

An Act relating to tobacco prevention and cessation programs; enacting the Oklahoma Tobacco Use Prevention and Cessation Act; providing short title; defining terms; creating the Tobacco Use Reduction Fund under the State Department of Health; providing for monies deposited into the Fund and expenditures of such monies; stating purpose of Fund; providing for procedures; providing for administration of Fund; authorizing use of Fund for certain plans; prohibiting certain use of Fund; establishing the Tobacco Use Prevention and Cessation Advisory Committee; providing for certain powers and duties; providing for membership, appointments, terms, qualifications, reimbursements, meetings, officers, and quorum of Committee; prohibiting certain members from monetary affiliation with the tobacco industry; providing exception; providing for an Executive Director; providing for the appointment, salary, and expenses of the Executive Director; requiring certain expenses be paid from the Fund; providing for staff and support personnel; prohibiting certain expenses be paid from the Fund; requiring the Committee to propose a State Plan for Tobacco Use Prevention and Cessation; providing for amendments to such State Plan; providing for submission of such State Plan and comments related thereto; providing for a final State Plan; making such State Plan available to the State Department of Health; making such State Plan public; specifying criteria for contract proposals; specifying criteria for tobacco use prevention and cessation programs; specifying certain amount of contract monies awarded go to specific programs; requiring the State Plan to provide for evaluation of certain programs; stating purpose; requiring such evaluation to be provided by an independent contractor; specifying measures of effectiveness of programs; requiring comparison of evaluation with certain initial baseline and other data; providing for statewide school-based survey for certain purpose; specifying such survey; limiting amount of administrative costs of the Committee; requiring elements of State Plan be under the Administrative Procedures Act; providing exception; providing for review of applications and Invitations To Bid; providing for approval and awarding of contracts to qualified applicants and bidders; requiring applicant and bidder for contract follow certain procedures; requiring the criteria for program be proven by applicant and bidder to be met; providing certain consideration be made for each funding request; specifying such considerations; authorizing state and local government to be eligible for contracts; authorizing any unexpended funds to continue; providing certain requirements to be met as condition of receipt of funds; specifying report required to be filed; providing for failure to file such report; requiring the State Department of Health to review reports and file a report to certain entities; specifying such report; requiring the report be publicly available; providing for codification; and declaring an emergency.