

1 **HOUSE OF REPRESENTATIVES - FLOOR VERSION**

2 STATE OF OKLAHOMA

3 1st Session of the 60th Legislature (2025)

4 ENGROSSED SENATE
5 BILL NO. 1050

6 By: Seifried of the Senate

7 and

8

9

10 Newton and Deck of the
11 House

12

13

14

15

16

17

18

19

20

21

22

23

24

An Act relating to the Unfair Claims Settlement Practices Act; amending 36 O.S. 2021, Section 1250.5, as last amended by Section 1, Chapter 214, O.S.L. 2023 (36 O.S. Supp. 2024, Section 1250.5), which relates to acts by an insurer constituting unfair claim settlement practice; decreasing allowable time to file certain claim; and providing an effective date.

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

SECTION 1. AMENDATORY 36 O.S. 2021, Section 1250.5, as

last amended by Section 1, Chapter 214, O.S.L. 2023 (36 O.S. Supp. 2024, Section 1250.5), is amended to read as follows:

Section 1250.5. Any of the following acts by an insurer, if committed in violation of Section 1250.3 of this title, constitutes an unfair claim settlement practice exclusive of paragraph 16 of this section which shall be applicable solely to health benefit plans:

1 1. Failing to fully disclose to first-party claimants,
2 benefits, coverages, or other provisions of any insurance policy or
3 insurance contract when the benefits, coverages or other provisions
4 are pertinent to a claim;

5 2. Knowingly misrepresenting to claimants pertinent facts or
6 policy provisions relating to coverages at issue;

7 3. Failing to adopt and implement reasonable standards for
8 prompt investigations of claims arising under its insurance policies
9 or insurance contracts;

10 4. Not attempting in good faith to effectuate prompt, fair and
11 equitable settlement of claims submitted in which liability has
12 become reasonably clear;

13 5. Failing to comply with the provisions of Section 1219 of
14 this title;

15 6. Denying a claim for failure to exhibit the property without
16 proof of demand and unfounded refusal by a claimant to do so;

17 7. Except where there is a time limit specified in the policy,
18 making statements, written or otherwise, which require a claimant to
19 give written notice of loss or proof of loss within a specified time
20 limit and which seek to relieve the company of its obligations if
21 the time limit is not complied with unless the failure to comply
22 with the time limit prejudices the rights of an insurer. Any policy
23 that specifies a time limit covering damage to a roof due to wind or
24 hail must allow the filing of claims after the first anniversary but

1 no later than twenty-four (24) months after the date of the loss, if
2 the damage is not evident without inspection;

3 8. Requesting a claimant to sign a release that extends beyond
4 the subject matter that gave rise to the claim payment;

5 9. Issuing checks, drafts or electronic payment in partial
6 settlement of a loss or claim under a specified coverage which
7 contain language releasing an insurer or its insured from its total
8 liability;

9 10. Denying payment to a claimant on the grounds that services,
10 procedures, or supplies provided by a treating physician, hospital,
11 or person or entity licensed or otherwise authorized to provide
12 health care services were not medically necessary unless the health
13 insurer or administrator, as defined in Section 1442 of this title,
14 first obtains an opinion from any provider of health care licensed
15 by law and preceded by a medical examination or claim review, to the
16 effect that the services, procedures or supplies for which payment
17 is being denied were not medically necessary. In the event that
18 claims for mental health or substance use disorder treatments and
19 services are under review, the reviewing health care provider shall
20 have appropriate, qualified, and specialized credentials with
21 respect to the services and treatments. Upon written request of a
22 claimant, treating physician, hospital, or authorized person or
23 entity, the opinion shall be set forth in a written report, prepared
24 and signed by the reviewing physician. The report shall detail

1 which specific services, procedures, or supplies were not medically
2 necessary, in the opinion of the reviewing physician, and an
3 explanation of that conclusion. A copy of each report of a
4 reviewing physician shall be mailed by the health insurer, or
5 administrator, postage prepaid, to the claimant, treating physician,
6 hospital, or authorized person or entity requesting same within
7 fifteen (15) days after receipt of the written request. As used in
8 this paragraph, "physician" means a person holding a valid license
9 to practice medicine and surgery, osteopathic medicine, podiatric
10 medicine, dentistry, chiropractic, or optometry, pursuant to the
11 state licensing provisions of Title 59 of the Oklahoma Statutes;

12 11. Compensating a reviewing physician, as defined in paragraph
13 10 of this section, on the basis of a percentage of the amount by
14 which a claim is reduced for payment;

15 12. Violating the provisions of the Health Care Fraud
16 Prevention Act;

17 13. Compelling, without just cause, policyholders to institute
18 suits to recover amounts due under its insurance policies or
19 insurance contracts by offering substantially less than the amounts
20 ultimately recovered in suits brought by them, when the
21 policyholders have made claims for amounts reasonably similar to the
22 amounts ultimately recovered;

23 14. Failing to maintain a complete record of all complaints
24 which it has received during the preceding three (3) years or since

1 the date of its last financial examination conducted or accepted by
2 the Commissioner, whichever time is longer. This record shall
3 indicate the total number of complaints, their classification by
4 line of insurance, the nature of each complaint, the disposition of
5 each complaint, and the time it took to process each complaint. For
6 the purposes of this paragraph, "complaint" means any written
7 communication primarily expressing a grievance;

8 15. Requesting a refund of all or a portion of a payment of a
9 claim made to a claimant more than ~~twelve (12)~~ six (6) months or a
10 health care provider more than ~~eighteen (18)~~ twelve (12) months
11 after the payment is made. This paragraph shall not apply:

17 16. Failing to pay, or requesting a refund of a payment, for
18 health care services covered under the policy if a health benefit
19 plan, or its agent, has provided a preauthorization or
20 precertification and verification of eligibility for those health
21 care services. This paragraph shall not apply if:

1 b. the subscriber had a preexisting exclusion under the
2 policy related to the service provided, or
3 c. the subscriber or employer failed to pay the
4 applicable premium and all grace periods and
5 extensions of coverage have expired;

6 17. Denying or refusing to accept an application for life
7 insurance, or refusing to renew, cancel, restrict or otherwise
8 terminate a policy of life insurance, or charge a different rate
9 based upon the lawful travel destination of an applicant or insured
10 as provided in Section 4024 of this title; or

11 18. As a health insurer that provides pharmacy benefits or a
12 pharmacy benefits manager that administers pharmacy benefits for a
13 health plan, failing to include any amount paid by an enrollee or on
14 behalf of an enrollee by another person when calculating the
15 enrollee's total contribution to an out-of-pocket maximum,
16 deductible, copayment, coinsurance or other cost-sharing
17 requirement.

18 However, if, under federal law, application of this paragraph
19 would result in health savings account ineligibility under Section
20 223 of the federal Internal Revenue Code, as amended, this
21 requirement shall apply only for health savings accounts with
22 qualified high-deductible health plans with respect to the
23 deductible of such a plan after the enrollee has satisfied the
24 minimum deductible, except with respect to items or services that

1 | are preventive care pursuant to Section 223(c) (2) (C) of the federal
2 | Internal Revenue Code, as amended, in which case the requirements of
3 | this paragraph shall apply regardless of whether the minimum
4 | deductible has been satisfied.

5 | SECTION 2. This act shall become effective November 1, 2025.
6 |
7 | COMMITTEE REPORT BY: COMMITTEE ON JUDICIARY AND PUBLIC SAFETY, dated
8 | 04/17/2025 – DO PASS.
9 |
10 |
11 |
12 |
13 |
14 |
15 |
16 |
17 |
18 |
19 |
20 |
21 |
22 |
23 |
24 |