1	STATE OF OKLAHOMA				
2	2nd Session of the 55th Legislature (2016)				
3	COMMITTEE SUBSTITUTE				
4	FOR ENGROSSEDHOUSE BILL 2267By: Cox, Bennett and Sherrer of the House				
5	and				
6	Justice of the Senate				
7					
8					
9	COMMITTEE SUBSTITUTE				
10	An Act relating to public health and safety; amending 63 0.S. 2011, Sections 3241.2, 3241.3 and 3241.4, as				
11	amended by Sections 1, 2 and 3, Chapter 132, O.S.L. 2013 (63 O.S. Supp. 2015, Sections 3241.2, 3241.3 and 3241.4), which relate to the Supplemental Hospital Offset Payment Program Act; updating statutory reference; modifying certain definition; extending termination date of certain fee; modifying certain dates relating to reviews and determinations; removing certain monies from Supplemental Hospital Offset Payment Program Fund; and providing an effective date.				
12					
13					
14					
15					
16					
17					
18	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:				
19	SECTION 1. AMENDATORY 63 O.S. 2011, Section 3241.2, as				
20	amended by Section 1, Chapter 132, O.S.L. 2013 (63 O.S. Supp. 2015,				
21	Section 3241.2), is amended to read as follows:				
22	Section 3241.2 As used in the Supplemental Hospital Offset				
23	Payment Program Act:				
24	1. "Authority" means the Oklahoma Health Care Authority;				

2. "Base year" means a hospital's fiscal year as reported in
 the Medicare Cost Report or as determined by the Authority if the
 hospital's data is not included in the Medicare Cost Report. The
 base year data will be used in all assessment calculations;

3. "Net hospital patient revenue" means the gross hospital
revenue as reported on Worksheet G-2 (Columns 1 and 2, Lines "Total
inpatient routine care services", "Ancillary services", and
"Outpatient services") of the Medicare Cost Report, multiplied by
the hospital's ratio of total net to gross revenue, as reported on
Worksheet G-3 (Column 1, Line "Net patient revenues") and Worksheet
G-2 (Part I, Column 3, Line "Total patient revenues");

4. "Hospital" means an institution licensed by the State
Department of Health as a hospital pursuant to Section 1-701.1 1-701
of Title 63 of the Oklahoma Statutes this title maintained primarily
for the diagnosis, treatment, or care of patients;

5. "Hospital Advisory Committee" means the Committee 16 established for the purposes of advising the Oklahoma Health Care 17 Authority and recommending provisions within and approval of any 18 state plan amendment or waiver affecting hospital reimbursement made 19 necessary or advisable by the Supplemental Hospital Offset Payment 20 Program Act. In order to expedite the submission of the state plan 21 amendment required by Section 3241.6 of this title, the Committee 22 shall initially be appointed by the Executive Director of the 23 Authority from recommendations submitted by a statewide association 24

Req. No. 3268

representing rural and urban hospitals. The permanent Committee shall be appointed no later than thirty (30) days after November 1, 2011, and shall be composed of five (5) members to serve until December 31, 2014 2020, from lists of names submitted by a statewide association representing rural and urban hospitals, as follows:

6

7

a.

as chairman, and

one member, appointed by the Governor, who shall serve

b. two members appointed each by the President Pro
9 Tempore of the Oklahoma State Senate and the Speaker
10 of the Oklahoma House of Representatives.

Membership shall be extended until December 31, 2017 2020, for those members who are serving as of December 31, 2014 2016;

13 6. "Medicaid" means the medical assistance program established
14 in Title XIX of the federal Social Security Act and administered in
15 this state by the Oklahoma Health Care Authority;

16 7. "Medicare Cost Report" means the Hospital Cost Report, Form 17 CMS-2552-96 or subsequent versions;

8. "Upper payment limit" means the maximum ceiling imposed by
 42 C.F.R., Sections 447.272 and 447.321 on hospital Medicaid
 reimbursement for inpatient and outpatient services, other than to
 hospitals owned or operated by state government; and

9. "Upper payment limit gap" means the difference between theupper payment limit and Medicaid payments not financed using

24

hospital assessments made to all hospitals other than hospitals
 owned or operated by state government.

3 SECTION 2. AMENDATORY 63 O.S. 2011, Section 3241.3, as
4 amended by Section 2, Chapter 132, O.S.L. 2013 (63 O.S. Supp. 2015,
5 Section 3241.3), is amended to read as follows:

6 Section 3241.3 A. For the purpose of assuring access to 7 quality care for Oklahoma Medicaid consumers, the Oklahoma Health 8 Care Authority, after considering input and recommendations from the 9 Hospital Advisory Committee, shall assess hospitals licensed in 10 Oklahoma, unless exempt under subsection B of this section, a 11 supplemental hospital offset payment program fee.

B. The following hospitals shall be exempt from thesupplemental hospital offset payment program fee:

A hospital that is owned or operated by the state or a state
 agency, the federal government, a federally recognized Indian tribe,
 or the Indian Health Service;

17 2. A hospital that provides more than fifty percent (50%) of 18 its inpatient days under a contract with a state agency other than 19 the Authority;

3. A hospital for which the majority of its inpatient days are
 for any one of the following services, as determined by the
 Authority using the Inpatient Discharge Data File published by the
 Oklahoma State Department of Health, or in the case of a hospital

24

Req. No. 3268

1 not included in the Inpatient Discharge Data File, using 2 substantially equivalent data provided by the hospital: 3 treatment of a neurological injury, a. b. treatment of cancer, 4 5 treatment of cardiovascular disease, с. obstetrical or childbirth services, d. 6 7 surgical care, except that this exemption shall not e. apply to any hospital located in a city of less than 8 9 five hundred thousand (500,000) population and for which the majority of inpatient days are for back, 10 11 neck, or spine surgery; 12 4. A hospital that is certified by the federal Centers for Medicaid and Medicare Services as a long-term acute care hospital or 13

14 as a children's hospital; and

15 5. A hospital that is certified by the federal Centers for
16 Medicaid and Medicare Services as a critical access hospital.

C. The supplemental hospital offset payment program fee shall be an assessment imposed on each hospital, except those exempted under subsection B of this section, for each calendar year in an amount calculated as a percentage of each hospital's net patient revenue.

1. The assessment rate shall be determined annually based upon the percentage of net hospital patient revenue needed to generate an amount up to the sum of:

Req. No. 3268

- a. the nonfederal portion of the upper payment limit gap,
 plus
- b. the annual fee to be paid to the Authority under
 subparagraph c of paragraph 1 of subsection G of
 Section 3241.4 of this title, plus
- c. the amount to be transferred by the Authority to the
 Medical Payments Cash Management Improvement Act
 Programs Disbursing Fund under subsection C of Section
 3241.4 of this title.

10 2. The assessment rate until December 31, 2012, shall be fixed 11 at two and one-half percent (2.5%). At no time in subsequent years 12 shall the assessment rate exceed four percent (4%).

Net hospital patient revenue shall be determined using the
 data from each hospital's Medicare Cost Report contained in the
 Centers for Medicare and Medicaid Services' Healthcare Cost Report
 Information System file.

- a. Through 2013, the base year for assessment shall be
 the hospital's fiscal year that ended in 2009, as
 contained in the Healthcare Cost Report Information
 System file dated December 31, 2010.
- b. For years after 2013, the base year for assessment
 shall be determined by rules established by the
 Authority.
- 24

4. If a hospital's applicable Medicare Cost Report is not
 contained in the Centers for Medicare and Medicaid Services'
 Healthcare Cost Report Information System file, the hospital shall
 submit a copy of the hospital's applicable Medicare Cost Report to
 the Authority in order to allow the Authority to determine the
 hospital's net hospital patient revenue for the base year.

5. If a hospital commenced operations after the due date for a
Medicare Cost Report, the hospital shall submit its initial Medicare
Cost Report to the Authority in order to allow the Authority to
determine the hospital's net patient revenue for the base year.

6. Partial year reports may be prorated for an annual basis.
7. In the event that a hospital does not file a uniform cost
report under 42 U.S.C., Section 1396a(a)(40), the Authority shall
establish a uniform cost report for such facility subject to the
Supplemental Hospital Offset Payment Program provided for in this
section.

8. The Authority shall review what hospitals are included in 17 the Supplemental Hospital Offset Payment Program provided for in 18 subsection C of this section and what hospitals are exempted from 19 the Supplemental Hospital Offset Payment Program pursuant to 20 subsection B of this section. Such review shall occur at a fixed 21 period of time. This review and decision shall occur within twenty 22 (20) days of the time of federal approval and annually thereafter in 23 December November of each year. 24

Req. No. 3268

9. The Authority shall review and determine the amount of the
 annual assessment. Such review and determination shall occur within
 the twenty (20) days of federal approval and annually thereafter in
 December November of each year.

5 D. A hospital may not charge any patient for any portion of the6 supplemental hospital offset payment program fee.

E. Closure, merger and new hospitals.

7

If a hospital ceases to operate as a hospital or for any 8 1. 9 reason ceases to be subject to the fee imposed under the 10 Supplemental Hospital Offset Payment Program Act, the assessment for 11 the year in which the cessation occurs shall be adjusted by multiplying the annual assessment by a fraction, the numerator of 12 13 which is the number of days in the year during which the hospital is subject to the assessment and the denominator of which is 365. 14 15 Immediately upon ceasing to operate as a hospital, or otherwise ceasing to be subject to the supplemental hospital offset payment 16 program fee, the hospital shall pay the assessment for the year as 17 so adjusted, to the extent not previously paid. 18

19 2. In the case of a hospital that did not operate as a hospital 20 throughout the base year, its assessment and any potential receipt 21 of a hospital access payment will commence in accordance with rules 22 for implementation and enforcement promulgated by the Authority, 23 after consideration of the input and recommendations of the Hospital 24 Advisory Committee.

Req. No. 3268

1 In the event that federal financial participation F. 1. pursuant to Title XIX of the Social Security Act is not available to 2 3 the Oklahoma Medicaid program for purposes of matching expenditures from the Supplemental Hospital Offset Payment Program Fund at the 4 5 approved federal medical assistance percentage for the applicable year, the supplemental hospital offset payment program fee shall be 6 null and void as of the date of the nonavailability of such federal 7 funding through and during any period of nonavailability. 8

9 2. In the event of an invalidation of the Supplemental Hospital 10 Offset Payment Program Act by any court of last resort, the 11 supplemental hospital offset payment program fee shall be null and 12 void as of the effective date of that invalidation.

3. In the event that the supplemental hospital offset payment program fee is determined to be null and void for any of the reasons enumerated in this subsection, any supplemental hospital offset payment program fee assessed and collected for any period after such invalidation shall be returned in full within twenty (20) days by the Authority to the hospital from which it was collected.

19 G. The Authority, after considering the input and 20 recommendations of the Hospital Advisory Committee, shall promulgate 21 rules for the implementation and enforcement of the supplemental 22 hospital offset payment program fee. Unless otherwise provided, the 23 rules adopted under this subsection shall not grant any exceptions

24

1 to or exemptions from the hospital assessment imposed under this 2 section.

3 H. The Authority shall provide for administrative penalties in4 the event a hospital fails to:

5 1. Submit the supplemental hospital offset payment program fee;
6 2. Submit the fee in a timely manner;

7 3. Submit reports as required by this section; or

8 4. Submit reports timely.

9 I. The supplemental hospital offset payment program fee shall
10 terminate effective December 31, 2017 2020.

J. The Authority shall have the power to promulgate emergencyrules to enact the provisions of this act.

SECTION 3. AMENDATORY 63 O.S. 2011, Section 3241.4, as amended by Section 3, Chapter 132, O.S.L. 2013 (63 O.S. Supp. 2015, Section 3241.4), is amended to read as follows:

Section 3241.4. A. There is hereby created in the State Treasury a revolving fund to be designated the "Supplemental Hospital Offset Payment Program Fund".

B. The fund shall be a continuing fund, not subject to fiscalyear limitations, be interest bearing and consisting of:

All monies received by the Oklahoma Health Care Authority
 from hospitals pursuant to the Supplemental Hospital Offset Payment
 Program Act and otherwise specified or authorized by law;

24

1 2. Any interest or penalties levied and collected in conjunction with the administration of this section; and 2 3 3. All monies received by the Authority due to federal financial participation pursuant to Title XIX of the Social Security 4 5 Act as the result of the assessment and receipt of fees imposed by the Supplemental Hospital Offset Payment Program Act; and 6 4. All interest attributable to investment of money in the 7 fund. 8 9 C. Notwithstanding any other provisions of law, the Oklahoma 10 Health Care Authority is authorized to transfer Seven Million Five Hundred Thousand Dollars (\$7,500,000.00) each fiscal quarter from 11 the Supplemental Hospital Offset Payment Program Fund to the 12 13 Authority's Medical Payments Cash Management Improvement Act Programs Disbursing Fund. 14 D. Notice of Assessment. 15 The Authority shall send a notice of assessment to each 16 1.

17 hospital informing the hospital of the assessment rate, the 18 hospital's net patient revenue calculation, and the assessment 19 amount owed by the hospital for the applicable year.

2. Annual notices of assessment shall be sent at least thirty
 (30) days before the due date for the first quarterly assessment
 payment of each year.

3. The first notice of assessment shall be sent within forty-five (45) days after receipt by the Authority of notification from

1 the Centers for Medicare and Medicaid Services that the assessments 2 and payments required under the Supplemental Hospital Offset Payment 3 Program Act and, if necessary, the waiver granted under 42 C.F.R., 4 Section 433.68 have been approved.

5 4. The hospital shall have thirty (30) days from the date of 6 its receipt of a notice of assessment to review and verify the 7 assessment rate, the hospital's net patient revenue calculation, and 8 the assessment amount.

9 5. A hospital subject to an assessment under the Supplemental 10 Hospital Offset Payment Program Act that has not been previously 11 licensed as a hospital in Oklahoma and that commences hospital 12 operations during a year shall pay the required assessment computed 13 under subsection E of Section 3241.3 of this title and shall be eligible for hospital access payments under subsection E of this 14 15 section on the date specified in rules promulgated by the Authority after consideration of input and recommendations of the Hospital 16 Advisory Committee. 17

18 E. Quarterly Notice and Collection.

The annual assessment imposed under subsection A of Section
 3241.3 of this title shall be due and payable on a quarterly basis.
 However, the first installment payment of an assessment imposed by
 the Supplemental Hospital Offset Payment Program Act shall not be
 due and payable until:

24

Req. No. 3268

1 the Authority issues written notice stating that the a. 2 assessment and payment methodologies required under 3 the Supplemental Hospital Offset Payment Program Act have been approved by the Centers for Medicare and 4 5 Medicaid Services and the waiver under 42 C.F.R., Section 433.68, if necessary, has been granted by the 6 Centers for Medicare and Medicaid Services, 7 b. the thirty-day verification period required by 8 9 paragraph 4 of subsection C of this section has 10 expired, and 11 с. the Authority issues a notice giving a due date for 12 the first payment. 2. After the initial installment of an annual assessment has 13 been paid under this section, each subsequent quarterly installment 14 15 payment shall be due and payable by the fifteenth day of the first month of the applicable quarter. 16 3. If a hospital fails to timely pay the full amount of a 17 quarterly assessment, the Authority shall add to the assessment: 18 a penalty assessment equal to five percent (5%) of the 19 a. quarterly amount not paid on or before the due date, 20 and 21 on the last day of each quarter after the due date b. 22 until the assessed amount and the penalty imposed 23 under subparagraph a of this paragraph are paid in 24

1 full, an additional five-percent penalty assessment on 2 any unpaid quarterly and unpaid penalty assessment 3 amounts.

The quarterly assessment including applicable penalties and 4 4. 5 interest must be paid regardless of any appeals action requested by the facility. If a provider fails to pay the Authority the 6 assessment within the time frames noted on the invoice to the 7 provider, the assessment, applicable penalty, and interest will be 8 9 deducted from the facility's payment. Any change in payment amount 10 resulting from an appeals decision will be adjusted in future payments. 11

12 F. Medicaid Hospital Access Payments.

To preserve the quality and improve access to hospital
 services for hospital inpatient and outpatient services rendered on
 or after the effective date of this act, the Authority shall make
 hospital access payments as set forth in this section.

The Authority shall pay all quarterly hospital access
 payments within ten (10) calendar days of the due date for quarterly
 assessment payments established in subsection E of this section.

3. The Authority shall calculate the hospital access payment amount up to but not to exceed the upper payment limit gap for inpatient and outpatient services.

4. All hospitals shall be eligible for inpatient and outpatienthospital access payments each year as set forth in this subsection

Req. No. 3268

1 except hospitals described in paragraph 1, 2, 3 or 4 of subsection B
2 of Section 3241.3 of this title.

5. A portion of the hospital access payment amount, not to
exceed the upper payment limit gap for inpatient services, shall be
designated as the inpatient hospital access payment pool.

In addition to any other funds paid to hospitals for 6 a. 7 inpatient hospital services to Medicaid patients, each eligible hospital shall receive inpatient hospital 8 9 access payments each year equal to the hospital's pro 10 rata share of the inpatient hospital access payment 11 pool based upon the hospital's Medicaid payments for 12 inpatient services divided by the total Medicaid payments for inpatient services of all eligible. 13 b. Inpatient hospital access payments shall be made on a 14

quarterly basis.

15

6. A portion of the hospital access payment amount, not to
exceed the upper payment limit gap for outpatient services, shall be
designated as the outpatient hospital access payment pool.

In addition to any other funds paid to hospitals for
outpatient hospital services to Medicaid patients,
each eligible hospital shall receive outpatient
hospital access payments each year equal to the
hospital's pro rata share of the outpatient hospital
access payment pool based upon the hospital's Medicaid

payments for outpatient services divided by the total
 Medicaid payments for outpatient services of all
 eligible.

4 b. Outpatient hospital access payments shall be made on a
5 quarterly basis.

7. A portion of the inpatient hospital access payment pool and
of the outpatient hospital access payment pool shall be designated
as the critical access hospital payment pool.

9 a. In addition to any other funds paid to critical access 10 hospitals for inpatient and outpatient hospital services to Medicaid patients, each critical access 11 12 hospital shall receive hospital access payments equal 13 to the amount by which the payment for these services was less than one hundred one percent (101%) of the 14 hospital's cost of providing these services, as 15 determined using the Medicare Cost Report. 16

- b. The Authority shall calculate hospital access payments
 for critical access hospitals and deduct these
 payments from the inpatient hospital access payment
 pool and the outpatient hospital access payment pool
 before allocating the remaining balance in each pool
 as provided in subparagraph a of paragraph 4 and
 subparagraph a of paragraph 5 of this section.
- 24

c. Critical access hospital payments shall be made on a
 quarterly basis.

8. A hospital access payment shall not be used to offset any
other payment by Medicaid for hospital inpatient or outpatient
services to Medicaid beneficiaries, including without limitation any
fee-for-service, per diem, private hospital inpatient adjustment, or
cost-settlement payment.

9. If the Centers for Medicare and Medicaid Services finds that the Authority has made payments to hospitals that exceed the upper payment limits determined in accordance with 42 C.F.R. 447.272 and 42 C.F.R. 447.321, hospitals shall refund to the Authority a share of the recouped federal funds that is proportionate to the hospitals' positive contribution to the upper payment limit.

G. All monies accruing to the credit of the Supplemental
Hospital Offset Payment Program Fund are hereby appropriated and
shall be budgeted and expended by the Authority after consideration
of the input and recommendation of the Hospital Advisory Committee.
I. Monies in the Supplemental Hospital Offset Payment Program
Fund shall be used only for:

a. transfers to the Medical Payments Cash Management
Improvement Act Programs Disbursing Fund (Fund 340)
for the state share of supplemental payments for
Medicaid and SCHIP inpatient and outpatient services
to hospitals that participate in the assessment,

Req. No. 3268

- b. transfers to the Medical Payments Cash Management
 Improvement Act Programs Disbursing Fund (Fund 340)
 for the state share of supplemental payments for
 Critical Access Hospitals,
- 5 c. transfers to the Administrative Revolving Fund (Fund 6 200) for the state share of payment of administrative 7 expenses incurred by the Authority or its agents and 8 employees in performing the activities authorized by 9 the Supplemental Hospital Offset Payment Program Act 10 but not more than Two Hundred Thousand Dollars 11 (\$200,000.00) each year,
- d. transfers to the Medical Payments Cash Management
 Improvement Act Programs Disbursing Fund (Fund 340) in
 an amount not to exceed Seven Million Five Hundred
 Thousand Dollars (\$7,500,000.00) each fiscal quarter,
 and
- e. the reimbursement of monies collected by the Authority
 from hospitals through error or mistake in performing
 the activities authorized under the Supplemental
 Hospital Offset Payment Program Act.

2. The Authority shall pay from the Supplemental Hospital
 Offset Payment Program Fund quarterly installment payments to
 hospitals of amounts available for supplemental inpatient and

24

outpatient payments, and supplemental payments for Critical Access
 Hospitals.

3 3. Except for the transfers described in subsection C of this
4 section, monies in the Supplemental Hospital Offset Payment Program
5 Fund shall not be used to replace other general revenues
6 appropriated and funded by the Legislature or other revenues used to
7 support Medicaid.

4. The Supplemental Hospital Offset Payment Program Fund and
the program specified in the Supplemental Hospital Offset Payment
Program Act are exempt from budgetary reductions or eliminations
caused by the lack of general revenue funds or other funds
designated for or appropriated to the Authority.

13 5. No hospital shall be guaranteed, expressly or otherwise,
14 that any additional costs reimbursed to the facility will equal or
15 exceed the amount of the supplemental hospital offset payment
16 program fee paid by the hospital.

H. After considering input and recommendations from the
Hospital Advisory Committee, the Authority shall promulgate
regulations that:

Allow for an appeal of the annual assessment of the
 Supplemental Hospital Offset Payment Program payable under this act;
 and

23 2. Allow for an appeal of an assessment of any fees or24 penalties determined.

Req. No. 3268

1	SECTION 4.	This act	shall become effective November 1, 2016.
2			
3	55-2-3268	AM	3/30/2016 4:47:39 PM
4			
5			
6			
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			