1	ENGROSSED HOUSE AMENDMENT TO
2	ENGROSSED SENATE BILL NO. 1369 By: Haste of the Senate
3	and
4	McEntire of the House
5	
6	
7	[ health information - Oklahoma Healthcare
	Transparency Initiative Act of 2022 - Office of the State Coordinator for Health Information Exchange -
8	health information exchange legislative intent – definitions – Oklahoma Healthcare Transparency
9	Initiative – submission of claims data – disclosure of data – penalty schedule – Oklahoma Open Records
10	Act - codification - effective date - emergency ]
11	
12	AMENDMENT NO. 1. Strike the stricken title, enacting clause, and entire bill and insert:
13	entire bill and insert:
14	"An Act relating to health insurance; creating the
15	State Coordinator for Health Information Exchange; providing for powers and duties; providing for
16	appointment of State Coordinator; providing for service at pleasure of appointing authority;
17	amending 63 O.S. 2021, Section 1-133, which relates to definitions; modifying definitions; providing for
18	health information exchange; providing for transition plan; providing for designation as
19	certain entity; modifying provisions related to
	health information exchange; requiring data reporting; authorizing exemptions; modifying
20	provisions related to certain civil liabilities; modifying provisions related to certain property
21	rights; modifying provisions related to software and processes; modifying provisions related to patient
22	authorization; providing for codification; providing an effective date; and declaring an emergency.
23	an effective date, and declaring an emergency.
24	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

ENGR. H. A. to ENGR. S. B. NO. 1369

1SECTION 1.NEW LAWA new section of law to be codified2in the Oklahoma Statutes as Section 1-132.1 of Title 63, unless3there is created a duplication in numbering, reads as follows:

A. There is hereby created the Office of the State Coordinator
for Health Information Exchange within the Oklahoma Health Care
Authority.

B. The Office shall have the power and duty to oversee the
state-designated entity for health information exchange, as
described under Section 1-133 of Title 63 of the Oklahoma Statutes.

C. The Office shall consist of the State Coordinator for Health Information Exchange, who shall be appointed by and serve at the pleasure of the Administrator of the Authority, and such other employees of the Authority as the Administrator may assign to the Office.

15 SECTION 2. AMENDATORY 63 O.S. 2021, Section 1-133, is 16 amended to read as follows:

17 Section 1-133. A. As used in this section:

"Health information exchange" means the electronic movement
 of health-related information among organizations according to
 nationally recognized standards for purposes including, but not
 limited to, payment, treatment, and administration; and

22 2. "Health information exchange organization" means an entity 23 whose primary business activity is health information exchange; and 24 which is governed by its stakeholders.

ENGR. H. A. to ENGR. S. B. NO. 1369

3. "Oklahoma State Health Information Network and Exchange" or 1 2 "OKSHINE" means a health information exchange organization charged with facilitating the exchange of health information to and from 3 4 authorized individuals and health care organizations in this state 5 and shall serve B. The State of Oklahoma: 6 7 1. Shall designate a health information exchange organization as the state-designated entity for health information exchange; 8 9 2. Shall establish a transition plan to ensure continued operation of the health information exchange; and 10 3. May temporarily serve as the state-designated entity as part 11 of the transition plan described in paragraph 2 of this subsection. 12 13 B. The Oklahoma Health Care Authority (OHCA) shall establish a 14 health information exchange certification with input from 15 stakeholders. Such certification shall be required in order for a 16 health information exchange organization to qualify as an Oklahoma 17 Statewide Health Information Exchange (OKHIE). Until such time as 18 the health information exchange certification is established by 19 OHCA, an OKHIE shall mean either OKSHINE or a health information 20 exchange organization that was previously certified by the Oklahoma 21 Health Information Exchange Trust. 22 C. The Oklahoma State Health Information Network and Exchange 23 (OKSHINE) shall be organized for the purpose of improving the health of residents of this state by: 24

ENGR. H. A. to ENGR. S. B. NO. 1369

1	1. Promoting efficient and effective communication among
2	multiple health care providers including, but not limited to,
3	hospitals, physicians, payers, employers, pharmacies, laboratories,
4	and other health care entities or health information exchange
5	networks and organizations;
6	2. Creating efficiencies in health care costs by eliminating
7	redundancy in data capture and storage and reducing administrative,
8	billing, and data collection costs;
9	3. Creating the ability to monitor community health status; and
10	4. Providing reliable information to health care consumers and
11	purchasers regarding the quality of health care.
12	C. Beginning July 1, 2023, all health care providers as defined
13	by the rules promulgated by the Oklahoma Health Care Authority Board
14	and who are licensed by and located in this state shall report data
15	to and utilize the state-designated entity. The Office of the State
16	Coordinator for Health Information Exchange may, as provided by
17	rules promulgated by the Board, allow exemptions from the
18	requirement provided by this subsection on the basis of financial
19	hardship, size, or technological capability of a health care
20	provider or such other bases as may be provided by rules promulgated
21	by the Board.
22	D. 1. A person who participates in the services or information
23	provided by <del>OKSHINE or an OKHIE</del> the state-designated entity shall
24	not be liable in any action for damages or costs of any nature that

ENGR. H. A. to ENGR. S. B. NO. 1369

result solely from the person's use or failure to use either an
OKHIE or OKSHINE information or data from the state-designated
entity that was entered or retrieved under relevant state or federal
privacy laws, rules, regulations, or policies including, but not
limited to, the Health Insurance Portability and Accountability Act
of 1996.

7 2. A person shall not be subject to antitrust or unfair
8 competition liability based on participation in OKSHINE or an OKHIE
9 with the state-designated entity as long as the participation
10 provides an essential governmental function for the public health
11 and safety and enjoys state action immunity.

12 3. Participating in an OKHIE shall qualify as meeting any
13 requirement to send data to OKSHINE.

E. 1. A person who provides information and data to OKSHINE the state-designated entity retains a property right in the information or data, but grants to the other participants or subscribers a nonexclusive license to retrieve and use that information or data under relevant state or federal privacy laws, rules, regulations, or policies including, but not limited to, the Health Insurance Portability and Accountability Act of 1996.

21 2. All processes or software developed, designed, or purchased
22 by OKSHINE shall remain the property of OKSHINE subject to use by
23 participants or subscribers.

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1	F. Patient-specific protected health information shall only be
2	disclosed in accordance with the patient's authorization or in
3	compliance with relevant state or federal privacy laws, rules,
4	regulations, or policies including, but not limited to, the Health
5	Insurance Portability and Accountability Act of 1996.
6	G. The Oklahoma Health Care Authority Board shall promulgate
7	rules to implement the provisions of this section.
8	SECTION 3. This act shall become effective July 1, 2022.
9	SECTION 4. It being immediately necessary for the preservation
10	of the public peace, health or safety, an emergency is hereby
11	declared to exist, by reason whereof this act shall take effect and
12	be in full force from and after its passage and approval."
13	Passed the House of Representatives the 28th day of April, 2022.
14	
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16	Presiding Officer of the House of Representatives
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18	Passed the Senate the day of, 2022.
19	
20	
21	Presiding Officer of the Senate
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ENGROSSED SENATE
BILL NO. 1369 By: Haste of the Senate
and
McEntire of the House
[ health information - Oklahoma Healthcare
Transparency Initiative Act of 2022 - Office of the State Coordinator for Health Information Exchange -
health information exchange legislative intent -
definitions - Oklahoma Healthcare Transparency Initiative - submission of claims data - disclosure
of data – penalty schedule – Oklahoma Open Records Act – codification – effective date –
emergency ]
BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
SECTION 5. NEW LAW A new section of law to be codified
in the Oklahoma Statutes as Section 1-134.1 of Title 63, unless
there is created a duplication in numbering, reads as follows:
Sections 4 through 10 of this act shall be known and may be
cited as the "Oklahoma Healthcare Transparency Initiative Act of
2022".
SECTION 6. NEW LAW A new section of law to be codified
in the Oklahoma Statutes as Section 1-132.1 of Title 63, unless
there is created a duplication in numbering, reads as follows:
A. There is hereby created the Office of the State Coordinator
for Health Information Exchange within the Oklahoma Health Care
Authority.

ENGR. S. B. NO. 1369

1 B. The Office shall have the power and duty to:

- a. Serve as the state designated entity for health
   information exchange, if the State of Oklahoma serves
   as the state designated entity for health information
   exchange under Section 1-133 of Title 63 of the
   Oklahoma Statutes, or
- Dversee the state designated entity for health
  information exchange, if the State of Oklahoma
  designates a state designated entity for health
  information exchange under Section 1-133 of Title 63
  of the Oklahoma Statutes; and

Implement and govern the Oklahoma Healthcare Transparency
 Initiative created under Sections 4 through 10 of this act.

C. The Office shall consist of the State Coordinator for Health Information Exchange, who shall be appointed by and serve at the pleasure of the Administrator of the Authority, and such other employees of the Authority as the Administrator may assign to the Office.

19SECTION 7.AMENDATORY63 O.S. 2021, Section 1-133, is20amended to read as follows:

21 Section 1-133. A. As used in this section:

- 22 1. <u>"Health care entity" means:</u>
- 23 <u>a.</u> <u>a health plan that, either as an individual or group,</u>
   24 provides for, or pays the cost of, medical care,

ENGR. S. B. NO. 1369

1	b. a health care provider that offers or renders medical
2	or health services, or
3	c. any further individual or association defined as a
4	covered entity under 45 C.F.R., Section 160.103; and
5	2. "Health information exchange" means the electronic movement
6	of health-related information among organizations according to
7	nationally recognized standards for purposes including $_{m  au}$ but not
8	limited to $_{ au}$ payment, treatment <u>,</u> and administration $_{ au}$
9	2. "Health information exchange organization" means an entity
10	whose primary business activity is health information exchange; and
11	3. "Oklahoma State Health Information Network and Exchange" or
12	"OKSHINE" means a health information exchange organization charged
13	with facilitating the exchange of health information to and from
14	authorized individuals and health care organizations in this state
15	and.
16	B. The State of Oklahoma shall serve as or shall designate the
17	state-designated state designated entity for health information
18	exchange.
19	B. The Oklahoma Health Care Authority (OHCA) shall establish a
20	health information exchange certification with input from
21	stakeholders. Such certification shall be required in order for a
22	health information exchange organization to qualify as an Oklahoma
23	Statewide Health Information Exchange (OKHIE). Until such time as
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ENGR. S. B. NO. 1369

1	OHCA, an OKHIE shall mean either OKSHINE or a health information
2	exchange organization that was previously certified by the Oklahoma
3	Health Information Exchange Trust.
4	C. The Oklahoma State Health Information Network and Exchange
5	(OKSHINE) shall be organized for the purpose of improving the health
6	of residents of this state by:
7	1. Promoting efficient and effective communication among
8	multiple health care providers including, but not limited to,
9	hospitals, physicians, payers, employers, pharmacies, laboratories,
10	and other health care entities or health information exchange
11	networks and organizations;
12	2. Creating efficiencies in health care costs by eliminating
13	redundancy in data capture and storage and reducing administrative,
14	billing, and data collection costs;
15	3. Creating the ability to monitor community health status; and
16	4. Providing reliable information to health care consumers and
17	purchasers regarding the quality of health care.
18	C. Beginning July 1, 2023, all health care entities licensed by
19	and located in this state shall report data to and utilize the state
20	designated entity. The Office of the State Coordinator for Health
21	Information Exchange may, as provided by rules promulgated by the
22	Oklahoma Health Care Authority Board, allow exemptions from the
23	requirement provided by this subsection on the basis of financial
24	hardship, size, or technological capability of a health care entity

ENGR. S. B. NO. 1369

1 or such other bases as may be provided by rules promulgated by the
2 Board.

1. A person who participates in the services or information 3 D. provided by OKSHINE or an OKHIE the state designated entity shall 4 5 not be liable in any action for damages or costs of any nature that result solely from the person's use or failure to use either an 6 OKHIE or OKSHINE information or data from the state designated 7 entity that was entered or retrieved under relevant state or federal 8 9 privacy laws, rules, regulations, or policies including, but not limited to  $_{\tau}$  the Health Insurance Portability and Accountability Act 10 of 1996. 11

A person shall not be subject to antitrust or unfair
 competition liability based on participation in OKSHINE or an OKHIE
 with the state designated entity as long as the participation
 provides an essential governmental function for the public health
 and safety and enjoys state action immunity.

17 3. Participating in an OKHIE shall qualify as meeting any
 18 requirement to send data to OKSHINE.

E. 1. A person who provides information and data to OKSHINE the state designated entity retains a property right in the information or data, but grants to the other participants or subscribers a nonexclusive license to retrieve and use that information or data under relevant state or federal privacy laws,

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ENGR. S. B. NO. 1369

rules, regulations, or policies including, but not limited to, the
 Health Insurance Portability and Accountability Act of 1996.

3 2. All processes or software developed, designed, or purchased
4 by OKSHINE shall remain the property of OKSHINE subject to use by
5 participants or subscribers.

F. Patient-specific protected health information shall only be
disclosed in accordance with the patient's authorization or in
compliance with relevant state or federal privacy laws, rules,
regulations, or policies including, but not limited to, the Health
Insurance Portability and Accountability Act of 1996.

G. The Oklahoma Health Care Authority Board shall promulgaterules to implement the provisions of this section.

SECTION 8. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1-134.2 of Title 63, unless there is created a duplication in numbering, reads as follows:

A. It is the intent of the Legislature to create and maintain
an informative source of healthcare information to support
consumers, researchers, and policymakers in healthcare decisions
within this state.

B. The purpose of the Oklahoma Healthcare TransparencyInitiative Act is to:

Create the Oklahoma Healthcare Transparency Initiative;
 Establish governance of the Oklahoma Healthcare Transparency
 Initiative;

ENGR. S. B. NO. 1369

3. Provide authority to collect healthcare information from
 2 insurance carriers and other entities; and

4. Establish appropriate methods for collecting, maintaining,
and reporting healthcare information including privacy and security
safeguards.

6 SECTION 9. NEW LAW A new section of law to be codified 7 in the Oklahoma Statutes as Section 1-134.3 of Title 63, unless 8 there is created a duplication in numbering, reads as follows: 9 As used in the Oklahoma Healthcare Transparency Initiative Act 10 of 2022:

"Board" means the Oklahoma Health Care Authority Board;
 "Claims data" means information included in an
 institutional, professional, or pharmacy claim or equivalent
 information transaction for a covered individual including the
 amount paid to a provider of healthcare services plus any amount
 owed by the covered individual;

17 3. "Covered individual" means a natural person who is a 18 resident of this state and is eligible to receive medical, dental, 19 or pharmaceutical benefits under any policy, contract, certificate, 20 evidence of coverage, rider, binder, or endorsement that provides 21 for or describes coverage;

4. "Direct personal identifiers" means information relating to
a covered individual that contains primary or obvious identifiers,
such as the individual's name, street address, e-mail address,

ENGR. S. B. NO. 1369

1 telephone number, or Social Security number. Direct personal 2 identifiers shall not include geographic or demographic information 3 that would not allow the identification of a covered individual;

4 5. "Enrollment data" means demographic information and other
5 identifying information relating to covered individuals including
6 direct personal identifiers;

7 6. "Office" means the Office of the State Coordinator for8 Health Information Exchange;

9 7. "Oklahoma Healthcare Transparency Initiative" means an initiative to create a database including ongoing all-payer claims 10 database projects that receive and store data from a submitting 11 12 entity relating to medical, dental, pharmaceutical, and other insurance claims information, unique identifiers, and geographic and 13 demographic information for covered individuals as permitted in the 14 Oklahoma Healthcare Transparency Initiative Act, and provider files, 15 for the purposes of the Oklahoma Healthcare Transparency Initiative 16 17 Act:

18 8. "Protected health information" means health information as
19 protected by the Health Insurance Portability and Accountability Act
20 of 1996, Pub. L. No. 104-191;

9. "Provider" means an individual or entity licensed by the
state to provide healthcare services;

23 10. a. "Submitting entity" means:

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ENGR. S. B. NO. 1369

1	(1)	an entity that provides health or dental
2		insurance or a health or dental benefit plan in
3		the state including but not limited to an
4		insurance company, medical services plan, managed
5		care organization, hospital plan, hospital
6		medical service corporation, health maintenance
7		organization, or fraternal benefit society,
8		provided that the entity has covered individuals
9		and the entity had at least two thousand covered
10		individuals in the previous calendar year,
11	(2)	a health benefit plan offered or administered by
12		or on behalf of the state or an agency or
13		instrumentality of the state including but not
14		limited to benefits administered by a managed
15		care organization, notwithstanding the number of
16		covered individuals in the previous year,
17	(3)	a health benefit plan offered or administered by
18		or on behalf of the federal government with the
19		agreement of the federal government,
20	(4)	the Workers' Compensation Commission,
21	(5)	any other entity providing a plan of health
22		insurance or health benefits subject to state
23		insurance regulation, a third-party
24		administrator, or a pharmacy benefits manager;

1			provided, that the entity has covered individuals
2			and the entity had at least two thousand covered
3			individuals in the previous calendar year,
4		(6)	a health benefit plan subject to the Employee
5			Retirement Income Security Act of 1974, Pub. L.
6			No. 93-406, and that is fully insured,
7		(7)	a risk-based provider organization licensed by
8			the Insurance Department, and
9		(8)	any entity that contracts with the Department of
10			Corrections to provide medical, dental, or
11			pharmaceutical care to inmates.
12	b.	A su	bmitting entity shall not include:
13		(1)	an entity that provides health insurance or a
14			health benefit plan that is accident-only,
15			specified disease, hospital indemnity, long-term
16			care, disability income, or other supplemental
17			benefit coverage,
18		(2)	an employee of a welfare benefit plan as defined
19			by federal law that is also a trust established
20			pursuant to collective bargaining subject to the
21			Labor Management Relations Act of 1947, Pub. L.
22			No. 80-101, or
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(3) a health benefit plan subject to the Employee Retirement Income Security Act of 1974, Pub. L.No. 93-406, that is self-funded; and

4 11. "Unique identifier" means any identifier that is guaranteed
5 to be unique among all identifiers for covered individuals but does
6 not include direct personal identifiers.

SECTION 10. NEW LAW A new section of law to be codified
in the Oklahoma Statutes as Section 1-134.4 of Title 63, unless
there is created a duplication in numbering, reads as follows:

A. There is hereby created the Oklahoma Healthcare Transparency
 Initiative, which shall be governed by the Office of the State
 Coordinator for Health Information Exchange.

13 в. The Office shall be the administrator of the Oklahoma Healthcare Transparency Initiative and shall, in collaboration with 14 the state designated entity for health information exchange, be 15 responsible for development and implementation of a sustainability 16 17 plan subject to data use and disclosure requirements of the Oklahoma Healthcare Transparency Initiative Act and any rules promulgated by 18 the Oklahoma Health Care Authority Board under the Oklahoma 19 Healthcare Transparency Initiative Act. 20

C. The Office shall have the power and duty to:
Collect, validate, analyze, and present health data
including claims data;

24 2. Assess penalties for noncompliance with this section;

3. Establish policies and procedures necessary for the
 administration and oversight of the Oklahoma Healthcare Transparency
 Initiative including procedures for the collection, processing,
 storage, analysis, use, and release of data;

5 4. Identify and explore the key healthcare issues, questions, and problems that may be improved through more transparent 6 information including but not limited to data required to be 7 disclosed to patients related to provider relationships or 8 9 affiliations with payers and providers, financial interests in 10 healthcare businesses, and payments or items of any value given to providers from pharmaceutical or medical device manufacturers or 11 12 agents thereof; and

5. Provide a biennial report to the Legislature on the 13 operations of the Oklahoma Healthcare Transparency Initiative. 14 SECTION 11. NEW LAW A new section of law to be codified 15 in the Oklahoma Statutes as Section 1-134.5 of Title 63, unless 16 17 there is created a duplication in numbering, reads as follows: A. No later than July 1, 2023, and thereafter in a frequency 18 specified in rules promulgated by the Oklahoma Health Care Authority 19 Board, a submitting entity shall submit claims data, unique 20 identifiers, and geographic and demographic information for covered 21 individuals as permitted in the Oklahoma Healthcare Transparency 22 Initiative Act, and provider files to the Oklahoma Healthcare 23

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ENGR. S. B. NO. 1369

Transparency Initiative in accordance with standards and procedures
 promulgated by the Board.

B. Data submitted under this section shall be treated as
confidential and shall be exempt from disclosure as a record under
the Oklahoma Open Records Act as defined pursuant to Section 24A.3
of Title 51 of the Oklahoma Statutes and are not subject to subpoena
except to the extent provided in the Oklahoma Insurance Code.

8 C. The collection, storage, and release of data and other 9 information under this section is subject to applicable state and 10 federal data privacy and security law.

11 SECTION 12. NEW LAW A new section of law to be codified 12 in the Oklahoma Statutes as Section 1-134.6 of Title 63, unless 13 there is created a duplication in numbering, reads as follows:

A. Data in the Oklahoma Healthcare Transparency Initiative
shall, to the extent authorized by rules promulgated by the Oklahoma
Health Care Authority Board, be available:

1. When disclosed in a form and manner that ensures the privacy 17 and security of protected health information as required by state 18 and federal laws, as a resource to insurers, employers, purchasers 19 of health care, researchers, state agencies, and healthcare 20 providers to allow for assessment of healthcare utilization, 21 expenditures, and performance in this state including but not 22 limited to as a resource for hospital community health needs 23 assessments; and 24

ENGR. S. B. NO. 1369

2. To state programs regarding healthcare quality and costs for
 use in improving health care in the state, subject to rules
 prescribed by the Board conforming to state and federal privacy laws
 or limiting access to limited-use data sets.

B. Data in the Oklahoma Healthcare Transparency Initiative
shall not be used to disclose trade secrets of submitting entities,
and shall be used or disclosed only in compliance with applicable
state and federal data privacy and security law and in compliance
with the policies established by the Board.

C. Notwithstanding any other section of law, the Oklahoma
 Healthcare Transparency Initiative shall not publicly disclose any
 data that contains direct personal identifiers.

SECTION 13. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1-134.7 of Title 63, unless there is created a duplication in numbering, reads as follows:

A. Except for state or federal agencies that are submitting entities, a submitting entity that fails to submit data as required by the Oklahoma Healthcare Transparency Initiative Act or the rules promulgated by the Oklahoma Health Care Authority Board may be subject to a penalty.

B. The Board shall adopt a schedule of penalties not to exceed
One Thousand Dollars (\$1,000.00) per day for each day the violation
occurs, determined by the severity of the violation.

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ENGR. S. B. NO. 1369

C. A penalty imposed under this section may be remitted or
 mitigated upon such terms and conditions as the Board considers
 proper and consistent with the public health and safety.

D. A penalty remitted under this section shall be used to fund
operations of the Oklahoma Healthcare Transparency Initiative.
SECTION 14. NEW LAW A new section of law to be codified
in the Oklahoma Statutes as Section 1-134.8 of Title 63, unless
there is created a duplication in numbering, reads as follows:

9 Α. The State Department of Health shall submit all public health data and vital statistics data collected by the Department to 10 the Oklahoma Healthcare Transparency Initiative for integration into 11 the Initiative database created under Section 6 of this act 12 13 including but not limited to data collected regarding hospital discharge and emergency department records for the uninsured, birth 14 and death records, and disease registry data under Sections 1-115 et 15 seq., 1-323 et seq., 1-541, and 1-551.1 of Title 63 of the Oklahoma 16 17 Statutes.

B. The data submitted under subsection A of this section shall be assigned a unique identifier and may be used in accordance with the purposes of the Oklahoma Healthcare Transparency Initiative and the rules promulgated pursuant to the Oklahoma Healthcare Transparency Initiative Act.

23 SECTION 15. AMENDATORY 51 O.S. 2021, Section 24A.3, is 24 amended to read as follows:

ENGR. S. B. NO. 1369

1 Section 24A.3. As used in the Oklahoma Open Records Act: 2 "Record" means all documents - including, but not limited to, 1. any book, paper, photograph, microfilm, data files created by or 3 used with computer software, computer tape, disk, record, sound 4 5 recording, film recording, video record or other material regardless of physical form or characteristic, created by, received by, under 6 the authority of, or coming into the custody, control or possession 7 of public officials, public bodies, or their representatives in 8 9 connection with the transaction of public business, the expenditure of public funds or the administering of public property. "Record" 10 Record does not mean: 11

- 12
- a. computer software,

13 b. nongovernment personal effects,

- unless public disclosure is required by other laws or с. 14 regulations, vehicle movement records of the Oklahoma 15 Transportation Authority obtained in connection with 16 the Authority's electronic toll collection system, 17 d. personal financial information, credit reports or 18 other financial data obtained by or submitted to a 19 public body for the purpose of evaluating credit 20 worthiness, obtaining a license, permit, or for the 21 purpose of becoming qualified to contract with a 22 public body, 23
- 24

- 1 any digital audio/video recordings of the toll e. collection and safeguarding activities of the Oklahoma 2 Transportation Authority, 3
- f. any personal information provided by a quest at any 4 5 facility owned or operated by the Oklahoma Tourism and Recreation Department or the Board of Trustees of the 6 Ouartz Mountain Arts and Conference Center and Nature 7 Park to obtain any service at the facility or by a 8 9 purchaser of a product sold by or through the Oklahoma Tourism and Recreation Department or the Quartz 10 Mountain Arts and Conference Center and Nature Park, 11 12 q. a Department of Defense Form 214 (DD Form 214) filed 13 with a county clerk, including any DD Form 214 filed before July 1, 2002, or
- except as provided for in Section 2-110 of Title 47 of h. 15 the Oklahoma Statutes, 16
- 17 (1)any record in connection with a Motor Vehicle Report issued by the Department of Public Safety, 18 as prescribed in Section 6-117 of Title 47 of the 19 20 Oklahoma Statutes, or
  - (2) personal information within driver records, as defined by the Driver's Privacy Protection Act, 18 United States Code, Sections 2721 through
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12725, which are stored and maintained by the2Department of Public Safety, or

## i. data submitted under the Oklahoma Healthcare Transparency Initiative Act of 2022;

5 2. "Public body" shall include, but not be limited to, any office, department, board, bureau, commission, agency, trusteeship, 6 authority, council, committee, trust or any entity created by a 7 trust, county, city, village, town, township, district, school 8 9 district, fair board, court, executive office, advisory group, task 10 force, study group, or any subdivision thereof, supported in whole or in part by public funds or entrusted with the expenditure of 11 12 public funds or administering or operating public property, and all committees, or subcommittees thereof. Except for the records 13 required by Section 24A.4 of this title, "public body" public body 14 does not mean judges, justices, the Council on Judicial Complaints, 15 the Legislature, or legislators; 16

17 3. "Public office" means the physical location where public18 bodies conduct business or keep records;

4. "Public official" means any official or employee of any
 public body as defined herein; and

5. "Law enforcement agency" means any public body charged with
enforcing state or local criminal laws and initiating criminal
prosecutions, including, but not limited to, police departments,
county sheriffs, the Department of Public Safety, the Oklahoma State

ENGR. S. B. NO. 1369

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1	Bureau of Narcotics and Dangerous Drugs Control, the Alcoholic
2	Beverage Laws Enforcement Commission, and the Oklahoma State Bureau
3	of Investigation.
4	SECTION 16. This act shall become effective July 1, 2022.
5	SECTION 17. It being immediately necessary for the preservation
6	of the public peace, health or safety, an emergency is hereby
7	declared to exist, by reason whereof this act shall take effect and
8	be in full force from and after its passage and approval.
9	Passed the Senate the 23rd day of March, 2022.
10	
11	Presiding Officer of the Senate
12	
13	Passed the House of Representatives the day of,
14	2022.
15	
16	Presiding Officer of the House
17	of Representatives
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