1	STATE OF OKLAHOMA								
2	1st Session of the 58th Legislature (2021)								
3	COMMITTEE SUBSTITUTE								
4	FOR HOUSE BILL NO. 888 By: Standridge of the Senate								
5	and								
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7	Echols of the House								
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9	COMMITTEE SUBSTITUTE								
10	An Act relating to controlled dangerous substances; defining terms; requiring pain management clinics to								
11	register with State Board of Medical Licensure and Supervision; providing exemptions; stipulating								
12	registration procedures; requiring clinics to designate physician; providing for the denial,								
13	revocation or suspension of registration under certain circumstances; defining term; requiring								
14	facility operations to cease when registration is revoked or suspended; requiring removal of signage;								
15	prohibiting person from applying to operate pain management clinic for certain period of time after								
16	revocation; limiting period of suspension; requiring new registration application if clinic changes								
17	ownership; prohibiting physicians from practicing medicine in unregistered pain management clinics;								
18	providing for disciplinary action for violations; limiting who may prescribe controlled dangerous								
19	substances at registered pain management clinics; prohibiting the dispensation of controlled dangerous								
20	substances at pain management clinics; specifying physician responsibilities; providing facility and								
21	physical operations requirements; stipulating certain infection control requirements; providing safety								
22	requirements for buildings, grounds and equipment of clinics; providing certain quality assurance								
23	requirements; stipulating certain data collection and reporting requirements; providing for the								
24	accessibility of certain data and reports; providing								

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penalties; directing promulgation of rules; providing for codification; and providing an effective date.

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

5 SECTION 1. NEW LAW A new section of law to be codified 6 in the Oklahoma Statutes as Section 2-1101 of Title 63, unless there 7 is created a duplication in numbering, reads as follows:

8 As used in this act:

9 1. "Board eligible" means successful completion of an
anesthesia, physical medicine and rehabilitation, rheumatology or
neurology residency program approved by the Accreditation Council
for Graduate Medical Education or the American Osteopathic
Association for a period of six (6) years from successful completion
of such residency program;

15 2. "Chronic nonmalignant pain" means pain unrelated to cancer 16 which persists beyond the usual course of disease or the injury that 17 is the cause of the pain or more than ninety (90) calendar days 18 after surgery; and

19 3. "Pain management clinic" or "clinic" means any publicly or 20 privately owned facility:

a. that advertises in any medium for any type of pain
management services, and

b. where in any month a majority of patients are
prescribed opioids, benzodiazepines, barbiturates or

1 carisoprodol for the treatment of chronic nonmalignant 2 pain. A new section of law to be codified 3 SECTION 2. NEW LAW in the Oklahoma Statutes as Section 2-1102 of Title 63, unless there 4 5 is created a duplication in numbering, reads as follows: 6 A. Each pain management clinic shall register with the State 7 Board of Medical Licensure and Supervision unless: The majority of the physicians who provide services in the 8 1. 9 clinic primarily provide surgical services; 10 The clinic is affiliated with an accredited medical school 2. 11 at which training is provided for medical students, residents or 12 fellows: 13 3. The clinic does not prescribe controlled dangerous 14 substances for the treatment of pain; 15 The clinic is wholly owned and operated by one or more 4. 16 board-eligible or board-certified anesthesiologists, physiatrists, 17 rheumatologists or neurologists; or 18 The clinic is wholly owned and operated by a physician 5. 19 multispecialty practice where one or more board-eligible or board-20 certified medical specialists, who have also completed fellowships 21 in pain medicine approved by the Accreditation Council for Graduate

American Board of Pain Medicine or a board approved by the American Board of Physician Specialties, the American Association of

Medical Education or who are also certified in pain medicine by the

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Physician Specialists or the American Osteopathic Association,
 perform interventional pain procedures of the type routinely billed
 using surgical codes.

B. Each clinic location shall be registered separately
regardless of whether the clinic is operated under the same business
name or management as another clinic.

7 C. As a part of registration, a clinic shall designate a physician who is responsible for complying with all requirements 8 9 related to registration and operation of the clinic in compliance 10 with this act. Within ten (10) calendar days after termination of a 11 designated physician, the clinic shall notify the State Board of 12 Medical Licensure and Supervision of the identity of another 13 designated physician for that clinic. The designated physician 14 shall have a full, active and unencumbered license pursuant to 15 Section 480 et seq. or Section 620 et seq. of Title 59 of the 16 Oklahoma Statutes and shall practice at the clinic location for 17 which the physician has assumed responsibility. Failing to have a 18 licensed designated physician practicing at the location of the 19 registered clinic may be the basis for a summary suspension of the 20 clinic registration certificate as described in this section.

D. The State Board of Medical Licensure and Supervision shall deny registration to any pain management clinic owned by or with any contractual or employment relationship with a physician:

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Whose Drug Enforcement Administration number has ever been
 revoked;

2. Whose application for a license to prescribe, dispense or
administer a controlled substance has been denied for disciplinary
action by the appropriate medical regulatory board of the physician;
or

3. Who has been convicted of or pleaded guilty or nolo
contendere to, regardless of adjudication, an offense that
constitutes a felony for receipt of illicit or diverted drugs,
including a controlled substance listed in Schedule I, II, III, IV
or V of the Uniform Controlled Dangerous Substances Act, in this
state, any other state or the United States.

13 Ε. If the State Board of Medical Licensure and Supervision 14 finds that a pain management clinic is owned, directly or 15 indirectly, by a person meeting any criteria listed in subsection D 16 of this section, the State Board of Medical Licensure and 17 Supervision shall revoke the certificate of registration previously 18 issued by the State Board of Medical Licensure and Supervision. As 19 determined by rule, the State Board of Medical Licensure and 20 Supervision may grant an exemption to denying a registration or 21 revoking a previously issued registration if more than five (5) 22 years have elapsed since adjudication. As used in this section, the 23 term "convicted" includes an adjudication of guilt following a plea

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of guilty or nolo contendere or the forfeiture of a bond when
 charged with a crime.

F. If the registration of a pain management clinic is revoked or suspended, the designated physician of the pain management clinic, the owner or lessor of the pain management clinic property, the manager and the proprietor shall cease to operate the facility as a pain management clinic as of the effective date of the suspension or revocation.

9 G. If a pain management clinic registration is revoked or 10 suspended, the designated physician of the pain management clinic, 11 the owner or lessor of the clinic property, the manager or the 12 proprietor is responsible for removing all signs and symbols 13 identifying the premises as a pain management clinic.

H. If the clinic's registration is revoked, any person named in the registration documents of the pain management clinic, including persons owning or operating the pain management clinic, shall not, as an individual or as a part of a group, apply to operate a pain management clinic for one (1) year after the date the registration is revoked.

I. The period of suspension for the registration of a pain management clinic shall be prescribed by the State Board of Medical Licensure and Supervision but shall not exceed one (1) year.

J. A change of ownership of a registered pain management clinic
 requires submission of a new registration application.

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SECTION 3. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 2-1103 of Title 63, unless there
 is created a duplication in numbering, reads as follows:

4 A physician shall not practice medicine in a pain management Α. 5 clinic if the clinic is not registered with the State Board of Medical Licensure and Supervision as required by this act. Any 6 7 physician who qualifies to practice medicine in a pain management clinic pursuant to rules adopted by the appropriate medical 8 9 regulatory board of the physician may continue to practice medicine 10 in a pain management clinic as long as the physician continues to 11 meet the qualifications prescribed in the rules. A physician who 12 violates this subsection is subject to disciplinary action by the 13 appropriate medical regulatory board of the physician.

B. Only a physician licensed pursuant to Section 480 et seq. or Section 620 et seq. of Title 59 of the Oklahoma Statutes may prescribe a controlled dangerous substance on the premises of a registered pain management clinic. No person shall dispense any controlled dangerous substance on the premises of a pain management clinic.

C. A physician, a physician assistant or an Advanced Practice
Registered Nurse shall perform a physical examination of a patient
on the same day that the physician prescribes a controlled substance
to a patient at a pain management clinic.

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1 D. A physician authorized to prescribe controlled dangerous 2 substances who practices at a pain management clinic is responsible for maintaining the control and security of his or her prescription 3 4 blanks and any other method used for prescribing controlled 5 dangerous substance pain medication. The physician shall notify, in 6 writing, the State Board of Medical Licensure and Supervision within 7 twenty-four (24) hours following any theft or loss of a prescription 8 blank or breach of any other method for prescribing pain medication.

9 Ε. The designated physician of a pain management clinic shall 10 notify the applicable board in writing of the date of termination of 11 employment within ten (10) calendar days after terminating his or 12 her employment with a pain management clinic that is required to be 13 registered pursuant to this act. Each physician practicing in a 14 pain management clinic shall advise the State Board of Medical 15 Licensure and Supervision, in writing, within ten (10) calendar days 16 after beginning or ending his or her practice at a pain management 17 clinic.

18 F. Each physician practicing in a pain management clinic is 19 responsible for ensuring compliance with the following facility and 20 physical operations requirements:

21 1. A pain management clinic shall be located and operated at a 22 publicly accessible fixed location and shall:

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- a. display a sign that can be viewed by the public that
 contains the clinic name, hours of operations and a
 street address,
- b. have a publicly listed telephone number and a
 dedicated phone number to send and receive facsimiles,
 c. have a reception and waiting area,
- 7 d. provide a restroom,
 - e. have private patient examination rooms,
- 9 f. have treatment rooms, if treatment is being provided 10 to the patients, and
- 11 g. display a printed sign located in a conspicuous place 12 in the waiting room viewable by the public with the 13 name and contact information of the clinic's 14 designated physician and the names of all physicians 15 practicing in the clinic; and

16 2. This section does not excuse a physician from providing any
17 treatment or performing any medical duty without the proper
18 equipment and materials as required by the standard of care. This
19 section does not supersede the level of care, skill or treatment
20 recognized in general law related to health care licensure.

G. Each physician practicing in a pain management clinic is responsible for ensuring compliance with the following infection control requirements:

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1 1. The clinic shall maintain equipment and supplies to support 2 infection prevention and control activities; 3 2. The clinic shall identify infection risks based on the 4 following: 5 a. geographic location, community and population served, the care, treatment and services it provides, and 6 b. 7 an analysis of its infection surveillance and control с. data; and 8 9 3. The clinic shall maintain written infection prevention 10 policies and procedures that address the following: 11 a. prioritized risks, 12 b. limiting unprotected exposure to pathogens, 13 limiting the transmission of infections associated с. 14 with procedures performed in the clinic, and 15 d. limiting the transmission of infections associated 16 with the clinic's use of medical equipment, devices 17 and supplies. 18 Each physician practicing in a pain management clinic is Η. 19 responsible for ensuring that the clinic, including its grounds, 20 buildings, furniture, appliances and equipment is structurally 21 sound, in good repair, clean and free from health and safety 22 hazards.

I. The designated physician is responsible for ensuringcompliance with the following quality assurance requirements:

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1	1. Each pain management clinic shall have an ongoing quality						
2	assurance program that objectively and systematically:						
3	a. monitors and evaluates the quality and appropriateness						
4	of patient care,						
5	b. evaluates methods to improve patient care,						
6	c. identifies and corrects deficiencies within the						
7	facility,						
8	d. alerts the designated physician to identify and						
9	resolve recurring problems, and						
10	e. provides for opportunities to improve the facility's						
11	performance and to enhance and improve the quality of						
12	care provided to the public; and						
13	2. The designated physician shall establish a quality assurance						
14	program that includes the following components:						
15	a. the identification, investigation and analysis of the						
16	frequency and causes of adverse incidents to patients,						
17	b. the identification of trends or patterns of incidents,						
18	c. the development of measures to correct, reduce,						
19	minimize or eliminate the risk of adverse incidents to						
20	patients, and						
21	d. the documentation of these functions and periodic						
22	review no less than quarterly of such information by						
23	the designated physician.						
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J. The designated physician is responsible for ensuring
 compliance with the following data collection and reporting
 requirements:

The designated physician for each pain management clinic
 shall report all adverse incidents to the State Board of Medical
 Licensure and Supervision; and

7 2. The designated physician shall also report to the State
8 Board of Medical Licensure and Supervision, in writing, on a
9 quarterly basis the following data:

a. the number of new and repeat patients seen and treated
at the clinic who are prescribed controlled dangerous
substance medications for the treatment of chronic,
nonmalignant pain,

- b. the number of patients discharged due to drug abuse,
 c. the number of patients discharged due to drug
 diversion, and
- 17d.the number of patients treated at the clinic whose18domicile is located somewhere other than in this19state. A patient's domicile is the patient's fixed or20permanent home to which he or she intends to return21even though he or she may temporarily reside22elsewhere.
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K. The data and reports specified in subsection J of this
 section shall be accessible to the Oklahoma State Bureau of
 Narcotics and Dangerous Drugs Control.

4 SECTION 4. NEW LAW A new section of law to be codified 5 in the Oklahoma Statutes as Section 2-1104 of Title 63, unless there 6 is created a duplication in numbering, reads as follows:

A. The State Board of Medical Licensure and Supervision may
impose an administrative fine on a clinic of up to Five Thousand
Dollars (\$5,000.00) per violation for violating the requirements of
this act or the rules of the State Board of Medical Licensure and
Supervision. In determining whether a penalty is to be imposed, and
in fixing the amount of the fine, the State Board of Medical
Licensure and Supervision shall consider the following factors:

14 1. The gravity of the violation, including the probability that 15 death or serious physical or emotional harm to a patient has 16 resulted, or could have resulted, from the pain management clinic's 17 actions or the actions of the physician, the severity of the action 18 or potential harm and the extent to which the provisions of the 19 applicable laws or rules were violated;

20 2. What actions, if any, the owner or designated physician took
21 to correct the violations;

3. Whether there were any previous violations at the painmanagement clinic; and

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4. The financial benefits that the pain management clinic
 derived from committing or continuing to commit the violation.

B. Each day a violation continues after the date fixed for
termination of the violation as ordered by the State Board of
Medical Licensure and Supervision constitutes an additional,
separate and distinct violation.

7 C. The State Board of Medical Licensure and Supervision may 8 impose a fine and, in the case of an owner-operated pain management 9 clinic, revoke or deny a pain management clinic's registration if 10 the clinic's designated physician knowingly and intentionally 11 misrepresents actions taken to correct a violation.

D. An owner or designated physician of a pain management clinic who concurrently operates an unregistered pain management clinic is subject to an administrative fine of Five Thousand Dollars (\$5,000.00) per day.

16 E. If the owner of a pain management clinic that requires 17 registration fails to apply to register the clinic upon a change of 18 ownership and operates the clinic under the new ownership, the owner 19 is subject to a fine of Five Thousand Dollars (\$5,000.00).

20 SECTION 5. NEW LAW A new section of law to be codified 21 in the Oklahoma Statutes as Section 2-1105 of Title 63, unless there 22 is created a duplication in numbering, reads as follows:

All affected agencies and boards shall promulgate such rules as
are necessary to implement the provisions of this act.

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1	SECTION 6.	This act	shall	become	effective	November	1,	2021.
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