1	STATE OF OKLAHOMA
2	2nd Session of the 59th Legislature (2024)
3	COMMITTEE SUBSTITUTE FOR
4	SENATE BILL 1703 By: Daniels
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7	COMMITTEE SUBSTITUTE
8	An Act relating to the state Medicaid program; amending 63 O.S. 2021, Section 5051.2, which relates
9	to recovery of expenses; prohibiting certain insurers and third-party administrators from denying claims on
10	specified grounds; requiring acceptance of certain authorization; requiring response to certain inquiry
11	within specified time frame; clarifying language; and declaring an emergency.
12	decialing an emergency.
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14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
15	SECTION 1. AMENDATORY 63 O.S. 2021, Section 5051.2, is
16	amended to read as follows:
17	Section 5051.2. A. Whenever the Oklahoma Health Care Authority
18	pays for medical services or renders medical services, for or on
19	behalf of a person who has been injured or suffered an illness or
20	disease, the right of the provider of the services to reimbursement
21	shall be automatically assigned to the Oklahoma Health Care
22	Authority, upon notice to the insurer or other party obligated as a
23	matter of law or agreement to reimburse the provider on behalf of
24	the patient.

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B. Upon the assignment, the Authority, for purposes of the claim for reimbursement, becomes a provider of medical services.

- C. The assignment of the right to reimbursement shall be applied and considered valid against any employer or insurer under the Administrative Workers' Compensation Act in this state.
- D. Each insurer, upon receiving a claim from the Oklahoma
  Health Care Authority, shall accept the state's right of recovery,
  to process and, if appropriate, pay the claim to the same extent
  that the plan would have been liable if it had been billed at the
  point of sale or by the original provider of services. Insurer The
  insurer shall not deny the Authority claims on the basis of the date
  of submission, the format of the claim, or for failure to present
  proper documentation of coverage at the point of sale.
- Advantage plan, shall not deny the Authority claims solely on the basis that a claimed item or service did not receive prior authorization under the rules or coverage policies of the insurer or third-party administrator. The insurer or third-party administrator shall accept an authorization provided by the Authority for an item or service covered under the state Medicaid program or under a homeand community-based services waiver for such individual as if such authorization was made by the insurer or third-party administrator for such item or service.

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F. If the Authority submits an inquiry regarding a claim to an insurer or third-party administrator not later than three (3) years after the date of provision of the claimed item or service, the insurer or third-party administrator shall respond to the inquiry within sixty (60) days of receiving the inquiry.

G. Insurer An insurer shall make appropriate payments to the

Authority as long as the claim is submitted for consideration within three (3) years from the date the service was furnished. Any action by the Authority to enforce the payment of the claim shall be commenced within six (6) years of the submission of the claim by the Authority.

SECTION 2. It being immediately necessary for the preservation of the public peace, health or safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

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