OKLAHOMA STATE SENATE CONFERENCE COMMITTEE REPORT

May 19, 2021

Mr. President:

Mr. Speaker:

The Conference Committee, to which was referred

SB658

- Standridge et al of the Senate and West (Kevin) of the House By:
- Schools; requiring provision of certain information to parents; prohibiting certain entities from Title: implementing specified requirements; establishing criteria for implementation of mask mandate. Effective date. Emergency

together with Engrossed House Amendments thereto, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

- That the House recede from all Amendments. 1.
- That the attached Conference Committee Substitute be adopted. 2.

Respectfully submitted,

Standridge

Dossett (J.A.)

Hicks

SENATE CONFEREES: Pugh Quinn

Taylor

HOUSE CONFEREES:

Conference Committee on Public Health

Senate Action

Date

House Action

Date

1	STATE OF OKLAHOMA
2	1st Session of the 58th Legislature (2021)
3	CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED
4	SENATE BILL NO. 658 By: Standridge, Bullard and Hamilton of the Senate
5	and
6	West (Kevin), Stearman,
7	Humphrey and McDugle of the House
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10	CONFERENCE COMMITTEE SUBSTITUTE
11	An Act relating to schools; amending 70 O.S. 2011, Section 1210.191, which relates to required
12	immunizations; requiring the State Department of Education and school districts to provide certain
13	information to parents; updating statutory term; prohibiting certain entities from implementing
14	specified requirements; defining terms; establishing criteria for certain entities to implement a mask
15	<pre>mandate; specifying requirements for mandate; authorizing challenge to mandate; prescribing</pre>
16	procedures related thereto; providing for codification; providing an effective date; and
17	declaring an emergency.
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20	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
21	SECTION 1. AMENDATORY 70 O.S. 2011, Section 1210.191, is
22	amended to read as follows:
23	Section 1210.191. A. No minor child shall be admitted to any
24	public, private $_{m au}$ or parochial school operating in this state unless

and until certification is presented to the appropriate school authorities from a licensed physician, or authorized representative of the State Department of Health, that such child has received or is in the process of receiving, immunizations against diphtheria, pertussis, tetanus, haemophilus influenzae type B (HIB), measles (rubeola), rubella, poliomyelitis, varicella, and hepatitis A or is likely to be immune as a result of the disease.

Immunizations required, and the manner and frequency of 8 в. 9 their administration, as prescribed by the State Board Commissioner 10 of Health, shall conform to recognized standard medical practices in 11 the state. The State Department of Health shall supervise and 12 secure the enforcement of the required immunization program. The State Department of Education and the governing boards of the school 13 districts of this state shall render reasonable assistance to the 14 15 State Department of Health in the enforcement of the provisions hereof. 16

С. The State Board of Health Commissioner, by rule, may alter 17 the list of immunizations required after notice and hearing. 18 Anv change in the list of immunizations required shall be submitted to 19 the next regular session of the Legislature and such change shall 20 remain in force and effect unless and until a concurrent resolution 21 of disapproval is passed. Hearings shall be conducted by the State 22 Board of Health Commissioner, or such officer, agents or employees 23 as the Board of Health Commissioner may designate for that purpose. 24

1 The State Board of Health Commissioner shall give appropriate notice 2 of the proposed change in the list of immunizations required and of 3 the time and place for hearing. The change shall become effective on a date fixed by the State Board of Health Commissioner. 4 Any 5 change in the list of immunizations required may be amended or repealed in the same manner as provided for its adoption. 6 7 Proceedings pursuant to this subsection shall be governed by the Administrative Procedures Act. 8

9 D. The State Department of Education and the governing boards 10 of the school districts of this state shall provide for release to 11 the Oklahoma Health Care Authority of the immunization records of school children covered under Title XIX or Title XXI of the federal 12 Social Security Act who have not received the required immunizations 13 at the appropriate time. The information received pursuant to such 14 15 release shall be transmitted by the Oklahoma Health Care Authority to medical providers who provide services to such children pursuant 16 to Title XIX or Title XXI to assist in their efforts to increase the 17 rate of childhood immunizations pursuant to the requirements of the 18 Early and Periodic Screening, Diagnosis and Treatment (EPSDT) 19 services provisions. The provisions of this subsection shall not be 20 construed to prohibit or affect the eligibility of any child to 21 receive benefits pursuant to Title XIX or Title XXI of the Social 22 Security Act or to require the immunization of any child if such 23 child is exempt from the immunization requirements pursuant to law. 24

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The name of any child exempt from immunization pursuant to Section
 1210.192 of this title shall not be included in the information
 transmitted pursuant to this subsection.

E. The State Department of Education shall provide and ensure
that each school district in this state provides, on the school
district website and in any notice or publication provided to
parents regarding immunization requests, the following information
regarding immunization requirements for school attendance: "For
school enrollment, a parent or guardian shall provide one of the
following:

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1. Current, up-to-date immunization records; or

12 2. A completed and signed exemption form."

13 SECTION 2. NEW LAW A new section of law to be codified 14 in the Oklahoma Statutes as Section 1210.189 of Title 70, unless 15 there is created a duplication in numbering, reads as follows:

A. A board of education of a public school district or a technology center school district, the board of regents of an institution within The Oklahoma State System of Higher Education, the governing board of a private postsecondary educational institution, the Oklahoma State Regents for Higher Education, the State Board of Education or the State Board of Career and Technology Education shall not:

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Require a vaccination against Coronavirus disease 2019
 (COVID-19) as a condition of admittance to or attendance of the
 school or institution;
 Require a vaccine passport as a condition of admittance to
 or attendance of the school or institution; or

6 3. Implement a mask mandate for students who have not been7 vaccinated against COVID-19.

B. As used in this section, "vaccine passport" means
documentation that an individual has been vaccinated against COVID10 19.

11 SECTION 3. NEW LAW A new section of law to be codified 12 in the Oklahoma Statutes as Section 1210.190 of Title 70, unless 13 there is created a duplication in numbering, reads as follows:

14 A. As used in this section:

- 15 1. "Relevant study" means:
- 16 a. a randomized controlled study,
- 17 b. a peer-reviewed study, or

c. a study performed by one or more researchers that has
 been published in a print or electronic research

20 journal;

2. "Significant adverse effects" means recurring headaches,
 negative impact on the cardiovascular system, negative impact on the
 cardiopulmonary system including, but not limited to, any reduction
 in blood oxygenation or respiratory volume, significant nausea and

1 vomiting or other side effects that a reasonable physician would consider significant; and 2 3. "Substantial harm" means: 3 bacterial, viral or other infection, most commonly 4 a. 5 from device contamination, reduced cardiovascular function, 6 b. 7 reduced cardiopulmonary function, с. d. psychological harm, 8 9 significant injury on learning for students, or e. f. other adverse effects that a reasonable physician 10 11 would conclude pose a risk of substantial harm. 12 B. A board of education of a public school district or a technology center school district may only implement a mandate to 13 wear a mask or any other medical device as provided in this 14 subsection. 15 1. A board of education of a public school district or a 16 technology center school district may only implement a mandate to 17 wear a mask or any other medical device after consultation with the 18 local county health department or city-county health department 19 within the jurisdiction of where the board is located. 20 2. The mandate shall explicitly list the purposes for the 21 mandate. If no specific purposes are listed in the mandate, the 22

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mandate shall be invalidated.

3. The mandate shall reference the specific masks or medical
 devices that would meet the requirements of the mandate. If no
 specific masks or medical devices are referenced in the mandate, the
 mandate shall be invalidated.

4. Any mandate to implement wearing a mask or any other medical
device shall be reconsidered at each regularly scheduled board
meeting.

8 C. The citizens within the jurisdiction of the public school 9 district or technology center school district may challenge the 10 mandate at school district meetings; provided, they present one or 11 more of the following forms of evidence for consideration:

Three or more relevant studies that show possible
 significant adverse effects as a result of wearing a mask or medical
 device that would be required under the mandate;

Three or more relevant studies that show any mask or medical
 device that would be required under the mandate is found not to be
 effective for any of the purposes provided in the mandate; or

3. Documentation that any mask or medical device that would satisfy the mandate is shown by one or more relevant studies to pose a risk of substantial harm, if used in any manner that would satisfy the mandate, to the wearer of the mask or medical device.

SECTION 4. This act shall become effective July 1, 2021.
 SECTION 5. It being immediately necessary for the preservation
 of the public peace, health or safety, an emergency is hereby

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1	declared to exist, by reason whereof this act shall take effect and
2	be in full force from and after its passage and approval.
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