

SENATE CHAMBER
STATE OF OKLAHOMA

DISPOSITION

FLOOR AMENDMENT

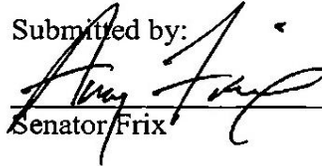
No. 1

COMMITTEE AMENDMENT

(Date)

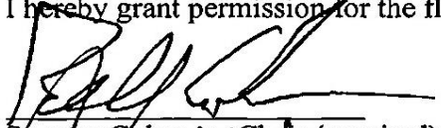
I move to amend Senate Bill No. 1096, by substituting the attached floor substitute (#1845) for the title, enacting clause, and entire body of the measure.

Submitted by:

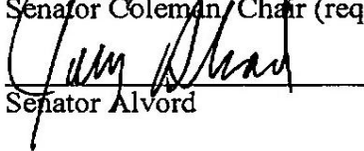


Senator Frix

I hereby grant permission for the floor substitute to be adopted.

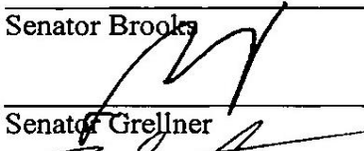


Senator Coleman / Chair (required)

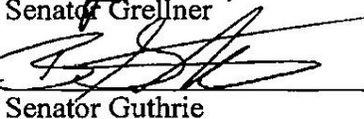


Senator Alvord

Senator Brooks



Senator Grellner



Senator Guthrie

Senator Paxton, President Pro Tempore

Senator Mann

Senator Pugh



Senator Reinhardt



Senator Standridge

Senator Weaver

Senator Daniels, Majority Floor Leader

Note: Business and Insurance committee majority requires six (6) members' signatures.

Frix-CAD-FS-SB1096
3/18/2025 2:00 PM

(Floor Amendments Only)

Date and Time Filed: 3/24/25

Untimely

Amendment Cycle Extended

Secondary Amendment

1 STATE OF OKLAHOMA

2 1st Session of the 60th Legislature (2025)

3 FLOOR SUBSTITUTE
4 FOR

5 SENATE BILL NO. 1096

By: Frix and Coleman of the
Senate

6 and

7 Tedford of the House

8
9
10 FLOOR SUBSTITUTE

11 An Act relating to health insurance; defining terms;
12 requiring analysis of certain legislation by the
Insurance Department upon certain referral;
13 establishing certain number of reports to be
conducted; making additional reports contingent on
14 funds; directing Department to contract with certain
third parties for report production; specifying
15 report contents; requiring transmission and
publication of report; prohibiting advancement of
16 certain legislation; providing for codification; and
providing an effective date.

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

22 SECTION 1. NEW LAW A new section of law to be codified
23 in the Oklahoma Statutes as Section 7601 of Title 36, unless there
24 is created a duplication in numbering, reads as follows:

1 As used in this act:

2 1. "Department" means the Insurance Department as established
3 in Section 301 of Title 36 of the Oklahoma Statutes;

4 2. "Health benefit plan" means a health benefit plan as defined
5 pursuant to Section 6060.4 of Title 36 of the Oklahoma Statutes; and

6 3. "Mandate" means any requirement proposed in legislation or
7 regulation that obligates a health benefit plan to:

8 a. provide, offer, or expand coverage for specific health
9 care services or providers, treatments, medical
10 supplies, or populations, or

11 b. implement operational or administrative processes,
12 such as prior authorization, reporting requirements,
13 or claims procedures.

14 SECTION 2. NEW LAW A new section of law to be codified
15 in the Oklahoma Statutes as Section 7602 of Title 36, unless there
16 is created a duplication in numbering, reads as follows:

17 A. The President Pro Tempore of the Senate or his or her
18 designee and the Speaker of the House of Representatives or his or
19 her designee may select three bills each to be submitted to the
20 Insurance Department for the purpose of conducting an impact
21 analysis. Upon approval by the President Pro Tempore of the Senate
22 or the Speaker of the House of Representatives and at the request of
23 the author of the bill, Senate or House of Representative staff
24 shall submit the bill to the Department.

1 B. The Department shall conduct an impact analysis on a minimum
2 of six bills, three from each chamber, and any subsequent amendments
3 to the selected bills that may affect the analysis. Any additional
4 bills submitted for analysis shall be subject to the availability of
5 funds of the Department.

6 C. The Department shall contract with a third-party vendor that
7 specializes in actuarial services, insurance mandate reviews, or
8 other services which the Department deems necessary to carry out the
9 provisions of this act. The Department may seek the input and
10 expertise of any agency of this state to evaluate the potential
11 impact to state-funded programs that provide payment for covered
12 services.

13 D. When conducting an analysis required by this section, the
14 third-party vendor contracted with the Department shall:

15 1. Analyze the proposed mandate and prepare a written report to
16 be returned the Senate or the House of Representatives within sixty
17 (60) days from referral; and

18 2. Include in such report information related to:

19 a. social impact, including:

20 (1) the extent to which the mandate addresses a
21 significant public health issue,

22 (2) the number of individuals and demographics
23 affected by the proposed mandate, and
24

1 (3) any anticipated impact on access to health care
2 services,

3 b. medical efficacy, including:

4 (1) a review of peer-reviewed studies, clinical
5 guidelines, and other scientific evidence
6 evaluating the effectiveness of the treatment or
7 service, and

8 (2) input from medical experts and professional
9 organizations as appropriate,

10 c. financial impact, including:

11 (1) the estimated effect on insurance premiums for
12 consumers and employers,

13 (2) the potential cost implications for insurers,
14 health care providers, and state-funded programs
15 that provide payment for covered services, and

16 (3) any anticipated impact on the stability of the
17 state's insurance market.

18 E. Upon return of the analysis, the Department shall provide an
19 electronic copy to the Senate and the House or Representatives and
20 make such report available on the publicly available legislative
21 website.

22 F. No bill providing for a mandate impacting the health plans
23 in this state may be considered or adopted on the floor by the
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1 Senate or House of Representatives unless the impact analysis
2 pursuant to subsection E of this section is attached to the bill.

3 SECTION 3. This act shall become effective November 1, 2025.

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5 60-1-1845 CAD 3/24/2025 3:13:14 PM

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