1	STATE OF OKLAHOMA
2	1st Session of the 57th Legislature (2019)
3	SENATE BILL 42 By: Young
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6	AS INTRODUCED
7	An Act relating to corrections; authorizing the Department of Corrections to establish certain pilot program; stating functions of pilot program; stating
9	length of participation in pilot program; prohibiting certain inmates from participating in pilot program;
LO	authorizing the promulgation of policies; providing for codification; and providing an effective date.
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L3	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
L 4	SECTION 1. NEW LAW A new section of law to be codified
L5	in the Oklahoma Statutes as Section 510.8d of Title 57, unless there
L 6	is created a duplication in numbering, reads as follows:
L7	A. Subject to the availability of funds, the Department of
L8	Corrections is hereby authorized to establish a reentry pilot
L 9	program that offers evidence-based practices to assist inmates
20	through education and rehabilitation with an emphasis on intensive,
21	comprehensive post-release services. The reentry pilot program
22	shall focus on the following:

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inmates throughout incarceration;

1. Substantive and intellectual higher educational programs for

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- 2. Development and implementation of educational programs that provide core education classes that may be accessed through closed-circuit programming from off-site education institutions or through traditional instructor-led programs;
- 3. Providing seamless reentry services for inmates to include case managers or life coaches that will assist inmates in developing behavior management plans that hold them accountable to their families, communities and victims;
- 4. Development and implementation of reentry step down and transitional support services that shall include comprehensive discharge, education and employment readiness planning, transportation services, twenty-four-hour on-call support and conflict resolution support by case managers and professional staff; and
- 5. Establishing public-private partnerships to assist in providing higher education programs and reentry services for inmates and funding the programs and services for the reentry pilot program.
- B. Inmates participating in the reentry pilot program shall be enrolled in the program for a minimum of twenty-four (24) to thirty (30) months. Pilot program participants shall be limited to those inmates who are incarcerated for nonviolent felony offenses.

  Inmates serving a period of incarceration for violent or sex-related offenses shall not be permitted to participate in the reentry pilot program.

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1	C. The Department of Corrections is hereby authorized to
2	promulgate policies necessary to implement the provisions of this
3	section.
4	SECTION 2. This act shall become effective November 1, 2019.
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