1	STATE OF OKLAHOMA
2	1st Session of the 60th Legislature (2025)
3	COMMITTEE SUBSTITUTE FOR ENGROSSED
4	HOUSE BILL NO. 2051 By: Stinson and Archer of the House
5	and
6	Thompson of the Senate
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9	COMMITTEE SUBSTITUTE
10	An Act relating to the practice of medicine; creating the Supervised Physicians Act; providing short title;
11	defining terms; limiting scope of supervised physician practice; specifying applicability of
12	supervision requirements; directing the State Board of Medical Licensure and Supervision to promulgate
13	certain rules; specifying duration of licensure; authorizing certain penalties for noncompliance with
14	specified standards; specifying allowed professional titles; making supervising physician responsible for
15	supervised physicians; requiring collaborative practice arrangement within specified time period;
16	stipulating requirements for supervising physician and collaborative practice arrangement; requiring
17	arrangement to include certain provisions; directing promulgation of additional rules; imposing certain
18	limits on collaborative practice arrangements; prohibiting certain disciplinary actions under
19	certain circumstances; providing for identification and reporting of supervising physicians; providing
20	for publication and tracking of certain information; granting certain protections to supervising
21	physicians and supervised physicians; requiring certain identification badges; requiring completion
22	of certification course; specifying applicability of
23	collaborative practice agreements; amending 59 O.S. 2021, Sections 492 and 622, which relate to physician licensure; creating certain exemptions from
24	licensure; providing certain construction; specifying

1 duration of exemptions; authorizing certain agreements; directing promulgation of rules; updating statutory reference; updating statutory language; 2 providing for codification; and providing an effective date. 3 4 5 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 6 SECTION 1. NEW LAW A new section of law to be codified 7 in the Oklahoma Statutes as Section 479.1 of Title 59, unless there 8 9 is created a duplication in numbering, reads as follows: 10 Sections 1 through 11 of this act shall be known and may be cited as the "Supervised Physicians Act". 11 12 SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 479.2 of Title 59, unless there 13 is created a duplication in numbering, reads as follows: 14 As used in the Supervised Physicians Act: 15 "Medical school graduate" means any person who has graduated 16 1. from a legally chartered medical school recognized by the Oklahoma 17 State Regents for Higher Education, or from a school of osteopathic 18 medicine as defined in Section 631 of Title 59 of the Oklahoma 19 Statutes; 20 2. "Supervised physician" means a medical school graduate who: 21 is a resident and citizen of the United States, 22 a. has successfully completed Step 1 and Step 2 of the 23 b. United States Medical Licensing Examination (USMLE), 24

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or the equivalent of Step 1 and Step 2 of any other medical licensing examination or combination of examinations that is approved by the State Board of Medical Licensure and Supervision or the State Board of Osteopathic Examiners, within the same calendar year as the person's graduation from a medical school or school of osteopathic medicine,

- 8 c. has successfully graduated from an Oklahoma medical 9 school with a doctorate of medicine or a doctorate of 10 osteopathic medicine; notwithstanding any other 11 provisions of the Supervised Physicians Act, this 12 subparagraph is the controlling provision for the 13 location of the medical school the supervised 14 physician may be a graduate of, and
- d. has entered into a supervised physician collaborative
 practice arrangement as defined in paragraph 3 of this
 section;

3. "Supervised physician collaborative practice arrangement"
 means an agreement between an Oklahoma licensed supervising
 physician and a supervised physician in good standing that meets the
 requirements of the Supervised Physicians Act; and

4. "Supervising physician" means the physician tasked with
overseeing or delegating the activities of the medical services
rendered by a supervised physician through a practice agreement

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1 between a supervising physician performing procedures or directly or indirectly involved with the treatment of a patient, and the 2 supervised physician working jointly toward a common goal of 3 providing services. Delegation shall be defined by the practice 4 5 arrangement. The physical presence of the delegating physician is not required as long as the supervising physician and supervised 6 physician are or can be easily in contact with each other by 7 telecommunication. At all times a supervised physician shall be 8 9 considered an agent of the supervising physician. The supervising physician shall meet the following criteria: 10

a. have possession of a full and unrestricted Oklahoma
 license to practice medicine, with United States Drug
 Enforcement Administration (DEA) and Oklahoma State
 Bureau of Narcotics and Dangerous Drugs Control
 (OBNDD) permits, and

b. be trained and fully qualified in the field of the
supervised physician's specialty.

18 SECTION 3. NEW LAW A new section of law to be codified 19 in the Oklahoma Statutes as Section 479.3 of Title 59, unless there 20 is created a duplication in numbering, reads as follows:

Supervised physicians shall be subject to the supervision
requirements established in any controlling federal law, any
supervision requirements provided in the Supervised Physicians Act,
and any supervision requirements established by the State Board of

Medical Licensure and Supervision or the State Board of Osteopathic
 Examiners. Supervised physicians are not subject to any additional
 supervision requirements, other than the supervision requirements
 provided in this section.

5 SECTION 4. NEW LAW A new section of law to be codified 6 in the Oklahoma Statutes as Section 479.4 of Title 59, unless there 7 is created a duplication in numbering, reads as follows:

A. The State Board of Medical Licensure and Supervision and the
State Board of Osteopathic Examiners shall independently promulgate
rules, with the input and assistance of designated institutional
officers and graduate medical education departments at the state's
medical schools:

To establish the process for temporary licensure of
 supervised physicians, supervision requirements, and additional
 requirements for supervised physician collaborative practice
 arrangements;

17 2. To set fees in an amount greater than or equal to the total 18 costs necessary to facilitate the supervised physician collaborative 19 practice arrangement each year; and

3. To address any other matters necessary to protect the publicand discipline the profession.

B. A supervised physician's temporary license issued pursuant
to the Supervised Physicians Act and the rules promulgated by the
State Board of Medical Licensure and Supervision or the State Board

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1 of Osteopathic Examiners shall only be valid for two (2) years from the date of the supervised physician's medical school graduation and 2 is not subject to renewal. The State Board of Medical Licensure and 3 Supervision or the State Board of Osteopathic Examiners may deny an 4 5 application for temporary licensure or suspend or revoke the temporary license of a supervised physician for violation of the 6 standards provided in the Oklahoma Allopathic Medical and Surgical 7 Licensure and Supervision Act or the Oklahoma Osteopathic Medicine 8 9 Act, or such other standards of conduct established by the State Board of Medical Licensure and Supervision or the State Board of 10 Osteopathic Examiners by rule. 11

12 C. The Supervised Physicians Act shall not be construed to be 13 an alternative pathway to full licensure. The license created in 14 the Supervised Physicians Act shall only be temporary for the amount 15 of time allowed in the Supervised Physicians Act.

16 SECTION 5. NEW LAW A new section of law to be codified 17 in the Oklahoma Statutes as Section 479.5 of Title 59, unless there 18 is created a duplication in numbering, reads as follows:

A supervised physician shall clearly identify himself or herself as a supervised physician and shall clearly be identified as a supervised physician on his or her name tag or lab coat. A supervised physician shall not practice, or attempt to practice, without a supervised physician collaborative practice arrangement, except as otherwise provided in the Supervised Physicians Act.

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SECTION 6. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 479.6 of Title 59, unless there
 is created a duplication in numbering, reads as follows:

The licensed supervising physician collaborating with a
supervised physician shall be responsible for directly supervising
the activities of the supervised physician and shall accept full
responsibility for the services provided by the supervised
physician.

9 SECTION 7. NEW LAW A new section of law to be codified 10 in the Oklahoma Statutes as Section 479.7 of Title 59, unless there 11 is created a duplication in numbering, reads as follows:

The Supervised Physicians Act applies to all supervised 12 Α. physician collaborative practice arrangements. To be eligible to 13 practice as a supervised physician, a temporary licensed supervised 14 physician shall enter into a supervised physician collaborative 15 practice arrangement with a supervising physician by the end of the 16 17 calendar year of his or her graduation from medical school and no later than thirty (30) days after the date on which the supervised 18 physician obtains initial licensure. 19

B. Only a physician licensed by the State Board of Medical
Licensure and Supervision or the State Board of Osteopathic
Examiners may enter into a supervised physician collaborative
practice arrangement with a supervised physician. Supervised
physician collaborative practice arrangements shall take the form of

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1 a written agreement that includes mutually agreed-upon protocols and any standing orders for the delivery of services. Supervised 2 physician collaborative practice arrangements may delegate to a 3 supervised physician the authority to prescribe, administer, or 4 5 dispense drugs and provide treatment, as long as the delivery of the services is within the scope of the supervising physician's practice 6 and is consistent with the supervised physician's skill, training, 7 and competence and the skill, training, and competence of the 8 9 supervising physician; except that a supervised physician shall not prescribe controlled dangerous substances. The supervising 10 physician shall be board-certified in the specialty that the 11 supervised physician is practicing. 12

C. The supervised physician collaborative practice arrangementshall contain the following provisions:

Complete names, home and business addresses, and telephone
 numbers of the supervising physician and the supervised physician;

17 2. A requirement that the supervised physician practice at the18 same location as the supervising physician;

19 3. A requirement to prominently display a disclosure statement 20 at the practice location informing patients that they may be seen by 21 a supervised physician and advising patients that they have the 22 right to see the supervising physician;

4. All specialty or board certifications of the supervisingphysician and all certifications of the supervised physician;

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5. The manner of collaboration between the supervising
 physician and the supervised physician, including how the
 supervising physician and the supervised physician will engage in
 collaborative practice consistent with each professional's skill,
 training, education, and competence;

6 6. A requirement that the supervised physician shall not
7 provide patient care during an absence of the supervising physician
8 for any reason;

9 7. A list of all other supervised physician collaborative
10 practice arrangements of the supervising physician and the
11 supervised physician;

12 8. The duration of the supervised physician collaborative 13 practice arrangement between the supervising physician and the 14 supervised physician; and

9. A provision describing the time and manner of the
 supervising physician's review of the supervised physician's
 delivery of services. The provision shall require that the
 supervising physician shall review one hundred percent (100%) of the
 charts documenting the supervised physician's delivery of services.

D. A copy of the supervised physician collaborative practice arrangement shall be kept at the business address of the supervising physician and the supervised physician. Copies of the arrangement shall be provided upon request.

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SECTION 8. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 479.8 of Title 59, unless there
 is created a duplication in numbering, reads as follows:

A. The State Board of Medical Licensure and Supervision and the
State Board of Osteopathic Examiners shall independently promulgate
rules regulating the use of supervised physician collaborative
practice arrangements for supervised physicians. The rules shall:

8 1. Specify the methods of treatment that may be covered by the
9 supervised physician collaborative practice arrangement; and

Require review of the services provided under a supervised
 physician collaborative practice arrangement.

12 B. A supervising physician may enter into a supervised physician collaborative practice arrangement with not more than 13 three supervised physicians at the same time, subject to any other 14 laws or rules of this state that address limits on supervision. 15 A new section of law to be codified SECTION 9. NEW LAW 16 in the Oklahoma Statutes as Section 479.9 of Title 59, unless there 17 is created a duplication in numbering, reads as follows: 18

19 A. Within thirty (30) days of any change to a supervised 20 physician collaborative practice arrangement, including the initial 21 practice arrangement, a supervised physician and a supervising 22 physician shall report to the State Board of Medical Licensure and 23 Supervision or the State Board of Osteopathic Examiners whether the 24 physician is engaged in a supervised physician collaborative

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1 practice arrangement, and shall report to the physician's licensing 2 board the name of each supervised physician with whom the physician has entered into an arrangement. Each board may make the 3 information available to the public. The State Board of Medical 4 5 Licensure and Supervision and the State Board of Osteopathic Examiners shall track the reported information and may routinely 6 conduct reviews or inspections to ensure that the arrangements are 7 being carried out in compliance with the Supervised Physicians Act. 8 9 Copies of the supervised practice arrangements shall be provided upon request of the State Board of Medical Licensure and Supervision 10 or the State Board of Osteopathic Examiners. Copies shall be stored 11 at the business address of the supervising physician and the 12 supervised physician. 13

A contract or other agreement shall not require a physician 14 Β. to act as a supervising physician for a supervised physician against 15 the physician's will. A physician has the right to refuse to act as 16 a supervising physician, without penalty, for a particular 17 supervised physician. A contract or other agreement shall not limit 18 the supervising physician's authority over any protocols or standing 19 orders, or delegate the physician's authority to a supervised 20 physician. However, this subsection does not authorize a physician 21 in implementing protocols, standing orders, or delegation to violate 22 applicable standards for safe medical practice established by a 23 hospital's medical staff. 24

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C. A contract or other agreement shall not require a supervised
 physician to serve as a supervised physician for any supervising
 physician against the supervised physician's will. A supervised
 physician has the right to refuse to collaborate, without penalty,
 with a particular physician.

D. All supervising physicians and supervised physicians under a
supervised physician collaborative practice arrangement shall wear
identification badges while acting within the scope of the
arrangement. The identification badges shall prominently display
the licensure status of the supervising physician and the supervised
physician.

12 SECTION 10. NEW LAW A new section of law to be codified 13 in the Oklahoma Statutes as Section 479.10 of Title 59, unless there 14 is created a duplication in numbering, reads as follows:

A. The supervising physician shall complete a certification course, which may include material on the laws pertaining to the professional relationship. The certification course shall be approved by the State Board of Medical Licensure and Supervision or the State Board of Osteopathic Examiners.

B. A supervised physician collaborative practice arrangement
shall supersede current hospital licensing regulations governing
hospital medication orders under protocols or standing orders for
the purpose of delivering inpatient or emergency care within a
hospital as defined in Section 1-701 of Title 63 of the Oklahoma

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Statutes, if the protocols or standing orders have been approved by
 the hospital's medical staff and pharmaceutical therapeutics
 committee.

4 SECTION 11. NEW LAW A new section of law to be codified 5 in the Oklahoma Statutes as Section 479.11 of Title 59, unless there 6 is created a duplication in numbering, reads as follows:

7 The provisions of the Supervised Physicians Act only apply to
8 inpatient hospital settings in facilities that are accredited by the
9 Accreditation Council for Graduate Medical Education.

10 SECTION 12. AMENDATORY 59 O.S. 2021, Section 492, is 11 amended to read as follows:

12 Section 492. A. Every person shall be regarded as practicing allopathic medicine within the meaning and provisions of this act 13 the Oklahoma Allopathic Medical and Surgical Licensure and 14 Supervision Act, who shall append to his or her name the letters 15 "M.D.", "Physician", or any other title, letters, or designation 16 which represent that such person is a physician, or who shall for a 17 fee or any form of compensation diagnose and/or treat disease, 18 injury, or deformity of persons in this state by any allopathic 19 legend drugs, surgery, manual, or mechanical treatment unless 20 otherwise authorized by law. 21

B. A hospital, as defined in Section 1-701 of Title 63 of the
Oklahoma Statutes, or <u>a</u> related institution as such terms are
defined in Section 1-701 of Title 63 of the Oklahoma Statutes, which

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1 has the principal purpose or function of providing hospital or medical care, including, but not limited to, any corporation, 2 association, trust, or other organization organized and operated for 3 such purpose, may employ one or more persons who are duly licensed 4 5 to practice medicine in this state without being regarded as itself practicing medicine within the meaning and provisions of this 6 section. The employment by the hospital or related institution of 7 any person who is duly licensed to practice medicine in this state 8 9 shall not, in and of itself, be considered as an act of unprofessional conduct by the person so employed. Nothing provided 10 herein shall eliminate, limit, or restrict the liability for any act 11 or failure to act of any hospital, any hospital's employees, or 12 persons duly licensed to practice medicine. 13

14 C. The definition of the practice of medicine and surgery shall 15 include, but is not limited to:

16 1. Advertising, holding out to the public, or representing in 17 any manner that one is authorized to practice medicine and surgery 18 in this state;

Any offer or attempt to prescribe, order, give, or
 administer any drug or medicine and surgery for the use of any other
 person, except as otherwise authorized by law;

3. a. any Any offer or attempt, except as otherwise
authorized by law, to prevent, diagnose, correct, or
treat in any manner or by any means, methods, devises,

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or instrumentalities except for manual manipulation any disease, illness, pain, wound, fracture, infirmity, defect, or abnormal physical or mental condition of any person, including the management of pregnancy and parturition, except as otherwise authorized by law,

- b. except Except as provided in subsection D of this 7 section, performance by a person within or outside of 8 9 this state, through an ongoing regular arrangement, of diagnostic or treatment services, including, but not 10 limited to, stroke prevention and treatment, through 11 12 electronic communications for any patient whose condition is being diagnosed or treated within this 13 state by a physician duly licensed and practicing in 14 this state. A person who performs any of the 15 functions covered by this subparagraph submits himself 16 or herself to the jurisdiction of the courts of this 17 state for the purposes of any cause of action 18 resulting from the functions performed, and 19 nothing Nothing in the Oklahoma Allopathic Medical and 20 с. Surgical Licensure and Supervision Act shall be 21 construed to affect or give jurisdiction to the State 22 Board of Medical Licensure and Supervision over any 23
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person other than medical doctors or persons holding themselves out as medical doctors;

3 4. Any offer or attempt to perform any surgical operation upon4 any person, except as otherwise authorized by law; and

5 5. The use of the title Doctor of Medicine, Physician, Surgeon, 6 Physician and Surgeon, Dr., M.D., or any combination thereof in the 7 conduct of any occupation or profession pertaining to the 8 prevention, diagnosis, or treatment of human disease or condition 9 unless, where appropriate, such a designation additionally contains 10 the description of another branch of the healing arts for which one 11 holds a valid license in this state.

D. The practice of medicine and surgery, as defined in thissection, shall not include:

A student while engaged in training in a medical school
 approved by the Board or while engaged in graduate medical training
 under the supervision of the medical staff of a hospital or other
 health care facility approved by the state medical board for such
 training, except that a student engaged in graduate medical training
 shall hold a license issued by the Board for such training;

2. Any person who provides medical treatment in cases of
 emergency where no fee or other consideration is contemplated,
 charged, or received;

3. A commissioned medical officer of the armed forces <u>Armed</u>
 <u>Forces</u> of the United States or medical officer of the United States

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1 Public Health Service or the United States Department of Veterans Affairs of the United States in the discharge of official duties 2 and/or within federally controlled facilities; and provided that 3 such person shall be fully licensed to practice medicine and surgery 4 5 in one or more jurisdictions of the United States; provided further that such person who holds a medical license in this state shall be 6 subject to the provisions of the Oklahoma Allopathic Medical and 7 Surgical Licensure and Supervision Act; 8

9 4. Any person licensed under any other act when properly 10 practicing in the healing art for which that person is duly 11 licensed;

12 5. The practice of those who endeavor to prevent or cure13 disease or suffering by spiritual means or prayer;

14 6. Any person administering a domestic or family remedy to a15 member of such person's own family;

16 7. Any person licensed to practice medicine and surgery in 17 another state or territory of the United States who renders 18 emergency medical treatment or briefly provides critical medical 19 service at the specific lawful direction of a medical institution or 20 federal agency that assumes full responsibility for that treatment 21 or service and is approved by the Board;

8. Any person who is licensed to practice medicine and surgery
in another state or territory of the United States whose sole
purpose and activity is limited to brief actual consultation with a

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specific physician who is licensed to practice medicine and surgery
 by the Board, other than a person with a special or restricted
 license; or

9. The practice of any other person as licensed by appropriate
agencies of this state, provided that such duties are consistent
with the accepted standards of the person's profession and the
person does not represent himself or herself as a Doctor of
Medicine, Physician, Surgeon, Physician and Surgeon, Dr., M.D., or
any combination thereof.

10 E. Nothing in the Oklahoma Allopathic Medical and Surgical11 Licensure and Supervision Act shall prohibit:

12 1. The service rendered by a physician's unlicensed trained 13 assistant, if such service is rendered under the supervision and 14 control of a licensed physician pursuant to Board rules, provided 15 such rules are not in conflict with the provisions of any other 16 healing arts licensure act or rules promulgated pursuant to such 17 act; or

18 2. The service of any other person duly licensed or certified19 by the state to practice the healing arts.

F. Nothing in the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act shall prohibit services rendered by any person not licensed by the Board and practicing any nonallopathic healing practice.

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1	G. Nothi	ng in the Oklahoma Allopathic Medical and Surgical
2		Supervision Act shall be construed as to require a
3	physician to	secure a Maintenance of Certification (MOC) as a
4	condition of	licensure, reimbursement, employment <u>,</u> or admitting
5	privileges at	a hospital in this state. For the purposes of this
6	subsection, "	Maintenance of Certification (MOC)" shall mean a
7	continuing ed	ucation program measuring core competencies in the
8	practice of m	edicine and surgery and approved by a nationally-
9	recognized na	tionally recognized accrediting organization.
10	<u>H. 1. A</u>	physician licensed in good standing to practice in
11	another state	shall be exempt from the licensure requirements of the
12	Oklahoma Allo	pathic Medical and Surgical Licensure and Supervision
13	<u>Act if either</u>	of the following apply:
14	<u>a.</u>	the physician has a written or oral agreement with a
15		sports team to provide care to team members and
16		coaching staff traveling with the team for a specific
17		sporting event to take place in this state, or
18	<u>b.</u>	the physician has been invited by a national sport
19		governing body to provide services to team members and
20		coaching staff at a national sport training center in
21		this state or to provide services at an event or
22		competition in this state which is sanctioned by the
23		national sport governing body so long as:

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1	(1) the physician's practice is limited to that	
2	required by the national sport governing body,	
3	and	
4	(2) the services provided by the physician are with	in
5	the physician's scope of practice.	
6	2. Nothing in this subsection shall be construed as to permit	a
7	physician exempt by the provisions of this subsection to:	
8	a. provide care or consultation to any person residing	in
9	this state, other than a person specified in paragra	ph
10	<u>1 of this subsection, or</u>	
11	b. practice at a medical facility licensed by the State	
12	Department of Health.	
13	3. An exemption obtained under subparagraph a of paragraph 1	of
14	this subsection shall be valid while the physician is traveling wi	th
15	the sports team, provided no exemption shall be longer than ten (1	0)
16	days in duration for each respective sporting event. A maximum of	
17	twenty (20) additional days per sporting event may be granted upon	
18	prior request to the State Board of Medical Licensure and	
19	Supervision, provided no physician shall be exempted more than	
20	thirty (30) additional days in a calendar year.	
21	4. An exemption obtained under subparagraph b of paragraph 1	of
22	this subsection shall be valid during the time certified by the	
23	national sport governing body, provided no exemption shall be for	
24	longer than thirty (30) days.	

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<u>5. The State Board of Medical Licensure and Supervision may</u>
 <u>enter into agreements with medical licensing boards of other states</u>
 <u>to implement the provisions of this subsection. Agreements may</u>
 <u>include procedures for reporting potential medical license</u>
 <u>violations.</u>

6 <u>6. The State Board of Medical Licensure and Supervision shall</u>
7 <u>promulgate rules to implement the provisions of this subsection.</u>
8 SECTION 13. AMENDATORY 59 O.S. 2021, Section 622, is
9 amended to read as follows:

Section 622. A. 1. Except as otherwise provided by this 10 section, it shall be unlawful for any person to practice as an 11 12 osteopathic physician and surgeon in this state, without a license 13 to do so, issued by the State Board of Osteopathic Examiners; provided, that any license or certificate issued under the laws of 14 this state, authorizing its holder to practice osteopathic medicine, 15 shall remain in full force and effect. Persons who hold themselves 16 out as osteopathic physicians in this state without a license issued 17 by the State Board of Osteopathic Examiners shall submit themselves 18 to the jurisdiction of the State Board of Osteopathic Examiners. 19

Osteopathic physicians engaged in postgraduate training
 beyond the internship year, also known as PGY-1, shall be licensed.
 Osteopathic physicians engaged in the internship or PGY-1 year may
 be eligible for a resident training license.

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3. Osteopathic physicians engaged in interventional pain
 management pursuant to the Oklahoma Interventional Pain Management
 and Treatment Act shall be licensed by the State Board of
 Osteopathic Examiners.

5 в. 1. A person within or outside of this state who performs through electronic communications diagnostic or treatment services 6 within the scope of practice of an osteopathic physician and 7 surgeon, including, but not limited to, stroke prevention and 8 9 treatment, for any patient whose condition is being diagnosed or treated within this state shall be licensed in this state, pursuant 10 to the provisions of the Oklahoma Osteopathic Medicine Act. 11 However, in such cases, a nonresident osteopathic physician who, 12 while located outside this state, consults on an irregular basis 13 with a physician who is located in this state is not required to be 14 licensed in this state. 15

Any osteopathic physician licensed in this state who engages
 in the prescription of drugs, devices, or treatments via electronic
 means may do so only in the context of an appropriate

19 physician/patient physician-patient relationship wherein a proper 20 patient record is maintained including, at the minimum, a current 21 history and physical.

3. Any commissioned medical officer of the armed forces <u>Armed</u>
 <u>Forces</u> of the United States or medical officer of the United States
 Public Health Service or the Veterans Administration of the United

1 States Department of Veterans Affairs, in the discharge of official duties and/or within federally controlled facilities, who is fully 2 licensed to practice osteopathic medicine and surgery in one or more 3 jurisdictions of the United States shall not be required to be 4 5 licensed in this state pursuant to the Oklahoma Osteopathic Medicine Act, unless the person already holds an osteopathic medical license 6 in this state pursuant to the Oklahoma Osteopathic Medicine Act. 7 In such case, the medical officer shall be subject to the Oklahoma 8 9 Osteopathic Medicine Act.

4. A person who performs any of the functions covered by this
 subsection submits themselves to the jurisdiction of the courts of
 this state for the purposes of any cause of action resulting from
 the functions performed.

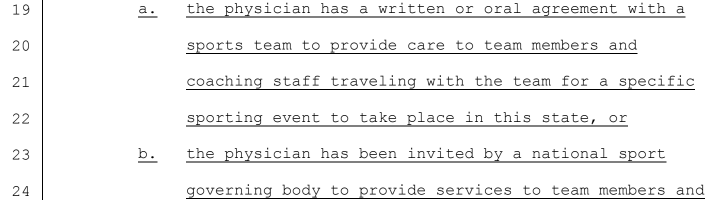
C. A hospital, as defined in Section 1-701 of Title 63 of the 14 Oklahoma Statutes, or a related institution, as such terms are 15 defined in Section 1-701 of Title 63 of the Oklahoma Statutes, which 16 has the principal purpose or function of providing hospital or 17 medical care, including, but not limited to, any corporation, 18 association, trust, or other organization organized and operated for 19 such purpose, may employ one or more persons who are duly licensed 20 to practice osteopathic medicine in this state without being 21 regarded as itself practicing osteopathic medicine within the 22 meaning and provisions of this section. The employment by the 23 hospital or related institution of any person who is duly licensed 24

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1 shall not, in and of itself, be considered as an act of 2 unprofessional conduct by the person so employed. Nothing provided 3 herein shall eliminate, limit, or restrict the liability for any act 4 or failure to act of any hospital, any hospital's employees, or 5 persons duly licensed to practice osteopathic medicine.

D. Nothing in the Oklahoma Osteopathic Medicine Act shall be 6 construed as to require an osteopathic physician to secure an 7 Osteopathic Continuous Certification (OCC) as a condition of 8 9 licensure, reimbursement, employment, or admitting privileges at a hospital in this state. For the purposes of this subsection, 10 "Osteopathic Continuous Certification (OCC)" shall mean a continuing 11 12 education program measuring core competencies in the practice of 13 medicine and surgery and approved by a nationally-recognized nationally recognized accrediting organization. 14

E. 1. An osteopathic physician licensed in good standing to practice in another state shall be exempt from the licensure requirements of the Oklahoma Osteopathic Medicine Act if either of the following apply:



1	coaching staff at a national sport training center in
2	this state or to provide services at an event or
3	competition in this state which is sanctioned by the
4	national sport governing body so long as:
5	(1) the physician's practice is limited to that
6	required by the national sport governing body,
7	and
8	(2) the services provided by the physician are within
9	the physician's scope of practice.
10	2. Nothing in this subsection shall be construed as to permit
11	an osteopathic physician exempt by the provisions of this subsection
12	to:
13	a. provide care or consultation to any person residing in
14	this state, other than a person specified in paragraph
15	1 of this subsection, or
16	b. practice at a medical facility licensed by the State
17	Department of Health.
18	3. An exemption obtained under subparagraph a of paragraph 1 of
19	this subsection shall be valid while the physician is traveling with
20	the sports team, provided no exemption shall be longer than ten (10)
21	days in duration for each respective sporting event. A maximum of
22	twenty (20) additional days per sporting event may be granted upon
23	prior request to the State Board of Osteopathic Examiners, provided
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2 in a calendar year. 4. An exemption obtained under subparagraph b of paragraph 1 of 3 4 this subsection shall be valid during the time certified by the national sport governing body, provided no exemption shall be for 5 6 longer than thirty (30) days. 7 5. The State Board of Osteopathic Examiners may enter into agreements with medical and osteopathic licensing boards of other 8 9 states to implement the provisions of this subsection. Agreements may include procedures for reporting potential medical license 10 11 violations. 6. The State Board of Osteopathic Examiners shall promulgate 12 13 rules to implement the provisions of this subsection. SECTION 14. This act shall become effective January 1, 2026. 14 15 60-1-2015 DC 4/18/2025 2:46:39 PM 16 17 18 19 20 21 22 23 24

no physician shall be exempted more than thirty (30) additional days

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