- 1 AN ACT relating to health facilities.
- 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:
- 3 Section 1. KRS 205.6405 is amended to read as follows:
- 4 As used in KRS 205.6405 to 205.6408:
- 5 (1) "Assessment" means the hospital assessment authorized by KRS 205.6406;
- 6 (2) "Commissioner" means the commissioner of the Department for Medicaid Services;
- 7 (3) "Department" means the Department for Medicaid Services;
- 8 (4) "Excess disproportionate share taxes" means any excess provider tax revenues
- 9 collected under KRS 142.303 that are not needed to fund the state share of hospital
- disproportionate share payments under KRS 205.640 due to federal
- disproportionate share allotments being reduced and limited to the portion of
- provider tax revenues collected under KRS 142.303 necessary to fund the state
- share of the difference between the unreduced disproportionate share allotment and
- the reduced disproportionate share allotment;
- 15 (5) "Intergovernmental transfer" means any transfer of money by or on behalf of a
- public agency for purposes of qualifying funds for federal financial participation in
- accordance with 42 C.F.R. sec. 433.51;
- 18 (6) "Long-term acute hospital" means an in-state hospital that is certified as a long-term
- care hospital under 42 U.S.C. sec. 1395ww(d)(1)(B)(iv);
- 20 (7) "Managed care" means the provision of Medicaid benefits through managed care
- organizations under contract with the department pursuant to 42 C.F.R. sec. 438;
- 22 (8) "Managed care gap" means:
- 23 (a) For hospital inpatient services, the difference between the maximum
- 24 actuarially sound amount that can be included in managed care rates for
- 25 hospital inpatient services provided by qualifying hospitals and the amount of
- 26 total payments for hospital inpatient services provided by qualifying hospitals
- paid by managed care organizations. For purposes of the managed care gap,

1		total payments shall exclude payments established under KRS 205.6405 to
2		205.6408; and
3		(b) For hospital outpatient services, the difference between the maximum
4		actuarially sound amount that can be included in managed care rates for
5		hospital outpatient services provided by qualifying hospitals and the amount
6		of total payments for hospital outpatient services provided by qualifying
7		hospitals paid by managed care organizations. For purposes of the managed
8		care gap, total payments shall exclude payments established under KRS
9		205.6405 to 205.6408;
10	(9)	"Managed care organization" means an entity contracted with the department to
11		provide Medicaid benefits pursuant to 42 C.F.R. sec. 438;
12	(10)	"Non-state government-owned hospital" means the same as non-state government-
13		owned or operated facilities in 42 C.F.R. sec. 447.272 and represents one (1) group
14		of hospitals for purposes of estimating the upper payment limit;
15	(11)	"Pediatric teaching hospital" means the same as in KRS 205.565;
16	(12)	"Private hospitals" means the same as privately owned and operated facilities in 42
17		C.F.R. sec. 447.272 and represents one (1) group of hospitals for purposes of
18		estimating the upper payment limit;
19	(13)	"Program year" means the state fiscal year during which an assessment is assessed
20		and rate improvement payments are made;
21	(14)	"Psychiatric access hospital" means an in-state psychiatric hospital licensed under
22		KRS Chapter 216B that:
23		(a) Is not located in a Metropolitan Statistical Area;
24		(b) Provides at least sixty-five thousand (65,000) days of inpatient care as
25		reflected in the department's hospital rate data for state fiscal year 1998-1999;
26		(c) Provides at least twenty percent (20%) of inpatient care to Medicaid-eligible

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recipients as reflected in the department's hospital rate data for state fiscal

1			year 1998-1999; and
2		(d)	Provides at least five thousand (5,000) days of inpatient psychiatric care to
3			Medicaid recipients in a state fiscal year;
4	(15)	"Qua	alifying hospital":
5		<u>(a)</u>	Means a Medicaid-participating, in-state hospital licensed under KRS Chapter
6			216B, including a long-term acute hospital, but excluding a university hospital
7			and a state mental hospital <u>as</u> defined in KRS 205.639. The department may,
8			but is not required to, exclude critical access hospitals and rural emergency
9			hospitals from the definition of "qualifying hospital" for purposes of
10			calculating the quarterly assessments. Notwithstanding the permission
11			referenced in this subsection, or any other provision of the law to the contrary,
12			the department may include critical access hospitals and rural emergency
13			hospitals for purposes of calculating and paying the quarterly supplemental
14			payments authorized in KRS 205.6406; and
15		<u>(b)</u>	Notwithstanding paragraph (a) of this subsection, a university hospital that
16			is not located on the affiliated university's primary campus may be deemed
17			to be a qualifying hospital if the university hospital does not participate in a
18			separate directed payment program for university hospitals;
19	(16)	"Qua	alifying hospital disproportionate share percentage" means a percentage equal
20		to t	he amount of hospital provider taxes paid pursuant to KRS 142.303 by
21		qual	ifying hospitals in state fiscal year 2016-2017 divided by the amount of hospital
22		prov	ider taxes paid pursuant to KRS 142.303 by all hospitals in state fiscal year
23		2016	5-2017;
24	(17)	"Uni	iversity hospital" means a state university teaching hospital, owned or operated
25		by e	either the University of Kentucky College of Medicine or the University of
26		Loui	sville School of Medicine, including a hospital owned or operated by a related
27		orga	nization pursuant to 42 C.F.R. sec. 413.17;

1	(18) "Univ	versity hospital disproportionate share percentage" means a percentage equal to
2	the a	mount of hospital provider taxes paid pursuant to KRS 142.303 by university
3	hospi	tals and state mental hospitals, as defined in KRS 205.639, in state fiscal year
4	2016	-2017 divided by the amount of hospital provider taxes paid pursuant to KRS
5	142.3	303 by all hospitals in fiscal year 2016-2017;
6	(19) "Upp	er payment limit" or "UPL" means the methodology permitted by federal
7	regul	ation to achieve the maximum allowable amount on aggregate hospital
8	Medi	caid payments to non-state government-owned hospitals and private hospitals
9	unde	42 C.F.R. sec. 447.272. A separate UPL shall be estimated for non-state
10	gove	rnment-owned hospitals and private hospitals; and
11	(20) "UPL	gap" means the difference between the UPL and amount of total fee-for-
12	servi	ce payments paid by the department for hospital inpatient services provided by
13	non-s	state government-owned hospitals and private hospitals to Medicaid
14	benef	ficiaries and excluding payments established under KRS 205.6405 to
15	205.6	6408. A separate UPL gap shall be estimated for the non-state government-
16	owne	d hospitals and private hospitals.
17	→SE	ECTION 2. A NEW SECTION OF KRS CHAPTER 205 IS CREATED TO
18	READ AS	FOLLOWS:
19	As used in	this section and Section 3 of this Act:
20	(1) ''Dep	partment" means the Department for Medicaid Services;
21	(2) ''Man	naged care" means the provision of Medicaid benefits through Medicaid
22	mana	aged care organizations under contract with the department pursuant to 42
23	<u>C.F.1</u>	R. sec. 438;
24	(3) "Med	dicaid managed care organization" means an entity contracted with the
25	depai	rtment to provide Medicaid benefits pursuant to 42 C.F.R. sec. 438;
26	(4) ''Qua	ulifying hospital" means a Medicaid-participating, in-state hospital licensed

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under KRS Chapter 216B, including a long-term acute hospital as defined in

1	KRS 205.639, but excluding a state mental hospital as defined in KRS 205.639;
2	<u>and</u>
3	(5) "University hospital" means a state university teaching hospital, owned or
4	operated by either the University of Kentucky College of Medicine or the
5	University of Louisville School of Medicine, including a hospital owned or
6	operated by a related organization pursuant to 42 C.F.R. sec. 413.17.
7	→ SECTION 3. A NEW SECTION OF KRS CHAPTER 205 IS CREATED TO
8	READ AS FOLLOWS:
9	To the extent permitted under federal law and in addition to, and separate from, the
10	programs developed pursuant to KRS 205.6406, the department shall develop a
11	program to improve quality of and access to care for residents of the Commonwealth
12	enrolled in the state's Medicaid program by increasing Medicaid reimbursement rates
13	for qualifying hospitals in accordance with the following:
14	(1) (a) A qualifying hospital shall be eligible to earn enhanced add-on payments
15	from Medicaid managed care organizations based on the qualifying
16	hospital's average commercial rate for services provided, including but not
17	limited to inpatient hospital services, outpatient hospital services, and
18	professional services, if the qualifying hospital:
19	1. a. Is a participant in the hospital rate improvement program
20	developed pursuant to KRS 205.6406;
21	b. Is a Level II, III, or IV trauma center;
22	c. Is located in a county in which the percentage of the county's
23	population enrolled in the state's Medicaid program exceeds the
24	statewide median Medicaid enrollment percentage for all
25	counties as posted by the Cabinet for Health and Family Services
26	in the December edition of the Monthly Medicaid Counts by
27	County report for the calendar year preceding the year in which

1	the preprint is submitted; and
2	d. Has an agreement for clinical rotations to train providers with a
3	university-affiliated graduate medical education program; or
4	2. Is a pediatric teaching hospital as defined in KRS 205.565, except that
5	a hospital qualifying for enhanced add-on payments under this
6	subparagraph shall only be eligible to receive enhanced add-on
7	payments for services delivered to a patient who is eighteen (18) years
8	of age or younger;
9	(b) There shall be an identified source of funding, which shall be separate from
10	the assessment authorized in KRS 205.6406 and shall not be from the
11	general fund, for the nonfederal share that is in compliance with the
12	requirements of the United States Centers for Medicare and Medicaid
13	Services;
14	(c) A qualifying hospital shall be required to report the same quality measures
15	as are applicable under the state university teaching hospital Medicaid
16	directed payment plan; and
17	(d) Reimbursement for qualifying hospitals under this section shall only apply
18	to patients covered by a Medicaid managed care organization.
19	(2) The state directed payment program authorized under this section shall be
20	separate and distinct from any state directed payment program authorized under
21	KRS 205.6406, and the department shall only implement the program described
22	in this section if:
23	(a) Medicaid documentation required for federal financial participation is
24	approved by the United States Centers for Medicare and Medicaid Services;
25	<u>and</u>
26	(b) The United States Centers for Medicare and Medicaid Services agrees to
27	consider the program through its own preprint and without affecting or

1		altering any other state directed payment program.
2	<u>(3)</u>	The department shall promulgate administrative regulations in accordance with
3		KRS Chapter 13A to implement the program described in this section.
4		→ Section 4. KRS 216B.065 is amended to read as follows:
5	(1)	Before any person enters into a contractual agreement to acquire a licensed health
6		facility, the person shall notify the cabinet of the intent to acquire the facility or
7		major medical equipment and of the services to be offered in the facility and its bed
8		capacity or the use of the medical equipment. The notice shall be in writing and
9		shall be filed at least thirty (30) days prior to entry into a contract to acquire the
10		health facility or major medical equipment with respect to which the notice is given
11	(2)	A certificate of need shall be required for the acquisition of a health facility or
12		major medical equipment, only if:
13		(a) The notice required in this section is not filed and the arrangement will
14		require the obligation of a capital expenditure which exceeds the capital
15		expenditure minimum; or
16		(b) The cabinet finds within thirty (30) days after the date it received notice that
17		the health services or bed capacity of the health facility will be substantially
18		changed in being acquired.
19	(3)	Donations, transfers, and leases of major medical equipment and health facilities
20		shall be considered acquisitions of equipment and facilities, and an acquisition of
21		medical equipment or a facility for less than fair market value shall be considered
22		an acquisition if the fair market value exceeds the expenditure minimum.
23	(4)	Before any health facility reduces or terminates a health service or reduces its bed
24		capacity, the facility shall notify the cabinet of its intent. The notice shall be in
25		writing and shall be filed at least thirty (30) days prior to the reduction or
26		termination. A certificate of need shall be required for the reduction or termination

only if the notice required in this section is not filed.

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1	(5) (a)	Before acquiring or constructing an acute care hospital as defined in KRS
2		216B.0425 that is required to be licensed under KRS 216B.042, the
3		University of Kentucky or the University of Louisville, or a medical system
4		or college or school of medicine affiliate thereof, shall first obtain the
5		approval of the General Assembly by means of an act or joint resolution
6		explicitly identifying and authorizing the acquisition or construction of the
7		specific acute care hospital.
8	<u>(b)</u>	The approval required under paragraph (a) of this subsection shall be in
9		addition to any certificate of need required to acquire or construct an acute
10		care hospital.
11	<u>(c)</u>	1. Nothing in this subsection shall be interpreted or construed to apply to
12		a pediatric teaching hospital as defined in KRS 205.565;
13		2. Paragraph (a) of this subsection shall not apply to the acquisition or
14		construction of an acute care hospital within thirty (30) miles of the
15		affiliated university's primary academic campus; and
16		3. After May 31, 2026, the acquisition or construction of an acute care
17		hospital valued at less than ten million dollars (\$10,000,000) shall be
18		exempt from the provisions of paragraph (a) of this subsection.