## SB1369 FULLPCS1 Marcus McEntire-KN 4/12/2022 1:54:42 pm

## **COMMITTEE AMENDMENT** HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>SB1369</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Marcus McEntire

Adopted: \_\_\_\_\_

Reading Clerk

<ul> <li>2 2nd Session of the 58th Legislature (2022)</li> <li>3 PROPOSED COMMITTEE SUBSTITUTE FOR ENGROSSED SENATE BILL NO. 1369 By: Haste of the Senate and</li> <li>6 McEntire of the Hou</li> <li>7</li> <li>9</li> <li>10 <u>PROPOSED COMMITTEE SUBSTITUTE</u></li> <li>11 [ health information - Office of the State</li> <li>12 Coordinator for Health Information Exchange - health information exchange legislative intent -</li> <li>14 definitions - Oklahoma Health Care Transparency</li> <li>15 Initiative - submission of claims data - disclosure</li> </ul>	Se
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14 definitions - Oklahoma Health Care Transparency	
15 Initiative - submission of claims data - disclosure	
16 of data - penalty schedule - Oklahoma Open Records	
17 Act - codification - effective date -	
18 emergency ]	
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22 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:	
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1SECTION 1.NEW LAWA new section of law to be codified2in the Oklahoma Statutes as Section 1-132.1 of Title 63, unless3there is created a duplication in numbering, reads as follows:

A. There is hereby created the Office of the State Coordinator
for Health Information Exchange within the Oklahoma Health Care
Authority.

7 B. The Office shall have the power and duty to:

Serve as the state designated entity for health information
 exchange, if the State of Oklahoma serves as the state designated
 entity for health information exchange under Section 1-133 of Title
 63 of the Oklahoma Statutes, or

Oversee the state designated entity for health information
 exchange, if the State of Oklahoma designates a state designated
 entity for health information exchange under Section 1-133 of Title
 of the Oklahoma Statutes.

16 C. The Office shall consist of the State Coordinator for Health 17 Information Exchange, who shall be appointed by and serve at the 18 pleasure of the Administrator of the Authority, and such other 19 employees of the Authority as the Administrator may assign to the 20 Office.

21 SECTION 2. AMENDATORY 63 O.S. 2021, Section 1-133, is 22 amended to read as follows:

23 Section 1-133. A. As used in this section:

24 1. "Health care entity" means:

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1	a. a health plan that, either as an individual or group,
2	provides for, or pays the cost of, medical care,
3	b. a health care provider that offers or renders medical
4	or health services, or
5	c. any further individual or association defined as a
6	covered entity under 45 C.F.R., Section 160.103; and
7	2. "Health information exchange" means the electronic movement
8	of health-related information among organizations according to
9	nationally recognized standards for purposes including, but not
10	limited to, payment, treatment, and administration <del>;</del>
11	2. "Health information exchange organization" means an entity
12	whose primary business activity is health information exchange; and
13	3. "Oklahoma State Health Information Network and Exchange" or
14	"OKSHINE" means a health information exchange organization charged
15	with facilitating the exchange of health information to and from
16	authorized individuals and health care organizations in this state
17	and.
18	B. The State of Oklahoma shall serve as or shall designate the
19	state-designated entity for health information exchange.
20	B. The Oklahoma Health Care Authority (OHCA) shall establish a
21	health information exchange certification with input from
22	stakeholders. Such certification shall be required in order for a
23	health information exchange organization to qualify as an Oklahoma
24	Statewide Health Information Exchange (OKHIE). Until such time as

1	the health information exchange certification is established by
2	OHCA, an OKHIE shall mean either OKSHINE or a health information
3	exchange organization that was previously certified by the Oklahoma
4	Health Information Exchange Trust.
5	C. The Oklahoma State Health Information Network and Exchange
6	(OKSHINE) shall be organized for the purpose of improving the health
7	of residents of this state by:
8	1. Promoting efficient and effective communication among
9	multiple health care providers including, but not limited to,
10	hospitals, physicians, payers, employers, pharmacies, laboratories,
11	and other health care entities or health information exchange
12	networks and organizations;
13	2. Creating efficiencies in health care costs by eliminating
14	redundancy in data capture and storage and reducing administrative,
15	billing, and data collection costs;
16	3. Creating the ability to monitor community health status; and
17	4. Providing reliable information to health care consumers and
18	purchasers regarding the quality of health care.
19	C. Beginning July 1, 2023, all health care entities licensed by
20	and located in this state shall report data to and utilize the state
21	designated entity. The Office of the State Coordinator for Health
22	Information Exchange may, as provided by rules promulgated by the
23	Oklahoma Health Care Authority Board, allow exemptions from the
24	requirement provided by this subsection on the basis of financial

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1 <u>hardship, size, or technological capability of a health care entity</u> 2 <u>or such other bases as may be provided by rules promulgated by the</u> 3 Board.

A person who participates in the services or information 4 D. 1. 5 provided by OKSHINE or an OKHIE the state-designated entity shall not be liable in any action for damages or costs of any nature that 6 result solely from the person's use or failure to use either an 7 OKHIE or OKSHINE information or data from the state-designated 8 9 entity that was entered or retrieved under relevant state or federal privacy laws, rules, regulations, or policies including, but not 10 limited to, the Health Insurance Portability and Accountability Act 11 of 1996. 12

A person shall not be subject to antitrust or unfair
 competition liability based on participation in OKSHINE or an OKHIE
 with the state-designated entity as long as the participation
 provides an essential governmental function for the public health
 and safety and enjoys state action immunity.

18 3. Participating in an OKHIE shall qualify as meeting any 19 requirement to send data to OKSHINE.

E. 1. A person who provides information and data to OKSHINE the state-designated entity retains a property right in the information or data, but grants to the other participants or subscribers a nonexclusive license to retrieve and use that information or data under relevant state or federal privacy laws,

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rules, regulations, or policies including, but not limited to, the
 Health Insurance Portability and Accountability Act of 1996.

3 2. All processes or software developed, designed, or purchased
4 by OKSHINE shall remain the property of OKSHINE subject to use by
5 participants or subscribers.

F. Patient-specific protected health information shall only be
disclosed in accordance with the patient's authorization or in
compliance with relevant state or federal privacy laws, rules,
regulations, or policies including, but not limited to, the Health
Insurance Portability and Accountability Act of 1996.

G. The Oklahoma Health Care Authority Board shall promulgaterules to implement the provisions of this section.

13 SECTION 3. This act shall become effective July 1, 2022.

14 SECTION 4. It being immediately necessary for the preservation 15 of the public peace, health or safety, an emergency is hereby 16 declared to exist, by reason whereof this act shall take effect and 17 be in full force from and after its passage and approval.

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