1	STATE OF OKLAHOMA
2	2nd Session of the 59th Legislature (2024)
3	COMMITTEE SUBSTITUTE FOR
4	SENATE BILL NO. 1698 By: Rader
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7	COMMITTEE SUBSTITUTE
8	An Act relating to controlled dangerous substances; amending 63 O.S. 2021, Section 2-315, which relates
9	to submission of out-of-date controlled dangerous substances for destruction; modifying applicability
10	of certain provisions; modifying terminology; removing certain limitations on disposal of
11	controlled dangerous substances; requiring compliance with federal regulation; allowing ultimate user to
12	submit own drugs for disposal under certain conditions; permitting disposal of decedent's
13	prescribed drugs under certain conditions; authorizing qualified hospice program to dispose of
14	decedent's prescribed drugs under certain conditions; requiring completion, witness, and submission of
15	certain form; defining terms; and providing an effective date.
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18	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
19	SECTION 1. AMENDATORY 63 O.S. 2021, Section 2-315, is
20	amended to read as follows:
21	Section 2-315. A. Except as otherwise provided by law, any
22	person required to obtain an annual registration pursuant to Section
23	2-302 of this title, or any group home, or residential care home as
24	defined by Section 1-820 of this title shall submit for destruction

1 <u>dispose of, in accordance with 21 C.F.R., Part 1317,</u> all controlled 2 dangerous substances which are out of date, which are unwanted, 3 unused or which are abandoned by their owner at their facility due 4 to death or other circumstances.

5 B. All controlled dangerous substances described in subsection A of this section shall be submitted to the Oklahoma City laboratory 6 of the Oklahoma State Bureau of Investigation, along with all 7 required information on forms provided by the Oklahoma State Bureau 8 9 of Investigation, to the federal Drug Enforcement Administration, to 10 a duly registered reverse distributor, to the original registered supplier or their registered agent, to a duly registered retail 11 12 pharmacy, or to a hospital or clinic with an on-site pharmacy pursuant to the rules set forth in Part 1317 of Title 21 of the Code 13 of Federal Regulations. When any such substance is transported by 14 private contract or common carrier or United States Postal Service 15 for the purpose of destruction or disposal, the sender shall require 16 a receipt from such private contract or common carrier or United 17 States Postal Service, and such receipt shall be retained as a 18 permanent record by the sender. 19

C. <u>1.</u> Controlled dangerous substances submitted to the
Oklahoma State Bureau of Investigation pursuant to the provisions of
this section shall be destroyed pursuant to the procedures provided
in subsection A of Section 2-508 of this title.

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Page 2

1 2. Controlled dangerous substances submitted to any distributors, reverse distributors or their original registered 2 suppliers pursuant to the provisions of this section shall be 3 destroyed by incineration so as to make the substance absolutely 4 5 unusable for human purposes in accordance with 21 C.F.R., Part 1317. An official record listing the property destroyed, the location of 6 destruction and disposal, and the name and title of the person 7 supervising the destruction and disposal shall be submitted to the 8 9 Oklahoma State Bureau of Narcotics and Dangerous Drugs Control and the federal Drug Enforcement Administration office located nearest 10 the destruction site. 11

12 D. The Office of the Chief Medical Examiner is hereby authorized to perform on-site incineration of all controlled 13 dangerous substances which are obtained in the discharge of the 14 official duties of the Chief Medical Examiner. Any record relating 15 to destruction of a controlled dangerous substance shall be 16 17 maintained as required by the state or federal government and shall be available for inspection by appropriate state or federal 18 government regulatory agencies. 19

E. <u>1. An ultimate user who has lawfully obtained a controlled</u>
<u>dangerous substance in accordance with state and federal law may,</u>
<u>without being registered under Section 2-302 of this title, deliver</u>
<u>the controlled dangerous substance to an authorized person for the</u>

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1	purpose of di	sposal of the controlled dangerous substance under the		
2	<u>conditions pr</u>	ovided by 21 U.S.C., Section 822(g)(1).		
3	2. If a person dies while lawfully in possession of a			
4	<u>controlled</u> da	ngerous substance for personal use, any person lawfully		
5	entitled to d	ispose of the decedent's property may deliver the		
6	controlled da	ngerous substance to another person for the purpose of		
7	disposal unde	r the conditions provided by 21 U.S.C., Section		
8	822(g)(4).			
9	<u>3.</u> a.	In the case of a decedent who was receiving hospice		
10		care at the time of death, an employee of a qualified		
11		hospice program, acting within the scope of his or her		
12		employment, may handle, without being registered under		
13		Section 2-302 of this title, any controlled dangerous		
14		substance that was lawfully dispensed to the decedent		
15		prior to death, under the conditions provided by 21		
16		U.S.C., Section 822(g)(5). Such employee shall, under		
17		penalty of perjury, complete, sign, and submit to the		
18		Oklahoma State Bureau of Narcotics and Dangerous Drugs		
19		Control a form to be prescribed by the Bureau. The		
20		form shall also be signed by a witness who is either a		
21		second employee of the qualified hospice program or a		
22		family member of the decedent.		
23	<u>b.</u>	As used in this paragraph:		
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1	(1) "employee of a qualified hospice program" has the
2	same meaning as provided by 21 U.S.C., Section
3	822(g)(5)(B), and
4	(2) "qualified hospice program" means a qualified
5	hospice program as defined in 21 U.S.C., Section
6	822(g)(5)(B) that is licensed under the Oklahoma
7	Hospice Licensing Act and registered under
8	Section 2-302 of this title.
9	\underline{F} . This section shall constitute a part of the Uniform
10	Controlled Dangerous Substances Act.
11	SECTION 2. This act shall become effective November 1, 2024.
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