

Pursuant to the authority vested in me by Section 11 of Article VI of the Oklahoma Constitution, I have vetoed Enrolled House Bill 1752.

This bill would carve out a special exemption for the Attorney General and the District Attorneys Council from the central purchasing process for motor vehicles. My administration has already made clear, through law and executive action, that state agencies should be intentional, disciplined, and transparent in how they purchase and maintain vehicles. Creating an exception for selected offices invites exactly the kind of fragmented fleet management and unchecked purchasing that the State has worked to correct.

For these reasons, I have vetoed Enrolled House Bill 1752.