



PROFESSIONAL  
CERTIFICATION  
COALITION

March 8, 2019

Senator Michael Bergstrom  
2300 N. Lincoln Blvd., Room 426  
Oklahoma City, OK 73105

Representative Mark Lepak  
Room 441 State Capitol Building  
2300 North Lincoln Blvd  
Oklahoma City, OK 73105

**Re: Oklahoma S.B. 101**

Dear Senator Bergstrom:

The Professional Certification Coalition (PCC) writes to share our views regarding the potential effects of Oklahoma S.B. 101, relating to occupational licensing reform. In its current form, S.B. 101 could be misinterpreted to restrict private certification organizations' enforcement of their ethics codes or eligibility requirements. In addition, it could have the effect of restricting or invalidating licensure regulations that condition licensure on current private certification. Given how important it is to the general public that professional have relevant qualifications and meet the established standards that private certifications confer, the bill should be modified to avoid these potential impacts.

The PCC is a nonprofit association founded last year to address legislative initiatives that affect professional certification programs and those who hold private certification credentials. The PCC currently has well over 100 members, including non-governmental professional certification organizations, professional societies and service providers. The PCC's members reflect a full spectrum of professions, including health care professionals, professional and civil engineers, human resources managers, financial professionals, and information technology professionals, among many others. The PCC advances the best interests of those who use or rely on professional certification—such as employers, reimbursers and the general public—as well as of individual professionals themselves who achieve professional certification status, including many residents of Oklahoma. Our founding organizations – the American Society of Association Executives (the leading organization for association management) and the Institute for Credentialing Excellence (the leading developer of accreditation standards for professional certification programs) – serve as the Steering Committee for the PCC.

S.B. 101 advances the important goal of reducing recidivism by making it easier for an ex-offenders to earn a living. We believe this is a worthy objective and we are

March 8, 2019  
Page 2

supportive of this important next step in national efforts to reform the criminal justice system and to ensure pathways to opportunity for ex-offenders.

At the same time, we believe that there is no substitute for the subject matter expertise that serves as the foundation for developing professional certifications, whether those credentials are wholly voluntary or a recognized condition of holding an occupational license. Private certification organizations are in the best position to assess what profession-specific certification requirements, both substantive and conduct-related, are necessary to protect the public and to qualify for the organization's credentials. The PCC believes it is important to clarify that S.B. 101 is not intended to remove certification requirements from practice acts that require licensed professionals to earn and maintain current certifications issued by private certification bodies. We therefore recommend the inclusion of a provision in Section 6 to address both of the concerns the PCC has identified, as follows:

G. Nothing in this section shall be construed to require a private certification organization to grant or deny private certification to any individual, nor alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure.

The PCC applauds Oklahoma for advancing important criminal justice reforms through S.B. 101. We respectfully request, however, that you and your colleagues in the legislature amend the bill as we have requested above to avoid intruding on the subject matter expertise of private certification organizations.

Thank you for your consideration of these amendments. If you have any questions regarding this letter, please feel free to reach out to us using the contact information identified below.

Sincerely,





March 8, 2019

Page 3

Mary Kate Cunningham  
Vice President, Public Policy  
ASAE: The Center for Association  
Leadership  
Phone: (202) 626-2787  
Email: [mcunningham@asaecenter.org](mailto:mcunningham@asaecenter.org)

Denise Roosendaal  
Executive Director  
Institute for Credentialing Excellence  
Phone: (202) 367-1165  
Email: [droosendaal@credentialingexcellence.org](mailto:droosendaal@credentialingexcellence.org)