## HB2784 FULLPCS2 Trey Caldwell-ZSL 5/18/2025 5:01:56 pm

## COMMITTEE AMENDMENT HOUSE OF REPRESENTATIVES

State of Oklahoma

SPEAKER:

CHAIR:

I move to amend	HB2784		
			Of the printed Bill
Page	Section	Lines	
	_		Of the Engrossed Bill

By deleting the content of the entire measure, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Trey Caldwell

Adopted:

Reading Clerk

1	STATE OF OKLAHOMA			
2	1st Session of the 60th Legislature (2025)			
З	PROPOSED COMMITTEE SUBSTITUTE			
4	FOR HOUSE BILL NO. 2784 By: Caldwell (Trey) and Kane of			
5	the House			
6	and			
7	Hall and Haste of the Senate			
8				
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11	PROPOSED COMMITTEE SUBSTITUTE			
12	An Act relating to public health; amending 63 O.S. 2021, Section 3274, which relates to Oklahoma State			
13	University Medical Authority; relating to Medicaid supplemental payments; requiring annual certification; amending 63 O.S. 2021, Section 3278, which relates to Oklahoma State University Medical Authority; providing for certain agreements and contract; allowing for certain benefits; providing			
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16	for certain persons to serve in specific positions; providing for the use of certain services or goods;			
17	amending Section 17, Chapter 395, O.S.L. 2022 (56			
18	O.S. Supp. 2024, Section 4002.12b), which relates to Medicaid state plan amendments; allowing for			
19	participation in certain waivers by specific entities; creating the Emergency Medicine Revolving			
20	Fund; establishing revolving fund characteristics; declaring funds to be appropriated; providing for			
21	codification; and providing an effective date.			
22				
23	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:			
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1SECTION 1.AMENDATORY63 O.S. 2021, Section 3274, is2amended to read as follows:

Section 3274. A. Any hospital or hospitals purchased, leased 3 4 or constructed by the Oklahoma State University Medical Authority 5 shall be operated as general hospitals and shall be licensed by the State Commissioner of Health, and shall, as far as possible, meet 6 7 the standards, requirements and essentials of the Joint Commission 8 on Accreditation of Health Care Organizations and the American 9 Osteopathic Association or, alternatively, meet Medicare 10 certification by the Center for Medicare and Medicaid Services. 11 Provided, the State Commissioner of Health may waive any such standards, requirements and essentials as the Commissioner deems 12 13 necessary.

B. Any such hospitals may provide services and receive payments under Titles XVIII and XIX of the federal Social Security Act, and may participate in other federal medical programs.

C. Any such hospitals shall be available as teaching and
training hospitals for the colleges of the Oklahoma State University
Center for Health Sciences, for other health and educational
facilities and shall provide indigent patient care.

D. For the purpose of Medicaid supplemental payments, the
 Oklahoma State University Medical Trust shall be authorized to enter
 into a cooperative venture for the purpose of training students
 within an American College of Surgeons Level 1 Trauma Center or

1	centers operated by the Oklahoma State University Medical Trust or
2	an affiliated entity approved by the Trust. The Oklahoma State
3	University Medical Authority shall annually certify to the Oklahoma
4	Health Care Authority that the Level 1 trauma center meets such
5	standards and requirements with respect to any Medicaid supplemental
6	payments to be received from the Oklahoma Health Care Authority for
7	the Level 1 Trauma Center.
8	SECTION 2. AMENDATORY 63 O.S. 2021, Section 3278, is
9	amended to read as follows:
10	Section 3278. A. The Oklahoma State University Medical
11	Authority shall have the authority to:
12	1. Enter into agreements and cooperative ventures with other
13	health care providers to share services or to provide a benefit to
14	the hospitals;
15	2. Make and enter into all contracts and agreements necessary
16	or incidental to the performance of its duties and execution of its
17	powers pursuant to the Oklahoma State University Medical Authority
18	Act;
19	3. Join or sponsor organizations or associations intended to
20	benefit the hospitals;
21	4. Have members of its governing body or its officers or
22	administrators serve without pay as directors or officers of any
23	organization, association, or cooperative ventures authorized
24	pursuant to the Oklahoma State University Medical Authority Act; and

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1 <u>5. Offer, directly or indirectly, products and services of the</u> 2 <u>hospitals, any cooperative venture or organization to the general</u> 3 public.

<u>B.</u> All agreements and obligations undertaken, as permitted
under this section, by the Oklahoma State University Medical
Authority shall be for a public purpose. In addition to any other
limitations, conditions or restrictions provided by law, the
following conditions shall apply to contractual agreements entered
into pursuant to this section:

Private and public funds shall be accounted for separately;
 and

The state shall not assume any liability for private
 entities.

14 SECTION 3. AMENDATORY Section 17, Chapter 395, O.S.L.
15 2022 (56 O.S. Supp. 2024, Section 4002.12b), is amended to read as
16 follows:

Section 4002.12b. A. The Oklahoma Health Care Authority shall
ensure the sustainability of the transformed Medicaid delivery
system.

B. The Authority shall ensure that existing revenue sources designated for the state share of Medicaid expenses are designed to maximize federal matching funds for the benefit of providers and the state.

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C. The Authority shall develop a plan, utilizing waivers or
 Medicaid state plan amendments as necessary, to preserve or increase
 supplemental payments available to providers with existing revenue
 sources as provided in the Oklahoma Statutes including, but not
 limited to:

1. Hospitals that participate in the supplemental hospital
offset payment program as provided by Section 3241.3 of Title 63 of
the Oklahoma Statutes;

9 2. Hospitals in this state that have Level I trauma centers, as defined by the American College of Surgeons, that provide inpatient 10 and outpatient services, along with comprehensive pediatric 11 12 services, and are owned or, operated by, or in partnership with the 13 University Hospitals Trust or the Oklahoma State University Medical 14 Trust, or affiliates or locations of those hospitals designated by 15 the University Hospitals Trust or the Oklahoma State University 16 Medical Trust as part of the hospital trauma system. The qualified 17 entities in the Oklahoma City metropolitan area shall be a hospital 18 owned, operated, or in partnership with the University Hospital 19 Authority or University Hospital Trust. The qualified entities in 20 the Tulsa metropolitan area shall be a hospital owned, operated, or 21 in partnership with the Oklahoma State University Medical Authority, 22 or Oklahoma State University Medical Trust; and 23 3. Providers employed by or contracted with, or otherwise a

24 member of the faculty practice plan of:

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a. a public, accredited Oklahoma medical school, or
 b. a hospital or health care entity directly or
 indirectly owned or operated by the University
 Hospitals Trust or the Oklahoma State University
 Medical Trust.

D. Subject to approval by the Centers for Medicare and Medicaid Services, the Authority shall preserve and, to the maximum extent permissible under federal law, improve existing levels of funding through directed payments or other mechanisms outside the capitated rate to contracted entities, including, where applicable, the use of a directed payment program with an average commercial rate methodology under the Supplemental Hospital Payment Program Act.

13 Ε. On or before January 31, 2023, the Authority shall submit a 14 report to the Oklahoma Health Care Authority Board, the Chair of the 15 Appropriations Committee of the Oklahoma State Senate, and the Chair 16 of the Appropriations and Budget Committee of the Oklahoma House of 17 Representatives that includes the Authority's plans to continue 18 supplemental payment programs and implement a managed care directed 19 payment program for hospital services that complies with the reforms 20 required by this act. If Medicaid-specific funding cannot be 21 maintained as currently implemented and authorized by state law, the 22 Authority shall propose to the Legislature any modifications 23 necessary to preserve supplemental payments and managed care 24 directed payments to prevent budgetary disruptions to providers.

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1 F. The Authority shall submit a report to the Governor, the President Pro Tempore of the Oklahoma State Senate and the Speaker 2 of the Oklahoma House of Representatives that includes at a minimum: 3 4 1. A description of the selection process of the contracted 5 entities; 2. Plans for enrollment of Medicaid members in health plans of 6 7 contracted entities; 3. Medicaid member network access standards; 8 9 4. Performance and quality metrics; Maintenance of existing funding mechanisms described in this 10 5. section; 11 6. A description of the requirements and other provisions 12 13 included in capitated contracts; and 14 7. A full and complete copy of each executed capitated 15 contract. 16 G. 1. Each contracted entity shall report to the Authority in 17 time intervals determined by the Authority and through a process 18 determined by the Authority all claims data, expenditures, and such 19 other financial reporting information as may be required by the 20 Authority. 21 2. The Authority shall compile and analyze the information 22 described in paragraph 1 of this subsection and annually submit a 23 report summarizing such information, devoid of any personally

24 identifying information, to the President Pro Tempore of the Senate,

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the Speaker of the House of Representatives, and the Oklahoma Health
 Care Authority Board.

3 SECTION 4. NEW LAW A new section of law to be codified 4 in the Oklahoma Statutes as Section 3294 of Title 63, unless there 5 is created a duplication in numbering, reads as follows:

6 There is hereby created in the State Treasury a revolving fund 7 for the Oklahoma State University Medical Trust to be designated the "Emergency Medicine Revolving Fund". The fund shall be a continuing 8 9 fund, not subject to fiscal year limitations, and shall consist of 10 all monies received by the Oklahoma State University Medical Trust 11 from appropriations. All monies accruing to the credit of said fund 12 are hereby appropriated and may be budgeted and expended by the 13 Oklahoma State University Medical Trust for the purpose of training 14 students within an American College of Surgeons Level 1 Trauma 15 Center or centers operated by the Oklahoma State University Medical 16 Trust or an affiliated entity approved by the Trust. Expenditures 17 from said fund shall be made upon warrants issued by the State 18 Treasurer against claims filed as prescribed by law with the 19 Director of the Office of Management and Enterprise Services for 20 approval and payment. 21 SECTION 5. This act shall become effective September 1, 2025.

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