	2,007.54	6,990.48	60,623.26	161,918.72	
	21100	88	26	151,544.00	.00	37,602.77	66,139.80	.00	47,801.43	
				548,770.00		43,605.97	73,130.28	136,752.82	295,280.93	
	212	- Guardian Replacement Fund								1,406,615.22
	21200	88	25	1,200,000.00	.00	101,542.12	214,494.78	544,390.00	339,573.10	
	21200	88	26	1,015,000.00	.00	465,439.00	34,500.00	.00	515,061.00	
				2,215,000.00		566,981.12	248,994.78	544,390.00	854,634.10	
	Grand Totals			6,459,196.00	-	896,336.68	769,169.32	2,566,703.73	2,226,986.27	3,408,647.87



Budget

Actuals as of October 31, 2025

General Operations

Department: 1000010 Admin General Operations

Account	Annual Budget	YTD Budget	Expenses	Encumbrance	Pre-Encumbrance	Total Exp, Enc, Pre-Enc	Annual Variance	YTD Variance	Annual %	YTD %
511 Salary Expense	834,382	278,127	233,901.77	0.00	0.00	233,901.77	600,480.23	44,225.55	28.03	84.10
512 Insur.Prem-Hlth-Life,etc	147,054	49,018	22,720.06	1,500.00	0.00	24,220.06	122,833.94	24,797.94	16.47	49.41
513 FICA-Retirement Contributi	196,200	65,400	55,272.82	0.00	0.00	55,272.82	140,927.18	10,127.10	28.17	84.52
515 Professional Services	65,687	21,896	47,311.56	131,238.16	0.00	178,549.72	-112,862.72	-156,654.20	271.82	815.46
519 Inter/Intra Agy Pmt-Pers S	432	144	194.25	237.75	0.00	432.00	0.00	-288.00	100.00	300.00
521 Travel - Reimbursements	14,600	4,867	1,787.77	0.00	0.00	1,787.77	12,812.23	3,078.75	12.25	36.74
522 Travel - Agency Direct Pmt	7,400	2,467	29.25	0.00	0.00	29.25	7,370.75	2,437.35	0.40	1.19
531 Misc. Administrative Expen	16,415	5,472	2,176.25	10,606.97	0.00	12,783.22	3,631.78	-7,311.70	77.88	233.63
532 Rent Expense	700	233	762.10	549.12	0.00	1,311.22	-611.22	-1,077.94	187.32	562.08
533 Maintenance & Repair Expen	0	0	24.65	597.60	0.00	622.25	-622.25	-622.25	~	~
534 Specialized Sup & Mat.Expe	0	0	438.38	0.00	0.00	438.38	-438.38	-438.38	~	~
536 General Operating Expenses	5,900	1,967	1,132.24	0.00	0.00	1,132.24	4,767.76	834.36	19.19	57.57
552 Scholar.,Tuition,Incentive	25	8	0.00	0.00	0.00	0.00	25.00	8.32	0.00	0.00
601 AFP Encumbrances	0	0	0.00	20,241.25	0.00	20,241.25	-20,241.25	-20,241.25	~	~
810 Req Only	0	0	0.00	162,299.80	0.00	162,299.80	-162,299.80	-162,299.80	~	~
	1,288,795	429,598	365,751.10	327,270.65	0.00	693,021.75	595,773.25	-263,424.15	53.77	161.32
Class Funding	Annual Budget	YTD Budget	Expenses	Encumbrance	Pre-Encumbrance	Total Exp, Enc, Pre-Enc	Annual Variance	YTD Variance	Annual %	YTD %
19502 GRF Duties	1,014,630	338,210	308,833.01	300.00	0.00	309,133.01	705,496.99	29,076.87	30.47	91.40
19601 GRF-Duties	0	0	0.00	57.00	0.00	57.00	-57.00	-57.00	~	~
20000 Ok Coun Campaign, Eth Rev	72,722	24,240	12,483.68	216,728.65	0.00	229,212.33	-156,490.33	-204,972.25	315.19	945.59
21000 Political Subdiv Enforcemt	199,943	66,648	44,434.41	110,185.00	0.00	154,619.41	45,323.59	-87,971.77	77.33	232.00
21100 Ethics Comm Online Filing	1,500	500	0.00	0.00	0.00	0.00	1,500.00	500.00	0.00	0.00
	1,288,795	429,598	365,751.10	327,270.65	0.00	693,021.75	595,773.25	-263,424.15	53.77	161.32
Totals for Division 10	1,288,795	429,598	365,751.10	327,270.65	0.00	693,021.75	595,773.25	-263,424.15	53.77	161.32



Budget

Actuals as of October 31, 2025

IS Services

Department: 8800020 Administrative IS Services

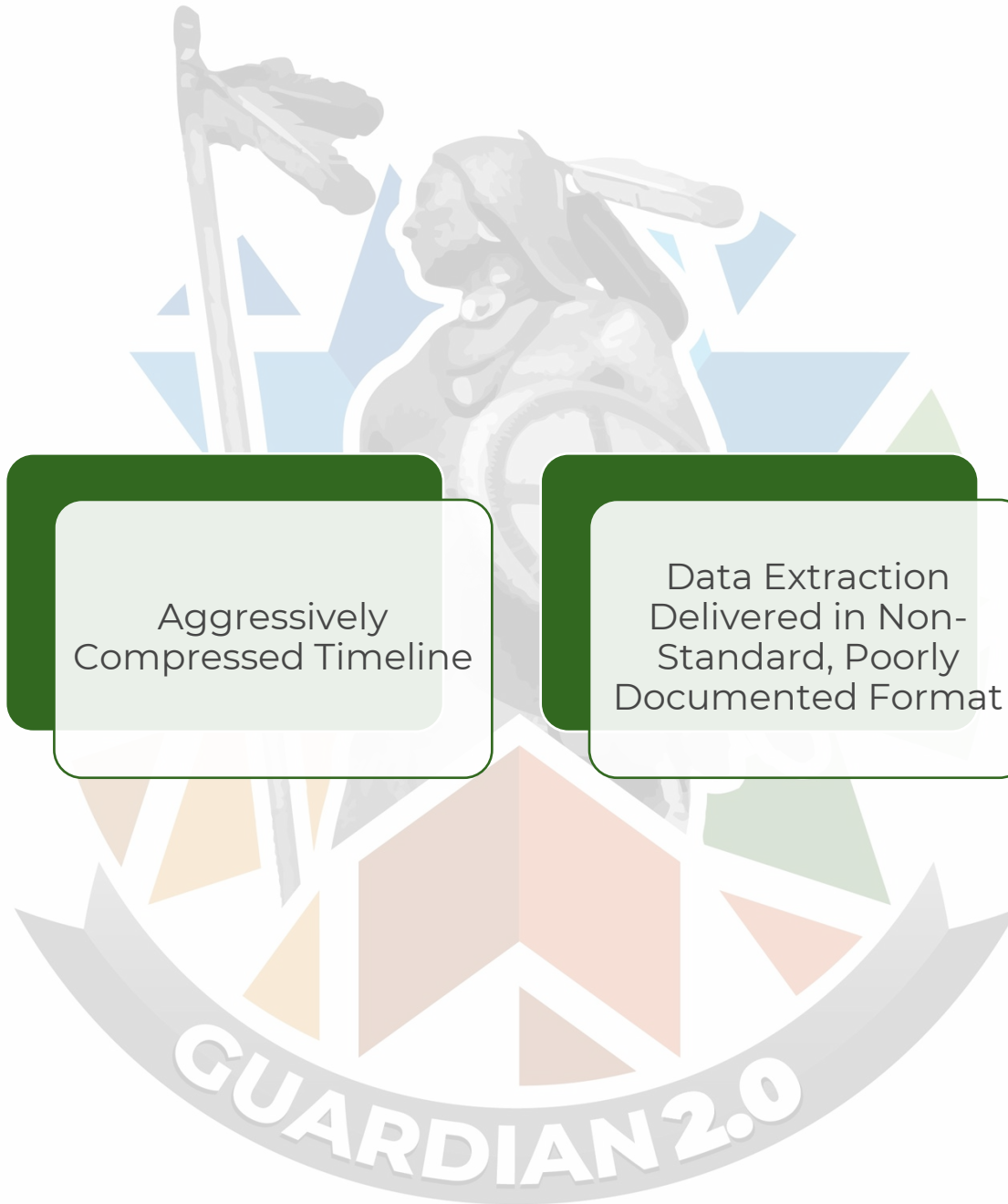
Account	Annual Budget	YTD Budget	Expenses	Encumbrance	Pre-Encumbrance	Total Exp, Enc, Pre-Enc	Annual Variance	YTD Variance	Annual %	YTD %
511 Salary Expense	71,062	71,062	12,183.60	0.00	0.00	12,183.60	58,878.40	58,878.40	17.15	17.15
512 Insur.Prem-Hlth-Life,etc	14,820	14,820	2,233.56	0.00	0.00	2,233.56	12,586.44	12,586.44	15.07	15.07
513 FICA-Retirement Contributi	17,524	17,524	2,907.28	0.00	0.00	2,907.28	14,616.72	14,616.72	16.59	16.59
515 Professional Services	742,561	742,561	3,820.00	522,499.17	0.00	526,319.17	216,241.83	216,241.83	70.88	70.88
531 Misc. Administrative Expen	296,434	296,434	585.72	11,002.92	0.00	11,588.64	284,845.36	284,845.36	3.91	3.91
532 Rent Expense	3,500	3,500	0.00	2,331.82	0.00	2,331.82	1,168.18	1,168.18	66.62	66.62
533 Maintenance & Repair Expen	117,100	117,100	0.00	6,073.00	0.00	6,073.00	111,027.00	111,027.00	5.19	5.19
536 General Operating Expenses	0	0	0.00	414.00	0.00	414.00	-414.00	-414.00	~	~
541 Office Furniture & Equipme	3,600	3,600	0.00	0.00	0.00	0.00	3,600.00	3,600.00	0.00	0.00
810 Req Only	0	0	0.00	1,500.00	12,819.90	14,319.90	-14,319.90	-14,319.90	~	~
	1,266,601	1,266,601	21,730.16	543,820.91	12,819.90	578,370.97	688,230.03	688,230.03	45.66	45.66
Class Funding	Annual Budget	YTD Budget	Expenses	Encumbrance	Pre-Encumbrance	Total Exp, Enc, Pre-Enc	Annual Variance	YTD Variance	Annual %	YTD %
20000 Ok Coun Campaign, Eth Rev	0	0	0.00	1,500.00	12,819.90	14,319.90	-14,319.90	-14,319.90	~	~
21000 Political Subdiv Enforcemt	100,057	100,057	0.00	0.00	0.00	0.00	100,057.00	100,057.00	0.00	0.00
21100 Ethics Comm Online Filing	151,544	151,544	17,910.16	41,311.46	0.00	59,221.62	92,322.38	92,322.38	39.08	39.08
21200 Ethics Com Fil Sys Replcmm	1,015,000	1,015,000	3,820.00	501,009.45	0.00	504,829.45	510,170.55	510,170.55	49.74	49.74
	1,266,601	1,266,601	21,730.16	543,820.91	12,819.90	578,370.97	688,230.03	688,230.03	45.66	45.66
Totals for Division 88	1,266,601	1,266,601	21,730.16	543,820.91	12,819.90	578,370.97	688,230.03	688,230.03	45.66	45.66
Totals for Bus Unit 29600	2,555,396	2,555,396	180,681.65	912,103.42	12,819.90	1,105,604.97	1,449,791.03	1,449,791.03	43.27	43.27

Vendor's End of
Support Forced
System Replacement

Aggressively
Compressed Timeline

Data Extraction
Delivered in Non-
Standard, Poorly
Documented Format

Beta Use Allows Data
Entry while Final
Submission Features
and Data Integration
are Completed



Priority for Required Q3 Filings

- State candidates and officeholders with **Third Quarter reports due** will receive **priority access and support** as submission functionality is activated. Filers without current deadlines are asked to **defer filing attempts** to ensure smooth access for those with statutory deadlines.

No Penalties During Phased Access

- To protect filers:
 - **No penalties** for delays caused by staged system access
 - **Late fees tied to system limitations will be waived**
 - Compliance Officers are assisting filers directly as needed

Public Access to Data

- Campaign finance information remains available upon request while public search and reporting features are finalized ahead of **full launch**.  **ethics@ethics.ok.gov**





LOFT Public Transparency

- **CLIO – Case management system Implementation (May 2026 goal)**
- **Advisory Group Formation (Oct 2025)**



Ethics Advisory Group

The Advisory Group will serve as a bridge between the Commission and the public. While the group does not carry formal authority, it provides a vital opportunity for members of the regulated community, and those most impacted by the Commission's decisions, to share their independent voice. Members will advise the Commission on matters such as rule review, strategic planning, and policy considerations. The Group's participation will contribute to advancing the Commission's goals of transparency, balanced representation, and meaningful public involvement. Through this collaboration, we hope to foster dialogue that benefits both the Commission and the citizens of Oklahoma.

Jari Askins

Michael McNutt

Clayton Taylor

Denise Lawson

Karma Robinson

Charles Ortega

Jarred Brejcha

Drew Edmondson

Rulemaking Notice and Consideration

- Foreign Agent Registration Act (FARA) - Note change in Requestor Sponsorship
- Surplus funds in Rules 2.48/2.116 & Advisory Opinion 2019
- Rule 2.19 (\$50 v \$200 cash contribution)
- Rule 5.14 amendment
- Rule 5.6 amendment
- Rule 5.8 delete/remove
- Rule 5.2 add “traditional business expenses”
- Rule 5.16 amendment
- Rule regarding Independent Expenditures





OKLAHOMA

Ethics Commission



Regular Commission Meeting
& Public Hearing
November 13, 2025 10:00 AM



Executive Session



OKLAHOMA

Ethics Commission



Regular Commission Meeting
& Public Hearing
November 13, 2025 10:00 AM

**Case No. 2022-25 alleging violations
of Campaign Finance Ethics Rule 2;
State of Oklahoma ex rel.
Oklahoma Ethics Commission v.
Pittman, Oklahoma County District
Court, Case No. CV-2025-2636**

**Case No. 2025-13 alleging violations
of Ethics Rule 2, Campaign Finance.**

Case No. 2025-13 alleging violations of Ethics Rule 2, Campaign Finance.

Case No. 2025-14 alleging violations of Ethics Rule 2, Campaign Finance

Case No. 2025-15 alleging violations of Ethics Rule 4, Conflict of Interest.

Case No. 2025-19 alleging violations of Ethics Rule 4, Conflict of Interest.

Case No. 2024-38 alleging violations of Ethics Rule 2, Campaign Finance.

Case No. 2024-32 alleging violations of Ethics Rule 4, Conflict of Interest.

Complaint C-25-21

Consideration, discussion, and possible action on dates, times, and locations for meetings of regularly scheduled Commission meetings for calendar year 2025 in accordance with Title 25 O.S. §311.

The dates below are the second Thursday of the month, except for December due to conflict with COGEL Conference. Other dates, times, and locations for meetings during calendar year 2026 may be considered.

Thursday, January 15, 2026
Thursday, February 12, 2026
Thursday, March 12, 2026
Thursday, April 9, 2026
Thursday, May 14, 2026
Thursday, June 11, 2026

Thursday, July 9, 2026
Thursday, August 13, 2026
Thursday, September 10, 2026
Thursday, October 8, 2026
Thursday, November 12, 2026
Thursday, December 3, 2026



OKLAHOMA
Ethics Commission



New Business



Adjournment



OKLAHOMA

Ethics Commission



Next Regularly Scheduled
Commission Meeting
December 4, 2025 @10:00 a.m.
OK State Capitol, Rm. G-3