1	ENGROSSED HOUSE AMENDMENTS						
2	TO ENGROSSED SENATE BILL NO. 109 By: Stanley and Hicks of the Senate						
3							
4	and						
5	Miller of the House						
6							
7							
8	An Act relating to health insurance; defining terms;						
9	requiring coverage of certain genetic testing and cancer imaging; specifying terms of coverage;						
10	providing certain exclusions; providing for codification; and providing an effective date.						
11							
12							
13	AUTHORS: Add the following House Coauthors: Roe, Townley, West						
14	(Tammy), Hefner, Ranson, Provenzano, Munson, and Schreiber						
15	AUTHOR: Add the following Senate Coauthor: Nice						
16							
17	AMENDMENT NO. 1. Page 1, lines 7 through 9, strike the title to						
18	read:						
19	"[ health insurance - coverage of genetic testing and						
20	cancer imaging - terms - exclusions - codification						
21	- effective date ]"						
22							
23	AMENDMENT NO. 2. Page 1, line 12, strike the enacting clause						
24							

1	Passed	the Hous	e of Repre	sentatives the	e 30th day of	April, 2025.
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3						
4				Presiding	Officer of t	
5					керг	esentatives
6	Passed	the Sena	te the	_ day of	, 2025.	
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9				Presiding	Officer of t	he Senate
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1	ENGROSSED SENATE					
2	BILL NO. 109  By: Stanley and Hicks of the Senate					
3	and					
4	Miller of the House					
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7	An Act relating to health insurance; defining terms;					
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9	codification; and providing an effective date.					
LO						
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L2	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:					
L3	SECTION 1. NEW LAW A new section of law to be codified					
L 4	in the Oklahoma Statutes as Section 6060.5b of Title 36, unless					
L5	there is created a duplication in numbering, reads as follows:					
L 6	A. For the purposes of this section:					
L7	1. "Clinical utility" means clinical utility as defined					
L8	pursuant to Section 6060.5a of Title 36 of the Oklahoma Statutes;					
L 9	2. "Evidence-based cancer imaging" means appropriate					
20	preventative screening and imaging supported by evidence;					
21	3. "Genetic testing for an inherited mutation" means multi-gene					
22	testing for an inherited mutation associated with an increased risk					
23	of cancer;					

- 4. "Health benefit plan" means a health benefit plan as defined pursuant to Section 6060.4 of Title 36 of the Oklahoma Statutes; and
- 5. "Health care provider" means any physician, hospital, or other entity or person that is licensed or otherwise authorized in this state to furnish health care services.
- B. Any health benefit plan including the Oklahoma Employees
  Insurance Plan that is offered, issued, or renewed in this state on
  or after the effective date of this act shall provide coverage for:
- 1. Clinical genetic testing for an inherited gene mutation for individuals with a personal or family history of cancer when such test provides clinical utility and when ordered or recommended by a health care provider in accordance with medical and scientific evidence including, but not limited to:
  - a. the most recent version of the National Comprehensive

    Cancer Network (NCCN) clinical practice

    recommendations that are Category 2A or higher,
  - b. Centers for Medicare and Medicaid Services national coverage determinations or Medicare administrative contractor local coverage determinations, or
  - c. nationally recognized clinical practice guidelines; and
- 2. Evidence-based cancer imaging for individuals with an increased risk of cancer when such test provides clinical utility and when ordered or recommended by a health care provider in

- 1 accordance with the most recent version of the NCCN clinical 2 practice recommendations that are Category 2A or higher, or in accordance with other nationally recognized clinical practice 3 quidelines. 4
  - C. Coverage under this section shall not be subject to any annual deductibles, copayments, or coinsurance limits as established for all covered benefits under the health benefit plan.
  - If application of this section would result in health savings account ineligibility under Section 223 of the Internal Revenue Code of 1986, as amended, the provisions of this section shall only apply to health savings accounts with qualified high deductible health plans with respect to the deductible of such a plan after the enrollee has satisfied the minimum deductible. Provided, however, the provisions of this section shall apply to items or services that are preventive care pursuant to Section 223(c)(2)(C) of the Internal Revenue Code of 1986, as amended, regardless of whether the minimum deductible has been satisfied. SECTION 2. This act shall become effective November 1, 2025.

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1	Passed the Senate the 18th day of March, 2025.
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4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2025.
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9	Presiding Officer of the House of Representatives
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