STATE OF OKLAHOMA

1st Session of the 57th Legislature (2019)

COMMITTEE SUBSTITUTE FOR

SENATE BILL 459

By: Treat and Simpson

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<u>COMMITTEE SUBSTITUTE</u>

An Act relating to the Department of Mental Health and Substance Abuse Services; amending 43A O.S. 2011, Section 2-201, which relates to the Commissioner of Mental Health and Substance Abuse Services; requiring that Commissioner be appointed by Governor with advice and consent of the Senate; requiring service at pleasure of Governor; requiring Governor to fix salary of Commissioner; abolishing Board of Mental Health and Substance Abuse Services and transferring powers, duties and responsibilities to Commissioner; modifying references to Board; providing that actions taken by Board remain in effect unless changed by Commissioner; amending 10 O.S. 2011, Section 603.4, which relates to children; amending 43A O.S. 2011, Sections 1-103, as last amended by Section 1, Chapter 246, O.S.L. 2017, 1-109.1, as amended by Section 2, Chapter 155, O.S.L. 2013, 2-101, 2-106, 2-107, as amended by Section 138, Chapter 304, O.S.L. 2012, 2-111, as last amended by Section 1, Chapter 139, O.S.L. 2017, 2-202.1, 2-205, 2-206, 2-304, 3-306, 3-306.1, 3-310, 3-315, 3-317, as amended by Section 2, Chapter 213, O.S.L. 2013, 3-318, as amended by Section 1, Chapter 111, O.S.L. 2017, 3-319, 3-320, 3-322, 3-323A, 3-326, as last amended by Section 2, Chapter 111, O.S.L. 2017, 3-327, 3-403, as last amended by Section 1, Chapter 303, O.S.L. 2017, 3-406.1, 3-415, as last amended by Section 1, Chapter 310, O.S.L. 2018, 3-453, as amended by Section 151, Chapter 304, O.S.L. 2012, 3-460, as last amended by Section 152, Chapter 304, O.S.L. 2012, 3-601, as amended by Section 3, Chapter 111, O.S.L. 2017, 3-603, 4-203, 5-304, 5-420, 9-101 and 13-101 (43A O.S. Supp. 2018, Sections 1-103, 1-109.1, 2-107, 2-111, 3-

317, 3-318, 3-326, 3-403, 3-415, 3-453, 3-460 and 3-601), which relate to the Mental Health Law; amending 63 O.S. 2011, Sections 1-219 and 1-502.1, as amended by Section 1, Chapter 246, O.S.L. 2013 (63 O.S. Supp. 2018, Section 1-502.1), which relate to public health and safety; repealing 10 O.S. 2011, Sections 1406 and 1410, which relate to children; repealing 43A O.S. 2011, Sections 2-103, as amended by Section 1, Chapter 280, O.S.L. 2017, 2-105 and 3-405 (43A O.S. Supp. 2018, Section 2-103), which relate to the Mental Health Act; and declaring an emergency.

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

- SECTION 1. AMENDATORY 43A O.S. 2011, Section 2-201, is
- 11 | amended to read as follows:
- 12 Section 2-201. A. A Commissioner of Mental Health and
- 13 | Substance Abuse Services shall be appointed by the Board of Mental
- 14 Health and Substance Abuse Services. The Commissioner may only be
- 15 removed by the Board for cause Governor, with the advice and consent
- 16 of the Senate, and shall serve at the pleasure of the Governor.
- 17 \underline{B} . The Commissioner shall meet at least one of the following
- 18 qualifications:
- 1. Possession of a Doctor of Medicine Degree and a license to
- 20 | practice medicine in this state;
- 2. Possession of an Osteopathic Medicine Degree and a license
- 22 | to practice medicine in this state;
- 3. Possession of a Doctor of Public Health Degree;

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1 4. Possession of a Doctoral Degree in Psychology and a license 2 to practice psychology in this state;

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- 5. Possession of a Master of Public Health Degree and a minimum of five (5) years of supervisory experience in the administration of health services; or
- 6. Possession of a Master of Arts or Master's Degree in Business Administration, Social Science or a related field and a minimum of five (5) years of supervisory experience in the administration of health services.
- 10 B. C. The salary of the Commissioner shall be fixed by the Board Governor.
- D. The Board of Mental Health and Substance Abuse Services is 12 hereby abolished and its powers, duties and responsibilities are 13 hereby transferred to the Commissioner of Mental Health. Any 14 15 reference in the Oklahoma Statutes to the Board shall be deemed to 16 be a reference to the Commissioner. Any administrative rules or policies adopted by, or any actions taken by, the Board prior to 17 November 1, 2019, shall be and remain in effect until amended, 18 repealed or superseded by actions of the Commissioner as provided by 19 20 law.
- 21 SECTION 2. AMENDATORY 10 O.S. 2011, Section 603.4, is 22 amended to read as follows:
- Section 603.4. A. In accordance with the standards recommended by the Committee on Day Treatment Standards in its report dated

November 2, 1994, the State Board of Health, the Board Commissioner of Mental Health and Substance Abuse Services and the Oklahoma Health Care Authority Board shall promulgate rules establishing standards for day treatment programs, as defined in Section 175.20 of this title, and shall monitor, not less than annually, compliance with the standards, if funds are available. The responsibilities of the boards regarding enforcement of and monitoring of compliance with the rules shall be as follows:

- 1. The State Board of Health shall be responsible for the promulgation of rules establishing standards for day treatment programs other than those operated by community mental health centers;
- 2. The Board Commissioner of Mental Health and Substance Abuse Services shall be responsible for the promulgation of rules for day treatment programs operated by community mental health centers; and
- 3. The Oklahoma Health Care Authority Board shall monitor compliance of outpatient hospital day treatment services with the standards in the Medical Providers-Hospital Specific Manual, OAC 317:30-5-42(a)(6). Any program found to be out of compliance with such standards shall be subject to cancellation of its authorization for day treatment services within its contract with the Oklahoma Health Care Authority according to rules governing such contract cancellations.

B. The boards entities specified in subsection A of this section shall coordinate development and monitoring of rules to the maximum extent reasonable and practical in order to avoid unnecessary contradiction or conflict and to minimize the incidence of duplicative monitoring of day treatment program.

- SECTION 3. AMENDATORY 43A O.S. 2011, Section 1-103, as
 last amended by Section 1, Chapter 246, O.S.L. 2017 (43A O.S. Supp.
 2018, Section 1-103), is amended to read as follows:
- 9 Section 1-103. When used in this title, unless otherwise
 10 expressly stated, or unless the context or subject matter otherwise
 11 requires:
 - 1. "Department" means the Department of Mental Health and Substance Abuse Services;
- 2. "Chair" means the chair of the Board of Mental Health and
 Substance Abuse Services;
 - 3. "Mental illness" means a substantial disorder of thought, mood, perception, psychological orientation or memory that significantly impairs judgment, behavior, capacity to recognize reality or ability to meet the ordinary demands of life;
 - 4. "Board" means the Board of Mental Health and Substance Abuse
 Services as established by the Mental Health Law;
 - 5. "Commissioner" means the individual selected and appointed by the Board Governor to serve as Commissioner of Mental Health and Substance Abuse Services;

6. 5. "Indigent person" means a person who has not sufficient assets or resources to support the person and to support members of the family of the person lawfully dependent on the person for support;

- 7-6. "Facility" means any hospital, school, building, house or retreat, authorized by law to have the care, treatment or custody of an individual with mental illness, or drug or alcohol dependency, gambling addiction, eating disorders, an opioid substitution treatment program, including, but not limited to, public or private hospitals, community mental health centers, clinics, satellites or facilities; provided, that facility shall not mean a child guidance center operated by the State Department of Health;
- 8. 7. "Consumer" means a person under care or treatment in a facility pursuant to the Mental Health Law, or in an outpatient status;
- 9. 8. "Care and treatment" means medical care and behavioral health services, as well as food, clothing and maintenance, furnished to a person;
- 19 10. 9. Whenever in this law or in any other law, or in any rule
 20 or order made or promulgated pursuant to this law or to any other
 21 law, or in the printed forms prepared for the admission of consumers
 22 or for statistical reports, the words "insane", "insanity",
 23 "lunacy", "mentally sick", "mental disease" or "mental disorder" are

1 used, such terms shall have equal significance to the words "mental illness"; 2 "Licensed mental health professional" means: 3 11. 10. a psychiatrist who is a diplomate of the American 4 a. 5 Board of Psychiatry and Neurology, a psychiatrist who is a diplomate of the American 6 b. Osteopathic Board of Neurology and Psychiatry, 7 a physician licensed pursuant to the Oklahoma 8 C. 9 Allopathic Medical and Surgical Licensure and Supervision Act or the Oklahoma Osteopathic Medicine 10 11 Act, a clinical psychologist who is duly licensed to 12 d. practice by the State Board of Examiners of 13 Psychologists, 14

- e. a professional counselor licensed pursuant to the Licensed Professional Counselors Act,
- f. a person licensed as a clinical social worker pursuant to the provisions of the Social Worker's Licensing Act,
- g. a licensed marital and family therapist as defined in the Marital and Family Therapist Licensure Act,
- h. a licensed behavioral practitioner as defined in the Licensed Behavioral Practitioner Act,

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1	i.	22 2	dvanced practice nurse as defined in the Oklahoma
Τ.	⊥•	all a	avanced practice nurse as defined in the Oktanoma
2		Nurs	ing Practice Act,
3	j.	a ph	ysician's assistant who is licensed in good
4		stan	ding in this state, or
5	k.	a li	censed drug and alcohol counselor/mental health
6		(LAD	C/MH) as defined in the Licensed Alcohol and Drug
7	Counselors Act;		
8	12. <u>11.</u>	"Ment	ally incompetent person" means any person who has
9	been adjudicated mentally or legally incompetent by an appropriate		
10	district court;		
11	13. <u>12.</u>	a.	"Person requiring treatment" means a person who
12		beca	use of his or her mental illness or drug or
13		alco	hol dependency:
14		(1)	poses a substantial risk of immediate physical
15			harm to self as manifested by evidence or serious
16			threats of or attempts at suicide or other
17			significant self-inflicted bodily harm,
18		(2)	poses a substantial risk of immediate physical
19			harm to another person or persons as manifested
20			by evidence of violent behavior directed toward
21			another person or persons,
22		(3)	has placed another person or persons in a
23			reasonable fear of violent behavior directed

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towards such person or persons or serious

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physical harm to them as manifested by serious and immediate threats,

- (4) is in a condition of severe deterioration such that, without immediate intervention, there exists a substantial risk that severe impairment or injury will result to the person, or
- (5) poses a substantial risk of immediate serious physical injury to self or death as manifested by evidence that the person is unable to provide for and is not providing for his or her basic physical needs.
- b. The mental health or substance abuse history of the person may be used as part of the evidence to determine whether the person is a person requiring treatment or an assisted outpatient. The mental health or substance abuse history of the person shall not be the sole basis for this determination.
- c. Unless a person also meets the criteria established in subparagraph a or b of this paragraph, person requiring treatment or an assisted outpatient shall not mean:
 - (1) a person whose mental processes have been weakened or impaired by reason of advanced years, dementia, or Alzheimer's disease,

1 (2) a mentally retarded or developmentally disabled
2 person as defined in Title 10 of the Oklahoma
3 Statutes,

- (3) a person with seizure disorder,
- (4) a person with a traumatic brain injury, or
- (5) a person who is homeless.

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- d. A person who meets the criteria established in this section, but who is medically unstable, or the facility holding the person is unable to treat the additional medical conditions of that person should be discharged and transported in accordance with Section 1-110 of this title;
- 14. 13. "Petitioner" means a person who files a petition alleging that an individual is a person requiring treatment or an assisted outpatient;
- $\frac{15.}{14.}$ "Executive director" means the person in charge of a facility as defined in this section;
- 16. 15. "Private hospital or facility" means any general hospital maintaining a neuro-psychiatric unit or ward, or any private hospital or facility for care and treatment of a person having a mental illness, which is not supported by the state or federal government. The term "private hospital" or "facility" shall not include nursing homes or other facilities maintained primarily for the care of elderly and disabled persons;

17. 16. "Individualized treatment plan" means a proposal developed during the stay of an individual in a facility, under the provisions of this title, which is specifically tailored to the treatment needs of the individual. Each plan shall clearly include the following:

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- a. a statement of treatment goals or objectives, based upon and related to a clinical evaluation, which can be reasonably achieved within a designated time interval,
- b. treatment methods and procedures to be used to obtain these goals, which methods and procedures are related to each of these goals and which include specific prognosis for achieving each of these goals,
- c. identification of the types of professional personnel who will carry out the treatment procedures, including appropriate medical or other professional involvement by a physician or other health professional properly qualified to fulfill legal requirements mandated under state and federal law,
- d. documentation of involvement by the individual receiving treatment and, if applicable, the accordance of the individual with the treatment plan, and
- e. a statement attesting that the executive director of the facility or clinical director has made a

reasonable effort to meet the plan's individualized treatment goals in the least restrictive environment possible closest to the home community of the individual;

18. 17. "Telemedicine" means the practice of health care delivery, diagnosis, consultation, evaluation, treatment, transfer of medical data, or exchange of medical education information by means of audio, video, or data communications. Telemedicine uses audio and video multimedia telecommunication equipment which permits two-way real-time communication between a health care practitioner and a patient who are not in the same physical location.

Telemedicine shall not include consultation provided by telephone or facsimile machine;

19. 18. "Recovery and recovery support" means nonclinical services that assist individuals and families to recover from alcohol or drug problems. They include social support, linkage to and coordination among allied service providers, including but not limited to transportation to and from treatment or employment, employment services and job training, case management and individual services coordination, life skills education, relapse prevention, housing assistance, child care, and substance abuse education;

20. 19. "Assisted outpatient" means a person who:

a. is either currently under the care of a facility certified by the Department of Mental Health and

Substance Abuse Services as a Community Mental Health
Center, or is being discharged from the custody of the
Oklahoma Department of Corrections, or is being
discharged from a residential placement by the Office
of Juvenile Affairs,

- b. is suffering from a mental illness,
- c. is unlikely to survive safely in the community without supervision, based on a clinical determination,
- d. has a history of lack of compliance with treatment for mental illness that has:
 - within the last thirty-six (36) months been a significant factor in necessitating hospitalization or treatment in a hospital or residential facility, or receipt of services in a forensic or other mental health unit of a correctional facility, or a specialized treatment plan for treatment of mental illness in a secure juvenile facility or placement in a specialized residential program for juveniles, or
 - (2) prior to the filing of the petition, resulted in one or more acts of serious violent behavior toward self or others or threats of, or attempts

at, serious physical harm to self or others
within the last twenty-four (24) months,

- e. is, as a result of his or her mental illness, unlikely to voluntarily participate in outpatient treatment that would enable him or her to live safely in the community,
- f. in view of his or her treatment history and current behavior, is in need of assisted outpatient treatment in order to prevent a relapse or deterioration which would be likely to result in serious harm to the person or persons as defined in this section, and
- g. is likely to benefit from assisted outpatient treatment; and
- 21. 20. "Assisted outpatient treatment" means outpatient services which have been ordered by the court pursuant to a treatment plan approved by the court to treat an assisted outpatient's mental illness and to assist the person in living and functioning in the community, or to attempt to prevent a relapse or deterioration that may reasonably be predicted to result in suicide or the need for hospitalization.
- SECTION 4. AMENDATORY 43A O.S. 2011, Section 1-109.1, as amended by Section 2, Chapter 155, O.S.L. 2013 (43A O.S. Supp. 2018, Section 1-109.1), is amended to read as follows:

Section 1-109.1. A. 1. Every adult having a mental illness as defined in Section 1-103 of this title who is under the care of a licensed mental health professional shall be informed by the licensed mental health professional or the mental health treatment facility that the consumer has the right to designate a family member or other concerned individual as a treatment advocate.

- 2. The individual designated as a treatment advocate shall act at all times in the best interests of the consumer.
- 3. The patient may change or revoke the designation of a treatment advocate at any time and for any reason.
- 4. The treatment advocate may participate in the treatment planning and discharge planning of the consumer to the extent consented to by the consumer and as permitted by law.
- 5. A person holding the powers vested in a guardianship of the person, a grant of general health care decision-making authority or designation of health care proxy contained in an advance directive for health care, or a durable power of attorney with health care decision-making authority shall be the treatment advocate for the patient by operation of law.
- B. 1. The Board Commissioner of Mental Health and Substance Abuse Services shall promulgate rules for all facilities certified by the Department of Mental Health and Substance Abuse Services as to the design, contents, and maintenance of a treatment advocate consent form.

2. The contents of the consent form, at a minimum, shall include a statement indicating that the treatment advocate understands that all mental health treatment information is confidential and that the treatment advocate agrees to maintain confidentiality.

- C. This section shall not apply to inmates of the Oklahoma Department of Corrections.
- 8 SECTION 5. AMENDATORY 43A O.S. 2011, Section 2-101, is 9 amended to read as follows:
 - Section 2-101. A. 1. There is hereby established in this state a Department of Mental Health and Substance Abuse Services.
 - 2. This Department's governing board shall be the Board of

 Mental Health and Substance Abuse Services, and its chief executive

 officer shall be the Commissioner of Mental Health and Substance

 Abuse Services.
 - 3. The Department of Mental Health and Substance Abuse Services shall exercise all functions of the state in relation to the administration and operation of all state facilities for the care and treatment of the mentally ill and drug- or alcohol-dependent persons.
 - B. All references in the Oklahoma Statutes to the Department of Mental Health or the Board of Mental Health shall be construed to refer to the Department of Mental Health and Substance Abuse

Services or the <u>Board Commissioner</u> of Mental Health and Substance Abuse Services, respectively.

SECTION 6. AMENDATORY 43A O.S. 2011, Section 2-106, is amended to read as follows:

Section 2-106. A. 1. The Board of Mental Health and Substance

Abuse Services, the Commissioner of Mental Health and Substance

Abuse Services or any employee of the Department of Mental Health

and Substance Abuse Services designated by the Commissioner may

solicit and receive contributions, gifts and donations for use by

the Department of Mental Health and Substance Abuse Services, or to

any institution therein. The Board of Mental Health and Substance

Abuse Services Commissioner shall accept, hold in trust and

authorize the use of any grant or devise of land, or any donation or

bequest of money, or other personal property made to the Department

of Mental Health and Substance Abuse Services, or to any institution

therein, so long as the terms of the grant, donation, bequest, gift,

or will are carried out.

- 2. The Board Commissioner may invest and reinvest any funds and may lease any real or personal property, may sell any personal property and may invest the proceeds, for the benefit of the Department or any institution therein unless prevented by the terms of the grant, donation, bequest, gift or will.
- B. The Board Commissioner may lease any property owned or held in trust to any other state agency, political subdivision, federal

1 agency, county, municipality or a nonprofit organization for a 2 period not to exceed fifty (50) years.

- C. The Department must annually account to the State Auditor and Inspector for all monies or property received or expended by virtue of this section. The account shall state:
- 1. The source of the monies or property received with the actual date of its receipt;
 - 2. The particular use or place for which it was expended; and
 - 3. The balance on hand showing the place of deposit of the unexpended balance.
- 11 SECTION 7. AMENDATORY 43A O.S. 2011, Section 2-107, as
 12 amended by Section 138, Chapter 304, O.S.L. 2012 (43A O.S. Supp.
 13 2018, Section 2-107), is amended to read as follows:
 - Section 2-107. A. 1. There is hereby created in the State

 Treasury a revolving fund for the Department of Mental Health and

 Substance Abuse Services to be designated the "Capital Outlay Fund".

 The fund shall be a continuing fund, not subject to fiscal year

 limitations, and shall consist of income as provided in this section

 and any monies transferred by the Department into the fund.
 - 2. All monies accruing to the credit of the fund are hereby appropriated and may be budgeted and expended by the Department for the purposes described in this section and for improvements to real property owned by the Department or held in the Department's trust as authorized by Section 2-111 of this title. Expenditures from the

fund shall be made upon warrants issued by the State Treasurer

against claims filed as prescribed by law with the Director of the

Office of Management and Enterprise Services for approval and

payment.

- B. On and after July 1, 1988, no easement, right-of-way, oil and gas lease or surface lease on any land used or occupied by any institution, under the jurisdiction of the Board of Mental Health and Substance Abuse Services Department, shall be granted or conveyed without the approval of the Board Commissioner of Mental Health and Substance Abuse Services. All monies hereafter received or derived from such easements, rights-of-way and leases, including, but not limited to, rentals and royalties for leases and from sale of equipment, shall be deposited in the Capital Outlay Fund of the Department of Mental Health and Substance Abuse Services and used by the Board Commissioner for capital improvement at any Department of Mental Health and Substance Abuse Services facility and for improvements to real property owned by the Department or held in the Department's trust as authorized by Section 2-111 of this title, except as otherwise provided by the Legislature.
- SECTION 8. AMENDATORY 43A O.S. 2011, Section 2-111, as last amended by Section 1, Chapter 139, O.S.L. 2017 (43A O.S. Supp. 2018, Section 2-111), is amended to read as follows:
- Section 2-111. A. 1. The Board Commissioner of Mental Health and Substance Abuse Services is hereby authorized and directed to

create a trust into which all real property held by or for the benefit of the Department of Mental Health and Substance Abuse Services shall be transferred.

2. The trust shall provide that:

- a. the property placed into the trust may never be sold,
 except for the tracts specifically described in
 subparagraph c of this paragraph, if it is determined
 by the trustees for the Department's Real Property
 Trust and by the Department that such a sale is in the
 best interests of the Department, and then the
 proceeds shall be used exclusively for tangible
 infrastructure improvements that benefit the persons
 served by the Department, otherwise the property shall
 be held in perpetuity for the sole benefit of the
 Department,
- b. the property held by the trust which is not needed for use by the Department may be leased or rented to others and all income received from such leases or rentals shall be payable to the Department for use by the Department to fulfill the purposes of the Department, except as provided in subparagraph d of this section,
- c. the following tract or tracts of land may be sold as set forth in subparagraph a of this paragraph:

1 (1) Land owned by the Department located in Sections
2 20 and 29, Township 9 North, Range 2 West,
3 Cleveland County, Oklahoma,

- (2) Land owned by the Department located in Block 5 of Culbertson Heights Addition to the City of Oklahoma City, Oklahoma County, Oklahoma, and
- (3) Land owned by the Department located in Section 27, Township 9 North, Range 2 West, Cleveland County, Oklahoma, and
- d. under no condition should any real property held in trust be sold to fund prevention, mental health or addiction treatment services.
- B. Upon the creation of the trust authorized in subsection A of this section, the Office of Management and Enterprise Services is directed to provide all necessary assistance to the Department of Mental Health and Substance Abuse Services to identify and transfer all property held by or for the benefit of the Department of Mental Health and Substance Abuse Services to the trust. Except as provided in subsection C of this section, the Office of Management and Enterprise Services is authorized and directed to provide all requested assistance to the Department of Mental Health and Substance Abuse Services in leasing property placed in such trust.
- C. The Commissioners of the Land Office are authorized and directed to provide all requested assistance to the Department of

1 Mental Health and Substance Abuse Services in leasing mineral
2 interests placed in such trust.

3 SECTION 9. AMENDATORY 43A O.S. 2011, Section 2-202.1, is 4 amended to read as follows:

Section 2-202.1. A. The Commissioner of Mental Health and Substance Abuse Services shall have charge of the administration of the Department of Mental Health and Substance Abuse Services as directed by the Board of Mental Health and Substance Abuse Services and shall be charged with the duty of carrying out the provisions of the Mental Health Law. The duties of the Commissioner shall include, but not be limited to, the following:

- 1. Supervising the activities of the Department;
- 2. Prescribing Promulgating rules and regulations, as approved by the Board of Mental Health and Substance Abuse Services, for the efficient, uniform, and professional operation of the Department, consistent with the mission of the Department, including the official forms used or described in this title;
- 3. Prescribing policies and procedures for the operation of the Department;
- 4. Employing necessary personnel to perform the duties of the
 Department, prescribing titles and duties, and fixing compensation,
 including the employment of attorneys to provide legal assistance to
 the Department;

5. Accepting, using, disbursing, and administering grants, allotments, gifts, devises, bequests, appropriations, and other monies and property offered or given to the Department, or any component or agency thereof, by an agency of the federal government or any corporation or individual for the use of the Department;

- 6. Making contracts and agreements with other departments of this state to carry out the provisions of this section;
- 7. Acting as the official agency of this state in all matters relating to mental health or substance abuse which require or authorize cooperation of this state with the federal government or any agency thereof; coordinating the activities of the Department with those of the federal government or any department or agency thereof, and with other states, on matters pertaining to mental health and substance abuse, and entering into agreements for such purpose;
- 8. Aiding, assisting, and cooperating with other state agencies, government entities, institutions of higher learning, public schools, and others interested in public education regarding the issues of mental health and substance abuse in the establishment of sound mental health and substance abuse programs in this state; and
- 9. Designating the type of consumer that will be cared for at each facility and designating hospital or community mental health center districts for the purpose of determining to which facilities

within the Department or community mental health centers persons
committed from each county shall initially be sent. These
designations may be changed from time to time.

- B. The Commissioner or designee may delay inpatient admissions when such admissions would cause facilities to exceed their authorized capacity.
- C. Consumers may be transferred from one facility to another within the Department on the authority of the Commissioner as provided for in the Mental Health Law.
- D. The Commissioner shall have any other power necessary to implement the provisions of the Mental Health Law.
- SECTION 10. AMENDATORY 43A O.S. 2011, Section 2-205, is amended to read as follows:

Section 2-205. The Department of Mental Health and Substance Abuse Services is hereby directed to employ one or more internal auditors to establish and perform an effective and comprehensive internal audit program. Such program shall include, but not be limited to, reviews of accounting procedures, internal control, financial management and compliance with laws, regulations, policies and executive and legislative directives for the Department's administrative offices, institutions, community mental health centers and contractors. Internal audit final reports shall be made available to the Governor, the State Auditor and Inspector, the Legislative Service Bureau, the Board of Mental Health and Substance

Abuse Services and the Commissioner of Mental Health and Substance
Abuse Services.

SECTION 11. AMENDATORY 43A O.S. 2011, Section 2-206, is amended to read as follows:

Section 2-206. The Department of Mental Health and Substance

Abuse Services may provide for legal services, and the Commissioner

may employ or contract with attorneys as needed and determine their

salaries; provided, however, that the attorneys may appear for and

represent the Commissioner, the Board of Mental Health and Substance

Abuse Services, administrative supervisors of facilities and

Department personnel in administrative hearings and other legal

actions and proceedings. Provided, further, that the Attorney

General shall continue to give his or her opinion to the Department

and to prosecute and defend action therefor, if requested to do so.

SECTION 12. AMENDATORY 43A O.S. 2011, Section 2-304, is

amended to read as follows:

Section 2-304. The Department of Mental Health and Substance

Abuse Services may purchase, with public funds, insurance to protect

against malpractice and other liability on the part of professional

staff and other employees, and administrators and members of the

Board of Mental Health and Substance Abuse Services. This section

shall not be construed to make the state, the Board, or any division

of the Department of Mental Health and Substance Abuse Services

liable for damages from any cause.

SECTION 13. AMENDATORY 43A O.S. 2011, Section 3-306, is amended to read as follows:

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Section 3-306. A. The <u>Board Commissioner</u> of Mental Health and Substance Abuse Services shall have the responsibility and authority to:

- 1. Promulgate rules governing eligibility of public agencies or mental health facilities to contract with the Department of Mental Health and Substance Abuse Services;
- 2. Prescribe standards for qualifications of personnel and quality of professional services;
- 3. Ensure eligibility for community mental health services so that no person will be denied services on the basis of race, color or creed or inability to pay; and
- 4. Promulgate such other rules as may be necessary to carry out the provisions of the Unified Community Mental Health Services Act.
 - B. The Department shall have the following responsibilities and authority to:
 - 1. Provide technical assistance to community mental health facilities and boards;
 - 2. Provide clinical, fiscal and management audit of services and facilities;
- 3. Approve and compile catchment area plans and budget requests into a statewide mental health plan and budget for submission to the

Governor, Legislature and federal funding sources as appropriate;
and

- 4. Assist mental health facilities in the recruitment of qualified personnel and in conducting in-service training programs.
- 5 SECTION 14. AMENDATORY 43A O.S. 2011, Section 3-306.1, 6 is amended to read as follows:
 - Section 3-306.1. A. The Board Commissioner of Mental Health and Substance Abuse Services shall promulgate rules and standards for certification of a facility or organization that desires to be certified as a community mental health center. No community mental health center shall operate or continue to operate unless the facility complies with the rules and standards promulgated by the Board Commissioner and is certified as required by this section.
 - B. Applications for certification as a community mental health center shall be made to the Department of Mental Health and Substance Abuse Services on prescribed forms. The Board, or the Commissioner of Mental Health and Substance Abuse Services upon delegation by the Board, may certify the community mental health centers for a period of three (3) years subject to renewal as provided in the rules promulgated by the Board Commissioner.
 - C. The Department of Mental Health and Substance Abuse Services is authorized to establish and collect certification and renewal fees for certification of community mental health centers as provided in Section 3-324 of this title.

- D. Certified community mental health centers shall comply with standards adopted by the Board Commissioner. Such standards shall be in compliance with:
 - The Joint Commission on Accreditation of Healthcare
 Organizations;

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- 2. The Commission on Accreditation of Rehabilitation Facilities; or
- 8 3. Approved medical and professional standards as determined by 9 the Board Commissioner.
 - E. Failure to comply with rules and standards promulgated by the Board Commissioner shall be grounds for revocation, suspension or nonrenewal of certification.
- SECTION 15. AMENDATORY 43A O.S. 2011, Section 3-310, is amended to read as follows:
- Section 3-310. Any nonprofit private agency providing services 15 pursuant to a contract or subcontract with the Department of Mental 16 17 Health and Substance Abuse Services, the Board of Mental Health and Substance Abuse Services or any facility of the Department of Mental 18 Health and Substance Abuse Services and receiving funds disbursed 19 thereof shall submit information on operating budgets and employee 20 salaries and benefits to the Department of Mental Health and 21 Substance Abuse Services. 22
- 23 SECTION 16. AMENDATORY 43A O.S. 2011, Section 3-315, is amended to read as follows:

Section 3-315. A. The Board Commissioner of Mental Health and Substance Abuse Services shall adopt minimum standards for program certification for residential care homes operating as community residential mental health programs as provided in this section. The standards shall be adopted as rules and promulgated by the Board of Mental Health and Substance Abuse Services Commissioner pursuant to the provisions of the Administrative Procedures Act.

- B. The program certification standards adopted by the Board

 Commissioner shall provide for a system of classification of

 community residential mental health programs based upon the level of

 care required by residents of the facility and establish minimum

 program certification standards for each classification. The

 program certification standards adopted by the Board Commissioner

 for each classification shall be such that residential care

 facilities having a valid contract with the Department and licensed

 by the State Department of Health on July 1, 1988, shall be

 qualified and eligible for program certification within an

 appropriate classification.
- C. The Department shall terminate the contract of any home that fails to meet contract provisions regarding financial statements.
- D. The Department of Mental Health and Substance Abuse Services is authorized to establish and collect certification and renewal fees for certification of community residential mental health facilities and programs as provided in Section 3-324 of this title.

E. Failure to comply with rules and standards promulgated by the Board Commissioner shall be grounds for revocation, suspension or nonrenewal of certification.

- SECTION 17. AMENDATORY 43A O.S. 2011, Section 3-317, as amended by Section 2, Chapter 213, O.S.L. 2013 (43A O.S. Supp. 2018, Section 3-317), is amended to read as follows:
- Abuse Services, or the Commissioner of Mental Health and Substance
 Abuse Services upon delegation by the Board, shall certify
 community-based structured crisis centers for the provision of
 nonhospital emergency services for mental health and substance abuse
 crisis intervention. The Board Commissioner shall promulgate rules
 for the certification of community-based structured crisis centers.
- B. No community-based structured crisis center shall operate or continue to operate unless the facility complies with the rules promulgated by the Board Commissioner and is certified as required by this section.
- C. For the purposes of this section, "community-based structured crisis center" means any certified community mental health center, comprehensive community addiction recovery center, or facility operated by the Department of Mental Health and Substance

 Abuse Services which is established and maintained for the purpose of providing community-based mental health and substance abuse crisis stabilization services including, but not limited to,

- observation, evaluation, emergency treatment and referral, when necessary, for inpatient psychiatric or substance abuse treatment services.
- D. The Department of Mental Health and Substance Abuse Services

 is authorized to establish and collect certification and renewal

 fees for certification of community-based structured crisis centers

 as provided in Section 3-324 of this title.
 - E. Certified community-based structured crisis centers shall comply with standards adopted by the Board Commissioner. Such standards shall be in compliance with:
- 1. The Joint Commission on Accreditation of Healthcare
 12 Organizations;
- 2. The Commission on Accreditation of Rehabilitation

 14 Facilities:
 - 3. The Council on Accreditation (COA); or
- 4. Approved medical and professional standards as determined by the Board Commissioner.
- SECTION 18. AMENDATORY 43A O.S. 2011, Section 3-318, as amended by Section 1, Chapter 111, O.S.L. 2017 (43A O.S. Supp. 2018, Section 3-318), is amended to read as follows:
- Section 3-318. A. The <u>Board Commissioner</u> of Mental Health and Substance Abuse Services shall promulgate rules and standards for certification of behavioral health case managers who are:
 - 1. Employed by the state;

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- 2. Employed by behavioral services providers contracting with the state to provide behavioral health services;
- 3. Employed by a tribe or tribal facility that provides behavioral health services; or

- 4. Employed by an Oklahoma Department of Veterans Affairs or a United States Department of Veterans Affairs facility.
- B. Such rules and standards shall address criteria for certification and renewal, including minimum education requirements, examination and supervision requirements, continuing education requirements, and rules of professional conduct.
- C. Application for certification as a behavioral health case manager shall be made to the Department of Mental Health and Substance Abuse Services on prescribed forms. The Board, or the Commissioner of Mental Health and Substance Abuse Services upon delegation by the Board, may certify the behavioral health case manager for a period of two (2) years subject to renewal as provided in the rules promulgated by the Board Commissioner.
- D. The Board Commissioner is authorized to establish an application and renewal fee of no more than One Hundred Dollars (\$100.00) to defray the costs incurred in the certification process.
- E. Behavioral health case managers certified by the Board or the Commissioner shall only use the title "certified behavioral health case manager" if employed by the state, employed by behavioral services providers contracting with the state to provide

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that provides behavioral health services or employed by an Oklahoma

Department of Veterans Affairs or a United States Department of

Veterans Affairs facility. This section shall not be construed to

permit the certified behavioral health case manager to practice any

of the following professions or use the following titles unless also
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behavioral health services, employed by a tribe or tribal facility

- 7 licensed or accredited by the appropriate authority: physician,
- 8 psychologist, clinical social worker, professional counselor,
- 9 marital and family therapist, behavioral practitioner, or alcohol
- 10 and drug counselor.

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- F. Failure to comply with rules and standards promulgated by
 the Board Commissioner shall be grounds for revocation, suspension
- G. No behavioral health case manager shall operate or continue
- 15 | to operate as a behavioral health case manager unless the case
- 16 manager complies with the rules promulgated by the Board
- 17 <u>Commissioner</u> and is certified as required by this section.
- 18 SECTION 19. AMENDATORY 43A O.S. 2011, Section 3-319, is
- 19 amended to read as follows:

or nonrenewal of certification.

- 20 Section 3-319. A. The Board Commissioner of Mental Health and
- 21 | Substance Abuse Services shall promulgate rules and standards for
- 22 | certification of facilities or organizations that desire to be
- 23 | certified as a program of assertive community treatment for the

provision of community-based comprehensive treatment for persons with serious mental illness and related disorders.

- B. Applications for certification as a program of assertive community treatment shall be made to the Department on prescribed forms. The Board, or the Commissioner upon delegation by the Board, may certify the program of assertive community treatment for a period of three (3) years subject to renewal as provided in the rules promulgated by the Board Commissioner. The Department of Mental Health and Substance Abuse Services is authorized to establish and collect certification and renewal fees for certification of programs for assertive community treatment as provided in Section 3-324 of this title.
 - C. No program of assertive community treatment shall operate or continue to operate unless the program complies with the rules promulgated by the <u>Board Commissioner</u> and is certified as required by this section.
 - D. Failure to comply with regulations and standards promulgated by the Board Commissioner shall be grounds for revocation, suspension or nonrenewal of certification.
- 20 SECTION 20. AMENDATORY 43A O.S. 2011, Section 3-320, is amended to read as follows:
- Section 3-320. A. The <u>Board Commissioner</u> of Mental Health and Substance Abuse Services shall promulgate rules and standards for certification of eating disorder treatment programs and for private

facilities and organizations that offer eating disorder treatment services in this state. Such facilities and organizations shall be known as "Certified Eating Disorder Treatment Programs".

- B. For purposes of this section, "eating disorder treatment" means any treatment for anorexia nervosa, bulimia nervosa, or any other severe disturbances in eating behavior specified in the most current edition of the Diagnostic and Statistical Manual of Mental Disorders.
- C. Applications for certification as a certified eating disorder treatment program, pursuant to the provisions of this section, shall be made to the Department of Mental Health and Substance Abuse Services on prescribed forms. The Board, or the Commissioner upon delegation by the Board, may certify the program for a period of three (3) years subject to renewal as provided in the rules promulgated by the Board Commissioner. Nothing in this section shall preclude the Department from making inspection visits to a program to determine program compliance.
- D. Hospitals licensed by the State Department of Health shall be exempt from certification requirements. In addition, licensed physicians, licensed psychologists, licensed social workers, individual members of the clergy, licensed marital and family therapists, registered nurses, licensed behavioral practitioners, and licensed professional counselors shall be exempt from certification requirements; provided, however, these exemptions

shall only apply to individual professional persons in their private practices and not to any eating disorder treatment program operated by such person.

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- E. The Department of Mental Health and Substance Abuse Services is authorized to establish and collect certification and renewal fees for certification of eating disorder treatment programs as provided in Section 3-324 of this title.
- F. Failure to comply with rules and standards promulgated by the Board Commissioner shall be grounds for revocation, suspension or nonrenewal of certification.
- G. No eating disorder treatment program shall operate or

 continue to operate unless the facility complies with the rules

 promulgated by the Board Commissioner and is certified as required

 by this section.
- SECTION 21. AMENDATORY 43A O.S. 2011, Section 3-322, is amended to read as follows:
- Section 3-322. A. The Board Commissioner of Mental Health and
 Substance Abuse Services shall promulgate rules and standards for
 certification of gambling addiction treatment programs and for
 private facilities and organizations which offer gambling addiction
 treatment services in this state. These facilities and
 organizations shall be known as "Certified Gambling Addiction
 Treatment Programs".

B. Applications for certification as a certified gambling addiction treatment program, pursuant to the provisions of this section, shall be made to the Department of Mental Health and Substance Abuse Services on prescribed forms. The Board, or the Commissioner of Mental Health and Substance Abuse Services upon delegation by the Board, may certify the program for a period of three (3) years, subject to renewal as provided in rules promulgated by the Board Commissioner. Nothing in this section shall preclude the Department from making inspection visits to a program to determine program compliance.

- C. Hospitals licensed by the State Department of Health shall be exempt from certification requirements. In addition, licensed physicians, licensed psychologists, licensed social workers, individual members of the clergy, licensed marital and family therapists, registered nurses, licensed behavioral practitioners, and licensed professional counselors shall be exempt from certification requirements; provided, however, these exemptions shall only apply to individual professional persons in their private practices and not to any gambling addiction treatment program operated by the person.
- D. Facilities providing services for gambling addiction shall comply with standards promulgated by the Board Commissioner; provided, that the certification requirements and standards shall not apply to programs and services offered by other state agencies.

- The gambling addiction treatment programs certified pursuant to the provisions of this section shall cooperate with inspection personnel of the state and shall promptly file all reports required by the Department. Failure to comply with rules and standards of the Board
- 5 <u>Commissioner</u> shall be ground for revocation of certification, after
- 6 proper notice and hearing.

provided in Section 3-324 of this title.

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- E. The Department of Mental Health and Substance Abuse Services

 is authorized to establish and collect certification and renewal

 fees for certification of gambling addiction treatment programs as
- F. Failure to comply with rules and standards promulgated by
 the Board Commissioner shall be grounds for revocation, suspension
 or nonrenewal of certification.
 - G. No gambling addiction treatment program shall operate or continue to operate unless the facility complies with the rules promulgated by the <u>Board Commissioner</u> and is certified as required by this section.
- SECTION 22. AMENDATORY 43A O.S. 2011, Section 3-323A, is amended to read as follows:
- Section 3-323A. A. The Board Commissioner of Mental Health and
 Substance Abuse Services shall promulgate rules and standards for
 certification of a facility or organization that desires to be
 certified as a "Mental Illness Service Program".

B. Applications for certification as a mental illness service program shall be made to the Department of Mental Health and Substance Abuse Services on prescribed forms. The Board, or the Commissioner of Mental Health and Substance Abuse Services upon delegation by the Board, may certify mental illness service programs for a period of three (3) years, subject to renewal as provided in the rules promulgated by the Board Commissioner.

- C. The Department of Mental Health and Substance Abuse Services is authorized to establish and collect certification and renewal fees for certification of mental illness service programs as provided in Section 3-324 of Title 43A of the Oklahoma Statutes.
- D. A certified mental illness service program shall comply with standards adopted by the Board Commissioner. Such standards shall be in compliance with:
- 15 1. The Joint Commission on Accreditation of Healthcare
 16 Organizations;
- 2. The Commission on Accreditation of Rehabilitation

 18 Facilities: or
 - 3. Approved medical and professional standards as determined by the Board Commissioner.
- E. Failure to comply with rules and standards promulgated by
 the Board Commissioner shall be grounds for revocation, suspension
 or nonrenewal of certification.

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SECTION 23. AMENDATORY 43A O.S. 2011, Section 3-326, as last amended by Section 2, Chapter 111, O.S.L. 2017 (43A O.S. Supp. 3 2018, Section 3-326), is amended to read as follows:
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Section 3-326. A. The <u>Board Commissioner</u> of Mental Health and Substance Abuse Services shall promulgate rules for certification of peer recovery support specialists who are:

1. Employed by the state;

- 2. Employed by a behavioral services provider contracting with the state to provide behavioral health services;
- 3. Employed by a behavioral services provider certified by the Department of Mental Health and Substance Abuse Services. Provided, however, that certification as a peer recovery support specialist pursuant to this subsection shall be limited to providing services within the employer's area of certification;
- 4. Employed by a tribe or a tribal facility that provides behavioral health services; or
- 5. Employed by an Oklahoma Department of Veterans Affairs or a United States Department of Veterans Affairs facility.
- B. Such rules shall address criteria for certification and renewal, including minimum education requirements, examination and supervision requirements, continuing education requirements, and rules of professional conduct.
- C. Application for certification as a peer recovery support specialist shall be made to the Department of Mental Health and

- Substance Abuse Services on prescribed forms. The Board, or the
 Commissioner of Mental Health and Substance Abuse Services upon
 delegation by the Board, may certify the peer recovery support
 specialist for a period of two (2) years subject to renewal as
 provided in the rules promulgated by the Board Commissioner.
 - D. The Board Commissioner is authorized to establish an application and renewal fee of no more than One Hundred Dollars (\$100.00) to defray the costs incurred in the certification process.
 - E. A peer recovery support specialist certified by the Board or the Commissioner shall only use the title "certified peer recovery support specialist" if employed by the state, employed by behavioral services providers contracting with or certified by the state to provide behavioral health services, employed by a tribe or tribal facility that provides behavioral health services or employed by an Oklahoma Department of Veterans Affairs or a United States

 Department of Veterans Affairs facility. This section shall not be construed to permit the certified peer recovery support specialist to practice any of the following professions or use the following titles unless also licensed or accredited by the appropriate authority:
 - 1. Physician;

- 2. Psychologist;
- 23 3. Clinical social worker;
- 4. Professional counselor;

1 5. Marital and family therapist;

- 6. Behavioral practitioner; or
- 7. Alcohol and drug counselor.
- F. No peer recovery support specialist shall operate or

 continue to operate as a peer recovery support specialist unless the

 peer recovery support specialist complies with the rules promulgated

 by the Board Commissioner and is certified as required by this

 section.
- 9 G. Failure to comply with rules promulgated by the Board
 10 Commissioner shall be grounds for revocation, suspension, or
 11 nonrenewal of certification.
- 12 SECTION 24. AMENDATORY 43A O.S. 2011, Section 3-327, is
 13 amended to read as follows:

Section 3-327. All certifications issued by the Department of Mental Health and Substance Abuse Services shall only be effective for the time period specified by rules and standards promulgated by the Board Commissioner of Mental Health and Substance Abuse Services or specifically enumerated in Title 43A of the Oklahoma Statutes

this title. Unless a renewal of certification has been issued in accordance with the rules and standards promulgated by the Board Commissioner, certifications shall be deemed expired as a matter of law. No further action by the Department shall be required to remove an expired certification.

SECTION 25. AMENDATORY 43A O.S. 2011, Section 3-403, as last amended by Section 1, Chapter 303, O.S.L. 2017 (43A O.S. Supp. 2018, Section 3-403), is amended to read as follows:

Section 3-403. As used in the Oklahoma Alcohol and Drug Abuse Services Act:

- 1. "Approved treatment facility" means any facility which:
 - a. offers either inpatient, intermediate or outpatient treatment to any person suffering from alcohol or drug abuse, or alcohol- or drug-related problems, and
 - b. is certified by the Board Commissioner of Mental Health and Substance Abuse Services;
- 2. An "alcohol-dependent person" is one who uses alcoholic beverages to such an extent that it impairs the health, family life, or occupation of the person and compromises the health and safety of the community;
- 3. A "drug-dependent person" means a person who is using a controlled substance as presently defined in Section 102 of the Federal Controlled Substances Act and who is in a state of psychic or physical dependence, or both, arising from administration of that controlled substance on an intermittent or continuous basis. Drug dependence is characterized by behavioral and other responses which include a strong compulsion to take the substance on a continuous basis in order to experience its psychic effects, or to avoid the discomfort of its absence;

4. "Intoxicated person" means a person whose mental or physical functioning is substantially impaired as the direct result of the consumption of alcohol or drugs;

- 5. "Medical detoxification" means diagnostic and treatment services performed by licensed facilities for acute alcohol intoxication, delirium tremens and physical and neurological complications resulting from acute intoxication. Medical detoxification includes the services of a physician and attendant medical personnel including nurses, interns and emergency room personnel, the administration of a medical examination and a medical history, the use of an emergency room and emergency medical equipment if warranted, a general diet of three meals each day, the administration of appropriate laboratory tests, and supervision by properly trained personnel until the person is no longer medically incapacitated by the effects of alcohol;
- 6. "Nonmedical detoxification" means detoxification services for intoxicated clients with no apparent physical or neurological symptoms requiring medical treatment as a result of their intoxication. Nonmedical detoxification includes providing a bed, oral administration of fluids, three meals a day and the taking of the client's temperature, blood pressure and pulse at least once every six (6) hours for the duration of the client's stay in the nonmedical detoxification service;

7. "Inpatient treatment" means the process of providing residential diagnostic and treatment services on a scheduled basis;

- 8. "Intermediate care" means an organized therapeutic environment in which a client may receive diagnostic services, counseling, vocational rehabilitation and/or work therapy while benefiting from the support which a full or partial residential setting can provide. Intermediate care should provide a transition between the inpatient detoxification facility and reintegration into community life. Intermediate care must include provision for a bed, three meals a day and medical support if needed;
- 9. "Transitional living facility" and "halfway house" means an approved treatment facility which offers or provides temporary residential accommodations, meals, supervision at all times residents are in the facility or on facility premises, and services, including counseling, short-term supportive care, case management, mental health services or treatment services. The terms do not include residential substance abuse centers which are facilities that provide treatment for consumers in a live-in setting that provides a regimen consisting of twenty-four (24) treatment hours per week;
- 10. "Short-term supportive care" means a service rendered to any person residing in a halfway house or transitional living facility which is sufficient to assist the person to meet or achieve an adequate level of daily living and to learn or develop adequate

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daily living skills. Daily living skills shall include, but not be limited to, resident participation in meal preparation and routine housekeeping and laundry tasks. Short-term supportive assistance includes, but is not limited to, assistance in the preparation of meals, housekeeping, laundry tasks and personal hygiene. Short-term supportive assistance shall not include medical services or personal care as defined in Section 1-820 of Title 63 of the Oklahoma
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Statutes;

- 11. "Treatment" means the broad range of emergency, inpatient, intermediate and outpatient services and care, including diagnostic evaluation, medical, psychiatric, psychological and social service care, vocational rehabilitation and career counseling, which may be extended to alcohol-dependent, intoxicated and drug-dependent persons; and
- 12. "Faith-based" means an organization, association, facility or program that offers services within a context of religious beliefs that are articulated by the organization's, association's, facility's or program's mission statement, affiliations, or sponsoring entities.
- 20 SECTION 26. AMENDATORY 43A O.S. 2011, Section 3-406.1, 21 is amended to read as follows:
- Section 3-406.1. A. Until June 30, 2013, the Department of
 Mental Health and Substance Abuse Services and the Oklahoma Health
 Care Authority shall continue to purchase, on a fee-for-service

basis, therapy provided by certified alcohol and drug counselors, as
defined in Chapter 43B, Section 1871 of Title 59 of the Oklahoma

Statutes, provided such therapy is provided by certified alcohol and
drug counselors employed from organizations or individuals under
contract with the Department of Mental Health and Substance Abuse

Services or the Oklahoma Health Care Authority.

- B. Nothing in this section shall prohibit the Board

 Commissioner of Mental Health and Substance Abuse Services or the

 Oklahoma Health Care Authority Board from initiating or terminating

 contracts with certified substance abuse providers, establishing

 contract limits, developing or modifying reimbursement schedules, or

 otherwise managing appropriated resources on behalf of the state.
- SECTION 27. AMENDATORY 43A O.S. 2011, Section 3-415, as last amended by Section 1, Chapter 310, O.S.L. 2018 (43A O.S. Supp. 2018, Section 3-415), is amended to read as follows:
- Section 3-415. A. 1. The Board Commissioner of Mental Health and Substance Abuse Services shall promulgate rules and standards for certification for private facilities and organizations which provide treatment, counseling, recovery and rehabilitation services directed toward alcohol- and drug-dependent persons. These facilities and organizations shall be known as "Certified Services for the Alcohol- and Drug-Dependent". Only certified facilities may receive and assist alcohol- and drug-dependent persons by providing treatment, recovery support and rehabilitation.

2. Any person violating the requirement that only certified facilities may receive and assist alcohol- and drug-dependent persons by providing treatment to alcohol- and drug-dependent persons, upon conviction, shall be guilty of a misdemeanor. Except as otherwise provided in this section, no substance abuse treatment program shall operate or continue to operate unless the facility complies with the rules promulgated by the Board Commissioner and is certified as required by this section.

- B. Applications for certification as a certified service for the alcohol- and drug-dependent person pursuant to the provisions of this section shall be made to the Department of Mental Health and Substance Abuse Services on prescribed forms.
- C. The Board, or the Commissioner of Mental Health and Substance Abuse Services upon delegation by the Board, may certify the facility for a period of not more than thirty-six (36) months subject to renewal as provided.
- D. The Board or the Commissioner of Mental Health and Substance Abuse Services upon delegation by the Board, may postpone, deny renewal of, revoke, or suspend the certification of the facility for failure to comply with rules and standards promulgated by the Board Commissioner.
- E. The following are exempt from the provisions of the Oklahoma Alcohol and Drug Abuse Services Act:

1. Individual persons in private practice as licensed physicians, licensed psychologists, licensed social workers, registered nurses, licensed professional counselors, licensed marriage and family therapists, licensed behavioral practitioners, individual members of the clergy, licensed alcohol or drug abuse counselors and certified alcohol or drug abuse counselors. The exemption shall apply only to individual professional persons in their private practice and not to any treatment facility operated by the person;

- 2. Properly licensed hospitals, psychiatric and medical surgical facilities;
 - 3. Programs or facilities operated by a state agency;
- 4. Programs conducted and facilities operated by Alcoholics
 Anonymous;
- 5. Programs conducted and facilities operated by the Salvation
 Army;
 - 6. Faith-based, nonresidential recovery programs;
- 7. Residential recovery-based programs with a resident capacity of less than twelve; or
 - 8. Residential recovery and recovery support programs that are not collocated with certified treatment programs. However, the Department of Mental Health and Substance Abuse Services shall offer voluntary certification for those resident recovery and recovery

- 1 support programs that are not collocated with certified treatment 2 programs that desire Department certification.
 - F. Certified services for the alcohol- or drug-dependent person shall comply with standards adopted by the Board Commissioner. Such standards shall require that treatment and therapeutic methods shall be in compliance with:
- 7 1. The Joint Commission on Accreditation of Healthcare 8 Organizations;
 - 2. The Commission on Accreditation of Rehabilitation Facilities;
 - 3. The Council on Accreditation (COA); or

- 4. Approved medical and professional standards as determined by the Board Commissioner.
 - G. Any facility or organization certified to provide certified services shall cooperate with inspection personnel of the state and shall promptly file all reports required by the Board Commissioner.
 - H. All claims by and accomplishments publicized by any applicant for certification or any certified alcohol- or drug-dependent organization, including but not limited to consumer count and success rates, shall be documented and verifiable by the Board Commissioner.
 - I. The Department of Mental Health and Substance Abuse Services is authorized to establish and collect certification and renewal fees for certification of private facilities and organizations which

- provide treatment, counseling and rehabilitation services directed toward alcohol- and drug-dependent persons, as provided in Section 3 3-324 of this title.
 - J. Any materials or information received by the Department from an applicant regarding the applicant's financial status shall not be construed to be open records pursuant to the Oklahoma Open Records Act.
- 8 SECTION 28. AMENDATORY 43A O.S. 2011, Section 3-453, as 9 amended by Section 151, Chapter 304, O.S.L. 2012 (43A O.S. Supp.
- 10 2018, Section 3-453), is amended to read as follows:

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- Section 3-453. A. Alcohol and drug substance abuse courses shall be offered only by nonprofit educational institutions of higher learning, governmental or nonprofit organizations.
 - B. Enrollment fees for those attending the courses shall be set by the Department of Mental Health and Substance Abuse Services and shall be within a range of not less than Sixty-five Dollars (\$65.00) and not more than:
- 1. One Hundred Fifty Dollars (\$150.00) for a ten-hour course;

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 - 2. Three Hundred Sixty Dollars (\$360.00) for a twenty-four-hour course.
- C. Ten percent (10%) of each fee collected shall be remitted by
 the institution or organization offering alcohol and drug substance
 abuse courses to the State Treasurer to be credited to the

- Community-based Substance Abuse Revolving Fund in the State Treasury
 and shall be used to provide substance abuse services to the
 indigent or to provide specialized training to alcohol and drug
 substance abuse course facilitators. Five percent (5%) of each fee
 collected by the Department shall be used for the administrative
 - D. Enrollment in the course shall not be limited to persons ordered to enroll, attend and successfully complete the course.

costs related to providing such services.

- E. All alcohol and drug substance abuse courses related to driver license revocation and course facilitators shall be approved and certified by the Department of Mental Health and Substance Abuse Services.
- F. The Department of Mental Health and Substance Abuse Services is authorized to promulgate rules governing:
 - 1. Minimum curriculum requirements for such courses;
- 2. Facilities, equipment and instructional materials for such courses;
 - 3. Minimum qualifications for course facilitators;
 - 4. Grounds for reprimand and for revocation, suspension or nonrenewal of the authority to conduct such courses and for revocation of a facilitator's certification;
 - 5. Attendance requirements; and

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6. Guidelines for certifying to the Department of Mental Health and Substance Abuse Services and the Department of Public Safety successful completion of such course.

- G. The Department of Mental Health and Substance Abuse Services shall require that each ten-hour course shall be conducted in no less than three sessions of no more than three and one-half (3 1/2) hours each on three (3) separate days. For a twenty-four-hour course, the Department shall require that:
- 9 1. Each such course shall consist of at least twenty-four (24)
 10 hours;
 - 2. Each such course shall consist of no more than two (2) hours of education on any given day, nor more than four (4) hours in a given week, and shall not contain more than ten percent (10%) films on any one specialized area; and
 - 3. No more than twenty-four students shall be allowed in a given class.
 - H. Any institution or organization authorized under this act

 Section 3-451 et seq. of this title to conduct an alcohol and drug substance abuse course shall certify to the Department of Public Safety all persons who successfully complete such course.
 - I. Any person participating in a substance abuse treatment program recommended as a result of an assessment pursuant to Section 3-460 of this title shall be required to pay all or part of the actual cost incurred for treatment of the person, if the court

determines the person has the ability to pay for all or part of the cost of treatment. The court shall determine the amount of reimbursement the person shall pay.

- J. Application fees for certification of course facilitators shall be set by the Board Commissioner of Mental Health and Substance Abuse Services to defray the costs of administering the program and shall be:
- 1. Not less than One Hundred Dollars (\$100.00) and not more than Two Hundred Dollars (\$200.00) upon initial application; and
- 2. Not less than Twenty-five Dollars (\$25.00) and not more than Fifty Dollars (\$50.00) upon annual renewal.
- K. The Director of the Office of Management and Enterprise

 Services shall transfer unobligated monies generated from the fees
 in subsection C of this section, deposited before November 1, 2005,
 from the Department of Mental Health and Substance Abuse Services
 Revolving Fund to the Community-based Substance Abuse Revolving
 Fund, in amounts calculated by the Department.
- L. No alcohol or drug substance abuse course shall operate or continue to operate unless it is operated in compliance with the rules promulgated by the Board Commissioner and is certified as required by this section.
- 22 SECTION 29. AMENDATORY 43A O.S. 2011, Section 3-460, as last amended by Section 152, Chapter 304, O.S.L. 2012 (43A O.S.

24 Supp. 2018, Section 3-460), is amended to read as follows:

Section 3-460. A. The Department of Mental Health and Substance Abuse Services shall certify assessment personnel for the purpose of conducting alcohol and drug assessment and evaluation programs related to driver license revocation.

- B. Application fees for certification of assessment personnel shall be set by the Department to defray the costs of administering the program and shall be:
- 1. Not less than One Hundred Dollars (\$100.00) and not more than Two Hundred Dollars (\$200.00) upon initial application; and
- 2. Not less than Twenty-five Dollars (\$25.00) and not more than One Hundred Fifty Dollars (\$150.00) upon triennial renewal.
- C. The fee for those undergoing an assessment and evaluation pursuant to this section shall be One Hundred Sixty Dollars (\$160.00). A fee of Fifteen Dollars (\$15.00) shall be remitted by the individual undergoing an assessment and evaluation directly to the Department of Public Safety pursuant to Section 6-212 of Title 47 of the Oklahoma Statutes.
- 1. The Department of Public Safety shall remit ninety percent (90%) of the fifteen-dollar fee collected pursuant to this section to the State Treasurer to be credited to the Community-based Substance Abuse Revolving Fund in the State Treasury and shall be used by the Department of Mental Health and Substance Abuse Services.

- 2. Ten percent (10%) of each fifteen-dollar fee collected by the Department of Public Safety pursuant to this section shall be deposited into the Department of Public Safety Restricted Revolving Fund, as created in Section 2-145 of Title 47 of the Oklahoma Statutes, to be used for administrative costs associated with the duties imposed by this section.
- D. The Board Commissioner of Mental Health and Substance Abuse Services is authorized to promulgate such rules as are necessary to implement the provisions of Section 3-451 et seq. of this title. Failure to comply with rules and standards promulgated by the Board Commissioner shall be grounds for revocation, suspension or nonrenewal of certification.
- E. The Director of the Office of Management and Enterprise

 Services shall transfer any unobligated monies generated by the fees
 in subsection C of this section, deposited before November 1, 2005,
 from the Department of Mental Health and Substance Abuse Services

 Revolving Fund to the Community-based Substance Abuse Revolving

 Fund, in amounts calculated by the Department.
- F. No alcohol or drug assessment personnel shall operate or continue to operate as such unless the alcohol or drug assessment personnel comply with the rules promulgated by the Board Commissioner and are certified as required by this section.

SECTION 30. AMENDATORY 43A O.S. 2011, Section 3-601, as amended by Section 3, Chapter 111, O.S.L. 2017 (43A O.S. Supp. 2018, Section 3-601), is amended to read as follows:

Section 3-601. A. Any Class II controlled dangerous substance, when used in this state by an opioid substitution treatment program for persons with a history of opioid addiction to or physiologic dependence on controlled dangerous substances, shall only be used:

- 1. In treating persons with a history of addiction;
- 2. In treating persons with a one-year history of opioid addiction to or physiologic dependence on controlled dangerous substances, as defined by the Code of Federal Regulations, and documentation of attempting another type of treatment; or
- 3. If clinically appropriate, the program physician may waive the requirement of a one-year history of opioid addiction for consumers within six (6) months of release from a penal institution, for consumers with a pregnancy verified by the program physician, or for consumers having previously received treatment for opioid addiction and within two (2) years of discharge from that treatment episode.
- B. Any conviction for a violation of the provisions of this section or any rules promulgated pursuant to the provisions of this section shall be a felony.
- C. For the purposes of this section, "opioid substitution treatment program" means a person, private physician, or

organization that administers or dispenses an opioid drug to a narcotic addict for the purposes of detoxification or maintenance treatment or provides, when necessary and appropriate, comprehensive medical and rehabilitation services. A private physician who administers buprenorphine with a waiver from the Drug Enforcement Administration shall not be considered an opioid substitution treatment program. An opioid substitution treatment program shall be certified by the Board of Mental Health and Substance Abuse Services, or the Commissioner of Mental Health and Substance Abuse Services upon delegation by the Board, and registered with the federal Drug Enforcement Administration for the use of an opioid drug to treat narcotic addiction.

- D. The Board of Mental Health and Substance Abuse Services

 Commissioner shall promulgate rules and standards for the

 certification of all programs, private facilities, and organizations

 which provide opioid substitution treatment directed to those

 physiologically dependent on or addicted to opioids. These

 facilities and organizations shall be known as "Opioid Substitution

 Treatment Programs". Only certified facilities may receive and

 assist opioid-dependent and addicted persons by providing Class II

 controlled substances in opioid substitution treatment and

 rehabilitation.
- E. The Board of Mental Health and Substance Abuse Services

 Commissioner shall promulgate rules and standards regulating the

- treatment and services provided by opioid substitution treatment
 programs. Failure to comply with rules and standards promulgated by
 the Board Commissioner shall be grounds for revocation, suspension
 or nonrenewal of certification.
 - F. Opioid substitution treatment programs shall notify the Department of Mental Health and Substance Abuse Services of plans to close or relocate within a minimum of thirty (30) days prior to closure or relocation.
 - G. Failure to comply with rules and standards promulgated by the Board of Mental Health and Substance Abuse Services Commissioner pursuant to this section shall be grounds for reprimand, suspension, revocation or nonrenewal of certification.
- SECTION 31. AMENDATORY 43A O.S. 2011, Section 3-603, is amended to read as follows:
 - Section 3-603. A. The Board Commissioner of Mental Health and Substance Abuse Services shall approve a standard medication fee for persons participating in an opioid substitution treatment program.
 - B. A person participating in an opioid substitution treatment program shall be terminated from the program if the person fails to participate in counseling sessions or if the person fails to adhere to the program's guidelines as promulgated by the Board Commissioner.

C. The Board Commissioner is authorized to promulgate such rules as are necessary to implement this act Section 3-601 et seq. of this title.

- 4 SECTION 32. AMENDATORY 43A O.S. 2011, Section 4-203, is 5 amended to read as follows:
 - Section 4-203. A. The Board Commissioner of Mental Health and Substance Abuse Services may promulgate rules authorizing the executive director or designee of a facility within the Department of Mental Health and Substance Abuse Services at which a consumer is being treated to charge on a sliding scale or waive the liability of the consumer and estate of the consumer for the care and treatment of the consumer, if it is determined that the consumer is unable to pay the full amount for such care and treatment, or that the consumer is an indigent person as defined in this title.
 - B. Before any charge for care and treatment is placed on a sliding scale or waived there must be:
 - 1. A written application and documentation demonstrating the income of the consumer;
 - 2. The number of dependents of the consumer;
- 3. A statement of any charges to be placed on the sliding scale or waiver of indebtedness of the consumer for care and treatment;

 and
- 4. The reasons for the placement on the sliding scale or waiver. The statement must be signed by the executive director or

- 1 designee granting such placement on the sliding scale or waiver.
- 2 The statement must also be filed with the records of the consumer at
- 3 | the facility.
- 4 C. For the purpose of determining the financial status or
- 5 ability to pay of a consumer, the estate of the consumer, or persons
- 6 liable for the care and treatment of the consumer, the Oklahoma Tax
- 7 | Commission is directed to furnish to the Commissioner of Mental
- 8 | Health and Substance Abuse Services, or designee, upon request, such
- 9 information as may be of record in the Commission relative to
- 10 consumers, and their estates.
- 11 | SECTION 33. AMENDATORY 43A O.S. 2011, Section 5-304, is
- 12 | amended to read as follows:
- 13 | Section 5-304. A. The Board Commissioner of Mental Health and
- 14 | Substance Abuse Services shall promulgate rules for the reception
- 15 and retention of voluntary consumers by state facilities.
- B. The executive director in charge of any state facility or
- 17 | licensed private hospital for care and treatment of the mentally ill
- 18 may at his or her discretion receive and retain therein as a
- 19 consumer:
- 20 1. Any person eighteen (18) years of age or over, suitable for
- 21 | care and treatment, who voluntarily makes written application;
- 22 2. Any person, suitable for care and treatment at least sixteen
- 23 (16) years but not over eighteen (18) years of age, with the consent
- 24 of such person's parent or guardian.

C. A person received at any facility pursuant to this section shall not be detained for a period exceeding seventy-two (72) hours, excluding weekends and holidays, from and inclusive of the date of notice in writing of his or her intention or desire to leave such hospital or facility.

- D. The applicant, or someone on behalf of the applicant, must pay a bond for the cost of care and treatment or pay such cost each month in advance, unless it is determined that the applicant is a poor or indigent person as provided in this title.
- SECTION 34. AMENDATORY 43A O.S. 2011, Section 5-420, is amended to read as follows:
- Section 5-420. A. The Board Commissioner of Mental Health and Substance Abuse Services shall adopt rules and procedures to ensure that persons involuntarily committed for treatment by a court receive review of their involuntary status at least once every three (3) months, and the Department of Mental Health and Substance Abuse Services shall take appropriate action based upon this review.
- B. Any person receiving involuntary inpatient treatment, or such person's attorney, may at any time file a written request that the treatment order be reviewed by the committing court, or a court in the county where the person is located. If a review is requested, the court shall hear the matter within thirty (30) days after the request, and the court shall give notice to the person and such person's attorney and the person in charge of the facility of

- 1 | the time and place of the hearing. The hearing shall be to
- 2 | determine if the person can be treated on a less restrictive basis.
- 3 At the conclusion of the hearing, the court may confirm the order of
- 4 | treatment, modify the order of treatment, discharge the respondent,
- 5 or enter any appropriate order.
- 6 SECTION 35. AMENDATORY 43A O.S. 2011, Section 9-101, is
- 7 amended to read as follows:
- 8 Section 9-101. A. 1. An alcohol- or drug-dependent person or
- 9 his or her court appointed guardian may apply for voluntary
- 10 | treatment directly to an approved treatment facility.
- 2. A minor may apply for voluntary treatment pursuant to the
- 12 provisions of Section 2602 of Title 63 of the Oklahoma Statutes.
- 3. A parent of a minor may consent to the voluntary admission
- 14 and treatment of the minor directly to an approved treatment facility
- 15 | for substance abuse treatment.
- B. 1. Subject to rules adopted by the Board Commissioner of
- 17 | Mental Health and Substance Abuse Services, the administrator in
- 18 charge of an approved treatment facility may determine who shall be
- 19 admitted for treatment.

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- 20 2. When a person is refused admission to an approved treatment
- 21 | facility, the administrator, subject to rules adopted by the Board
- 22 | Commissioner, shall refer the person to another approved treatment
- 23 | facility for treatment if possible and appropriate.

C. 1. When a consumer receiving inpatient care leaves an approved treatment facility, the consumer shall be encouraged to consent to appropriate outpatient or intermediate treatment.

- 2. If it appears to the administrator in charge of the approved treatment facility that the consumer is an alcohol- or drug-dependent person who requires help, the facility shall arrange for assistance in obtaining supportive services and residential facilities if possible and appropriate.
- D. If the consumer is a minor or an incompetent person, the request for discharge from an inpatient or residential facility shall be made by a parent, spouse, or legal guardian, or by the minor if the minor was voluntarily admitted.
- SECTION 36. AMENDATORY 43A O.S. 2011, Section 13-101, is amended to read as follows:
 - Section 13-101. A. Contingent upon funding, the Department of Mental Health and Substance Abuse Services shall develop and implement a mental health first aid pilot program. The purpose of the mental health first aid pilot program shall be to train non-mental-health professionals in how to support an individual in a mental health crisis situation until professional help can be obtained.
- B. The Department shall adopt a curriculum which, at a minimum, shall include training for individuals on the symptoms, causes and evidence-based treatments for common mental health problems,

- including, but not limited to, depression, anxiety disorders,

 psychosis, and substance abuse disorders. The curriculum shall also

 address possible crisis situations arising from these mental health
 - C. The Department shall issue a certificate in mental health first aid to individuals who complete the course of training. The Department shall establish criteria for certification.

problems and steps to support an individual in a crisis situation.

- D. The Department is authorized to enter into a contract to implement the provisions of this section.
- E. On or before December 31, 2009, and annually thereafter, the Department shall submit a report to the Legislature stating the number of participants in the program, the number of individuals who received a certificate in the program, and any recommendations for improvement of the program.
- F. The Board Commissioner of Mental Health and Substance Abuse Services shall promulgate rules as necessary to implement the provisions of this section.
- SECTION 37. AMENDATORY 63 O.S. 2011, Section 1-219, is amended to read as follows:
 - Section 1-219. The board of county commissioners of any county, or the board of county commissioners of two or more counties jointly, is hereby authorized, at the option and approval of said the board or boards, to conduct a child guidance program, and/or community health center and/or community facility for the mentally

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retarded developmentally disabled, separate and apart from or in
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    conjunction with the county department of health, and to request as
 2
    a part of the county budget an appropriation of not to exceed an
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    amount equal to the net proceeds of a levy of three-fourths (3/4)
 5
    mill on the dollar valuation of taxable property in the county for
    such purpose or purposes; and to employ personnel, within the limits
 6
 7
    of such funds, to conduct such program or programs. Provided, that
    any center or facility for mental health services established or
 9
    maintained hereunder shall first be approved by the State Director
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    of Mental Health on advice of the Board of Mental Health
11
    Commissioner of Mental Health and Substance Abuse Services and shall
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    operate under the guidelines of the Oklahoma Mental Health Services
    Act; and any center or facility for mental retardation services to
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    the developmentally disabled established or maintained hereunder
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    shall first be approved by the Director of the Department of
    Institutions, Social and Rehabilitative Services on the advice of
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    the Oklahoma Welfare Commission and shall operate under regulations
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    prescribed by the Oklahoma Public Welfare Commission Human Services.
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        SECTION 38.
                        AMENDATORY
                                   63 O.S. 2011, Section 1-502.1, as
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    amended by Section 1, Chapter 246, O.S.L. 2013 (63 O.S. Supp. 2018,
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    Section 1-502.1), is amended to read as follows:
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        Section 1-502.1. A. All agencies and organizations that
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    regularly employ emergency medical technicians, paramedics,
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    firefighters, peace officers, as defined in Section 648 of Title 21
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of the Oklahoma Statutes, correctional officers and employees, or health care workers, all mental health or mentally retarded treatment or evaluation programs for the developmentally disabled that employ persons involved with providing care for patients, the J.D. McCarty Center for Children with Developmental Disabilities, and all juvenile institutions of the Department of Human Services shall implement the universal precautions for the prevention of the transmission of communicable diseases published by the Centers for Disease Control, U.S. Public Health Service, in the Morbidity and Mortality Weekly Report, Volume 36, Number 2S or as subsequently amended.

- B. The State Board of Health shall promulgate rules and guidelines that will implement a system of notification of emergency medical technicians, paramedics, firefighters, health care workers, funeral directors, peace officers, and any person who in good faith renders aid in accordance with the Good Samaritan Act relating to risk exposures during health care activities, emergency response activities or funeral preparations. Risk exposure shall be defined by the State Board of Health to be exposure that is epidemiologically demonstrated to have the potential for transmitting a communicable disease.
- C. The Board Commissioner of Mental Health and Substance Abuse Services, Department of Human Services, Oklahoma Cerebral Palsy Commission, and State Board of Corrections shall each promulgate

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1
    rules, guidelines or policies to provide for such notification of
 2
    risk exposures to persons employed by such agencies.
 3
        SECTION 39.
                                      10 O.S. 2011, Sections 1406 and
                        REPEALER
 4
    1410, are hereby repealed.
                                      43A O.S. 2011, Sections 2-103, as
 5
        SECTION 40.
                        REPEALER
    amended by Section 1, Chapter 280, O.S.L. 2017, 2-105 and 3-405 (43A
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 7
    O.S. Supp. 2018, Section 2-103), are hereby repealed.
        SECTION 41. It being immediately necessary for the preservation
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    of the public peace, health or safety, an emergency is hereby
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    declared to exist, by reason whereof this act shall take effect and
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    be in full force from and after its passage and approval.
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