1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	1st Session of the 55th Legislature (2015)
4	COMMITTEE SUBSTITUTE
5	FOR ENGROSSED SENATE BILL NO. 494 By: Holt and Pittman of the Senate
6	and
7	Hall of the House
8	
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10	COMMITTEE SUBSTITUTE
11	An Act relating to the Oklahoma Health Care
12	Authority; requiring certain coordination; directing promulgation of rules; creating the Commitment to
13	Care for People with Complex Physical Disabilities Act; defining certain terms; requiring Oklahoma
14	Health Care Authority to consider certain needs when preparing budget, provide certain coverage and
15	establish certain regulations and policies; providing for codification; and providing an effective date.
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18	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
19	SECTION 1. NEW LAW A new section of law to be codified
20	in the Oklahoma Statutes as Section 5028 of Title 63, unless there
21	is created a duplication in numbering, reads as follows:
22	A. The Oklahoma Health Care Authority shall coordinate with
23	domestic violence sexual assault programs certified by the Office of
24	the Attorney General who provide counseling services for victims of
	BA94 HFLR <u>UNDERLINED</u> language denotes Amendments to present Statutes.

BOLD FACE CAPITALIZED language denotes deletion from present Statutes. Strike thru language denotes deletion from present Statutes. 1 domestic violence to ensure that any information relating to billing or explanation of benefits (EOB) provided, maintained, monitored or 2 3 otherwise handled by the Authority or any other state agency including, but not limited to, services rendered by such facilities, 4 5 is not sent by paper mail to the actual physical address of persons receiving such services. 6

7 в. The Oklahoma Health Care Authority Board shall promulgate rules to implement the provisions of this act. 8

9 SECTION 2. NEW LAW A new section of law to be codified 10 in the Oklahoma Statutes as Section 1012.1 of Title 56, unless there is created a duplication in numbering, reads as follows: 11

This act shall be known and may be cited as the "Commitment to 12 13 Care for People with Complex Physical Disabilities Act".

14 A new section of law to be codified SECTION 3. NEW LAW 15 in the Oklahoma Statutes as Section 1012.2 of Title 56, unless there 16 is created a duplication in numbering, reads as follows:

17 As used in the Commitment to Care for People with Complex 18 Physical Disabilities Act:

19 1. "Complex physical disability" means a diagnosis or medical 20 condition that results in significant physical impairment and/or 21 functional limitation. Such term shall include, but not be limited 22 to, individuals with spinal cord injury, traumatic brain injury, 23 cerebral palsy, muscular dystrophy, spina bifida, osteogenesis 24 imperfecta, arthrogryposis, amyotrophic lateral sclerosis, multiple SB494 HFLR Page 2

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1 sclerosis, demyelinating disease, myelopathy, myopathy, progressive 2 muscular atrophy, anterior horn cell disease, post-polio syndrome, 3 cerebellar degeneration, dystonia, Huntington's disease, spinocerebellar disease, and certain types of amputation, paralysis, 4 5 or paresis that result in significant physical impairment and/or functional limitation. The term "complex physical disability" does 6 7 not negate the requirement that an individual meet medical necessity requirements under Oklahoma Health Care Authority rules to qualify 8 9 for receiving complex rehabilitation technology;

10 2. "Complex rehabilitation technology" (CRT) means items 11 classified within the Medicaid program as of January 1, 2013, as durable medical equipment that are individually configured for 12 13 individuals to meet their specific and unique medical, physical, and 14 functional needs and capacities for basic activities of daily living 15 and instrumental activities of daily living identified as medically 16 necessary. Such items shall include, but not be limited to, complex 17 rehabilitation manual and power wheelchairs and options/accessories, 18 adaptive seating and positioning items and options/accessories, and 19 other specialized equipment such as standing frames and gait 20 trainers and options/accessories;

3. "Employee" means a person whose taxes are withheld by a
qualified CRT supplier and reported to the Internal Revenue Service;
4. "Healthcare Common Procedure Coding System (HCPCS)" means
the billing codes used by Medicare and overseen by the federal

<u>UNDERLINED</u> language denotes Amendments to present Statutes. BOLD FACE CAPITALIZED language denotes Committee Amendments. Strike thru language denotes deletion from present Statutes. 1 Centers for Medicare and Medicaid Services that are based on the current procedural technology codes developed by the American 2 Medical Association; 3

"Individually configured" means a device has a combination 5. 4 5 of sizes, features, adjustments, or modifications that a qualified complex rehabilitation technology supplier can customize to the 6 7 specific individual by measuring, fitting, programming, adjusting, or adapting the device as appropriate so that the device is 8 9 consistent with an assessment or evaluation of the individual by a 10 qualified health care professional and consistent with the 11 individual's medical condition, physical and functional needs and 12 capacities, body size, period of need, and intended use;

13 6. "Qualified complex rehabilitation technology professional" 14 means an individual who is certified as an Assistive Technology 15 Professional (ATP) by the Rehabilitation Engineering and Assistive 16 Technology Society of North America (RESNA);

17 7. "Qualified complex rehabilitation technology supplier" means 18 a company or entity that:

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is accredited by a recognized accrediting organization a. 20 as a supplier of CRT,

21 b. is an enrolled Medicare supplier and meets the 22 supplier and quality standards established for durable 23 medical equipment suppliers, including those for CRT, 24 under the Medicare program,

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1	c. employs as a W-2 employee at least one qualified CRT
2	professional for each location to:
3	(1) analyze the needs and capacities of the complex-
4	needs patient in consultation with qualified
5	heath care professionals,
6	(2) participate in the selection of appropriate CRT
7	for such needs and capacities, and
8	(3) provide technology-related training in the proper
9	use of the CRT,
10	d. requires a qualified complex rehabilitation technology
11	professional be physically present for the evaluation
12	and determination of appropriate CRT,
13	e. has the capability to provide service and repair by
14	qualified technicians for all CRT it sells, and
15	f. provides written information to the complex-needs
16	patient prior to ordering CRT as to how the complex-
17	needs patient may receive service and repair; and
18	8. "Qualified health care professional" means a health care
19	professional licensed by the State Department of Health who has no
20	financial relationship with a qualified complex rehabilitation
21	technology supplier. Qualified health care professional includes,
22	but is not limited to:
23	a. a licensed physician,

24 b. a licensed physical therapist,

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- c. a licensed occupational therapist, or

2 d. other licensed health care professional who performs
3 specialty evaluations within the professional's scope
4 of practice.

5 SECTION 4. NEW LAW A new section of law to be codified 6 in the Oklahoma Statutes as Section 1012.3 of Title 56, unless there 7 is created a duplication in numbering, reads as follows:

A. The Oklahoma Health Care Authority shall take into
consideration the unique medical and functional needs of members
with complex physical disabilities when preparing or adjusting its
budget.

B. The Oklahoma Health Care Authority shall provide coverage for specialty provider services, specialized equipment, and supplies for people with complex physical disabilities. Such coverage shall take into consideration the unique medical and functional needs of people with complex physical disabilities by:

17 1. Identifying a means by which to recognize people with 18 complex physical disabilities through ID codes and/or billing 19 modifiers;

20 2. Determining current procedure terminology billing codes that 21 recognize specialized provider care and preserve a specialized rate 22 which will ensure access to care;

3. Identifying criteria required to establish qualifications as
a specialty provider; and

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 category and establishing a reasonable access protocol for certain
 items.

4 SECTION 5. NEW LAW A new section of law to be codified 5 in the Oklahoma Statutes as Section 1012.4 of Title 56, unless there 6 is created a duplication in numbering, reads as follows:

7 The Oklahoma Health Care Authority shall establish focused 8 regulations and policies for CRT products and services. These 9 focused regulations and policies shall take into consideration the 10 customized nature of CRT and the broad range of services necessary 11 to meet the unique medical and functional needs of people with 12 complex physical disabilities by:

Designating specific HCPCS billing codes as CRT and, as
 needed, creating new billing codes or modifiers for services and
 products covered for people with complex physical disabilities;

16 2. Establishing specific supplier standards for companies or 17 entities that provide CRT and restricting the provision of CRT to 18 only qualified CRT suppliers that meet such standards as defined in 19 Section 3 of this act;

20 3. Requiring complex-needs patients receiving a complex 21 rehabilitation manual wheelchair, power wheelchair, or seating 22 component to be evaluated by:

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a qualified health care professional as defined in
 Section 3 of this act, and

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1 a gualified complex rehabilitation technology b. 2 professional as defined in Section 3 of this act; 3 4. Maintaining payment policies and rates for complex 4 rehabilitation technology to ensure payment amounts are adequate to 5 provide people with complex physical disabilities with access to such items. Such policies and rates shall take into account the 6 7 significant resources, infrastructure, and staff needed to appropriately provide CRT to meet the unique needs of complex-needs 8 9 patients; 10 5. Exempting the HCPCS billing codes defined in Section 3 of 11 this act from inclusion in any bidding, selective contracting, or 12 similar such initiative, if the specialty provider service, 13 specialized equipment or supply can only be obtained from a sole 14 source;

15 6. Requiring that Managed Care Medicaid plans adopt the 16 regulations and policies outlined in this act and contract with any 17 willing, qualified CRT supplier; and

18 7. Making other changes as needed to protect access to CRT for19 complex-needs patients.

20 SECTION 6. This act shall become effective November 1, 2015.

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22 COMMITTEE REPORT BY: COMMITTEE ON PUBLIC HEALTH, dated 04/08/2015 - DO PASS, As Amended and Coauthored.

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