HB1658 FULLPCS1 Marcus McEntire-TJ 2/22/2023 4:34:17 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

SPE	EAKER:								
CHA	AIR:								
I move t	to amend <u>HI</u>	B1658							
Page		Section		Lin		Of the printed Bill			
raye		<u></u>				the Eng	grossed	Bill	
		tle, the Enac ^e thereof the fo				oill, ar	nd by		
AMEND TIT	LE TO CONFORM	TO AMENDMENTS							
Adopted:			_	Amendment	submitted	d by: Mar ——	cus McEn	tire	

Reading Clerk

1	STATE OF OKLAHOMA							
2	1st Session of the 59th Legislature (2023)							
3	PROPOSED COMMITTEE SUBSTITUTE							
4	FOR HOUSE BILL NO. 1658 By: McEntire							
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7	PROPOSED COMMITTEE SUBSTITUTE							
8	An Act relating to poor persons; 56 O.S. 2021, Section 4002.5, as amended by Section 9, Chapter 395, O.S.L. 2022 (56 O.S. Supp. 2022, Section 4002.5), which relates to ensuring access to Medicaid Act; adding when an entity shall obtain a certificate of authority; health maintenance organization; accident and health insurer; prepaid dental plan organization; providing an effective date; and declaring an							
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12	emergency.							
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15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:							
16	SECTION 1. AMENDATORY 56 O.S. 2021, Section 4002.5, as							
17	amended by Section 9, Chapter 395, O.S.L. 2022 (56 O.S. Supp. 2022,							
18	Section 4002.5), is amended to read as follows:							
19	Section 4002.5 A. A contracted entity shall be responsible for							
20	all administrative functions for members enrolled in its plan							
21	including, but not limited to, claims processing, authorization of							
22	health services, care and case management, grievances and appeals,							
23	and other necessary administrative services.							
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B. A contracted entity selected by the Oklahoma Health Care

Authority under Section 4 of this act shall obtain a certificate of

authority as a health maintenance organization issued by the

Insurance Department prior Prior to the execution of the a contract

between the a contracted entity and the Oklahoma Health Care

Authority, the contracted entity shall obtain the appropriate

certificate of authority issued by the Insurance Department.

- 1. A contracted entity shall obtain a certificate of authority issued by the Insurance Department to operate as a health maintenance organization when the contracted services to be delivered include physical health services, behavioral health services, and prescription drug services.
- 2. A contracted entity shall obtain a certificate of authority issued by the Insurance Department to operate as an accident and health insurer or as a prepaid dental plan organization when the contracted services to be delivered include dental services.
- C. 1. To ensure providers have a voice in the direction and operation of the contracted entities selected by the Oklahoma Health Care Authority under Section 4 4002.3b of this act title, each contracted entity shall have a shared governance structure that includes:
 - a. representatives of local Oklahoma provider organizations who are Medicaid providers,
 - b. essential community providers, and

- c. a representative from a teaching hospital owned, jointly owned, or affiliated with and designated by the University Hospitals Authority, University Hospitals Trust, Oklahoma State University Medical Authority, or Oklahoma State University Medical Trust.
- 2. No less than one-third (1/3) of the contracted entity's local governing body shall be comprised of representatives of local Oklahoma provider organizations.

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- 3. No less than two members of the contracted entity's clinical and quality committees shall be representatives of local Oklahoma provider organizations, and the committees shall be chaired or cochaired by a representative of a local Oklahoma provider organization.
- D. A contracted entity shall promptly notify the Authority of all material changes affecting the delivery of care or the administration of its program.
- E. A contracted entity shall have a medical loss ratio that meets the standards provided by 42 C.F.R., Section 438.8.
- F. A contracted entity shall provide patient data to a provider upon request to the extent allowed under federal or state laws, rules or regulations including, but not limited to, the Health Insurance Portability and Accountability Act of 1996.
- G. A contracted entity or a subcontractor of a contracted entity shall not enforce a policy or contract term with a provider

- that requires the provider to contract for all products that are currently offered or that may be offered in the future by the contracted entity or subcontractor.
 - H. Nothing in this act or in a contract between the Authority and a contracted entity shall prohibit the contracted entity from contracting with a statewide or regional accountable care organization.
 - I. Nothing in this act, in a contract between the Authority and a contracted entity, or in a contract between a contracted entity and a provider shall prohibit any provider from contracting with more than one contracted entity.
 - J. A contracted entity shall not withhold, fail to offer, or make impracticable a contract with a provider on the basis of independent practice or lack of hospital system affiliation.
 - K. All contracted entities shall:

- 1. Use the same drug formulary, which shall be established by the Authority; and
- 2. Ensure broad access to pharmacies including, but not limited to, pharmacies contracted with covered entities under Section 340B of the Public Health Service Act. Such access shall, at a minimum, meet the requirements of the Patient's Right to Pharmacy Choice Act, Section 6958 et seq. of Title 36 of the Oklahoma Statutes.
- L. Each contracted entity and each participating provider shall submit data through the state-designated entity for health

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information exchange to ensure effective systems and connectivity to
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    support clinical coordination of care, the exchange of information,
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    and the availability of data to the Authority to manage the state
 4
    Medicaid program.
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        SECTION 2. This act shall become effective July 1, 2023.
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        SECTION 3. It being immediately necessary for the preservation
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    of the public peace, health or safety, an emergency is hereby
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    declared to exist, by reason whereof this act shall take effect and
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    be in full force from and after its passage and approval.
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