

STATE OF OKLAHOMA

2nd Session of the 60th Legislature (2026)

HOUSE BILL 3908

By: Dollens

AS INTRODUCED

An Act relating to pregnancy centers; providing qualifications for grant; requiring financial transparency; requiring reporting to granting agency; allowing for partial public disclosure; providing for codification; and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1-709.20 of Title 63, unless there is created a duplication in numbering, reads as follows:

A. A pregnancy center shall not qualify for a state grant under any program unless the applicant provides to the granting agency:

1. An organizational revenue budget for the most recently completed fiscal year of the nonprofit's sources of funding, specifying each government grant and the total contributions for each of the following sources: governments, foundations, corporations, and individuals;

1 2. An organizational expense budget for the most recently
2 completed fiscal year listing the nonprofit's expenses in the same
3 categories listed on the IRS 990 form;

4 3. A program expense budget listing the amount of state funds
5 that would be used in each expense category;

6 4. The numbers of full-time paid staff, part-time paid staff,
7 and volunteers and, for each, how many are licensed medical
8 professionals, indicating the relevant and current licensing
9 information for each;

10 5. The numbers of unique clients served during the most
11 recently completed fiscal year, and a breakdown of clients for
12 pregnancy tests, ultrasounds, STD and STI tests, pregnancy
13 counseling, student sexual risk education, parenting education, and
14 material support; and

15 6. The amount of material support provided, including the
16 numbers of diapers, packs of baby wipes, baby clothing outfits, car
17 seats, strollers, cribs, and containers of baby formula, and the
18 numbers of clients provided with each.

19 B. At the completion of a grant to a pregnancy center, the
20 grantee shall provide to the granting agency the following:

21 1. An organizational revenue budget for the most recently
22 completed fiscal year of the nonprofit's sources of funding,
23 specifying each government grant and the total contributions for
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1 each of the following sources: governments, foundations,
2 corporations, and individuals;

3 2. An organizational expense budget for the most recently
4 completed fiscal year listing the nonprofit's expenses in the same
5 categories listed on the IRS 990 form;

6 3. The numbers of full-time paid staff, part-time paid staff,
7 and volunteers actually employed during the period of the grant and,
8 for each, how many were licensed medical professionals and detailing
9 what medical license each medical professional staff member and
10 volunteer holds, and whether they are certified to practice in the
11 State of Oklahoma;

12 4. The numbers of unique clients served during the period of
13 the grant, and a breakdown of clients for pregnancy tests,
14 ultrasounds, STD and STI tests, pregnancy counseling, student sexual
15 risk education, parenting education, and material support;

16 5. The amount of material support provided, including the
17 numbers of diapers, packs of baby wipes, baby clothing outfits, car
18 seats, strollers, cribs, and containers of baby formula, and the
19 numbers of clients provided with each; and

20 6. An independent financial audit for each facility, or an
21 audit of multiple affiliated facilities if the data is presented for
22 each individual location.

1 SECTION 2. NEW LAW A new section of law to be codified
2 in the Oklahoma Statutes as Section 1-709.21 of Title 63, unless
3 there is created a duplication in numbering, reads as follows:

4 A. Within ten (10) business days of a request, a pregnancy
5 center shall provide to a client, without charge, a copy of that
6 client's records possessed by the facility.

7 B. Within twenty (20) business days of a request, a granting
8 agency shall provide to a member of the public a copy of any
9 document listed in Section 1 of this act, with any individually
10 identifiable health information redacted.

11 SECTION 3. This act shall become effective November 1, 2026.

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