1 STATE OF OKLAHOMA 2 1st Session of the 60th Legislature (2025) 3 SENATE BILL 1104 By: Frix 4 5 6 AS INTRODUCED 7 An Act relating to medical marijuana; amending 63 O.S. 2021, Section 427.13, as last amended by Section 8 25, Chapter 182, O.S.L. 2024 (63 O.S. Supp. 2024, Section 427.13), which relates to medical marijuana 9 inventory tracking system; requiring the Oklahoma Medical Marijuana Authority to choose certain vendor; 10 requiring certain features for certain tracking system; and providing an effective date. 11 12 13 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 14 SECTION 1. AMENDATORY 63 O.S. 2021, Section 427.13, as 15 last amended by Section 25, Chapter 182, O.S.L. 2024 (63 O.S. Supp. 16 2024, Section 427.13), is amended to read as follows: 17 Section 427.13. A. All medical marijuana and medical marijuana 18 products shall be purchased solely from a state-licensed medical 19 marijuana business, and shall not be purchased from any out-of-state 20 providers. 21 The Oklahoma Medical Marijuana Authority shall have 22 oversight and auditing responsibilities to ensure that all marijuana 23 being grown in this state is accounted for and shall implement an

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inventory tracking system. Pursuant to these duties, the Authority

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shall require that each medical marijuana business, medical
marijuana research facility, medical marijuana education facility
and medical marijuana waste disposal facility keep records for every
transaction with another medical marijuana business, patient or
caregiver. Inventory shall be tracked and updated after each
individual sale and reported to the Authority.

- 2. The inventory tracking system licensees use shall allow for integration of other seed-to-sale systems and, at a minimum, shall include the following:
 - a. notification of when marijuana seeds and clones are planted,
 - notification of when marijuana plants are harvested and destroyed,
 - c. notification of when marijuana is transported, sold, stolen, diverted or lost,
 - d. a complete inventory of all marijuana, seeds, plant tissue, clones, plants, usable marijuana or trim, leaves and other plant matter, batches of extract, and marijuana concentrates,
 - e. all samples sent to a testing laboratory, an unused portion of a sample returned to a licensee, all samples utilized by licensee for purposes of negotiating a sale, and
 - f. all samples used for quality testing by a licensee.

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- 3. Each medical marijuana business, medical marijuana research facility, medical marijuana education facility and medical marijuana waste disposal facility shall develop written standard operating procedures outlining the manner in which it operates as prescribed by the Authority and shall use a seed-to-sale tracking system or integrate its own seed-to-sale tracking system with the seed-to-sale tracking system established by the Authority in accordance with the limitations set forth herein.
- 4. These records shall include, but not be limited to, the following:
 - a. the name and license number of the medical marijuana business that cultivated, manufactured or sold the medical marijuana or medical marijuana product,
 - b. the address and phone number of the medical marijuana business that cultivated, manufactured or sold the medical marijuana or medical marijuana product,
 - c. the type of product received during the transaction,
 - d. the batch number of the marijuana plant used,
 - e. the date of the transaction,
 - f. the total spent in dollars,
 - g. all point-of-sale records,
 - h. marijuana excise tax records, and

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- i. any additional information as may be reasonably required by the Executive Director of the Oklahoma Medical Marijuana Authority.
- 5. All inventory tracking records retained by a medical marijuana business, medical marijuana research facility, medical marijuana education facility or medical marijuana waste disposal facility containing medical marijuana patient or caregiver information shall comply with all relevant state and federal laws including, but not limited to, the Health Insurance Portability and Accountability Act of 1996 (HIPAA).
 - C. The seed-to-sale inventory tracking system shall include:
- 1. A software infrastructure that provides maximum flexibility

 for the exchange of data between the Authority and medical marijuana
 business licensees;
- 2. Capabilities that allow the medical marijuana business

 licensees to submit data to the Authority directly through an

 application program interface (API), data interchange service tool,

 or by other means or technology acceptable to the Authority;
- 3. Automated reporting for inventory and point of sale discrepancies; and
 - 4. Technology for payments, sales, and tax collection.

 SECTION 2. This act shall become effective November 1, 2025.

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