1	SENATE FLOOR VERSION
	February 24, 2020
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3	COMMITTEE SUBSTITUTE FOR
4	SENATE BILL NO. 1575  By: David, Bullard and Pemberton
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8	[ health insurance - Oklahoma Right to Shop Act - codification - effective date ]
9	ocalification officially access
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11	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
12	SECTION 1. NEW LAW A new section of law to be codified
13	in the Oklahoma Statutes as Section 7500 of Title 36, unless there
14	is created a duplication in numbering, reads as follows:
15	This act shall be known and may be cited as the "Oklahoma Right
16	to Shop Act".
17	SECTION 2. NEW LAW A new section of law to be codified
18	in the Oklahoma Statutes as Section 7501 of Title 36, unless there
19	is created a duplication in numbering, reads as follows:
20	As used in this act, the following definitions apply:
21	1. "Allowed amount" means the contractually agreed upon amount
22	paid by a carrier to a health care entity participating in the
23	network of the carrier;
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- 2. "Comparable health care service" means any covered
  nonemergency health care service or bundle of services. The
  Insurance Commissioner may limit what is considered a comparable
  health care service if a carrier can demonstrate the allowed amount
  variation among network providers is less than Fifty Dollars
  (\$50.00);
  - 3. "Health care entity" means a physician, hospital, pharmaceutical company, pharmacist, laboratory or other state-licensed or state-recognized provider of health care services;
  - 4. "Insurance carrier or carrier" means an insurance company that is licensed to sell insurance in this state and issues accident and health insurance policies; and
  - 5. "Program" means the comparable health care service incentive program established by a carrier pursuant to this act.
  - SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 7502 of Title 36, unless there is created a duplication in numbering, reads as follows:
  - A. Upon approval of the next health insurance rate filing in 2021, a carrier offering a health benefit plan, as defined in Section 6060.4 of Title 36 of the Oklahoma Statutes, in the individual or small group insurance market in this state shall comply with the following requirements:
- 23 1. A carrier shall establish for all health benefit plans a 24 program in which enrollees are incentivized to shop, before and

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1 after their out-of-pocket limit has been met, for lower-cost health 2 care services by a nonparticipating health care provider or facility 3 that are comparable to participating health care provider services. Incentives shall include but are not limited to a reduction of 5 premiums, copayments, coinsurance or deductibles. Incentives shall be calculated as the difference between average allowed amount and 6 7 the agreed upon rate of the non-participating health care provider or facility, so long as the amount is less than the average allowed 9 amount. The carrier shall provide the incentive as a credit towards 10 the annual in-network deductible, copayment or coinsurance amount of the enrollee and shall allow the enrollee to decide which is 11 12 credited. The incentive program shall provide the enrollee with at least fifty percent (50%) of the saved costs of the carrier for each 13 service or comparable healthcare service. The remaining percentage 14 15 of savings shall be provided to the insurer of the enrollee;

- 2. Annually at enrollment or renewal, a carrier shall provide notice to enrollees of the availability of the program with a description of the incentives available to the enrollee and how the incentives are earned;
- 3. Prior to offering the program to any enrollee, a carrier shall file with the Insurance Commissioner a description of the program established by the carrier pursuant to this section using a form provided by the Insurance Department.

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B. The provisions of this section shall not apply to health benefit plans in which enrollees receive a premium subsidy under the Patient Protection and Affordable Care Act or are under sole jurisdiction of the federal Department of Labor.

- C. A comparable health care service incentive payment made by a carrier in accordance with the provisions of this section is not an administrative expense of the carrier for rate development or rate filing purposes.
- SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 7503 of Title 36, unless there is created a duplication in numbering, reads as follows:
- A. Upon approval of the next health insurance rate filing in 2021, a carrier offering a health benefit plan in the individual or small group insurance market in this state shall comply with the following requirements:
- 1. A carrier shall establish an interactive mechanism on its publicly accessible website enabling an enrollee to request and obtain from the carrier information on the payments made by the carrier to network entities or providers for comparable health care services, as well as quality data for those providers, to the extent the data is available. The interactive mechanism must allow an enrollee seeking information about the cost of a particular health care service to compare allowed amounts among network providers, estimate out-of-pocket costs applicable to the health benefit plan

- 1 of the enrollee and the average paid to a network provider and 2 facility for the procedure or service under that plan. The out-of-3 pocket estimate must provide a good faith estimate of the amount the enrollee will be responsible to pay out-of-pocket for a proposed 5 nonemergency procedure or service that is a medically necessary covered benefit from a network provider of the carrier including any 6 7 copayment, deductible, coinsurance or other out-of-pocket amount for any covered benefit, based on the information available to the 9 carrier at the time the request is made; and
  - 2. A carrier may contract with a third-party vendor to satisfy the requirements of this subsection.
  - B. Nothing in this section shall prohibit a carrier from imposing cost-sharing requirements disclosed in the certificate of coverage of the enrollee for unforeseen health care services that arise out of the nonemergency procedure or service provided to an enrollee that was not included in the original estimate.
  - C. A carrier shall notify an enrollee that these are estimated costs, and that the actual amount the enrollee will be responsible to pay may vary due to unforeseen services that arise out of the proposed nonemergency procedure or service.
  - SECTION 5. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 7504 of Title 36, unless there is created a duplication in numbering, reads as follows:

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- A. If an enrollee elects to receive a covered health care service from a United States based out-of-network provider or facility, or both, and that provider or facility agrees to accept a price that is the same or less than the average the insurance carrier of the enrollee currently pays to health care providers or facilities within its network, the carrier shall allow the enrollee to obtain the service from the out-of-network provider or facility and, upon request by the enrollee, shall apply the payments made by the enrollee for that health care service toward the deductible and out-of-pocket maximum specified in the health benefit plan of the enrollee as if the health care services had been provided in network.
- 1. Payment made by a carrier regarding this section shall not be construed to limit an out-of-network provider or facility from being reimbursed any additional payment by an enrollee; provided, that an enrollee has received relevant disclosure in a timely manner and has agreed to subsequent payment responsibility.
- 2. Any additional payment agreed to by an enrollee for out ofnetwork care shall be deemed payment in full.
- 3. Nothing in this section shall be construed to require an insurer to reimburse an out-of-network provider or facility more than the average contracted rate.
- B. A carrier may base the average paid to a network provider upon what the carrier pays to providers within the network,

applicable to the specific health benefit plan of the enrollee, or across all its health benefit plans offered in this state. A carrier shall inform enrollees of their ability and the process to request the average allowed amount paid for a procedure both on its website and in benefit plan materials. SECTION 6. This act shall become effective November 1, 2020. COMMITTEE REPORT BY: COMMITTEE ON RETIREMENT AND INSURANCE February 24, 2020 - DO PASS AS AMENDED