1	SENATE FLOOR VERSION April 12, 2023		
2	APIII 12, 2023		
3	COMMITTEE SUBSTITUTE FOR ENGROSSED		
4	HOUSE BILL NO. 1688 By: McEntire of the House		
5	and		
6	Haste of the Senate		
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8			
9	[health information - Office of the State		
10	Coordinator for Health Information Exchange - powers and duties - state-designated entity - time period -		
11	exemptions - Oklahoma Health Care Transparency Initiative - voluntary submission - requirements - public health data - penalties - proceeds - funds -		
12	Oklahoma Open Records Act - emergency]		
13	emergency]		
14			
15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:		
16	SECTION 1. NEW LAW A new section of law to be codified		
17	in the Oklahoma Statutes as Section 1-134.1 of Title 63, unless		
18	there is created a duplication in numbering, reads as follows:		
19	Sections 4 through 7 of this act shall be known and may be cited		
20	as the "Oklahoma Health Care Transparency Initiative Act of 2023".		
21	SECTION 2. AMENDATORY Section 1, Chapter 250, O.S.L.		
22	2022 (63 O.S. Supp. 2022, Section 1-132.1), is amended to read as		
23	follows:		
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Section 1-132.1 A. There is hereby created the Office of the State Coordinator for Health Information Exchange within the Oklahoma Health Care Authority.

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- B. The Office shall have the power and duty to oversee:
- 1. Oversee the state-designated entity for health information exchange, as described under Section 1-133 of Title 63 of the Oklahoma Statutes this title; and
 - 2. Oversee the Oklahoma Health Care Transparency Initiative.
- 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.
- SECTION 3. AMENDATORY 63 O.S. 2021, Section 1-133, as amended by Section 2, Chapter 250, O.S.L. 2022 (63 O.S. Supp. 2022, Section 1-133), is amended to read as follows:
- 17 Section 1-133. A. As used in this section:
 - 1. "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.

B. The State of Oklahoma:

- 1. Shall designate a health information exchange organization as the state-designated entity for health information exchange;
- 2. Shall establish a transition plan to ensure continued operation of the health information exchange; and
- 3. May temporarily serve as the state-designated entity as part of the transition plan described in paragraph 2 of this subsection.
- C. Beginning July 1, 2023, all 1. All health care providers as defined by the rules promulgated by the Oklahoma Health Care

 Authority Board and who are licensed by and located in this state shall report data to and utilize the state-designated entity. The Office of the State Coordinator for Health Information Exchange shall begin implementation of this requirement on or before July 1, 2023.
- 2. The Office of the State Coordinator for Health Information Exchange may, as provided by rules promulgated by the Board, allow exemptions from the requirement provided by paragraph 1 of this subsection on the basis of:
 - a. financial hardship,
 - b. size of the practice, or
 - c. technological capability of a,
 - d. type of health care provider, or
- <u>e.</u> such other bases as may be provided by rules promulgated by the Board.

- D. 1. A person who participates in the services or information provided by the state-designated entity shall 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 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.
- 2. A person shall not be subject to antitrust or unfair competition liability based on participation 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.
- E. A person who provides information and data to 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.
- F. Patient-specific protected health information shall only be disclosed 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 promulgate rules to implement the provisions of this section.

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SECTION 4. 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:

As used in the Oklahoma Health Care Transparency Initiative Act of 2023:

- 1. "Board" means the Oklahoma Health Care Authority Board;
- 2. "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 health care services plus any amount owed by the covered individual;
- 3. "Covered individual" means a natural person who is a resident of this state and is eligible to receive medical, dental, or pharmaceutical benefits under any policy, contract, certificate, evidence of coverage, rider, binder, or endorsement that provides 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, email address,
 telephone number, or Social Security number. Direct personal
 identifiers shall not include geographic or demographic information
 that would not allow the identification of a covered individual;

- 5. "Enrollment data" means demographic information and other identifying information relating to covered individuals including direct personal identifiers;
- 6. "Office" means the Office of the State Coordinator for
 Health Information Exchange created under Section 1-132.1 of Title
 63 of the Oklahoma Statutes;
- 7. "Oklahoma Health Care Transparency Initiative" means an initiative to create a database including ongoing all-payer claims database projects that receive and store data from a submitting entity relating to medical, dental, pharmaceutical, and other insurance claims information, unique identifiers, and geographic and demographic information for covered individuals as permitted in the Oklahoma Health Care Transparency Initiative Act of 2023, and provider files, for the purpose of implementing the Oklahoma Health Care Transparency Initiative Act of 2023;
- 8. "Protected health information" means health information as protected by the Health Insurance Portability and Accountability Act of 1996, Pub. L. No. 104-191;
- 9. "Provider" means an individual or entity licensed by the state to provide health care services;
- 21 10. "State-designated entity for health information exchange"
 22 or "state-designated entity" means the health information exchange
 23 organization designated by the State of Oklahoma as the state-

designated entity for health information exchange under Section 1133 of Title 63 of the Oklahoma Statutes;
11. a. "Submitting entity" means:

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- insurance or a health or dental benefit plan in the state including but not limited to an insurance company, medical services plan, managed care organization, hospital plan, hospital medical service corporation, health maintenance organization, or fraternal benefit society, provided that the entity has covered individuals and the entity had at least two thousand (2,000) covered individuals in the previous calendar year,
- (2) a health benefit plan offered or administered by or on behalf of the state or an agency or instrumentality of the state including but not limited to benefits administered by a managed care organization, notwithstanding the number of covered individuals in the previous year,
- (3) a health benefit plan offered or administered by or on behalf of the federal government with the agreement of the federal government,
- (4) the Workers' Compensation Commission,

1	(5)	any other entity providing a plan of health
2		insurance or health benefits subject to state
3		insurance regulation, or a third-party
4		administrator; provided, that the entity has
5		covered individuals and the entity had at least
6		two thousand (2,000) covered individuals in the
7		previous calendar year,
8	(6)	a health benefit plan subject to the Employee
9		Retirement Income Security Act of 1974, Pub. L.
10		No. 93-406, and that is fully insured,
11	(7)	a risk-based provider organization licensed by
12		the Insurance Department, and
13	(8)	any entity that contracts with the Department of
14		Corrections to provide medical, dental, or
15		pharmaceutical care to inmates.
16	b. A su	bmitting entity shall not include:
17	(1)	an entity that provides health insurance or a
18		health benefit plan that is accident-only,
19		specified disease, hospital indemnity, long-term
20		care, disability income, or other supplemental
21		benefit coverage,
22	(2)	an employee of a welfare benefit plan as defined
23		by federal law that is also a trust established
24		pursuant to collective bargaining subject to the

1 Labor Management Relations Act of 1947, Pub. L. No. 80-101, 2 a health benefit plan subject to the Employee 3 (3) Retirement Income Security Act of 1974, Pub. L. 4 5 No. 93-406, that is self-funded, a Medicare supplemental policy as defined by 42 6 (4)C.F.R., Section 403.205, or 7 (5) a pharmacy benefits manager; and 8 9 "Unique identifier" means any identifier that is guaranteed to be unique among all identifiers for covered individuals but does 10 not include direct personal identifiers. 11 12 SECTION 5. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1-134.3 of Title 63, unless 13 there is created a duplication in numbering, reads as follows: 14 A. Beginning July 1, 2024, there is hereby created the Oklahoma 15 Health Care Transparency Initiative. The initiative shall be 16 governed by the state-designated entity for health information 17 exchange and overseen by the Office of the State Coordinator for 18 Health Information Exchange. 19 Beginning on a date determined by the Oklahoma Health Care 20 Authority Board, and thereafter in a frequency specified in rules 21 promulgated by the Board, a submitting entity shall submit claims 22 data, unique identifiers, and geographic and demographic information 23 for covered individuals as permitted in the Oklahoma Health Care 24

- Transparency Initiative Act of 2023, and provider files to the

 state-designated entity for health information exchange in

 accordance with standards and procedures promulgated by the Board.

 The Office shall begin implementation of the requirements of this

 subsection on or before July 1, 2024.
 - C. 1. A health benefit plan, person, or entity excluded from the definition of submitting entity as provided by Section 4 of this act shall not be subject to the requirements of subsection B of this section, but may voluntarily submit claims data, unique identifiers, and geographic and demographic information for covered individuals as permitted in the Oklahoma Health Care Transparency Initiative Act of 2023, and provider files to the state-designated entity in accordance with standards and procedures promulgated by the Board.
 - 2. To the extent the excluded health benefit plan, person, or entity voluntarily submits data described in this subsection to the state-designated entity, the health benefit plan, person, or entity shall comply with all requirements of the Oklahoma Health Care Transparency Initiative Act of 2023, other than subsection B of this section, including, but not limited to, compliance with applicable state and federal data privacy and security laws.
 - D. 1. The State Department of Health shall submit all public health data and vital statistics data collected by the Department under Title 63 of the Oklahoma Statutes to the state-designated entity for integration into the Oklahoma Health Care Transparency

- Initiative database created under this section including, but not limited to, data collected regarding hospital discharge and emergency department records for the uninsured, birth and death records, and disease registry data.
 - 2. The data submitted under paragraph 1 of this subsection shall be assigned a unique identifier and may be used in accordance with the Oklahoma Health Care Transparency Initiative Act of 2023 and the rules promulgated under the Oklahoma Health Care Transparency Initiative Act of 2023.
 - SECTION 6. 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. Data and other information submitted under Section 5 of this act shall be treated as confidential and shall be exempt from disclosure as a record under the Oklahoma Open Records Act as defined in 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.
- B. Data and other information submitted under Section 5 of this act may only be collected, stored, used, disclosed, or released in compliance with applicable state and federal data privacy and security law, rules promulgated by the Oklahoma Health Care
 Authority Board, and data governance policies established by the state-designated entity for health information exchange.

C. Data and other information in the Oklahoma Health Care
Transparency Initiative shall, to the extent authorized by rules
promulgated by the Board, be available:

- 1. When disclosed in a form and manner that ensures the privacy and security of protected health information as required by state and federal laws, as a resource to insurers, employers, purchasers of health care, researchers, state agencies, and health care providers to allow for assessment of health care utilization, expenditures, and performance in this state including, but not limited to, as a resource for hospital community health needs assessments; and
- 2. To state programs regarding health care 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.
- D. Data and other information in the Oklahoma Health Care
 Transparency Initiative shall not be used to disclose trade secrets
 of submitting entities.
- E. Notwithstanding any other section of law, the Oklahoma

 Health Care Transparency Initiative shall not publicly disclose any
 data or other information that contains direct personal identifiers.
- F. The Oklahoma Health Care Transparency Initiative Act of 2023 shall not be construed to supersede, limit, amend, or abrogate any data privacy or security law, rule, or policy.

SECTION 7. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1-134.5 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 Health Care Transparency Initiative Act of 2023 or the rules promulgated by the Oklahoma Health Care Authority Board may be subject to a fine assessed by the Insurance Department.
- B. The Insurance Commissioner shall adopt a schedule of fines not to exceed One Thousand Dollars (\$1,000.00) per day for each day the violation occurs, to be determined by the severity of the violation.
- C. A fine assessed under this section may be remitted or mitigated upon such terms and conditions as the Insurance

 Commissioner considers proper and consistent with public health and safety.
- D. Of the proceeds from fines remitted under this section, the Insurance Department shall retain a portion of such proceeds necessary to cover the cost to the Department of administering the assessment and collection of such fines, and the Department shall remit the remainder of the proceeds to the Oklahoma Health Care Authority. The Authority may only use proceeds from fines assessed under this section to fund operations of the Oklahoma Health Care Transparency Initiative.

1 SECTION 8. AMENDATORY 51 O.S. 2021, Section 24A.3, as amended by Section 1, Chapter 402, O.S.L. 2022 (51 O.S. Supp. 2022, Section 24A.3), is amended to read as follows:

Section 24A.3 As used in the Oklahoma Open Records Act:

- 1. "Record" means all documents including, but not limited to, any book, paper, photograph, microfilm, data files created by or used with computer software, computer tape, disk, record, sound recording, film recording, video record or other material regardless of physical form or characteristic, created by, received by, under the authority of, or coming into the custody, control or possession of public officials, public bodies or their representatives in connection with the transaction of public business, the expenditure of public funds or the administering of public property. "Record" does not mean:
 - computer software, a.

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- nongovernment personal effects, b.
- C. unless public disclosure is required by other laws or regulations, vehicle movement records of the Oklahoma Transportation Authority obtained in connection with the Authority's electronic toll collection system,
- d. personal financial information, credit reports or other financial data obtained by or submitted to a public body for the purpose of evaluating credit worthiness, obtaining a license, permit or for the

1		purpose of becoming qualified to contract with a
2		public body,
3	е.	any digital audio/video recordings of the toll
4		collection and safeguarding activities of the Oklahoma
5		Transportation Authority,
6	f.	any personal information provided by a guest at any
7		facility owned or operated by the Oklahoma Tourism and
8		Recreation Department to obtain any service at the
9		facility or by a purchaser of a product sold by or
10		through the Oklahoma Tourism and Recreation
11		Department,
12	g.	a Department of Defense Form 214 (DD Form 214) filed
13		with a county clerk including any DD Form 214 filed
14		before July 1, 2002,
15	h.	except as provided for in Section 2-110 of Title 47 of
16		the Oklahoma Statutes <u>r:</u>
17		(1) any record in connection with a Motor Vehicle
18		Report issued by the Department of Public Safety,
19		as prescribed in Section 6-117 of Title 47 of the
20		Oklahoma Statutes, or
21		(2) personal information within driver records, as
22		defined by the Driver's Privacy Protection Act,
23		18 United States Code, Sections 2721 through
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2725, which are stored and maintained by the Department of Public Safety, or

- i. any portion of any document or information provided to an agency or entity of the state or a political subdivision to obtain licensure under the laws of this state or a political subdivision that contains an applicant's personal address, personal phone number, personal electronic mail address or other contact information. Provided, however, lists of persons licensed, the existence of a license of a person, or a business or commercial address, or other business or commercial information disclosable under state law submitted with an application for licensure shall be public record, or
- j. data or other information submitted to the statedesignated entity for health information exchange under Section 1-133 of Title 63 of the Oklahoma Statutes or under the Oklahoma Health Care Transparency Initiative Act of 2023;
- 2. "Public body" shall include, but not be limited to, any office, department, board, bureau, commission, agency, trusteeship, authority, council, committee, trust or any entity created by a trust, county, city, village, town, township, district, school district, fair board, court, executive office, advisory group, task

1 force, study group or any subdivision thereof, supported in whole or 2 in part by public funds or entrusted with the expenditure of public funds or administering or operating public property, and all 3 committees, or subcommittees thereof. Except for the records 5 required by Section 24A.4 of this title, "public body" does not mean judges, justices, the Council on Judicial Complaints, the 6 Legislature or legislators. "Public body" shall not include an 7 organization that is exempt from federal income tax under Section 9 501(c)(3) of the Internal Revenue Code of 1986, as amended, and whose sole beneficiary is a college or university, or an affiliated 10 entity of the college or university, that is a member of The 11 12 Oklahoma State System of Higher Education. Such organization shall not receive direct appropriations from the Oklahoma Legislature. 13 The following persons shall not be eligible to serve as a voting 14 member of the governing board of the organization: 15

- a. a member, officer, or employee of the Oklahoma State

 Regents for Higher Education,
- b. a member of the board of regents or other governing board of the college or university that is the sole beneficiary of the organization, or
- c. an officer or employee of the college or university that is the sole beneficiary of the organization;
- 3. "Public office" means the physical location where public bodies conduct business or keep records;

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1	4. "Public official" means any official or employee of any
2	public body as defined herein; and
3	5. "Law enforcement agency" means any public body charged with
4	enforcing state or local criminal laws and initiating criminal
5	prosecutions including, but not limited to, police departments,
6	county sheriffs, the Department of Public Safety, the Oklahoma State
7	Bureau of Narcotics and Dangerous Drugs Control, the Alcoholic
8	Beverage Laws Enforcement Commission, and the Oklahoma State Bureau
9	of Investigation.
10	SECTION 9. It being immediately necessary for the preservation
11	of the public peace, health or safety, an emergency is hereby
12	declared to exist, by reason whereof this act shall take effect and
13	be in full force from and after its passage and approval.
14	COMMITTEE REPORT BY: COMMITTEE ON APPROPRIATIONS April 12, 2023 - DO PASS AS AMENDED BY CS
15	APITI 12, 2023 DO TASS AS AMENDED DI CS
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