

1 STATE OF OKLAHOMA

2 1st Session of the 55th Legislature (2015)

3 HOUSE BILL 1742

By: Moore

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6 AS INTRODUCED

7 An Act relating to state government; requiring the
8 Office of Management and Enterprise Services to
9 contract for certain pilot project; stating purpose
10 of contract; specifying program requirements;
11 providing for codification; and providing an
12 effective date.

13 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

14 SECTION 1. NEW LAW A new section of law to be codified
15 in the Oklahoma Statutes as Section 1330 of Title 74, unless there
16 is created a duplication in numbering, reads as follows:

17 The Office of Management and Enterprise Services shall contract
18 with a vendor to conduct a pilot project to determine incentives to
19 both health care providers and patients for each care encounter in
20 which the provider and patient incorporate genetic testing for
21 ability to metabolize prescription drugs, drug testing of persons
22 prescribed narcotics and other proven medical interventions made
23 available and recorded through the program in the rendering and
24 utilization of health care. The Office shall use operating funds to
underwrite the cost of this pilot project and shall not pass these

1 costs along to the participating state agencies, school boards or
2 providers. The Office may retain or share with participating state
3 agencies or school boards any savings realized as a result of the
4 pilot program. The program shall demonstrate a self-sustaining
5 financial model that, through the savings incurred by better
6 utilization of health care programs, shall offset the costs of the
7 program with savings. The vendor managing the pilot program shall
8 offer a financial reward to the patient for responding to the
9 vendor's guidelines for care and patient education remedies by
10 demonstrating the patient's understanding of the patient's health
11 condition, by declaring or demonstrating adherence to recommended
12 care, by agreeing to allow the patient's physician to view patient's
13 responses and acknowledge the patient's health accomplishments, and
14 by judging the quality of care given to the patient against these
15 guidelines and recommended care. Any communications to patient and
16 provider shall be in compliance with all Health Insurance
17 Portability and Accountability Act (HIPAA) regulations and
18 standards. Participation in the program shall be voluntary to both
19 the provider and patient on an encounter-by-encounter basis. The
20 program shall be offered and administered by the program vendor
21 through an Internet application that is HIPAA-compliant. This pilot
22 project shall include a minimum of ten thousand beneficiaries of the
23 Office to achieve a statistical significance and collect and analyze
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1 data over a period of three (3) years in order to determine the
2 program's effectiveness and ability to become self-funded.

3 SECTION 2. This act shall become effective November 1, 2015.

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