SB100 FULLPCS2 Carl Newton-MAH 4/10/2019 2:38:45 pm

COMMITTEE AMENDMENT HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>SB100</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Carl Newton

Adopted:

Reading Clerk

1	STATE OF OKLAHOMA
2	1st Session of the 57th Legislature (2019)
3	PROPOSED COMMITTEE
4	SUBSTITUTE FOR ENGROSSED SENATE BILL NO. 100 By: Bergstrom of the Senate
5	
6	and
7	Martinez of the House
8	
9	
10	PROPOSED COMMITTEE SUBSTITUTE
11	An Act relating to the practice of optometry; amending 59 O.S. 2011, Sections 585 and 593, which
12	relate to revocation of licenses; removing certain grounds for determination of unprofessional or
13	unethical conduct; clarifying compliance with certain signage requirements; providing certain conduct not
14	to be deemed unprofessional and unethical; updating statutory language; modifying provisions related to
15	rental of certain space; amending 59 O.S. 2011, Section 944, which relates to the sale of optical
16	goods; providing that optometrists may rent areas within retail stores; providing that optical goods
17	may be sold within a retail store; defining terms; imposing requirements related to assessment
18	mechanisms with respect to certain prescriptions; imposing duties on Oklahoma-licensed optometric
19	physicians, osteopathic physicians or allopathic physicians; requiring information to be provided
20	prior to use of assessment mechanisms; imposing requirement related to practice standards; providing
21	for scope and applicability of requirements; imposing requirements related to contact lens prescriptions;
22	authorizing information to be contained in prescription for contact lenses; imposing
23	requirements related to visual aid glasses; prohibiting refusal with respect to release of
24	certain prescriptions; imposing requirements related

1 to expiration date of contact lens prescriptions; imposing requirement related to verification of information; imposing requirements related to 2 verification of information by telephonic 3 communications; prohibiting dispensing of contact lenses through mail unless pursuant to prescription; imposing duties on certain physicians; imposing 4 requirements related to contact lens fitting; prohibiting shipment, mailing, delivery or sales of 5 contact lenses by persons or entities outside of the state unless certain requirements are met; imposing 6 duties on the Attorney General; requiring 7 registration; specifying required information for registration purposes; imposing record retention requirements; requiring certain statements to be 8 provided requiring contact lenses; authorizing fees; 9 providing for administrative rules; providing for civil penalty based on violation of statutory requirements of administrative rules; providing for 10 administrative hearings; providing for appeals; providing for applicability of provisions based upon 11 county population; prescribing method for 12 determination of population; prescribing time periods based upon changes in population; updating statutory references; defining terms; providing for 13 requirements related to certain vision care plans; imposing requirements related to vision care 14 contracts; restricting certain charges; repealing 59 O.S. 2011, Sections 594 and 596, which relate to the 15 retail sale of optometric goods; providing for codification; and providing an effective date. 16 17 18 19 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 20 59 O.S. 2011, Section 585, is SECTION 1. AMENDATORY amended to read as follows: 21 Section 585. A. The Board shall have the power to revoke or 22 suspend any certificate granted by it pursuant to the provisions of 23

24 this chapter, for fraud, conviction of crime, unprofessional and

unethical conduct, habitual drunkenness <u>alcohol or narcotic</u> <u>impairment</u>, exorbitant charges, false representation of goods, gross incompetency, contagious disease, any violation of any rule or regulation promulgated by the Board pursuant to the provisions of this chapter or any violation of this chapter. The following acts shall be deemed by the Board as unprofessional and unethical conduct:

Employment by a licensed optometrist of any person to
 solicit from house to house the sale of lenses, frames, spectacles,
 or optometric services or examinations; and

Selling, advertising, or soliciting the sale of spectacles,
 eyeglasses, lenses, frames, mountings, eye examinations, or
 optometric services by house-to-house canvassing either in person or
 through solicitors; and

3. Acceptance of employment, either directly or indirectly, by 15 a licensed optometrist from an unlicensed optometrist or person 16 engaged in any profession or business or owning or operating any 17 profession or business to assist it, him, or them in practicing 18 optometry in this state; provided that renting a separate area or 19 room within or adjacent to a retail store shall not be considered as 20 direct or indirect employment, but any signage and advertisement of 21 the optometric practice shall conform with Section 943.1 of this 22 23 title; and

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1 4. Publishing or displaying, or knowingly causing or permitting to be published or displayed by newspaper, radio, television, window 2 display, poster, sign, billboard, or any other advertising media any 3 statement or advertisement of any price or fee offered or charged by 4 5 an optometrist for any optometric services or materials including lenses, frames, eyeglasses, or spectacles or parts thereof, 6 including statements or advertisements of discount, premium, or 7 gifts, if said the statements or advertisements are fraudulent, 8 9 deceitful, misleading or in any manner whatsoever tend to create a 10 misleading impression or are likely to mislead or deceive because in 11 context said the statements or advertisements make only a partial 12 disclosure of relevant facts; and

5. No person shall practice optometry under any name other than 13 the proper name of said the person and it shall be the same name as 14 used in the license issued by the Board of Examiners to said the 15 16 person; provided that renting a separate area or room and practicing optometry within or adjacent to a retail store shall not be 17 considered a violation of this section. Before any certificate is 18 revoked or suspended, the holder thereof shall be provided with 19 notice and hearing as provided for in the Administrative Procedures 20 Act, Sections 301 through 326 of Title 75 of the Oklahoma Statutes. 21 The Board, after the expiration of the period of three (3) months 22 after the date of said the revocation, may entertain application for 23 the reissuance of said the revoked certificate and may reissue said 24

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1 the certificate upon payment of a reinstatement fee not to exceed three times the annual renewal fee. The Board shall have the right 2 3 to promulgate such rules and regulations as may be necessary to put into effect the provisions of this chapter. Said The rules may 4 5 prescribe which acts are detrimental to the general public health or welfare and may prescribe a minimum standard of sanitation, hygiene, 6 and professional surroundings, and which acts constitute 7 unprofessional or unethical conduct. Said The conduct shall be 8 9 grounds for revocation or suspension of the license or certificate 10 issued pursuant to the provisions of Section 584 of this title.

11 Β. If an out-of-state license or certificate of an optometrist 12 who also holds an Oklahoma license or certificate is suspended or revoked for any reason, his Oklahoma license may come under review 13 by the Board. Should the out-of-state suspension or revocation be 14 15 on grounds the same or similar to grounds for suspension or revocation in Oklahoma, the Board, after notice and hearing pursuant 16 to the provisions of this section, may suspend or revoke the 17 certificate of said the optometrist to practice in Oklahoma. 18

19 <u>C. The following acts shall not be deemed by the Board as</u> 20 unprofessional and unethical conduct:

21 <u>1. An optometrist practicing optometry within or adjacent to a</u> 22 <u>retail store, regardless of whether the retail store derives income</u> 23 <u>from the sale of prescription optical goods and materials; and</u>

24

<u>2. An optometrist renting a separate area or room within a</u>
 retail store to practice optometry.

3 SECTION 2. AMENDATORY 59 O.S. 2011, Section 593, is 4 amended to read as follows:

5 Section 593. It is the public policy of the State of Oklahoma that optometrists rendering visual care to its citizens shall 6 practice in an ethical, professional manner; that their practices be 7 free from any appearance of commercialism; that the visual welfare 8 9 of the patient be the prime consideration at all times; and that 10 optometrists shall not be associated with any nonprofessional person or persons in any manner which might degrade or reduce the quality 11 of visual care received by the citizens of this state; provided that 12 renting a separate area or room and practicing optometry within or 13 adjacent to a retail store shall not be considered a violation of 14 15 this section.

16 SECTION 3. AMENDATORY 59 O.S. 2011, Section 944, is 17 amended to read as follows:

Section 944. <u>A.</u> It shall be unlawful for any optometrist, physician or other person doing, or purporting or pretending to do eye examination or visual correction to receive or accept any rebate, kickback, reward or premium from any optical company or any other person, firm or corporation dealing in optical goods, appliances or materials, or knowingly allow or permit any person engaged in or interested in the sale of such optical goods,

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1 appliances, or materials, to solicit business for any person licensed under the provisions of Chapters 11 or 13 of Title 59, 2 3 Oklahoma Statutes this title. It shall be unlawful for any optometrist, physician, or other person to make an eye examination, 4 5 or do visual correction in any manner, either directly or indirectly as an employee or associate of a person, firm, corporation, lay 6 7 body, organization, group or lay person and it shall be likewise unlawful for any corporation, lay body, organization, group or lay 8 9 person in any manner to make an eye examination or perform any 10 visual correction through the means of engaging the services on a 11 salary, commission or any other compensatory basis of a person licensed under the provisions of Chapters 11 or 13 of Title 59, 12 Oklahoma Statutes 1951 this title, provided that this sentence shall 13 not apply to the University of Oklahoma School of Medicine and 14 15 Hospitals, OSU College of Osteopathic Medicine or to a bona fide resident physician of a licensed hospital, and provided further that 16 renting a separate area or room and practicing optometry within or 17 adjacent to a retail store shall not be considered a violation of 18 this section. No19 B. A person, firm, or corporation engaged in the business of 20 retailing merchandise to the general public shall may rent space, 21

23 do eye examination or visual care to occupy space in such a separate

sublease departments, or otherwise permit any person purporting to

24 area or room within a retail store to an optometrist or optometric

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1	professional corporation for the practice of optometry. The area or
2	room rented for the practice of optometry must be definite and apart
3	from space used by other occupants of the premises. Solid, opaque
4	partitions or walls from floor to ceiling, which may contain doors
5	and windows, must separate the area or room rented for the practice
6	of optometry from space used by other occupants. The area or room
7	rented for the practice of optometry must have a patient's entrance
8	opening on a public thoroughfare, such as a public street, hall,
9	lobby or corridor; provided that the space rented for the practice
10	of optometry can also be accessible for a patient from the retail
11	store if the access is through a second room with a door such that
12	the patient does not have access to the space rented for the
13	practice of optometry directly from the general retail area of the
14	retail store. Renting a separate area or room and practicing
15	optometry within or adjacent to a retail store shall not be
16	considered a rebate, kickback, reward or premium.
17	C. No lessor shall include a requirement in any lease of real
18	property pursuant to which an optometrist or the professional
19	business entity owned by the optometrist is required to maintain
20	specific hours of operation or which provides for payment of rent or
21	reduction of rent based on the gross revenues of the optometrist or
22	the professional business entity, whether characterized as
23	production goals, patient visits or similar economic metrics or that
24	requires or provides any type of incentive through the lease terms

1 based on referrals by the optometrist or the professional business 2 entity owned by the optometrist for purposes of the sale of any form 3 of tangible personal property sold by the lessor, including, but limited to, eyeglasses, frames, eye care products, eyeglass 4 5 accessories or similar tangible personal property related to care of 6 the human eye. 7 D. A person, firm or corporation engaged in the business of retailing merchandise to the general public may sell optical goods, 8 9 appliances or materials and function as an optical supplier in a 10 retail store, regardless of whether a majority of the retail store's 11 income is derived from the sale of prescription optical goods, 12 appliances and materials or whether an optometrist is practicing optometry in such retail store. 13 E. Optical goods, appliances or materials shall be subject to 14

15 <u>all provisions regarding below cost sales set forth in the Unfair</u> 16 <u>Sales Act created in Section 598.1 et seq. of Title 15 of the</u> 17 Oklahoma Statutes.

18 <u>F.</u> Nothing in this section shall prohibit a person licensed 19 under Chapter 11 or Chapter 13 of Title 59, Oklahoma Statutes <u>this</u> 20 <u>title</u>, from organizing or maintaining a professional association 21 with other persons so licensed.

22 SECTION 4. NEW LAW A new section of law to be codified 23 in the Oklahoma Statutes as Section 646.1 of Title 59, unless there 24 is created a duplication in numbering, reads as follows: 1

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As used in this act:

1. "Assessment mechanism":

3	a.	means automated or virtual equipment, application or
4		technology designed to be used on a telephone, a
5		computer or an Internet-based device that may be used
6		either in person or remotely to conduct an eye
7		assessment, and

b. includes artificial intelligence devices and any
equipment, electronic or nonelectronic, that is used
to perform an eye assessment;

11 2. "Contact lens" means any lens placed directly on the surface 12 of the eye, regardless of whether or not it is intended to correct a 13 visual defect, including any cosmetic, therapeutic or corrective 14 lens;

3. "Eye assessment" means an assessment of the ocular health and/or visual refractive status of a patient that may include but is not limited to objective refractive data or information generated by an automated testing device, including an autorefractor or Internetbased assessment method, in order to establish a medical diagnosis or refractive diagnosis for the correction of vision disorders;

4. "Person" means an individual, corporation, trust,
partnership, incorporated or unincorporated association and any
other legal entity;

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5. "Prescription" means a handwritten or electronic order 1 issued by a licensed optometric physician, osteopathic physician or 2 allopathic physician, or an oral order issued directly by a licensed 3 optometric physician, osteopathic physician or allopathic physician; 4 5 6. "Seller" means an individual or entity that sells contact lenses or visual aid glasses and dispenses them to Oklahoma 6 residents in any manner; and 7 7. "Visual aid glasses": 8 9 means eyeglasses, spectacles or lenses designed or a. 10 used to correct visual defects, including spectacles 11 that may be adjusted by the wearer to achieve different types or levels of visual correction or 12 enhancement, and 13 b. does not include optical instruments or devices that 14 15 are: not intended to correct or enhance vision, 16 (1)(2)sold without consideration of the visual status 17 of the individual who will use the optical 18 instrument or device, including sunglasses that 19 are designed and used solely to filter out light, 20 21 or (3) completely assembled eyeqlasses or spectacles 22 designed and used solely to magnify. 23 24

SECTION 5. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 646.2 of Title 59, unless there
 is created a duplication in numbering, reads as follows:

A. An assessment mechanism to conduct an eye assessment or to generate a prescription for contact lenses or visual aid glasses to a patient in Oklahoma shall:

Provide synchronous or asynchronous interaction between the
 patient and the Oklahoma-licensed optometric physician, osteopathic
 physician or allopathic physician;

2. Collect the patient's medical history, previous prescription for corrective eyewear and length of time since the patient's most recent in-person comprehensive eye health examination;

3. Provide any applicable accommodation required by the federal Americans with Disabilities Act, 42 U.S.C. Sec. 12101 et seq., as amended;

Gather and transmit protected health information in
 compliance with the federal Health Insurance Portability and
 Accountability Act of 1996, as amended;

Be used to perform a procedure with a recognized Current
 Procedural Terminology code maintained by the American Medical
 Association, if applicable; and

6. Maintain liability insurance, through its owner or lessee,
in an amount adequate to cover claims made by individuals examined,
diagnosed, or treated based on information and data, including any

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1 photographs, and scans, and other digital data generated by the 2 assessment mechanism.

B. An Oklahoma-licensed optometric physician, osteopathic4 physician or allopathic physician shall:

1. Read and interpret the diagnostic information and data,
including any photographs and scans, gathered by the assessment
mechanism;

8 2. Verify the identity of the patient requesting treatment via9 the assessment mechanism;

3. Create and maintain a medical record for each patient, which is for use during the ongoing treatment of a patient and complies with all state and federal laws regarding maintenance and accessibility and is HIPAA-compliant;

4. Provide a handwritten or electronic signature, along with
their Oklahoma state license number, certifying their diagnosis,
evaluation, treatment of the patient, and prescription or
consultation recommendations for the patient;

18 5. Utilize an assessment mechanism for an eye assessment or to 19 generate a prescription for visual aid glasses only if:

- 20 21
- a. the patient is at least eighteen (18) years of age, and
- b. the patient has received an in-person comprehensive
 eye health examination by an optometric physician,
- 24

1	osteopathic physician or allopathic physician within
2	the previous twelve (12) months; and
3	6. Utilize an assessment mechanism to generate a prescription
4	for contact lenses only if:
5	a. the patient is at least eighteen (18) years of age,
6	and
7	b. the patient has received an in-person comprehensive
8	eye health examination by an optometric physician,
9	osteopathic physician or allopathic physician:
10	(1) for the initial prescription and one follow-up or
11	first renewal of the initial prescription, or
12	(2) within twelve (12) months after the follow-up or
13	first renewal of the initial prescription, and
14	every twelve (12) months thereafter.
15	C. Prior to using an assessment mechanism, each Oklahoma
16	patient shall be provided with and shall accept as a term of use a
17	disclosure that includes the following information:
18	1. This assessment is not a replacement for an in-person
19	comprehensive eye health examination;
20	2. This assessment cannot be used to generate an initial
21	prescription for contact lenses or a follow-up or first renewal of
22	the initial prescription;
23	3. This assessment may only be used if the patient has had an
24	in-person comprehensive eye health examination within the previous

1 twelve (12) months if the patient is conducting an eye assessment or 2 receiving a prescription for visual aid glasses; and

3 4. The United States Centers for Disease Control and Prevention
4 (CDC) advises contact lens wearers to be examined by an eye doctor
5 one time a year or more often if needed.

D. Evaluation, treatment and consultation recommendations by an
Oklahoma-licensed optometric physician, osteopathic physician or
allopathic physician utilizing an assessment mechanism as required
in this section, including issuing a prescription via electronic
means, shall be held to the same standards of appropriate practice
guidelines and standard of care as those in traditional in-person
clinical settings.

13 E. This section shall not:

Limit the discretion of an Oklahoma-licensed optometric
 physician, osteopathic physician or allopathic physician to direct a
 patient to utilize any telehealth service deemed appropriate for any
 treatment and care of the patient;

Limit the sharing of patient information, in whatever form,
 between an optometric physician, osteopathic physician or allopathic
 physician; or

21 3. Apply beyond ocular health and eye care.

22 SECTION 6. NEW LAW A new section of law to be codified 23 in the Oklahoma Statutes as Section 646.3 of Title 59, unless there 24 is created a duplication in numbering, reads as follows:

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1 A contact lens prescription shall include the following: Α. 2 The ophthalmic information necessary to accurately fabricate 1. or dispense the lenses, including the lens manufacturer, lens 3 series/brand name and the lens material, if applicable; 4 5 2. Power and base curve; Name, license number, telephone number and, for written 6 3. 7 orders, the signature of the prescribing optometric physician, osteopathic physician or allopathic physician; 8 9 4. Patient's name and address, expiration date of the prescription and number of refills or lenses permitted; and 10 The date of issuance. 11 5. B. A contact lens prescription may also include the diameter, 12 axis, add power, cylinder, peripheral curve, optical zone and center 13 thickness. 14 C. A prescription for visual aid glasses shall include the 15 following: 16 1. The name, license number, telephone number and, for written 17 orders, the signature of the prescribing optometric physician, 18 osteopathic physician or allopathic physician; 19 2. The patient's name; 20 The date of issuance; and 3. 21 The value of all parameters the licensed optometric 22 4. physician, osteopathic physician or allopathic physician has deemed 23 necessary to dispense corrective lenses appropriate for a patient. 24

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D. A licensed optometric physician, osteopathic physician or
 allopathic physician shall not refuse to release a prescription for
 contact lenses or visual aid glasses to a patient.

4 SECTION 7. NEW LAW A new section of law to be codified 5 in the Oklahoma Statutes as Section 646.4 of Title 59, unless there 6 is created a duplication in numbering, reads as follows:

Unless a health-related reason for the limitation is noted in 7 the patient's medical records, contact lens prescriptions shall not 8 9 have an expiration date of less than twelve (12) months from the 10 date the prescription is authorized or the last date of the contact 11 lens evaluation by a licensed optometric physician, osteopathic 12 physician or allopathic physician, whichever date is later. In no event shall a contact lens prescription be valid twelve (12) months 13 after the date of authorization by a licensed optometric physician, 14 15 osteopathic physician or allopathic physician.

16 SECTION 8. NEW LAW A new section of law to be codified 17 in the Oklahoma Statutes as Section 646.5 of Title 59, unless there 18 is created a duplication in numbering, reads as follows:

A. All contact lens sellers and any person authorized in
accordance with the requirements of the Consumer Protection in Eye
Care Act to dispense contact lenses in this state shall verify the
contact lens prescription by the following:

- 23
- 24

Receipt of a written or faxed valid contact lens
 prescription signed by the prescribing optometric physician,
 osteopathic physician or allopathic physician; or

4 2. An electronic or oral affirmative communication of the
5 complete contact lens prescription from the prescribing optometric
6 physician, osteopathic physician or allopathic physician.

B. If a contact lens seller or any person authorized to
dispense contact lenses in this state finds it necessary to contact
the prescribing optometric physician, osteopathic physician or
allopathic physician via telephone in order to verify a contact lens
prescription, the following protocols shall be followed:

Calls shall be made during regular business hours, which for
 purposes of this act shall be defined as Monday through Friday
 during the hours of 8 a.m. and 5 p.m. CST excluding legal holidays;

Any verification requests shall include the name, address
 and telephone number of the patient;

17 3. The toll-free telephone number shall be included in voice18 mail or messages left on answering machines;

Contact lens prescriptions shall not be mailed, sent,
 delivered or dispensed before verification by the optometric
 physician, osteopathic physician or allopathic physician;

5. Touch-tone telephone options offered by a contact lens
seller or any person authorized to dispense contact lenses in this
state shall not constitute verification;

Response-time options stated by a contact lens seller or any
 person authorized to dispense contact lenses in this state shall not
 constitute verification; and

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7. Calls shall comply with federal statutes.

C. In the absence of a prescription as defined and described in
Section 10 of this act, it shall be a violation of the Consumer
Protection in Eye Care Act to dispense contact lenses through the
mail or otherwise to an Oklahoma resident.

9 SECTION 9. NEW LAW A new section of law to be codified 10 in the Oklahoma Statutes as Section 646.6 of Title 59, unless there 11 is created a duplication in numbering, reads as follows:

12 Α. Any seller or any person authorized to dispense contact lenses or visual aid glasses in this state who fills a prescription 13 bears the full responsibility for the accurate dispensing of the 14 contact lenses or visual aid glasses provided under the 15 prescription. At no time shall any changes or substitutions be 16 made, including brand, type of lenses or ophthalmic parameters, 17 without the direction of the optometric physician, osteopathic 18 physician or allopathic physician who issued the contact lens or 19 visual aid glasses prescription. 20

B. The optometric physician, osteopathic physician or
allopathic physician shall not be liable for any damages for injury
resulting from the packaging or manufacturing of the contact lenses
or visual aid glasses.

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SECTION 10. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 646.7 of Title 59, unless there
 is created a duplication in numbering, reads as follows:

A contact lens fitting shall be complete and a contact lens prescription may be written when:

1. The optometric physician, osteopathic physician or
allopathic physician has completed all measurements, tests and
examinations necessary to satisfy his or her professional judgment
that the patient is a viable candidate to wear contact lenses,
recognizing that more than one visit between the patient and the
optometric physician, osteopathic physician or allopathic physician
may be required; and

2. Contact lenses suitable for the patient's eyes have been evaluated and fitted by the optometric physician, osteopathic physician or allopathic physician to the patient's eyes and the optometric physician, osteopathic physician or allopathic physician is satisfied with the fitting based on ocular health and the visual needs of the patient.

19 The patient shall be entitled to receive a copy of the contact 20 lens prescription with the appropriate number of lenses to fulfill 21 the prescription until its expiration date.

22 SECTION 11. NEW LAW A new section of law to be codified 23 in the Oklahoma Statutes as Section 646.8 of Title 59, unless there 24 is created a duplication in numbering, reads as follows:

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No person located outside of Oklahoma shall ship, mail, deliver
 or sell contact lenses or visual aid glasses to a patient at an
 Oklahoma address unless:

4 1. Registered with the Attorney General of the State of5 Oklahoma; and

6 2. In possession of a valid contact lens or visual aid glasses7 prescription as defined and described in this section.

8 SECTION 12. NEW LAW A new section of law to be codified 9 in the Oklahoma Statutes as Section 646.9 of Title 59, unless there 10 is created a duplication in numbering, reads as follows:

The Attorney General shall require and provide for the annual registration of all contact lens sellers located outside of the state that dispense contact lenses to Oklahoma residents, including those providing contact lenses via the Internet. A contact lens seller's registration shall be granted upon the disclosure and certification by the seller of all of the following:

The seller is licensed or registered to distribute contact
 lenses in the state in which the dispensing facility is located and
 from which the contact lenses are dispensed;

20 2. The location, names and titles of all owners, partners,
 21 corporate officers and the person who is responsible for overseeing
 22 the dispensing of contact lenses to residents of this state;

3. The seller has complied with and shall continue to complywith all lawful directives and appropriate requests for information

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1 from the appropriate agency of each state in which the seller is
2 licensed or registered;

3 4. The seller shall respond to all requests for information 4 from the Attorney General within thirty (30) days from receipt of 5 the request;

5. The seller shall maintain records of contact lenses
dispensed to residents of this state for a period of ten (10) years,
and the records shall be readily available for inspection by the
Attorney General upon demand;

6. The seller shall provide a toll-free telephone service
during its regular hours of operation for the sole purpose of
responding to the patients in this state concerning questions and
complaints. All questions relating to eye care shall be referred to
the doctor prescribing the contact lenses;

7. The seller shall provide a toll-free telephone service
during its regular hours of operation solely for optometric
physicians, osteopathic physicians and allopathic physicians;

8. The seller shall provide the following or a substantially
 equivalent written notification to the patient whenever contact
 lenses are supplied: WARNING: IF YOU ARE HAVING ANY OF THE FOLLOWING
 SYMPTOMS, REMOVE YOUR CONTACT LENSES IMMEDIATELY AND CONSULT YOUR
 EYE CARE PRACTITIONER BEFORE WEARING YOUR LENSES AGAIN: UNEXPLAINED
 EYE DISCOMFORT, WATERING, VISION CHANGE OR REDNESS; and

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9. The seller's license or registration, in the state in which the seller is licensed or registered, has not been suspended or revoked, but should the seller be the subject of any investigation undertaken by the licensing or registering state or federal agency, or should the seller's license or registration be suspended or revoked, then the seller shall immediately notify the Attorney General of such actions.

8 SECTION 13. NEW LAW A new section of law to be codified 9 in the Oklahoma Statutes as Section 646.10 of Title 59, unless there 10 is created a duplication in numbering, reads as follows:

11 The Attorney General shall charge a fee for investigation and 12 registration of nonresident dispensers of contact lenses and visual 13 aid glasses.

14 SECTION 14. NEW LAW A new section of law to be codified 15 in the Oklahoma Statutes as Section 646.11 of Title 59, unless there 16 is created a duplication in numbering, reads as follows:

17 The Attorney General shall have the authority to promulgate18 administrative regulations to carry out the provisions of this act.

19 SECTION 15. NEW LAW A new section of law to be codified 20 in the Oklahoma Statutes as Section 646.12 of Title 59, unless there 21 is created a duplication in numbering, reads as follows:

A. Any person who dispenses, offers to dispense or attempts to dispense contact lenses or visual aid glasses in violation of the Consumer Protection in Eye Care Act or the administrative

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regulations promulgated by the Attorney General concerning the dispensing of contact lenses or visual aid glasses shall, in addition to any other penalty provided by law, pay a civil penalty to the Office of the Attorney General in an amount not to exceed Eleven Thousand Dollars (\$11,000.00) for each violation.

B. Any person charged in a complaint filed by the Attorney
General with violating any of the provisions of the Consumer
Protection in Eye Care Act shall be entitled to an administrative
hearing conducted in accordance with the Administrative Procedures
Act.

11 C. Any person aggrieved by a final order issued under the 12 authority of this section shall have the right of an appeal by 13 filing a petition with the district court in accordance with the 14 procedures for individual proceedings as provided by the 15 Administrative Procedures Act.

16 SECTION 16. NEW LAW A new section of law to be codified 17 in the Oklahoma Statutes as Section 646.13 of Title 59, unless there 18 is created a duplication in numbering, reads as follows:

19 The provisions of Sections 1 through 15 of this act shall be 20 applicable:

For the period beginning November 1, 2019, through October
 31, 2024, in counties having a population of three hundred thousand
 (300,000) or more persons according to the latest Federal Decennial
 Census or most recent population estimate;

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For the period beginning November 1, 2024, through October
 31, 2029, in counties having a population of one hundred thirty
 thousand (130,000) persons or more according to the latest Federal
 Decennial Census or most recent population estimate;

3. For the period beginning November 1, 2029, through October
31, 2036, in counties having a population of one hundred thousand
(100,000) persons or more according to the latest Federal Decennial
Census or most recent population estimate;

9 4. For the period beginning November 1, 2036, through October
10 31, 2042, in counties having a population of fifty thousand (50,000)
11 persons or more according to the latest Federal Decennial Census or
12 most recent population estimate; and

13 5. For the period beginning November 1, 2042, and for all14 periods thereafter, all other counties of the state.

15 SECTION 17. NEW LAW A new section of law to be codified 16 in the Oklahoma Statutes as Section 646.100 of Title 59, unless 17 there is created a duplication in numbering, reads as follows:

18 A. As used in this section:

19 1. "Contractual discount" means a reduction from a vision care
 20 provider's usual and customary rate for covered services and
 21 materials required under a participating provider agreement;

22 2. "Covered materials" means materials for which reimbursement 23 from the carrier or vision care plan is provided to a vision care 24 provider by a covered person's plan contract, or for which a

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1 reimbursement would be available but for the application of the 2 enrollee's contractual limitations of deductibles, copayments or 3 coinsurance;

3. "Covered services" means services for which reimbursement
from the carrier or vision care plan is provided to a vision care
provider by an enrollee's plan contract, or for which a
reimbursement would be available but for the application of the
enrollee's contractual limitations of deductibles, copayments or
coinsurance;

4. "Materials" means ophthalmic devices including but not
 limited to lenses, devices containing lenses, ophthalmic frames and
 other lens mounting apparatus, prisms, lens treatments and coatings,
 contact lenses and prosthetic devices to correct, relieve or treat
 defects or abnormal conditions of the human eye or its adnexa;

15 5. "Services" means the professional work performed by a vision 16 care provider;

17 6. "Vision care plan" means an entity that creates, promotes,
18 sells, provides, advertises or administers an integrated or stand19 alone vision benefit plan, or a vision care insurance policy or
20 contract which provides vision or medically necessary benefits to an
21 enrollee pertaining to the provision of covered services or covered
22 materials; and

7. "Vision care provider" means a licensed doctor of optometrypracticing under the authority of the applicable provisions of Title

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59 of the Oklahoma Statutes or a licensed medical or osteopathic
 doctor practicing under the authority of the applicable provisions
 of Title 59 of the Oklahoma Statutes that has also completed a
 residency in ophthalmology.

B. A carrier shall not require an optometrist to participate in
a vision care plan as a condition for entering into a contract with
that carrier for the provision of medically necessary physician
services within the scope of practice of an optometrist.

9 C. Nothing in this section shall be construed to prevent a 10 carrier from entering into a contract with a vision care plan.

D. No contract between a carrier or a vision care plan and a vision care provider may seek to or require that a vision care provider provide services or materials at a fee limited or set by the carrier or vision care plan unless the services or materials are reimbursed as covered services or covered materials under the contract.

E. A vision care provider shall not charge more for services and materials that are noncovered services or noncovered materials to an enrollee of a vision care plan or carrier than the provider's usual and customary rate for those services and materials.

F. No contract between a carrier or vision care plan and a vision care provider shall restrict or limit, either directly or indirectly, the vision care provider's choice of sources and

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1	suppliers of services or materials or use of optical labs provided
2	by the vision care provider to an enrollee.
3	SECTION 18. REPEALER 59 O.S. 2011, Sections 594 and 596,
4	are hereby repealed.
5	SECTION 19. This act shall become effective November 1, 2019.
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