OKLAHOMA STATE SENATE CONFERENCE COMMITTEE REPORT

May 17, 2021

Mr. President:

Mr. Speaker:

The Conference Committee, to which was referred

SB131

By: McCortney et al of the Senate and McEntire et al of the House

Title: Public health; creating the Oklahomans Caring for Oklahomans Act; Medicaid beneficiaries. Emergency.

together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the House recede from all Amendments.

2. That the attached Conference Committee Substitute be adopted.

Respectfully submitted,

McCortney

Treat

Floyd

SENATE CONFEREES Gal Hick osin

Thompson

HOUSE CONFEREES:

Conference Committee on Public Health

1	STATE OF OKLAHOMA
2	1st Session of the 58th Legislature (2021)
3	CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED
4	SENATE BILL NO. 131 By: McCortney, Garvin and Treat of the Senate
5	and
6	McEntire, Newton, Bush,
7 8	Fugate, Pae, McDugle, Roe, Moore, Talley, Cornwell, Marti, Fetgatter, Culver,
9	Lawson, Humphrey and Waldron of the House
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12	CONFERENCE COMMITTEE SUBSTITUTE
13	An Act relating to the state Medicaid program; creating the "Ensuring Access to Medicaid Act";
14	defining terms; authorizing Oklahoma Health Care Authority to require enrollment in certain delivery
15	model for certain individuals; providing for voluntary enrollment by certain individuals;
16	specifying enrollment process for certain individuals; prohibiting requirement or offer of
17	enrollment for certain individuals; directing Authority to develop certain network adequacy standards; requiring managed care organizations and
18 19	dental benefit managers to meet or exceed network adequacy requirements; requiring contracting with
20	certain providers; requiring certain credentialing and recredentialing process for providers; requiring
21	accreditation for managed care organizations and dental benefit managers; requiring certain
22	notification for material change; requiring medical loss ratio to meet certain standards; requiring
23	certain provision of patient data upon request; prohibiting enforcement of certain policy or contract
24	term; prohibiting contract from disallowing certain contract with accountable care organization;

1 stipulating timeframes for certain authorizations; providing for peer-to-peer review; requiring Authority to ensure timely offering of authorized 2 services; setting certain requirements for processing 3 and adjudication of claims; requiring managed care organizations and dental benefit managers to utilize certain procedures for review and appeal; directing 4 Authority to develop certain procedures; providing 5 requirements for appeal of adverse determination based on medical necessity; providing for fair hearing; providing for non-compliance remedies; 6 requiring managed care organization or dental benefit manager to participate in readiness review; 7 specifying criteria of readiness review; allowing execution of transition of certain delivery system 8 under certain condition; directing Authority to 9 create certain quarterly scorecard; specifying criteria of scorecard; requiring Authority to provide scorecard to enrollees and publish on its Internet 10 website; directing Authority to establish minimum rates of reimbursement for certain providers; setting 11 minimum rates for certain time period; requiring 12 managed care organization or dental benefit manager to offer value-based payment arrangements to certain providers; requiring use of certain quality measures 13 for value-based payments; directing Authority to comply with federally required payment methodologies; 14 creating the MC Quality Advisory Committee; providing for duties, membership, selection of chair and vice 15 chair, meetings, quorum and staff support; prohibiting compensation; directing Authority to 16 develop separate delivery model for certain enrollees; stipulating elements of certain delivery 17 model; providing for codification; and providing an effective date. 18 19 20 21 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

22 SECTION 1. NEW LAW A new section of law to be codified 23 in the Oklahoma Statutes as Section 4002.1 of Title 56, unless there 24 is created a duplication in numbering, reads as follows: This act shall be known and may be cited as the "Ensuring Access
 to Medicaid Act".

3 SECTION 2. NEW LAW A new section of law to be codified 4 in the Oklahoma Statutes as Section 4002.2 of Title 56, unless there 5 is created a duplication in numbering, reads as follows:

6 As used in this act:

7 1. "Adverse determination" has the same meaning as provided by
8 Section 6475.3 of Title 36 of the Oklahoma Statutes;

9 2. "Claims denial error rate" means the rate of claims denials10 that are overturned on appeal;

3. "Clean claim" means a properly completed billing form with Current Procedural Terminology, 4th Edition or a more recent edition, the Tenth Revision of the International Classification of Diseases coding or a more recent revision, or Healthcare Common Procedure Coding System coding where applicable that contains information specifically required in the Provider Billing and Procedure Manual of the Oklahoma Health Care Authority;

"Dental benefit manager" means an entity under contract with
 the Oklahoma Health Care Authority to manage and deliver dental
 benefits and services to enrollees of the capitated managed care
 delivery model of the state Medicaid program;

22 5. "Essential community provider" has the same meaning as 23 provided by 45 C.F.R., Section 156.235;

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6. "Managed care organization" means a health plan under
 contract with the Oklahoma Health Care Authority to participate in
 and deliver benefits and services to enrollees of the capitated
 managed care delivery model of the state Medicaid program;

7. "Material change" includes, but is not limited to, any
change in overall business operations such as policy, process or
protocol which affects, or can reasonably be expected to affect,
more than five percent (5%) of enrollees or participating providers
of the managed care organization or dental benefit manager;

8. "Medical necessity" has the same meaning as provided by
 rules of the Oklahoma Health Care Authority Board;

9. "Participating provider" means a provider who has a contract with or is employed by a managed care organization or dental benefit manager to provide services to enrollees under the capitated managed care delivery model of the state Medicaid program; and

16 10. "Provider" means a health care or dental provider licensed 17 or certified in this state.

18 SECTION 3. NEW LAW A new section of law to be codified 19 in the Oklahoma Statutes as Section 4002.3 of Title 56, unless there 20 is created a duplication in numbering, reads as follows:

A. Unless expressly authorized by the Legislature, the Oklahoma
Health Care Authority may only require enrollment in a capitated
managed care delivery model of the state Medicaid program for
eligible individuals from an enrollee population of the state

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1 Medicaid program delineated as a mandatory enrollment population in the SoonerSelect Request for Proposals awarded in January of 2021 or 2 3 the SoonerSelect Dental Program Request for Proposals awarded in February of 2021. 4

5 B. 1. Unless expressly authorized by the Legislature, enrollment in a capitated managed care delivery model of the state 6 Medicaid program shall be voluntary for eligible individuals from an 7 enrollee population of the state Medicaid program delineated as a 8 9 voluntary enrollment population in the SoonerSelect Request for 10 Proposals awarded in January of 2021 or the SoonerSelect Dental 11 Program Request for Proposals awarded in February of 2021.

The Authority may only utilize an opt-in enrollment process 12 2. for the voluntary enrollment of individuals in the American 13 Indian/Alaska Native population. 14

C. Unless expressly authorized by the Legislature, the 15 16 Authority shall not:

1. Require enrollment in a capitated managed care delivery 17 model of the state Medicaid program for eligible individuals from 18 any enrollee population of the state Medicaid program delineated as 19 an excluded population in or omitted entirely from the SoonerSelect 20 Request for Proposals awarded in January of 2021 or the SoonerSelect 21 Dental Program Request for Proposals awarded in February of 2021; or 22 2. Offer voluntary enrollment in a capitated managed care 23 delivery model of the state Medicaid program to eligible individuals

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from any enrollee population of the state Medicaid program
 delineated as an excluded population in or omitted entirely from the
 SoonerSelect Request for Proposals awarded in January of 2021 or the
 SoonerSelect Dental Program Request for Proposals awarded in
 February of 2021.

6 SECTION 4. NEW LAW A new section of law to be codified 7 in the Oklahoma Statutes as Section 4002.4 of Title 56, unless there 8 is created a duplication in numbering, reads as follows:

9 Α. The Oklahoma Health Care Authority shall develop network 10 adequacy standards for all managed care organizations and dental 11 benefit managers that, at a minimum, meet the requirements of 42 12 C.F.R., Sections 438.14 and 438.68. Network adequacy standards established under this subsection shall be designed to ensure 13 enrollees covered by the managed care organizations and dental 14 benefit managers who reside in health professional shortage areas 15 (HPSAs) designated under Section 332(a)(1) of the Public Health 16 Service Act (42 U.S.C., Section 254e(a)(1)) have access to in-person 17 health care and telehealth services with providers, especially adult 18 and pediatric primary care practitioners. 19

B. All managed care organizations and dental benefit managers shall meet or exceed network adequacy standards established by the Authority under subsection A of this section to ensure sufficient access to providers for enrollees of the state Medicaid program.

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C. All managed care organizations and dental benefit managers shall contract to the extent possible and practicable with all essential community providers, all providers who receive directed payments in accordance with 42 C.F.R., Part 438 and such other providers as the Authority may specify.

D. All managed care organizations and dental benefit managers
shall formally credential and recredential network providers at a
frequency required by a single, consolidated provider enrollment and
credentialing process established by the Authority in accordance
with 42 C.F.R., Section 438.214.

E. All managed care organizations and dental benefit managers shall be accredited in accordance with 45 C.F.R., Section 156.275 by an accrediting entity recognized by the United States Department of Health and Human Services.

15 SECTION 5. NEW LAW A new section of law to be codified 16 in the Oklahoma Statutes as Section 4002.5 of Title 56, unless there 17 is created a duplication in numbering, reads as follows:

A. A managed care organization or dental benefit manager shall
promptly notify the Authority of all changes materially affecting
the delivery of care or the administration of its program.

B. A managed care organization or dental benefit manager shall
have a medical loss ratio that meets the standards provided by 42
C.F.R., Section 438.8.

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C. A managed care organization or dental benefit manager shall
 provide patient data to a provider upon request to the extent
 allowed under federal or state laws, rules or regulations including,
 but not limited to, the Health Insurance Portability and
 Accountability Act of 1996.

D. A managed care organization or dental benefit manager or a
subcontractor of such managed care organization or dental benefit
manager shall not enforce a policy or contract term with a provider
that requires the provider to contract for all products that are
currently offered or that may be offered in the future by the
managed care organization or dental benefit manager or
subcontractor.

E. Nothing in a contract between the Authority and a managed care organization or dental benefit manager shall prohibit the managed care organization or dental benefit manager from contracting with a statewide or regional accountable care organization to implement the capitated managed care delivery model of the state Medicaid program.

19 SECTION 6. NEW LAW A new section of law to be codified 20 in the Oklahoma Statutes as Section 4002.6 of Title 56, unless there 21 is created a duplication in numbering, reads as follows:

A. A managed care organization shall make a determination on arequest for an authorization of the transfer of a hospital inpatient

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1 to a post-acute care or long-term acute care facility within twenty-2 four (24) hours of receipt of the request.

B. Review and issue determinations made by a managed care organization or, as appropriate, by a dental benefit manager for prior authorization for care ordered by primary care or specialist providers shall be timely and shall occur in accordance with the following:

1. Within seventy-two (72) hours of receipt of the request for 8 9 any patient who is not hospitalized at the time of the request; 10 provided, that if the request does not include sufficient or 11 adequate documentation, the review and issue determination shall occur within a time frame and in accordance with a process 12 established by the Authority. The process established by the 13 Authority pursuant to this paragraph shall include a time frame of 14 at least forty-eight (48) hours within which a provider may submit 15 the necessary documentation; 16

Within one (1) business day of receipt of the request for
 services for a hospitalized patient including, but not limited to,
 acute care inpatient services or equipment necessary to discharge
 the patient from an inpatient facility;

3. Notwithstanding the provisions of paragraphs 1 or 2 of this
 subsection, as expeditiously as necessary and, in any event, within
 twenty-four (24) hours of receipt of the request for service if
 adhering to the provisions of paragraphs 1 or 2 of this subsection

1 could jeopardize the enrollee's life, health or ability to attain,
2 maintain or regain maximum function. In the event of a medically
3 emergent matter, the managed care organization or dental benefit
4 manager shall not impose limitations on providers in coordination of
5 post-emergent stabilization health care including pre-certification
6 or prior authorization;

7 4. Notwithstanding any other provision of this subsection,
8 within twenty-four (24) hours of receipt of the request for
9 inpatient behavioral health services; and

5. Within twenty-four (24) hours of receipt of the request for
 covered prescription drugs that are required to be prior authorized
 by the Authority. The managed care organization shall not require
 prior authorization on any covered prescription drug for which the
 Authority does not require prior authorization.

C. Upon issuance of an adverse determination on a prior 15 authorization request under subsection B of this section, the 16 managed care organization or dental benefit manager shall provide 17 the requesting provider, within seventy-two (72) hours of receipt of 18 such issuance, with reasonable opportunity to participate in a peer-19 to-peer review process with a provider who practices in the same 20 specialty, but not necessarily the same sub-specialty, and who has 21 experience treating the same population as the patient on whose 22 behalf the request is submitted; provided, however, if the 23 requesting provider determines the services to be clinically urgent, 24

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1 the managed care organization or dental benefit manager shall 2 provide such opportunity within twenty-four (24) hours of receipt of 3 such issuance. Services not covered under the state Medicaid 4 program for the particular patient shall not be subject to peer-to-5 peer review.

D. The Authority shall ensure that a provider offers to provide
to an enrollee in a timely manner services authorized by a managed
care organization or dental benefit manager.

9 SECTION 7. NEW LAW A new section of law to be codified 10 in the Oklahoma Statutes as Section 4002.7 of Title 56, unless there 11 is created a duplication in numbering, reads as follows:

A managed care organization or dental benefit manager shall comply with the following requirements with respect to processing and adjudication of claims for payment submitted in good faith by providers for health care items and services furnished by such providers to enrollees of the state Medicaid program:

A managed care organization or dental benefit manager shall 17 1. process a clean claim in the time frame provided by Section 1219 of 18 Title 36 of the Oklahoma Statutes and no less than ninety percent 19 (90%) of all clean claims shall be paid within fourteen (14) days of 20 submission to the managed care organization or dental benefit 21 manager. A clean claim that is not processed within the time frame 22 provided by Section 1219 of Title 36 of the Oklahoma Statutes shall 23 bear simple interest at the monthly rate of one and one-half percent 24

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1 (1.5%) payable to the provider. A claim filed by a provider within one (1) year of the date the item or service was furnished to an 2 3 enrollee shall be considered timely. If a claim meets the definition of a clean claim, the managed care organization or dental 4 5 benefit manager shall not request medical records of the enrollee prior to paying the claim. Once a claim has been paid, the managed 6 7 care organization or dental benefit manager may request medical records if additional documentation is needed to review the claim 8 9 for medical necessity;

10 2. In the case of a denial of a claim including, but not 11 limited to, a denial on the basis of the level of emergency care 12 indicated on the claim, the managed care organization or dental 13 benefit manager shall establish a process by which the provider may 14 identify and provide such additional information as may be necessary 15 to substantiate the claim. Any such claim denial shall include the 16 following:

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a. a detailed explanation of the basis for the denial,

and

b. a detailed description of the additional information
necessary to substantiate the claim;

Postpayment audits by a managed care organization or dental
 benefit manager shall be subject to the following requirements:
 a. subject to subparagraph b of this paragraph, insofar
 as a managed care organization or dental benefit

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manager conducts postpayment audits, the managed care organization or dental benefit manager shall employ the postpayment audit process determined by the Authority,

5 b. the Authority shall establish a limit on the percentage of claims with respect to which postpayment 6 audits may be conducted by a managed care organization 7 or dental benefit manager for health care items and 8 9 services furnished by a provider in a plan year, and 10 с. the Authority shall provide for the imposition of financial penalties under such contract in the case of 11 12 any managed care organization or dental benefit manager with respect to which the Authority determines 13 has a claims denial error rate of greater than five 14 percent (5%). The Authority shall establish the 15 amount of financial penalties and the time frame under 16 which such penalties shall be imposed on managed care 17 organizations and dental benefit managers under this 18 subparagraph, in no case less than annually; and 19

A managed care organization may only apply readmission
 penalties pursuant to rules promulgated by the Oklahoma Health Care
 Authority Board. The Board shall promulgate rules establishing a
 program to reduce potentially preventable readmissions. The program
 shall use a nationally recognized tool, establish a base measurement

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1 year and a performance year, and provide for risk-adjustment based 2 on the population of the state Medicaid program covered by the 3 managed care organizations and dental benefit managers.

4 SECTION 8. NEW LAW A new section of law to be codified 5 in the Oklahoma Statutes as Section 4002.8 of Title 56, unless there 6 is created a duplication in numbering, reads as follows:

A. A managed care organization or dental benefit manager shall
utilize uniform procedures established by the Authority under
subsection B of this section for the review and appeal of any
adverse determination by the managed care organization or dental
benefit manager sought by any enrollee or provider adversely
affected by such determination.

The Authority shall develop procedures for enrollee or 13 Β. providers to seek review by the managed care organization or dental 14 benefit manager of any adverse determination made by the managed 15 care organization or dental benefit manager. A provider shall have 16 six (6) months from the receipt of a claim denial to file an appeal. 17 With respect to appeals of adverse determinations made by a managed 18 care organization or dental benefit manager on the basis of medical 19 necessity, the following requirements shall apply: 20

Medical review staff of the managed care organization or
 dental benefit manager shall be licensed or credentialed health care
 clinicians with relevant clinical training or experience; and

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2. All managed care organizations and dental benefit managers
 shall use medical review staff for such appeals and shall not use
 any automated claim review software or other automated functionality
 for such appeals.

C. Upon receipt of notice from the managed care organization or
dental benefit manager that the adverse determination has been
upheld on appeal, the enrollee or provider may request a fair
hearing from the Authority. The Authority shall develop procedures
for fair hearings in accordance with 42 C.F.R., Part 431.

10 SECTION 9. NEW LAW A new section of law to be codified 11 in the Oklahoma Statutes as Section 4002.9 of Title 56, unless there 12 is created a duplication in numbering, reads as follows:

In addition to such other remedies or penalties as may be 13 prescribed by law, a managed care organization or dental benefit 14 manager found to be in violation of the provisions of or rules 15 promulgated under this act or of the terms and conditions of the 16 contract entered into between the managed care organization or 17 dental benefit manager and the Oklahoma Health Care Authority shall 18 be subject to one or more non-compliance remedies of the Authority. 19 A new section of law to be codified SECTION 10. NEW LAW 20 in the Oklahoma Statutes as Section 4002.10 of Title 56, unless 21 there is created a duplication in numbering, reads as follows: 22 The Oklahoma Health Care Authority shall require a managed 23 Α. care organization or dental benefit manager to participate in a 24

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readiness review in accordance with 42 C.F.R., Section 438.66. The
readiness review shall assess the ability and capacity of the
managed care organization or dental benefit manager to perform
satisfactorily in such areas as may be specified in 42 C.F.R.,
Section 438.66. In addition, the readiness review shall assess
whether:

The managed care organization or dental benefit manager has
 entered into contracts with providers to the extent necessary to
 meet network adequacy standards prescribed by Section 4 of this act;

The contracts described in paragraph 1 of this subsection
 offer, but do not require, value-based payment arrangements as
 provided by Section 12 of this act; and

3. The managed care organization or dental benefit manager and 13 the providers described in paragraph 1 of this subsection have 14 established and tested data infrastructure such that exchange of 15 patient data can reasonably be expected to occur within one hundred 16 twenty (120) calendar days of execution of the transition of the 17 delivery system described in subsection B of this section. 18 The Authority shall assess its ability to facilitate the exchange of 19 patient data, claims, coordination of benefits and other components 20 of a managed care delivery model. 21

B. The Oklahoma Health Care Authority may only execute the
transition of the delivery system of the state Medicaid program to
the capitated managed care delivery model of the state Medicaid

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program ninety (90) days after the Centers for Medicare and Medicaid
 Services has approved all contracts entered into between the
 Authority and all managed care organizations and dental benefit
 managers following submission of the readiness reviews to the
 Centers for Medicare and Medicaid Services.

6 SECTION 11. NEW LAW A new section of law to be codified 7 in the Oklahoma Statutes as Section 4002.11 of Title 56, unless 8 there is created a duplication in numbering, reads as follows:

9 No later than one year following the execution of the delivery 10 model transition described in Section 10 of this act, the Oklahoma 11 Health Care Authority shall create a scorecard that compares managed 12 care organizations and dental benefit managers. The scorecard shall report the average speed of authorizations of services, rates of 13 denials of services, enrollee satisfaction survey results and such 14 15 other criteria as the Authority may require. The scorecard shall be compiled quarterly and shall consist of the information specified in 16 this section from the prior year. The Authority shall provide the 17 most recent quarterly scorecard to all initial enrollees during 18 enrollment choice counseling following the eligibility determination 19 and prior to initial enrollment. The Authority shall provide the 20 most recent quarterly scorecard to all enrollees at the beginning of 21 each enrollment period. The Authority shall publish each quarterly 22 scorecard on its Internet website. 23

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SECTION 12. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 4002.12 of Title 56, unless
 there is created a duplication in numbering, reads as follows:

A. The Oklahoma Health Care Authority shall establish minimum rates of reimbursement from managed care organizations and dental benefit managers to providers who elect not to enter into valuebased payment arrangements under subsection B of this section for health care items and services furnished by such providers to enrollees of the state Medicaid program. Until July 1, 2026, such reimbursement rates shall be equal to or greater than:

For an item or service provided by a participating provider
 who is in the network of the managed care organization or dental
 benefit manager, one hundred percent (100%) of the reimbursement
 rate for the applicable service in the applicable fee schedule of
 the Authority; or

16 2. For an item or service provided by a non-participating 17 provider or a provider who is not in the network of the managed care 18 organization or dental benefit manager, ninety percent (90%) of the 19 reimbursement rate for the applicable service in the applicable fee 20 schedule of the Authority as of January 1, 2021.

B. A managed care organization or dental benefit manager shall
offer value-based payment arrangements to all providers in its
network capable of entering into value-based payment arrangements.
Such arrangements shall be optional for the provider. The quality

measures used by a managed care organization or dental benefit manager to determine reimbursement amounts to providers in valuebased payment arrangements shall align with the quality measures of the Authority for managed care organizations or dental benefit managers.

C. Notwithstanding any other provision of this section, the
Authority shall comply with payment methodologies required by
federal law or regulation for specific types of providers including,
but not limited to, Federally Qualified Health Centers, rural health
clinics, pharmacies, Indian Health Care Providers and emergency
services.

12 SECTION 13. NEW LAW A new section of law to be codified 13 in the Oklahoma Statutes as Section 4002.13 of Title 56, unless 14 there is created a duplication in numbering, reads as follows:

A. There is hereby created the MC Quality Advisory Committee for the purpose of performing the duties specified in subsection B of this section.

B. The primary power and duty of the Committee shall be to make recommendations to the Administrator of the Oklahoma Health Care Authority and the Oklahoma Health Care Authority Board on quality measures used by managed care organizations and dental benefit managers in the capitated managed care delivery model of the state Medicaid program.

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C. 1. The Committee shall be comprised of members appointed by
 the Administrator of the Oklahoma Health Care Authority. Members
 shall serve at the pleasure of the Administrator.

2. A majority of the members shall be providers participating 4 5 in the capitated managed care delivery model of the state Medicaid program, and such providers may include members of the Advisory 6 Committee on Medical Care for Public Assistance Recipients. Other 7 members shall include, but not be limited to, representatives of 8 9 hospitals and integrated health systems, other members of the health 10 care community, and members of the academic community having 11 subject-matter expertise in the field of health care or subfields of 12 health care, or other applicable fields including, but not limited to, statistics, economics or public policy. 13

The Board shall select from among its membership a chair and
 vice chair.

16 E. 1. The Board may meet as often as may be required in order17 to perform the duties imposed on it.

A quorum of the Board shall be required to approve any final
 action of the Board. A majority of the members of the Board shall
 constitute a quorum.

3. Meetings of the Board shall be subject to the Oklahoma Open
Meeting Act.

F. Members of the Board shall receive no compensation or travelreimbursement.

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1 G. The Oklahoma Health Care Authority shall provide staff support to the Board. To the extent allowed under federal or state 2 3 law, rules or regulations, the Authority, the State Department of Health, the Department of Mental Health and Substance Abuse Services 4 5 and the Department of Human Services shall as requested provide technical expertise, statistical information, and any other 6 7 information deemed necessary by the chair of the Board to perform the duties imposed on it. 8

9 SECTION 14. NEW LAW A new section of law to be codified 10 in the Oklahoma Statutes as Section 4003 of Title 56, unless there 11 is created a duplication in numbering, reads as follows:

12 To the extent allowed under federal law and regulation, no later than July 1, 2023, the Oklahoma Health Care Authority shall develop 13 a separate delivery model that controls costs and improves health 14 15 outcomes for enrollee populations of the state Medicaid program that are excluded from the capitated managed care delivery model. 16 The delivery model shall contain new programs or improve upon existing 17 programs of the Authority and shall include, but not be limited to, 18 the following elements: 19

Chronic care management. The Authority shall develop and
 carry out a plan for chronic care coordination that shall include,
 but not be limited to, the following components:

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a. medication therapy management,

24 b. patient education,

1	c. frequent interaction between the Authority and
2	enrollees to identify potential health needs and
3	decrease emergency department and hospital
4	utilization, and
5	d. development of a long-term plan of wellness for each
6	beneficiary; and
7	2. Payment reform. The Authority shall, to the extent
8	practicable, establish value-based payments for providers that
9	incentivize providers with improved quality metrics and health
10	outcomes.
11	SECTION 15. NEW LAW A new section of law to be codified
12	in the Oklahoma Statutes as Section 4004 of Title 56, unless there
13	is created a duplication in numbering, reads as follows:
14	A. The Oklahoma Health Care Authority shall seek any federal
15	approval necessary to implement this act.
16	B. The Oklahoma Health Care Authority Board shall promulgate
17	rules to implement this act.
18	SECTION 16. This act shall become effective September 1, 2021.
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