1	SENATE FLOOR VERSION February 24, 2025
2	AS AMENDED
3	SENATE BILL NO. 875 By: Rosino of the Senate
4	and
5	Stinson of the House
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8	[state Medicaid program - capitated contracts - minimum expense requirement - minimum rates of
9	reimbursement - effective date - emergency]
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12	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
13	SECTION 1. AMENDATORY Section 4, Chapter 395, O.S.L.
14	2022, as amended by Section 3, Chapter 448, O.S.L. 2024 (56 O.S.
15	Supp. 2024, Section 4002.3b), is amended to read as follows:
16	Section 4002.3b. A. All capitated contracts shall be the
17	result of requests for proposals issued by the Oklahoma Health Care
18	Authority and submission of competitive bids by contracted entities
19	pursuant to the Oklahoma Central Purchasing Act.
20	B. Statewide capitated contracts may be awarded to any
21	contracted entity including, but not limited to, any provider-led
22	entity or provider-owned entity, or both.
23	C. The Authority shall award no less than three statewide
24	capitated contracts to provide comprehensive integrated health

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services including, but not limited to, medical, behavioral health,
 and pharmacy services and no less than two statewide capitated
 contracts to provide dental coverage to Medicaid members as
 specified in Section 4002.3a of this title.

5 D. 1. Except as specified in paragraph 3 of this subsection, 6 at least one capitated contract to provide statewide coverage to 7 Medicaid members shall be awarded to a provider-led entity, as long 8 as the provider-led entity submits a responsive reply to the 9 Authority's request for proposals demonstrating ability to fulfill 10 the contract requirements.

2. Effective with the next procurement cycle, and except as specified in paragraph 3 of this subsection, at least one capitated contract to provide statewide coverage to Medicaid members shall be awarded to a provider-owned entity, as long as the provider-owned entity submits a responsive reply to the Authority's request for proposals demonstrating ability to fulfill the contract requirements.

If no provider-led entity or provider-owned entity submits a
 responsive reply to the Authority's request for proposals
 demonstrating ability to fulfill the contract requirements, the
 Authority shall not be required to contract for statewide coverage
 with a provider-led entity or provider-owned entity.

4. The Authority shall develop a scoring methodology for therequest for proposals that affords preferential scoring to provider-

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1 led entities and provider-owned entities, as long as the provider2 led entity and provider-owned entity otherwise demonstrate an
3 ability to fulfill the contract requirements. The preferential
4 scoring methodology shall include opportunities to award additional
5 points to provider-led entities and provider-owned entities based on
6 certain factors including, but not limited to:

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- a. broad provider participation in ownership and governance structure,
- 9 b. demonstrated experience in care coordination and care
 10 management for Medicaid members across a variety of
 11 service types including, but not limited to, primary
 12 care and behavioral health,
- с. demonstrated experience in Medicare or Medicaid 13 accountable care organizations or other Medicare or 14 Medicaid alternative payment models, Medicare or 15 Medicaid value-based payment arrangements, or Medicare 16 or Medicaid risk-sharing arrangements including, but 17 not limited to, innovation models of the Center for 18 Medicare and Medicaid Innovation of the Centers for 19 Medicare and Medicaid Services, or value-based payment 20 arrangements or risk-sharing arrangements in the 21 commercial health care market, and 22 other relevant factors identified by the Authority. d. 23
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E. The Authority may select at least one provider-led entity or
 one provider-owned entity for the urban region if:

The provider-led entity or provider-owned entity submits a
 responsive reply to the Authority's request for proposals
 demonstrating ability to fulfill the contract requirements; and

6 2. The provider-led entity or provider-owned entity
7 demonstrates the ability, and agrees continually, to expand its
8 coverage area throughout the contract term and to develop statewide
9 operational readiness within a time frame set by the Authority but
10 not mandated before five (5) years.

F. At the discretion of the Authority, capitated contracts may be extended to ensure there are no gaps in coverage that may result from termination of a capitated contract; provided, the total contracting period for a capitated contract shall not exceed seven (7) years.

16 G. At the end of the contracting period, the Authority shall 17 solicit and award new contracts as provided by this section and 18 Section 4002.3a of this title.

H. At the discretion of the Authority, subject to appropriate notice to the Legislature and the Centers for Medicare and Medicaid Services, the Authority may approve a delay in the implementation of one or more capitated contracts to ensure financial and operational readiness.

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1I. Effective with the next procurement cycle, a contracted2entity that currently holds a capitated contract with the Authority3under the Ensuring Access to Medicaid Act shall be ineligible for a4capitated contract award for the subsequent procurement cycle if the5contracted entity fails to meet the minimum primary care expense6requirement stipulated in subsection 0 of Section 4002.12 of this7title.

8 SECTION 2. AMENDATORY 56 O.S. 2021, Section 4002.12, as 9 last amended by Section 7, Chapter 448, O.S.L. 2024 (56 O.S. Supp. 10 2024, Section 4002.12), is amended to read as follows:

Section 4002.12. A. Until July 1, 2027, the Oklahoma Health 11 Care Authority shall establish minimum rates of reimbursement from 12 contracted entities to providers who elect not to enter into value-13 based payment arrangements under subsection B of this section or 14 other alternative payment agreements for health care items and 15 services furnished by such providers to enrollees of the state 16 Medicaid program. Except as provided by subsection I of this 17 section, until July 1, 2027, such reimbursement rates shall be equal 18 to or greater than: 19

For an item or service provided by a participating provider
 who is in the network of the contracted entity, one hundred percent
 (100%) of the reimbursement rate for the applicable service in the
 applicable fee schedule of the Authority; or

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2. For an item or service provided by a non-participating
 provider or a provider who is not in the network of the contracted
 entity, ninety percent (90%) of the reimbursement rate for the
 applicable service in the applicable fee schedule of the Authority
 as of January 1, 2021.

A contracted entity shall offer value-based payment 6 в. arrangements to all providers in its network capable of entering 7 into value-based payment arrangements. Such arrangements shall be 8 9 optional for the provider but shall be tied to reimbursement 10 incentives when quality metrics are met. The quality measures used by a contracted entity to determine reimbursement amounts to 11 12 providers in value-based payment arrangements shall align with the quality measures of the Authority for contracted entities. 13

14 C. Notwithstanding any other provision of this section, the 15 Authority shall comply with payment methodologies required by 16 federal law or regulation for specific types of providers including, 17 but not limited to, Federally Qualified Health Centers, rural health 18 clinics, pharmacies, Indian Health Care Providers and emergency 19 services.

D. A contracted entity shall offer all rural health clinics (RHCs) contracts that reimburse RHCs using the methodology in place for each specific RHC prior to January 1, 2023, including any and all annual rate updates. The contracted entity shall comply with all federal program rules and requirements, and the transformed

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Medicaid delivery system shall not interfere with the program as
 designed.

E. The Oklahoma Health Care Authority shall establish minimum
rates of reimbursement from contracted entities to Certified
Community Behavioral Health Clinic (CCBHC) providers who elect
alternative payment arrangements equal to the prospective payment
system rate under the Medicaid State Plan.

8 F. The Authority shall establish an incentive payment under the 9 Supplemental Hospital Offset Payment Program that is determined by 10 value-based outcomes for providers other than hospitals.

G. Psychologist reimbursement shall reflect outcomes.
 Reimbursement shall not be limited to therapy and shall include but
 not be limited to testing and assessment.

H. Coverage for Medicaid ground transportation services by 14 licensed Oklahoma emergency medical services shall be reimbursed at 15 no less than the published Medicaid rates as set by the Authority. 16 All currently published Medicaid Healthcare Common Procedure Coding 17 System (HCPCS) codes paid by the Authority shall continue to be paid 18 by the contracted entity. The contracted entity shall comply with 19 all reimbursement policies established by the Authority for the 20 ambulance providers. Contracted entities shall accept the modifiers 21 established by the Centers for Medicare and Medicaid Services 22 currently in use by Medicare at the time of the transport of a 23 member that is dually eligible for Medicare and Medicaid. 24

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I. 1. The rate paid to participating pharmacy providers is
 independent of subsection A of this section and shall be the same as
 the fee-for-service rate employed by the Authority for the Medicaid
 program as stated in the payment methodology in OAC 317:30-5-78,
 unless the participating pharmacy provider elects to enter into
 other alternative payment agreements.

7 2. A pharmacy or pharmacist shall receive direct payment or
8 reimbursement from the Authority or contracted entity when providing
9 a health care service to the Medicaid member at a rate no less than
10 that of other health care providers for providing the same service.

J. Notwithstanding any other provision of this section, anesthesia shall continue to be reimbursed equal to or greater than the anesthesia fee schedule established by the Authority as of January 1, 2021. Anesthesia providers may also enter into valuebased payment arrangements under this section or alternative payment arrangements for services furnished to Medicaid members.

K. The Authority shall specify in the requests for proposals a
reasonable time frame in which a contracted entity shall have
entered into a certain percentage, as determined by the Authority,
of value-based contracts with providers.

L. Capitation rates established by the Oklahoma Health Care Authority and paid to contracted entities under capitated contracts shall be updated annually and in accordance with 42 C.F.R., Section 438.3. Capitation rates shall be approved as actuarially sound as

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determined by the Centers for Medicare and Medicaid Services in
 accordance with 42 C.F.R., Section 438.4 and the following:

3 1. Actuarial calculations must include utilization and 4 expenditure assumptions consistent with industry and local 5 standards; and

Capitation rates shall be risk-adjusted and shall include a
portion that is at risk for achievement of quality and outcomes
measures.

9 M. The Authority may establish a symmetric risk corridor for10 contracted entities.

N. The Authority shall establish a process for annual recovery of funds from, or assessment of penalties on, contracted entities that do not meet the medical loss ratio standards stipulated in Section 4002.5 of this title.

0. 1. The Authority shall, through the financial reporting
required under subsection G of Section 4002.12b of this title,
determine the percentage of health care expenses by each contracted
entity on primary care services.

Not later than the end of the fourth year of the initial
 contracting period, each contracted entity shall be currently
 spending not less than eleven percent (11%) of its total health care
 expenses on primary care services.

3. The Authority shall monitor the primary care spending ofeach contracted entity and require each contracted entity to

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maintain the level of spending on primary care services stipulated
 in paragraph 2 of this subsection.

3	4. If a contracted entity fails to meet the minimum primary
4	care expense requirement stipulated in paragraph 2 of this
5	subsection, the contracted entity shall be ineligible for a
6	capitated contract award for the subsequent procurement cycle as
7	provided by subsection I of Section 4002.3b of this title.
8	SECTION 3. This act shall become effective July 1, 2025.
9	SECTION 4. 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.
13	COMMITTEE REPORT BY: COMMITTEE ON HEALTH AND HUMAN SERVICES February 24, 2025 - DO PASS AS AMENDED
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