

1 STATE OF OKLAHOMA

2 2nd Session of the 55th Legislature (2016)

3 COMMITTEE SUBSTITUTE
4 FOR

5 SENATE JOINT RESOLUTION 56

6 By: Standridge, Yen, Mazzei,
7 Sykes, Sharp, Brecheen,
8 Crain, Allen, Barrington,
9 Silk and Boggs

10 COMMITTEE SUBSTITUTE

11 A Joint Resolution relating to health care policy;
12 prohibiting Oklahoma Health Care Authority from
13 performing certain functions; specifying prohibited
14 functions; providing definition; and providing for
15 noncodification.

16 BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE
17 2ND SESSION OF THE 55TH OKLAHOMA LEGISLATURE:

18 SECTION 1. NEW LAW A new section of law not to be
19 codified in the Oklahoma Statutes reads as follows:

20 A. The Oklahoma Health Care Authority is prohibited from
21 performing, taking action towards or otherwise implementing the
22 following functions without affirmative approval by the Legislature:

23 1. Utilizing capitated managed care plans to implement the
24 provisions of Enrolled House Bill 1566 of the 1st Session of the
55th Oklahoma Legislature including, but not limited to, the

1 issuance of requests for proposals relating to capitated managed
2 care plans; or

3 2. Seeking any waiver authorized by Section 1115 or Section
4 1915(b) of the Social Security Act for the purposes of implementing
5 a capitated managed care plan for the Oklahoma Medicaid Program.

6 B. For the purposes of this section, "capitated managed care
7 plan" means a plan operated by a licensed insurance company, health
8 maintenance organization or a managed care organization that
9 provides for the financing and delivery of health care services to
10 persons enrolled in the plan, is paid for with capitated payments by
11 the Oklahoma Health Care Authority and uses arrangements with
12 selected providers using capitated payments including, but not
13 limited to, claims administration and network contracting.

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