Committee: Rules Committee

Date: <u>01-15-2025</u> Committee Date: <u>01-30-2025</u>

Author: Chuck Hoskin, Jr.

Sponsor: Candessa Tehee, Mike Shambaugh, Melvina Shotpouch,

Kendra McGeady, Joshua Sam, Kevin Easley, Codey Poindexter, Joe Deere, Dora Patzkowski, Danny Callison

An Act

Legislative Act 05-25

CHEROKEE ARTIST RECOVERY ACT TEMPORARY REAUTHORIZATION

BE IT ENACTED BY THE CHEROKEE NATION:

Section 1. Title and Codification

This legislative act shall be titled and codified as the "Cherokee Artist Recovery Act Temporary Reauthorization Act of 2022" or alternatively "Artist Recovery Act Reauthorization."

Section 2. Findings

In 2022 the Council of the Cherokee Nation approved the Cherokee Artist Recovery Act to mitigate the negative economic impact of the COVID-19 pandemic on Cherokee Nation artist. Authorization for the Act expired at the end of fiscal year 2024 and Cherokee Nation Businesses is finalizing expenditures under the Artist Recovery Act programs it administers under a memorandum of understanding with Cherokee Nation. The Act has demonstrated its effectiveness, providing opportunities for Cherokee Nation artists to sell art, access the consumer art market and perpetuate Cherokee art forms through teaching opportunities. The Act increased Cherokee Nation's collection of art purchased under the Act by 521 pieces from 170 artists. The Council finds that, consistent with other COVID era recovery programs that the Artist Recovery Act should extend through fiscal year 2026 by a temporary reauthorization in order to provide further recovery. The Council of the Cherokee Nation finds that the COVID-19 pandemic had a disproportionate negative economic impact on Cherokee artists. Pandemic conditions and response measures created barriers to the marketplace for many artists. This adverse economic impact threatens not only the economic viability of Cherokee artists, but also threatens the perpetuation of Cherokee Nation art, culture and life ways. The Council observed that every elected official in the Cherokee Nation takes an oath obligating the office holder, under Article VIII, Section 1, of the Constitution of the Cherokee Nation, "...to promote the culture, heritage and traditions of the Cherokee Nation." Based on these findings, the Council concludes that an expenditure of funds is necessary to assist the economic recovery of artists by purchasing Cherokee art and creating opportunities for Cherokee artists to teach Cherokee art forms.

Section 3. Purpose

The purpose of this Act is to <u>temporarily extend the Cherokee Artist Recovery Act through</u> the end of Fiscal Year 2026, and to increase authorized spending and adjust various

<u>and 4 to further</u> address the adverse economic impact of the COVID-19 pandemic on Cherokee artists through the purchase of their art and providing them with opportunities to teach their art forms. during fiscal years 2023 and 2024.

Section 4. Substantive Provisions

§ 1. Definitions.

A. Cherokee Artist: Any person who practices any of the various creative arts and who is a citizen of the Cherokee Nation.

§ 2. Amounts Authorized.

- A. Cherokee Artist Recovery Fund: For fiscal years 2023 and 2024 a total of \$3,000,000 is authorized for expenditure under this Act, with an additional authorization for fiscal years 2025 and 2026 of any appropriated but unexpended funds from prior fiscal years plus \$1,000,000.
- B. The primary funding source is federal American Rescue Plan Act (ARPA) funds under the Cherokee Nation COVID-19 Respond, Recover and Rebuild Plan (RRR). Other funding sources include dividends received from those for-profit corporations in which Cherokee Nation is the sole or majority shareholder, and that are incorporated under Cherokee Nation law and grants, miscellaneous sources and contributions, revenues of enterprises, taxes, and special and general fund sources.
- C. All funding authorized herein is subject to the Council appropriations process.

§ 3. Cherokee Artists Recovery Fund

- A. In order to effectuate the purposes and policies of this Act, utilizing the Artists recovery Fund for the period of Fiscal Years 2023, and 2024, 2025 and 2026 an appropriate department or entity designated by the Principal Chief, including Cherokee Nation Businesses, is authorized to:
 - **a. Art Acquisition:** Purchase art from Cherokee Artists, said acquisitions to constitute no less than 50% of total amount authorized under this Act.
 - b. **Market Access Support:** Provide economic assistance, including and in-kind assistance, to Cherokee Artists to assist them in accessing commercial art markets to effectuate the purposes and policies of the Act, including but not limited to:
 - i. Travel,
 - ii. Marketing and branding,
 - iii. Development of a Cherokee Artist Resource Collection database to document all Cherokee artists for posterity and marketing purposes.
 - c. **Contract Teaching:** Contract with Cherokee Artists to teach artistic forms, provided expenditures on said contracts.

- d. **Youth Programs:** Develop and administer special youth programming and outreach programs and competitions.
- e. Capital Projects: Rehabilitation or construction of facilities to support the purposes and polices of the Act, such as art galleries or teaching spaces, provided such expenditures to not exceed 25% 40% of the funds authorized under this Act
- f. **Other Programs & Services:** The provision of other programs and services in support of Cherokee Artists not authorized under Section 3.A (a)-(e) of this act, but consistent with the purposes and policies of the Act, are authorized with a minimum 60 day written notice and comment period to the Council's committee on Language and Culture.
- g. Cherokee National Treasure Preference: Exercise a preference in the expenditure of funds for the aforementioned activities to Cherokee Artists designated as Cherokee National Treasurers.

§ 4. Use of Cherokee Art

- A. The Nation, through departments or entities authorized by the Principal Chief, in order to effectuate Section 3.A of this Act, is authorized to:
 - a. Purchase, including but not limited to by commission, art under this Act.
 - b. Place art purchased under this act in facilities or public places owned by Cherokee Nation, its wholly owned entities or the Housing Authority of the Cherokee Nation.
 - c. Place art art purchased under this act in third party facilities or public places under loan agreements.
 - d. Designate in an appropriate label or other designation that the art is the "Property of the Cherokee Nation Artist Recovery Act," or substantially comparable labeling or designation.

§ 5. Administrative Expense; Cherokee Artist Outreach

A. Up to 10% of the Artist Recovery Fund may be used for administrative expenses and expenses associated with outreach materials and events for communicating to Cherokee Artists the purposes and policies of this Act.

§ 7. No Supplanting of Cherokee Art and Facilities Act of 2006.

A. No funds expended herein shall be used to supplant funding and expenditure requirements set forth in the "Cherokee Art and Facilities Act of 2006," (LA 01-07).

§ 8. Reporting Requirements.

A. Within six months following the conclusion of fiscal years 2023 and 2024, the Principal Chief shall provide the Speaker of the Council a report outlining the amount of funds expended under the Artist Recovery Fund for the purchase of art, the placement

locations of said art and the conduct of art classes and

- a. Shall issue a Final Artist Recovery Act Report within six months of the conclusion of fiscal year 2026, or when funds authorized and appropriated under this Act are fully expended, whichever occurs first, provided:
 - i. Said Final Artist Recovery Act Report shall include a recommendation as to whether and on what basis a permenant extension of this Act is or a comparable law is warranted to provide ongoing support for Cherokee Nation artists, unless such permenant extension made by Council prior to said report.

Section 5. Provisions as cumulative

The provisions of this act shall be cumulative to existing law.

Section 6. **Severability**

The provisions of this act are severable and if any part of provision hereof shall be held void the decision of the court so holding shall not affect or impair any of the remaining parts or provisions of this act.

Section 7. **Effective Date: Emergency Declared**

It being immediately necessary for the welfare of the Cherokee Nation, the Council hereby declares that an emergency exists, by reason whereof this Act shall take effect immediately upon its approval and signatures.

Enacted by the Council of the Cherokee Nation on the 10th day of February, 2025.

Mike Shambaugh, Speaker

Council of the Cherokee Nation ATTEST:

Johnny Jack Kidwell, Secretary Council of the Cherokee Nation

Approved and signed by the Principal Chief this 10th day of 40 years, 2025.

Chuck Hoskin, Jr., Principal Chief

Cherokee Nation

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Shella Bowlin, Secretary of State Cherokee Nation

YEAS AND NAYS AS RECORDED:

Sasha Blackfox-Qualls	Yea	Melvina Shotpouch	<u>Vea</u>
Candessa Tehee	Yea	Kendra McGeady	Yea
Lisa Hall	Yea	Dora Patzkowski	Yea
Dr. Mike Dobbins	<u> 1405ent</u>	Joe Deere	Absent
E.O. "Jr" Smith	Yea	Kevin Easley, Jr.	<u>Yea</u>
Daryl Legg	Yea	Danny Callison	Yea
Josh Sam	<u>Yea</u>	Johnny Jack Kidwell	Yea
Codey Poindexter	Yea	Julia Coates	Alosen+
Mike Shambaugh	Y-ea		

ADMINISTRATIVE CLEARANCE Dept/Program: Signature/Initial Date **Executive Director:** Date Signature/Initial Treasurer (Required: **Grants/Contracts/Budgets):** Date Signature/Initial **Government Relations:** Signature/Initial **Administration Approval:** 1/15/2025 Date **LEGISLATIVE CLEARANCE:** Legal & Legislative Coordinator: Standing Committee & Date: Chairperson:

Cherokee Nation Act/Resolution Proposal Form

X Act

TITLE:
CHEROKEE ARTIST RECOVERY ACT TEMPORARY REAUTHORIZATION
DEPARTMENT CONTACT: Chuck Hoskin Jr.
RESOLUTION PRESENTER: Canaan Duncan
COUNCIL SPONSOR: Candessa Tenee, Mine Shambaugh,
NARRATIVE: McGeady, Josh Sam, Kwin
Easley, Codey Pandexter, Jue Deere

Resolution

JAN 15'25 PM 3:15