1	SENATE FLOOR VERSION April 11, 2018
2	11p111 11, 2010
3	COMMITTEE SUBSTITUTE FOR ENGROSSED
4	HOUSE BILL NO. 2630 By: Babinec of the House
5	and
6	Thompson of the Senate
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9	[prisons and reformatories - Electronic Monitoring
10	Program – eligibility requirements – emergency]
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY 57 O.S. 2011, Section 510.9, as
15	last amended by Section 5, Chapter 380, O.S.L. 2017 (57 O.S. Supp.
16	2017, Section 510.9), is amended to read as follows:
17	Section 510.9 A. There is hereby created the Electronic
18	Monitoring Program for inmates in the custody of the Department of
19	Corrections who are sentenced for a nonviolent offense not included
20	as a violent offense defined in Section 571 of this title. The
21	Department is authorized to use an electronic monitoring global
22	positioning device to satisfy its custody duties and
23	responsibilities.

1 B. After an inmate has been processed and received through a 2 Department Assessment and Reception Center, has been incarcerated 3 for a minimum of ninety (90) days a home offer, and has met the criteria established in subsection C of Section 521 of this title, 4 5 the Director of the Department of Corrections may assign the inmate, if eligible, to the Electronic Monitoring Program. Nothing shall 6 7 prohibit the Director from assigning an inmate to the Electronic Monitoring Program while assigned to the accredited halfway house or 8 9 transitional living facility. The following inmates, youthful 10 offenders, and juveniles shall not be eligible for assignment to the 11 program:

12 1. Any inmate serving a sentence of more than five (5) ten (10) 13 years who has eleven (11) twenty-four (24) months or more left on 14 the sentence or any inmate serving a sentence of five (5) years or 15 less whose initial custody assessment requires placement above the 16 minimum security level;

17 2. Inmates convicted of a violent offense within the previous 18 ten (10) years pursuant to Section 571 of this title <u>or convicted of</u> 19 <u>a violation enumerated in Section 13.1 of Title 21 of the Oklahoma</u> 20 Statutes;

3. Inmates convicted of any violation of the provisions of the
 Trafficking in Illegal Drugs Act, Section 2-414 et seq. of Title 63
 of the Oklahoma Statutes;

1 4. Inmates denied parole within the previous twelve (12) months pursuant to Section 332.7 of this title; 2 3 5. Inmates convicted pursuant to Section 11-902 of Title 47 of the Oklahoma Statutes who are not receptive to substance abuse 4 5 treatment and follow-up treatment; 6. Inmates removed from the Electronic Monitoring Program or 6 7 any other alternative to incarceration authorized by law for 8 violation of any rule or condition of the program and reassigned to 9 imprisonment in a correctional facility;

10 7. 4. Inmates deemed by the Department to be a security risk or 11 threat to the public;

12 8. 5. Inmates requiring educational, medical or other services 13 or programs not available in a community setting as determined by 14 the Department;

9. 6. Inmates convicted of any violation of subsection C of
Section 644 of Title 21 of the Oklahoma Statutes or who have an
active protection order that was issued under the Protection from
Domestic Abuse Act;

19 10. 7. Inmates who have outstanding felony warrants or 20 detainers from another jurisdiction;

21 <u>11.</u> <u>8.</u> Inmates convicted of a sex offense who, upon release 22 from incarceration, would be required by law to register pursuant to 23 the Sex Offender Registration Act;

1 <u>12.</u> <u>9.</u> Inmates convicted of racketeering activity as defined in
 2 Section 1402 of Title 22 of the Oklahoma Statutes;

3 <u>13.</u> <u>10.</u> Inmates convicted pursuant to subsection F of Section 4 2-401 of Title 63 of the Oklahoma Statutes;

5 <u>14. 11.</u> Inmates convicted pursuant to Section 650 of Title 21
6 of the Oklahoma Statutes;

7 <u>15.</u> <u>12.</u> Inmates who have escaped from a <u>medium or maximum</u> 8 <u>custody</u> penal or correctional institution within the previous ten 9 (10) years; or

10 16. 13. Inmates who currently have active misconduct actions on 11 file with the Department of Corrections.

12 C. Every eligible inmate assigned to the Electronic Monitoring 13 Program shall remain in such program until one of the following 14 conditions has been met:

15 1. The inmate discharges the term of the sentence;

16 2. The inmate is removed from the Electronic Monitoring Program 17 for violation of any rule or condition of the program and reassigned 18 to imprisonment in a correctional facility; or

The inmate is paroled by the Governor pursuant to Section
 332.7 of this title.

D. After an inmate has been assigned to the Electronic
Monitoring Program, denial of parole pursuant to Section 332.7 of
this title, shall not be cause for removal from the program,
provided the inmate has not violated the rules or conditions of the

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program. The inmate may remain assigned to the program, if
 otherwise eligible, until the completion of the sentence.

3 Ε. The Electronic Monitoring Program shall require active supervision of the inmate in a community setting by a correctional 4 5 officer or other employee of the Department of Corrections with monitoring by a global positioning device approved by the Department 6 7 under such rules and conditions as may be established by the Department. If an inmate violates any rule or condition of the 8 9 program, the Department may take necessary disciplinary action 10 consistent with the rules established pursuant to this section, 11 including reassignment to a higher level of security or removing the 12 inmate from the program with reassignment to imprisonment in a correctional facility. Any inmate who escapes from the Electronic 13 Monitoring Program shall be subject to the provisions of Section 443 14 of Title 21 of the Oklahoma Statutes. 15

F. Upon an inmate assigned to the Electronic Monitoring Program 16 becoming eligible for parole consideration, pursuant to Section 17 332.7 of this title, the Department of Corrections shall deliver the 18 inmate, in person, to a correctional facility for an interview, 19 together with any Department records necessary for the Pardon and 20 Parole Board's investigation. Inmates assigned to the Electronic 21 Monitoring Program shall not be allowed to waive consideration or 22 recommendation for parole. 23

1 G. Prior to placement of any eligible inmate assigned to the Electronic Monitoring Program being placed in a community setting, 2 3 the Department of Corrections shall deliver a written notification to the sheriff and district attorney of the county, and the chief 4 5 law enforcement officer of any incorporated city or town in which the inmate is to be monitored and supervised under the program. 6 The Department of Corrections shall provide notice of the projected date 7 of release of an inmate to the designated Oklahoma victim 8 9 notification service provider within sixty (60) days but not less 10 than seven (7) days prior to the projected date of release of the inmate. 11

H. An inmate assigned to the Electronic Monitoring Program may be required to pay the Department of Corrections for all or part of any monitoring equipment or fee, substance abuse treatment program or follow-up treatment expense, supervision cost, or other costs while assigned to the program. The Department shall determine whether the inmate has the ability to pay all or part of such fee or costs.

I. The Department of Corrections shall promulgate and adopt
 rules develop policies and procedures necessary to implement the
 Electronic Monitoring Program, including but not limited to methods
 of monitoring and supervision, disciplinary action, reassignment to
 higher and lower security levels, removal from the program, and

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SENATE FLOOR VERSION - HB2630 SFLR (Bold face denotes Committee Amendments) 1 costs of monitoring and supervision to be paid by the inmate, if 2 any.

 shall, within thirty (30) days of being placed in a community setting, report to the court clerk and the district attorney of county from which the judgment and sentence resulting in incarceration arose to address payment of any fines, costs, restitution and assessments owed by the inmate, if any. SECTION 2. It being immediately necessary for the preservation 	
 6 county from which the judgment and sentence resulting in 7 incarceration arose to address payment of any fines, costs, 8 restitution and assessments owed by the inmate, if any. 9 <u>SECTION 2. It being immediately necessary for the preservation</u> 	
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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 APPROPRIATIONS April 11, 2018 - DO PASS AS AMENDED	
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