1 HOUSE OF REPRESENTATIVES - FLOOR VERSION STATE OF OKLAHOMA 2 2nd Session of the 59th Legislature (2024) 3 ENGROSSED SENATE 4 BILL NO. 1272 By: McCortney of the Senate 5 and 6 Sneed of the House 7 8 9 [Oklahoma Employees Insurance and Benefits Act -Reserve Fund - approval - notification - reporting effective date -10 emergency] 11 12 13 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: SECTION 1. 74 O.S. 2021, Section 1312, is AMENDATORY 14 amended to read as follows: 15 Section 1312. (1) A. Except as otherwise provided by law, all 16 employee and employer contributions, appropriations and dividend 17 payments related to the health and dental plans administered by the 18 Director of the Office of Management and Enterprise Services (OMES) 19 shall be deposited in a fund in the State Treasury which is hereby 20 created and which shall be known as the Health and Dental Insurance 21 Reserve Fund "Health and Dental Insurance Reserve Fund". The money 22 in such fund shall be invested by the Oklahoma Employees Insurance 23

and Benefits Board in the manner specified in Section 1305.1 of this

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1 title. Investment income of the fund shall be added to the fund.

2 | Money payable to the claims administrator and all expenses in

3 | connection with the plans shall be paid from the fund. The Board

4 | shall have responsibility for management of the fund.

- (2) B. All monies in the Health and Dental Insurance Reserve
 Fund that are reserves for the life insurance plan administered by
 the Office OMES shall be transferred to the Life Insurance Reserve
 Fund on July 1, 1989.
- C. 1. For the fiscal year ending June 30, 2025, and each fiscal year thereafter, OMES shall maintain and record the internal benchmark for funds necessary to operate the state-administered plans to be held in the Health and Dental Insurance Reserve Fund.
- 2. For the purposes of this section, "internal benchmark" means
 the National Association of Insurance Commissioners recommended
 calculation for risk-based capital plus the previous ten (10) years'
 average for claims and investment losses.
- D. 1. Any funds in excess of the limitations set forth in subsection C of this section shall be spent to lower premiums and health insurance costs pursuant to the schedule prescribed in paragraph 2 of this subsection. A clear and concise statement of how cost savings are implemented for the plan year shall be provided to all enrollees.

1	2. Funds	in excess of the internal benchmark shall be spent in
2	accordance wi	th paragraph 1 of this subsection pursuant to the
3	following sch	medule:
4	<u>a.</u>	for the plan year beginning January 1, 2025, twenty
5		percent (20%) of the monies exceeding the reported
6		internal benchmark,
7	<u>b.</u>	for the plan year beginning January 1, 2026, forty
8		percent (40%) of the monies exceeding the reported
9		internal benchmark,
10	<u>C.</u>	for the plan year beginning January 1, 2027, sixty
11		percent (60%) of the monies exceeding the reported
12		internal benchmark,
13	<u>d.</u>	for the plan year beginning January 1, 2028, eighty
14		percent (80%) of the monies exceeding the reported
15		internal benchmark, and
16	<u>e.</u>	for the plan year beginning January 1, 2029, and each
17		plan year thereafter, one hundred percent (100%) of
18		the monies exceeding the reported internal benchmark.
19	E. Begin	ning January 1, 2026, and each year thereafter, OMES
20	shall electro	nically issue an annual report to the President Pro
21	Tempore of th	e Senate, the Speaker of the House of Representatives,
22	and the Oklah	oma Employees Insurance and Benefits Board not later
23	than July 1 c	containing the following information regarding all

state-administered plans:

1	1. Reserve amounts for the previous five (5) fiscal years;		
2	2. Current operating expenses;		
3	3. Premium rates for enrollees of each plan for the previous		
4	five (5) plan years;		
5	4. An explanation of all premium decreases, increases, and cost		
6	savings realized by enrollees for the current plan year; and		
7	5. Any other information deemed necessary by the Board.		
8	SECTION 2. This act shall become effective July 1, 2024.		
9	SECTION 3. It being immediately necessary for the preservation		
10	of the public peace, health or safety, an emergency is hereby		
11	declared to exist, by reason whereof this act shall take effect and		
12	be in full force from and after its passage and approval.		
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14	COMMITTEE REPORT BY: COMMITTEE ON APPROPRIATIONS AND BUDGET, dated 04/11/2024 - DO PASS, As Amended.		
15	04/11/2024 DO FASS, AS AMENGEG.		
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