OKLAHOMA STATE SENATE CONFERENCE COMMITTEE REPORT

May 27, 2024

Mr. President:

Mr. Speaker:

The Conference Committee, to which was referred

SB1675

By: McCortney of the Senate and McEntire of the House

Title: Medicaid; modifying various provisions of the Ensuring Access to Medicaid Act. 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 (Request #3813) be adopted.

Respectfully submitted,

SENATE CONFEREES:

Daniels Rosino Pugh Hicks Haste

HOUSE CONFEREES:

General Conference Committee on Appropriations

1	STATE OF OKLAHOMA
2	2nd Session of the 59th Legislature (2024)
3	CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED
4	SENATE BILL NO. 1675By: McCortney of the Senate
5	and
6	McEntire of the House
7	
8	
9	CONFERENCE COMMITTEE SUBSTITUTE
10	An Act relating to the state Medicaid program; amending 56 O.S. 2021, Section 4002.2, as last
11	amended by Section 1, Chapter 334, O.S.L. 2022 (56 O.S. Supp. 2023, Section 4002.2), which relates to
12	definitions in the Ensuring Access to Medicaid Act; adding and modifying definitions; amending Section 3,
13	Chapter 395, O.S.L. 2022 (56 O.S. Supp. 2023, Section 4002.3a), which relates to capitated contracts for
14	delivery of Medicaid services; extending certain deadlines; amending Section 4, Chapter 395, O.S.L.
15	2022 (56 O.S. Supp. 2023, Section 4002.3b), which relates to capitated contracts; broadening certain
16	provisions to cover provider-owned entities; requiring selection of provider-owned entity under
17	certain conditions; amending 56 O.S. 2021, Section 4002.4, as amended by Section 7, Chapter 395, O.S.L.
18	2022 (56 O.S. Supp. 2023, Section 4002.4), which relates to network adequacy standards for contracted
19	entities; imposing certain deadline on credentialing or recredentialing by contracted entities; broadening
20	certain provisions to cover provider-owned entities; amending 56 O.S. 2021, Section 4002.6, as last
21	amended by Section 2, Chapter 331, O.S.L. 2023 (56 O.S. Supp. 2023, Section 4002.6), which relates to
22	requirements for prior authorizations; modifying and adding deadlines for certain determinations and
23	reviews; requiring certain reviews to be conducted by Oklahoma-licensed clinical staff; amending 56 O.S.
24	2021, Section 4002.7, as amended by Section 11,

Chapter 395, O.S.L. 2022 (56 O.S. Supp. 2023, Section 1 4002.7), which relates to requirements for processing and adjudicating claims; expanding certain provisions 2 to include downcoded claims; amending 56 O.S. 2021, Section 4002.12, as last amended by Section 1, 3 Chapter 308, O.S.L. 2023 (56 O.S. Supp. 2023, Section 4002.12), which relates to minimum rates of 4 reimbursement; extending certain deadline; updating 5 statutory references; updating statutory language; and declaring an emergency. 6 7 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 8 9 SECTION 1. AMENDATORY 56 O.S. 2021, Section 4002.2, as last amended by Section 1, Chapter 334, O.S.L. 2022 (56 O.S. Supp. 10 2023, Section 4002.2), is amended to read as follows: 11 12 Section 4002.2. As used in the Ensuring Access to Medicaid Act: "Adverse determination" has the same meaning as provided by 1. 13 Section 6475.3 of Title 36 of the Oklahoma Statutes; 14 2. "Accountable care organization" means a network of 15 physicians, hospitals, and other health care providers that provides 16 coordinated care to Medicaid members; 17 3. "Claims denial error rate" means the rate of claims denials 18 that are overturned on appeal; 19 4. "Capitated contract" means a contract between the Oklahoma 20 Health Care Authority and a contracted entity for delivery of 21 services to Medicaid members in which the Authority pays a fixed, 22 per-member-per-month rate based on actuarial calculations; 23 24

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1 5. "Children's Specialty Plan" means a health care plan that covers all Medicaid services other than dental services and is 2 designed to provide care to: 3 children in foster care, 4 a. 5 b. former foster care children up to twenty-five (25) years of age, 6 juvenile justice involved juvenile-justice-involved 7 с. children, and 8 9 d. children receiving adoption assistance; 6. "Clean claim" means a properly completed billing form with 10 Current Procedural Terminology, 4th Edition or a more recent 11 edition, the Tenth Revision of the International Classification of 12 Diseases coding or a more recent revision, or Healthcare Common 13 Procedure Coding System coding where applicable that contains 14 information specifically required in the Provider Billing and 15 Procedure Manual of the Oklahoma Health Care Authority, as defined 16 in 42 C.F.R., Section 447.45(b); 17 7. "Commercial plan" means an organization or entity that 18 undertakes to provide or arrange for the delivery of health care 19 services to Medicaid members on a prepaid basis and is subject to 20 all applicable federal and state laws and regulations; 21 8. "Contracted entity" means an organization or entity that 22 enters into or will enter into a capitated contract with the 23

24 Oklahoma Health Care Authority for the delivery of services

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1 specified in the Ensuring Access to Medicaid Act that will assume 2 financial risk, operational accountability, and statewide or regional functionality as defined in the Ensuring Access to Medicaid 3 Act in managing comprehensive health outcomes of Medicaid members. 4 5 For purposes of the Ensuring Access to Medicaid Act, the term contracted entity includes an accountable care organization, a 6 provider-led entity, a commercial plan, a dental benefit manager, or 7 any other entity as determined by the Authority; 8 9 9. "Dental benefit manager" means an entity that handles claims payment and prior authorizations and coordinates dental care with 10 participating providers and Medicaid members; 11 10. "Essential community provider" means: 12 a Federally Qualified Health Center, 13 a. a community mental health center, b. 14 an Indian Health Care Provider, 15 с. a rural health clinic, 16 d. a state-operated mental health hospital, 17 e. f. a long-term care hospital serving children (LTCH-C), 18 a teaching hospital owned, jointly owned, or 19 g. affiliated with and designated by the University 20 Hospitals Authority, University Hospitals Trust, 21 Oklahoma State University Medical Authority, or 22 Oklahoma State University Medical Trust, 23 24

1 h. a provider employed by or contracted with, or otherwise a member of the faculty practice plan of: 2 a public, accredited medical school in this 3 (1)state, or 4 5 (2) a hospital or health care entity directly or indirectly owned or operated by the University 6 Hospitals Trust or the Oklahoma State University 7 Medical Trust, 8 9 i. a county department of health or city-county health 10 department, a comprehensive community addiction recovery center, 11 i. 12 k. a hospital licensed by the State of Oklahoma this state including all hospitals participating in the 13 Supplemental Hospital Offset Payment Program, 14 1. a Certified Community Behavioral Health Clinic 15 (CCBHC), 16 a provider employed by or contracted with a primary 17 m. care residency program accredited by the Accreditation 18 Council for Graduate Medical Education, 19 any additional Medicaid provider as approved by the 20 n. Authority if the provider either offers services that 21 are not available from any other provider within a 22 reasonable access standard or provides a substantial 23 share of the total units of a particular service 24

1 utilized by Medicaid members within the region during 2 the last three (3) years, and the combined capacity of other service providers in the region is insufficient 3 to meet the total needs of the Medicaid members, 4 5 ο. a pharmacy or pharmacist, or any provider not otherwise mentioned in this paragraph 6 p. that meets the definition of "essential community 7 provider" under 45 C.F.R., Section 156.235; 8

9 11. "Material change" includes, but is not limited to, any
10 change in overall business operations such as policy, process or
11 protocol which affects, or can reasonably be expected to affect,
12 more than five percent (5%) of enrollees or participating providers
13 of the contracted entity;

14 12. "Governing body" means a group of individuals appointed by 15 the contracted entity who approve policies, operations, profit/loss 16 ratios, executive employment decisions, and who have overall 17 responsibility for the operations of the contracted entity of which 18 they are appointed;

19 13. "Local Oklahoma provider organization" means any state
 20 provider association, accountable care organization, Certified
 21 Community Behavioral Health Clinic, Federally Qualified Health
 22 Center, Native American tribe or tribal association, hospital or
 23 health system, academic medical institution, currently practicing

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licensed provider, or other local Oklahoma provider organization as
 approved by the Authority;

3 14. "Medical necessity" has the same meaning as provided by 4 rules promulgated by the Oklahoma Health Care Authority Board 5 "medically necessary" in Section 6592 of Title 36 of the Oklahoma 6 Statutes;

7 15. "Participating provider" means a provider who has a 8 contract with or is employed by a contracted entity to provide 9 services to Medicaid members as authorized by the Ensuring Access to 10 Medicaid Act;

11 16. "Provider" means a health care or dental provider licensed 12 or certified in this state or a provider that meets the Authority's 13 provider enrollment criteria to contract with the Authority as a 14 SoonerCare provider;

17. "Provider-led entity" means an organization or entity that 15 meets the criteria of at least one of following two subparagraphs: 16 a majority of the entity's ownership is held by 17 a. Medicaid providers in this state or is held by an 18 entity that directly or indirectly owns or is under 19 common ownership with Medicaid providers in this 20 state, or, 21 a majority of the entity's whose governing body is 22 b. composed of individuals who: 23

24 (1)

1	<u>a.</u>	have	experience serving Medicaid members and:
2			(a)
3		(1)	are licensed in this state as physicians,
4			physician assistants, nurse practitioners,
5			certified nurse-midwives, or certified registered
6			nurse anesthetists or Advanced Practice
7			Registered Nurses,
8			(d)
9		(2)	at least one board member is a licensed
10			behavioral health provider, or
11			(c)
12		(3)	are employed by:
13			i.
14			(a) a hospital or other medical facility
15			licensed by this state and operating in this
16			state, or
17			ìi.
18			(b) an inpatient or outpatient mental health or
19			substance abuse treatment facility or
20			program licensed or certified by this state
21			and operating in this state,
22		(2)	
23	b.	repre	esent the providers or facilities described in
24		divis	sion (1) of this subparagraph <u>a of this paragraph</u>

1	including, but not limited to, individuals who are
2	employed by a statewide provider association, or
3	·(3)
4	<u>c.</u> are nonclinical administrators of clinical practices
5	serving Medicaid members;
6	18. <u>"Provider-owned entity" means an organization or entity, a</u>
7	majority of whose ownership is held by Medicaid providers in this
8	state or is held by an entity that directly or indirectly owns or is
9	under common ownership with Medicaid providers in this state;
10	<u>19.</u> "Statewide" means all counties of this state including the
11	urban region; and
12	19. <u>20.</u> "Urban region" means:
13	a. all counties of this state with a county population of
14	not less than five hundred thousand (500,000)
15	according to the latest Federal Decennial Census, and
16	b. all counties that are contiguous to the counties
17	described in subparagraph a of this paragraph,
18	combined into one region.
19	SECTION 2. AMENDATORY Section 3, Chapter 395, O.S.L.
20	2022 (56 O.S. Supp. 2023, Section 4002.3a), is amended to read as
21	follows:
22	Section 4002.3a. A. 1. The Oklahoma Health Care Authority
23	(OHCA) shall enter into capitated contracts with contracted entities
24	for the delivery of Medicaid services as specified in this act the

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Ensuring Access to Medicaid Act to transform the delivery system of the state Medicaid program for the Medicaid populations listed in this section.

4 2. Unless expressly authorized by the Legislature, the
5 Authority shall not issue any request for proposals or enter into
6 any contract to transform the delivery system for the aged, blind,
7 and disabled populations eligible for SoonerCare.

B. 1. The Oklahoma Health Care Authority shall issue a request
for proposals to enter into public-private partnerships with
contracted entities other than dental benefit managers to cover all
Medicaid services other than dental services for the following
Medicaid populations:

13 a. pregnant women,

14 b. children,

- 15 c. deemed newborns under 42 C.F.R., Section 435.117,
- 16 d. parents and caretaker relatives, and
- 17 e. the expansion population.

The Authority shall specify the services to be covered in
 the request for proposals referenced in paragraph 1 of this
 subsection. Capitated contracts referenced in this subsection shall
 cover all Medicaid services other than dental services including:
 a. physical health services including, but not limited

23

24 (1) primary care,

to:

1	(2) inpatient and outpatient services, and
2	(3) emergency room services,
3	b. behavioral health services, and
4	c. prescription drug services.
5	3. The Authority shall specify the services not covered in the
6	request for proposals referenced in paragraph 1 of this subsection.
7	4. Subject to the requirements and approval of the Centers for
8	Medicare and Medicaid Services, the implementation of the program
9	shall be no later than October 1, 2023 April 1, 2024.
10	C. 1. The Authority shall issue a request for proposals to
11	enter into public-private partnerships with dental benefit managers
12	to cover dental services for the following Medicaid populations:
13	a. pregnant women,
14	b. children,
15	c. parents and caretaker relatives,
16	d. the expansion population, and
17	e. members of the Children's Specialty Plan as provided
18	by subsection D of this section.
19	2. The Authority shall specify the services to be covered in
20	the request for proposals referenced in paragraph 1 of this
21	subsection.
22	3. Subject to the requirements and approval of the Centers for
23	Medicare and Medicaid Services, the implementation of the program
24	shall be no later than October 1, 2023 April 1, 2024.

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D. 1. Either as part of the request for proposals referenced in subsection B of this section or as a separate request for proposals, the Authority shall issue a request for proposals to enter into public-private partnerships with one contracted entity to administer a Children's Specialty Plan.

6 2. The Authority shall specify the services to be covered in
7 the request for proposals referenced in paragraph 1 of this
8 subsection.

9 3. The contracted entity for the Children's Specialty Plan
10 shall coordinate with the dental benefit managers who cover dental
11 services for its members as provided by subsection C of this
12 section.

Subject to the requirements and approval of the Centers for
 Medicare and Medicaid Services, the implementation of the program
 shall be no later than October 1, 2023 April 1, 2024.

The Authority shall not implement the transformation of the 16 E. Medicaid delivery system until it receives written confirmation from 17 the Centers for Medicare and Medicaid Services that a managed care 18 directed payment program utilizing average commercial rate 19 methodology for hospital services under the Supplemental Hospital 20 Offset Payment Program has been approved for Year 1 of the 21 transformation and will be included in the budget neutrality cap 22 baseline spending level for purposes of Oklahoma's 1115 waiver 23 renewal; provided, however, nothing in this section shall prohibit 24

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1 the Authority from exploring alternative opportunities with the 2 Centers for Medicare and Medicaid Services to maximize the average 3 commercial rate benefit.

SECTION 3. AMENDATORY Section 4, Chapter 395, O.S.L.
2022 (56 O.S. Supp. 2023, Section 4002.3b), is amended to read as
follows:

Section 4002.3b. A. All capitated contracts shall be the
result of requests for proposals issued by the Oklahoma Health Care
Authority and submission of competitive bids by contracted entities
pursuant to the Oklahoma Central Purchasing Act.

B. Statewide capitated contracts may be awarded to any contracted entity including, but not limited to, a <u>any</u> provider-led entity or provider-owned entity, or both.

14 C. The Authority shall award no less than three statewide 15 capitated contracts to provide comprehensive integrated health 16 services including, but not limited to, medical, behavioral health, 17 and pharmacy services and no less than two statewide capitated 18 contracts to provide dental coverage to Medicaid members as 19 specified in Section 3 4002.3a of this act title.

D. 1. Except as specified in paragraph 2 3 of this subsection,
at least one capitated contract to provide statewide coverage to
Medicaid members shall be awarded to a provider-led entity, as long
as the provider-led entity submits a responsive reply to the

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Authority's request for proposals demonstrating ability to fulfill
 the contract requirements.

Effective with the next procurement cycle, and except as 3 2. 4 specified in paragraph 3 of this subsection, at least one capitated 5 contract to provide statewide coverage to Medicaid members shall be awarded to a provider-owned entity, as long as the provider-owned 6 entity submits a responsive reply to the Authority's request for 7 proposals demonstrating ability to fulfill the contract 8 9 requirements. 3. If no provider-led entity or provider-owned entity submits a 10 responsive reply to the Authority's request for proposals 11 12 demonstrating ability to fulfill the contract requirements, the 13 Authority shall not be required to contract for statewide coverage with a provider-led entity or provider-owned entity. 14 3. 4. The Authority shall develop a scoring methodology for the 15 request for proposals that affords preferential scoring to provider-16 17 led entities and provider-owned entities, as long as the providerled entity and provider-owned entity otherwise demonstrates 18 demonstrate an ability to fulfill the contract requirements. 19 The preferential scoring methodology shall include opportunities to 20 award additional points to provider-led entities and provider-owned 21 entities based on certain factors including, but not limited to: 22 broad provider participation in ownership and 23 a. 24 governance structure,

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- b. demonstrated experience in care coordination and care management for Medicaid members across a variety of service types including, but not limited to, primary care and behavioral health,
- 5 с. demonstrated experience in Medicare or Medicaid accountable care organizations or other Medicare or 6 Medicaid alternative payment models, Medicare or 7 Medicaid value-based payment arrangements, or Medicare 8 9 or Medicaid risk-sharing arrangements including, but not limited to, innovation models of the Center for 10 Medicare and Medicaid Innovation of the Centers for 11 12 Medicare and Medicaid Services, or value-based payment arrangements or risk-sharing arrangements in the 13 commercial health care market, and 14

d. other relevant factors identified by the Authority.
E. The Authority may select at least one provider-led entity or
one provider-owned entity for the urban region if:

The provider-led entity <u>or provider-owned entity</u> submits a
 responsive reply to the Authority's request for proposals
 demonstrating ability to fulfill the contract requirements; and

2. The provider-led entity <u>or provider-owned entity</u>
 demonstrates the ability, and agrees continually, to expand its
 coverage area throughout the contract term and to develop statewide

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1 operational readiness within a time frame set by the Authority but 2 not mandated before five (5) years.

F. At the discretion of the Authority, capitated contracts may be extended to ensure there are no gaps in coverage that may result from termination of a capitated contract; provided, the total contracting period for a capitated contract shall not exceed seven (7) years.

G. At the end of the contracting period, the Authority shall
solicit and award new contracts as provided by this section and
Section 3 of this act Section 4002.3a of this title.

H. At the discretion of the Authority, subject to appropriate notice to the Legislature and the Centers for Medicare and Medicaid Services, the Authority may approve a delay in the implementation of one or more capitated contracts to ensure financial and operational readiness.

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 SECTION 4.
 AMENDATORY
 56 O.S. 2021, Section 4002.4, as

 17
 amended by Section 7, Chapter 395, O.S.L. 2022 (56 O.S. Supp. 2023,

 18
 Section 4002.4), is amended to read as follows:

19 Section 4002.4. A. The Oklahoma Health Care Authority shall 20 develop network adequacy standards for all contracted entities that, 21 at a minimum, meet the requirements of 42 C.F.R., Sections 438.3 and 22 438.68. Network adequacy standards established under this 23 subsection shall include distance and time standards and shall be 24 designed to ensure members covered by the contracted entities who

reside in health professional shortage areas (HPSAs) designated under Section 332(a)(1) of the Public Health Service Act (42 U.S.C., Section 254e(a)(1)) have access to in-person health care and telehealth services with providers, especially adult and pediatric primary care practitioners.

The Authority shall require all contracted entities to offer 6 Β. or extend contracts with all essential community providers, all 7 providers who receive directed payments in accordance with 42 8 9 C.F.R., Part 438 and such other providers as the Authority may specify. The Authority shall establish such requirements as may be 10 necessary to prohibit contracted entities from excluding essential 11 12 community providers, providers who receive directed payments in 13 accordance with 42 C.F.R., Part 438 and such other providers as the Authority may specify from contracts with contracted entities. 14

C. To ensure models of care are developed to meet the needs of 15 Medicaid members, each contracted entity must contract with at least 16 one local Oklahoma provider organization for a model of care 17 containing care coordination, care management, utilization 18 management, disease management, network management, or another model 19 of care as approved by the Authority. Such contractual arrangements 20 must be in place within twelve (12) months of the effective date of 21 the contracts awarded pursuant to the requests for proposals 22 authorized by Section 3 of this act Section 4002.3a of this title. 23

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D. All contracted entities 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. A contracted entity shall complete credentialing or
recredentialing of a provider within sixty (60) calendar days of
receipt of a completed application.

8 E. All contracted entities shall be accredited in accordance 9 with 45 C.F.R., Section 156.275 by an accrediting entity recognized 10 by the United States Department of Health and Human Services.

F. 1. If the Authority awards a capitated contract to a provider-led entity <u>or provider-owned entity</u> for the urban region under <u>Section 4 of this act</u> <u>Section 4002.3b of this title</u>, the provider-led entity <u>or provider-owned entity</u> shall expand its coverage area to every county of this state within the time frame set by the Authority under subsection E of <u>Section 4 of this act</u> Section 4002.3b of this title.

2. The expansion of the provider-led entity's <u>or provider-owned</u> <u>entity's</u> coverage area beyond the urban region shall be subject to the approval of the Authority. The Authority shall approve expansion to counties for which the provider-led entity <u>or provider-</u> <u>owned entity</u> can demonstrate evidence of network adequacy as required under 42 C.F.R., Sections 438.3 and 438.68. When approved, the additional county or counties shall be added to the provider-led

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1 entity's <u>or provider-owned entity's</u> region during the next open
2 enrollment period.

3 SECTION 5. AMENDATORY 56 O.S. 2021, Section 4002.6, as 4 last amended by Section 2, Chapter 331, O.S.L. 2023 (56 O.S. Supp. 5 2023, Section 4002.6), is amended to read as follows:

6 Section 4002.6. A. A contracted entity shall meet all 7 requirements established by the Oklahoma Health Care Authority 8 pertaining to prior authorizations. The Authority shall establish 9 requirements that ensure timely determinations by contracted 10 entities when prior authorizations are required including expedited 11 review in urgent and emergent cases that at a minimum meet the 12 criteria of this section.

B. A contracted entity shall make a determination on a request for an authorization of the transfer of a hospital inpatient to a post-acute care or long-term acute care facility within twenty-four (24) hours of receipt of the request.

C. A contracted entity shall make a determination on a request 17 for any member who is not hospitalized at the time of the request 18 within seventy-two (72) hours of receipt of the request; provided, 19 that if the request does not include sufficient or adequate 20 documentation, the review and determination shall occur within a 21 time frame and in accordance with a process established by the 22 Authority. The process established by the Authority pursuant to 23 this subsection shall include a time frame of at least forty-eight 24

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(48) hours within which a provider may submit the necessary
 documentation.

D. A contracted entity shall make a determination on a request for services for a hospitalized member including, but not limited to, acute care inpatient services or equipment necessary to discharge the member from an inpatient facility within one (1) business day twenty-four (24) hours of receipt of the request.

E. Notwithstanding the provisions of subsection C of this 8 9 section, a contracted entity shall make a determination on a request 10 as expeditiously as necessary and, in any event, within twenty-four (24) hours of receipt of the request for service if adhering to the 11 provisions of subsection C or D of this section could jeopardize the 12 member's life, health or ability to attain, maintain or regain 13 maximum function. In the event of a medically emergent matter, the 14 contracted entity shall not impose limitations on providers in 15 coordination of post-emergent stabilization health care including 16 pre-certification or prior authorization. 17

F. Notwithstanding any other provision of this section, a contracted entity shall make a determination on a request for inpatient behavioral health services within twenty-four (24) hours of receipt of the request.

G. A contracted entity shall make a determination on a request for covered prescription drugs that are required to be prior authorized by the Authority within twenty-four (24) hours of receipt

of the request. The contracted entity shall not require prior
 authorization on any covered prescription drug for which the
 Authority does not require prior authorization.

H. A contracted entity shall make a determination on a request
for coverage of biomarker testing in accordance with Section 3 of
this act Section 4003 of this title.

I. Upon issuance of an adverse determination on a prior 7 authorization request under subsection B of this section, the 8 9 contracted entity shall provide the requesting provider, within seventy-two (72) hours of receipt of such issuance, with reasonable 10 opportunity to participate in a peer-to-peer review process with a 11 12 provider who practices in the same specialty, but not necessarily 13 the same sub-specialty, and who has experience treating the same population as the patient on whose behalf the request is submitted; 14 provided, however, if the requesting provider determines the 15 services to be clinically urgent, the contracted entity shall 16 provide such opportunity within twenty-four (24) hours of receipt of 17 such issuance. Services not covered under the state Medicaid 18 program for the particular patient shall not be subject to peer-to-19 peer review. 20

J. The Authority shall ensure that a provider offers to provide to a member in a timely manner services authorized by a contracted entity.

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1 Κ. The Authority shall establish requirements for both internal and external reviews and appeals of adverse determinations on prior 2 authorization requests or claims that, at a minimum: 3 Require contracted entities to provide a detailed 4 1. 5 explanation of denials to Medicaid providers and members; 2. Require contracted entities to provide a prompt an 6 opportunity for peer-to-peer conversations with licensed Oklahoma-7 licensed clinical staff of the same or similar specialty which shall 8 9 include, but not be limited to, Oklahoma-licensed clinical staff 10 upon within twenty-four (24) hours of the adverse determination; and 3. Establish uniform rules for Medicaid provider or member 11 12 appeals across all contracted entities. 13 SECTION 6. AMENDATORY 56 O.S. 2021, Section 4002.7, as amended by Section 11, Chapter 395, O.S.L. 2022 (56 O.S. Supp. 2023, 14 Section 4002.7), is amended to read as follows: 15 Section 4002.7. A. The Oklahoma Health Care Authority shall 16 establish requirements for fair processing and adjudication of 17 claims that ensure prompt reimbursement of providers by contracted 18 entities. A contracted entity shall comply with all such 19 requirements. 20

B. A contracted entity shall process a clean claim in the time frame provided by Section 1219 of Title 36 of the Oklahoma Statutes and no less than ninety percent (90%) of all clean claims shall be paid within fourteen (14) days of submission to the contracted

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1 entity. A clean claim that is not processed within the time frame provided by Section 1219 of Title 36 of the Oklahoma Statutes shall 2 bear simple interest at the monthly rate of one and one-half percent 3 (1.5%) payable to the provider. A claim filed by a provider within 4 5 six (6) months of the date the item or service was furnished to a member shall be considered timely. If a claim meets the definition 6 of a clean claim, the contracted entity shall not request medical 7 records of the member prior to paying the claim. Once a claim has 8 9 been paid, the contracted entity may request medical records if additional documentation is needed to review the claim for medical 10 11 necessity.

C. In the case of a denial of a claim including, but not limited to, a denial on the basis of the level of emergency care indicated on the claim, or in the case of a downcoded claim, the contracted entity shall establish a process by which the provider may identify and provide such additional information as may be necessary to substantiate the claim. Any such claim denial <u>or</u> downcode shall include the following:

19
 1. A detailed explanation of the basis for the denial; and
 20
 2. A detailed description of the additional information
 21 necessary to substantiate the claim.

D. Postpayment audits by a contracted entity shall be subjectto the following requirements:

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Subject to paragraph 2 of this subsection, insofar as a
 contracted entity conducts postpayment audits, the contracted entity
 shall employ the postpayment audit process determined by the
 Authority;

5 2. The Authority shall establish a limit on the percentage of 6 claims with respect to which postpayment audits may be conducted by 7 a contracted entity for health care items and services furnished by 8 a provider in a plan year; and

9 3. The Authority shall provide for the imposition of financial 10 penalties under such contract in the case of any contracted entity 11 with respect to which the Authority determines has a claims denial 12 error rate of greater than five percent (5%). The Authority shall 13 establish the amount of financial penalties and the time frame under 14 which such penalties shall be imposed on contracted entities under 15 this paragraph, in no case less than annually.

A contracted entity may only apply readmission penalties 16 Ε. pursuant to rules promulgated by the Oklahoma Health Care Authority 17 The Board shall promulgate rules establishing a program to 18 Board. reduce potentially preventable readmissions. The program shall use 19 a nationally recognized tool, establish a base measurement year and 20 a performance year, and provide for risk-adjustment based on the 21 population of the state Medicaid program covered by the contracted 22 entities. 23

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SECTION 7. AMENDATORY 56 O.S. 2021, Section 4002.12, as
 last amended by Section 1, Chapter 308, O.S.L. 2023 (56 O.S. Supp.
 2023, Section 4002.12), is amended to read as follows:

Section 4002.12. A. Until July 1, 2026 2027, the Oklahoma 4 5 Health Care Authority shall establish minimum rates of reimbursement from contracted entities to providers who elect not to enter into 6 value-based payment arrangements under subsection B of this section 7 or other alternative payment agreements for health care items and 8 9 services furnished by such providers to enrollees of the state Medicaid program. Except as provided by subsection I of this 10 section, until July 1, 2026 2027, such reimbursement rates shall be 11 12 equal to or greater than:

13 1. For an item or service provided by a participating provider 14 who is in the network of the contracted entity, one hundred percent 15 (100%) of the reimbursement rate for the applicable service in the 16 applicable fee schedule of the Authority; or

17 2. For an item or service provided by a non-participating 18 provider or a provider who is not in the network of the contracted 19 entity, ninety percent (90%) of the reimbursement rate for the 20 applicable service in the applicable fee schedule of the Authority 21 as of January 1, 2021.

B. A contracted entity shall offer value-based payment
arrangements to all providers in its network capable of entering
into value-based payment arrangements. Such arrangements shall be

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optional for the provider but shall be tied to reimbursement
incentives when quality metrics are met. The quality measures used
by a contracted entity to determine reimbursement amounts to
providers in value-based payment arrangements shall align with the
quality measures of the Authority for contracted entities.

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.

D. A contracted entity shall offer all rural health clinics (RHCs) contracts that reimburse RHCs using the methodology in place for each specific RHC prior to January 1, 2023, including any and all annual rate updates. The contracted entity shall comply with all federal program rules and requirements, and the transformed Medicaid delivery system shall not interfere with the program as designed.

E. The Oklahoma Health Care Authority shall establish minimum rates of reimbursement from contracted entities to Certified Community Behavioral Health Clinic (CCBHC) providers who elect alternative payment arrangements equal to the prospective payment system rate under the Medicaid State Plan.

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F. The Authority shall establish an incentive payment under the
 Supplemental Hospital Offset Payment Program that is determined by
 value-based outcomes for providers other than hospitals.

G. Psychologist reimbursement shall reflect outcomes.
Reimbursement shall not be limited to therapy and shall include but
not be limited to testing and assessment.

Coverage for Medicaid ground transportation services by 7 Η. licensed Oklahoma emergency medical services shall be reimbursed at 8 9 no less than the published Medicaid rates as set by the Authority. All currently published Medicaid Healthcare Common Procedure Coding 10 System (HCPCS) codes paid by the Authority shall continue to be paid 11 by the contracted entity. The contracted entity shall comply with 12 13 all reimbursement policies established by the Authority for the ambulance providers. Contracted entities shall accept the modifiers 14 established by the Centers for Medicare and Medicaid Services 15 currently in use by Medicare at the time of the transport of a 16 member that is dually eligible for Medicare and Medicaid. 17

I. 1. The rate paid to participating pharmacy providers is independent of subsection A of this section and shall be the same as the fee-for-service rate employed by the Authority for the Medicaid program as stated in the payment methodology at <u>in</u> OAC 317:30-5-78, unless the participating pharmacy provider elects to enter into other alternative payment agreements.

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2. A pharmacy or pharmacist shall receive direct payment or
 reimbursement from the Authority or contracted entity when providing
 a health care service to the Medicaid member at a rate no less than
 that of other health care providers for providing the same service.

J. Notwithstanding any other provision of this section, anesthesia shall continue to be reimbursed equal to or greater than the Anesthesia Fee Schedule <u>anesthesia fee schedule</u> established by the Authority as of January 1, 2021. Anesthesia providers may also enter into value-based payment arrangements under this section or alternative payment arrangements for services furnished to Medicaid members.

12 K. The Authority shall specify in the requests for proposals a 13 reasonable time frame in which a contracted entity shall have 14 entered into a certain percentage, as determined by the Authority, 15 of value-based contracts with providers.

L. Capitation rates established by the Oklahoma Health Care Authority and paid to contracted entities under capitated contracts shall be updated annually and in accordance with 42 C.F.R., Section 438.3. Capitation rates shall be approved as actuarially sound as determined by the Centers for Medicare and Medicaid Services in accordance with 42 C.F.R., Section 438.4 and the following:

Actuarial calculations must include utilization and
 expenditure assumptions consistent with industry and local
 standards; and

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Capitation rates shall be risk-adjusted and shall include a
 portion that is at risk for achievement of quality and outcomes
 measures.

4 M. The Authority may establish a symmetric risk corridor for5 contracted entities.

N. The Authority shall establish a process for annual recovery
of funds from, or assessment of penalties on, contracted entities
that do not meet the medical loss ratio standards stipulated in
Section 4002.5 of this title.

0. 1. The Authority shall, through the financial reporting
 required under subsection G of Section 4002.12b of this title,
 determine the percentage of health care expenses by each contracted
 entity on primary care services.

14 2. Not later than the end of the fourth year of the initial 15 contracting period, each contracted entity shall be currently 16 spending not less than eleven percent (11%) of its total health care 17 expenses on primary care services.

3. The Authority shall monitor the primary care spending of each contracted entity and require each contracted entity to maintain the level of spending on primary care services stipulated in paragraph 2 of this subsection.

22 SECTION 8. It being immediately necessary for the preservation 23 of the public peace, health or safety, an emergency is hereby

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1	declared to exist, by reason whereof this act shall take effect and
2	be in full force from and after its passage and approval.
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