1	STATE OF OKLAHOMA
2	1st Session of the 57th Legislature (2019)
3	SENATE BILL 156 By: Simpson
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6	AS INTRODUCED
7	An Act relating to the Oklahoma Trauma Systems
8	Improvement and Development Act; amending 63 O.S. 2011, Section 1-2530.3, as amended by Section 70,
9	Chapter 229, O.S.L. 2013 (63 O.S. Supp. 2018, Section 1-2530.3), which relates to rules; transferring
10	certain duties to the State Commissioner of Health; updating statutory reference; directing certain
11	promulgation of rules; amending 63 O.S. 2011, Section 1-2530.5, as amended by Section 71, Chapter 229,
12	O.S.L. 2013 (63 O.S. Supp. 2018, Section 1-2530.5), which relates to regional trauma advisory boards;
13	setting forth certain provisions related to meetings of regional trauma advisory boards; updating
14	statutory reference; and providing an effective date.
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
17	SECTION 1. AMENDATORY 63 O.S. 2011, Section 1-2530.3, as
18	amended by Section 70, Chapter 229, O.S.L. 2013 (63 O.S. Supp. 2018,
19	Section 1-2530.3), is amended to read as follows:
20	Section 1-2530.3. A. The State <del>Board</del> <u>Commissioner</u> of Health,
21	giving consideration to the recommendations of the Trauma and
22	Emergency Response Advisory Council created in Section 44 of this
23	act Section 1-103a.1 of this title, shall promulgate rules
24 27	establishing minimum standards and objectives to implement the

Req. No. 1124

Page 1

development, regulation and improvement of trauma systems on a statewide basis. Rules shall provide for the classification of trauma and emergency care provided by all hospitals based on the level of service provided and for triage, transport and transfer guidelines. The <u>Board Commissioner</u> shall consider guidelines developed by the American College of Surgeons in promulgating rules under this section.

B. The rules shall provide specific requirements for the distribution of trauma patients, ensure that trauma care is fully coordinated with all hospitals and emergency medical services in a regional area, and reflect the geographic areas of the state, considering time and distance.

C. The rules shall include:

14 1. Pre-hospital care management guidelines for triage and 15 transport of trauma patients;

16 2. Establishment of referral patterns of trauma patients and 17 geographic boundaries regarding trauma patients;

18 3. Requirements for licensed hospitals providing trauma and 19 emergency operative services to provide quality care to trauma 20 patients referred to these facilities;

A. Minimum requirements for resources and equipment needed by a trauma and emergency operative services facility to treat trauma patients;

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13

Req. No. 1124

<sup>1</sup> 5. Minimum standards for the availability and qualifications of <sup>2</sup> health care personnel, including physicians and surgeons, treating <sup>3</sup> trauma patients within a hospital;

6. Minimum requirements for data collection including, but not
limited to, trauma incidence reporting, system operation and patient
outcome, and continuous quality improvement activities;

7 7. Minimum requirements for periodic performance evaluation of 8 the system and its components through continuous quality improvement 9 activities;

10 8. Minimum requirements for reviews of trauma patient 11 transfers;

9. Requirements that hospitals with the capacity and capability to provide care not refuse to accept the transfer of a trauma patient from another facility solely because of the person's inability to pay for services or because of the person's age, sex, race, religion or national origin; and

17 10. Requirements for transferring hospitals to enter into 18 reciprocal agreements with receiving hospitals that specify that the 19 transferring hospital will accept the return transfer of trauma 20 patients at such time as the hospital has the capability and 21 capacity to provide care; provided, however, such reciprocal 22 agreements shall not incorporate financial provisions for transfers; 23 <u>and</u>

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1 11. Minimum requirements for data collection for responses to 2 time-sensitive medical conditions including but not limited to 3 stroke and ST-Elevated Myocardial Infarction (STEMI). The responses 4 to stroke and STEMI incidents shall be subject to review by the 5 regional trauma advisory boards created pursuant to Section 1-2530.5 6 of this title. 7 SECTION 2. AMENDATORY 63 O.S. 2011, Section 1-2530.5, as 8 amended by Section 71, Chapter 229, O.S.L. 2013 (63 O.S. Supp. 2018, 9 Section 1-2530.5), is amended to read as follows: 10 Section 1-2530.5. A. Each geographic region identified in the 11 statewide trauma systems plan that has a functioning trauma system 12 shall be recognized by the State Department of Health. 13 B. Licensed hospitals and ambulance service providers in these 14 regions shall establish a regional trauma advisory board to 15 represent the region and conduct continuous quality improvement 16 activities of the system for the region. Licensed hospitals and 17 ambulance service providers in the region shall designate regional 18 trauma advisory board members. Regional trauma advisory board 19 members shall consist of individuals who provide trauma services in 20 the regional system, or individuals employed by licensed hospitals 21 or ambulance service providers in the region. The maximum number of 22 board members for any region shall be twenty. 23 24 \_ \_

Req. No. 1124

1 C. As funds are available, regional trauma advisory boards may 2 receive funding from the Department to support their administrative 3 and continuous quality improvement activities. 4 D. 1. Meetings of regional trauma advisory boards and their 5 subcommittees conducted to review patient-specific care for the 6 purpose of conducting continuous quality improvement activities of 7 the system for the region to include but not be limited to trauma, 8 stroke and ST-Elevated Myocardial Infarction (STEMI), shall not be 9 subject to the provisions of the Oklahoma Open Meeting Act. 10 2. The proceedings and records of the meetings referenced in 11 paragraph 1 of this subsection to include patient care records, 12 reports and other related materials generated for the purposes of 13 conducting continuous quality improvement activities of the system 14 for the region and to include but not be limited to trauma, stroke 15 and STEMI, shall be confidential and not subject to the Oklahoma 16 Open Records Act, or disclosure by subpoena or otherwise. 17 3. The proceedings and records of the meetings referenced in 18 paragraph 1 of this subsection may be used by the regional trauma 19 advisory boards and the State Commissioner of Health in the exercise 20 of proper quality review functions to improve trauma patient care. 21 SECTION 3. This act shall become effective November 1, 2019. 22 23 57-1-1124 DC 4/1/2019 8:18:01 AM 24 \_ \_

Req. No. 1124