AN ACT relating to telehealth.

Be it enacted by the General Assembly of the Commonwealth of Kentucky:

Section 1. KRS 304.17A-138 is amended to read as follows:

(1) A health benefit plan shall include coverage for services provided to an insured through telehealth, as defined in Section 2 of this Act. Telehealth coverage and reimbursement shall be equivalent to the coverage and reimbursement for the same service provided in person. A health benefit plan shall not exclude a service from coverage solely because the service is provided through telehealth and not provided through a face-to-face consultation if the consultation is provided through the telehealth network established under KRS 194A.125. A health benefit plan may provide coverage for a consultation at a site not within the telehealth network at the discretion of the insurer.

(b) A health benefit plan shall not:

1. Require a provider to be physically present with a patient or client, unless the provider determines that it is necessary to perform those services in person;

2. Require prior authorization, medical review, or administrative clearance for telehealth that would not be required if a service were provided in person;

3. Require demonstration that it is necessary to provide services to a patient or client through telehealth;

4. Restrict or deny coverage of telehealth based solely on the communication technology or application used to deliver the telehealth services; or

5. Require a provider to be part of the telehealth network or subject to oversight or regulation by the Telehealth Board, established pursuant to KRS 194A.125.

A telehealth consultation shall not be reimbursable...
under this section if it is provided through the use of an audio only
telephone, facsimile machine, or electronic mail].

(2) Benefits for a service provided through telehealth required by this section may be
made subject to a deductible, copayment, or coinsurance requirement. A deductible,
copayment, or coinsurance applicable to a particular service provided through
telehealth shall not exceed the deductible, copayment, or coinsurance required by
the health benefit plan for the same service provided in person through a face-to-
face consultation.

(3) **Nothing in this section shall be construed to require a health benefit plan to:**

   (a) Provide coverage for services that are not medically necessary; or

   (b) Pay for transmission costs incurred by a patient or client during a telehealth
       encounter.

(4) Payment made under this section may be consistent with any provider network
    arrangements that have been established for the health benefit plan.

(5) The department shall promulgate an administrative regulation in accordance
    with KRS Chapter 13A to designate the claim forms and records required to be
    maintained in conjunction with this section.

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Section 2. KRS 304.17A-005 is amended to read as follows:

As used in this subtitle, unless the context requires otherwise:

(1) "Association" means an entity, other than an employer-organized association, that
    has been organized and is maintained in good faith for purposes other than that of
    obtaining insurance for its members and that has a constitution and bylaws;

(2) "At the time of enrollment" means:

   (a) At the time of application for an individual, an association that actively
       markets to individual members, and an employer-organized association that
       actively markets to individual members; and

   (b) During the time of open enrollment or during an insured's initial or special
enrollment periods for group health insurance;

(3) "Base premium rate" means, for each class of business as to a rating period, the lowest premium rate charged or that could have been charged under the rating system for that class of business by the insurer to the individual or small group, or employer as defined in KRS 304.17A-0954, with similar case characteristics for health benefit plans with the same or similar coverage;

(4) "Basic health benefit plan" means any plan offered to an individual, a small group, or employer-organized association that limits coverage to physician, pharmacy, home health, preventive, emergency, and inpatient and outpatient hospital services in accordance with the requirements of this subtitle. If vision or eye services are offered, these services may be provided by an ophthalmologist or optometrist. Chiropractic benefits may be offered by providers licensed pursuant to KRS Chapter 312;

(5) "Bona fide association" means an entity as defined in 42 U.S.C. sec. 300gg-91(d)(3);

(6) "Church plan" means a church plan as defined in 29 U.S.C. sec. 1002(33);

(7) "COBRA" means any of the following:

(a) 26 U.S.C. sec. 4980B other than subsection (f)(1) as it relates to pediatric vaccines;

(b) The Employee Retirement Income Security Act of 1974 (29 U.S.C. sec. 1161 et seq. other than sec. 1169); or

(c) 42 U.S.C. sec. 300bb;

(8) (a) "Creditable coverage" means, with respect to an individual, coverage of the individual under any of the following:

1. A group health plan;

2. Health insurance coverage;

3. Part A or Part B of Title XVIII of the Social Security Act;
4. Title XIX of the Social Security Act, other than coverage consisting solely of benefits under section 1928;

5. Chapter 55 of Title 10, United States Code, including medical and dental care for members and certain former members of the uniformed services, and for their dependents; for purposes of Chapter 55 of Title 10, United States Code, "uniformed services" means the Armed Forces and the Commissioned Corps of the National Oceanic and Atmospheric Administration and of the Public Health Service;

6. A medical care program of the Indian Health Service or of a tribal organization;

7. A state health benefits risk pool;

8. A health plan offered under Chapter 89 of Title 5, United States Code, such as the Federal Employees Health Benefit Program;

9. A public health plan as established or maintained by a state, the United States government, a foreign country, or any political subdivision of a state, the United States government, or a foreign country that provides health coverage to individuals who are enrolled in the plan;

10. A health benefit plan under section 5(e) of the Peace Corps Act (22 U.S.C. sec. 2504(e)); or

11. Title XXI of the Social Security Act, such as the State Children's Health Insurance Program.

(b) This term does not include coverage consisting solely of coverage of excepted benefits as defined in subsection (14) of this section;

(9) "Dependent" means any individual who is or may become eligible for coverage under the terms of an individual or group health benefit plan because of a relationship to a participant;

(10) "Employee benefit plan" means an employee welfare benefit plan or an employee
pension benefit plan or a plan which is both an employee welfare benefit plan and an employee pension benefit plan as defined by ERISA;

(11) "Eligible individual" means an individual:

(a) For whom, as of the date on which the individual seeks coverage, the aggregate of the periods of creditable coverage is eighteen (18) or more months and whose most recent prior creditable coverage was under a group health plan, governmental plan, or church plan. A period of creditable coverage under this paragraph shall not be counted if, after that period, there was a sixty-three (63) day period of time, excluding any waiting or affiliation period, during all of which the individual was not covered under any creditable coverage;

(b) Who is not eligible for coverage under a group health plan, Part A or Part B of Title XVIII of the Social Security Act (42 U.S.C. secs. 1395j et seq.), or a state plan under Title XIX of the Social Security Act (42 U.S.C. secs. 1396 et seq.) and does not have other health insurance coverage;

(c) With respect to whom the most recent coverage within the coverage period described in paragraph (a) of this subsection was not terminated based on a factor described in KRS 304.17A-240(2)(a), (b), and (c);

(d) If the individual had been offered the option of continuation coverage under a COBRA continuation provision or under KRS 304.18-110, who elected the coverage; and

(e) Who, if the individual elected the continuation coverage, has exhausted the continuation coverage under the provision or program;

(12) "Employer-organized association" means any of the following:

(a) Any entity that was qualified by the commissioner as an eligible association prior to April 10, 1998, and that has actively marketed a health insurance program to its members since September 8, 1996, and which is not insurer-
controlled;

(b) Any entity organized under KRS 247.240 to 247.370 that has actively marketed health insurance to its members and that is not insurer-controlled; or

c) Any entity that is a bona fide association as defined in 42 U.S.C. sec. 300gg-91(d)(3), whose members consist principally of employers, and for which the entity's health insurance decisions are made by a board or committee, the majority of which are representatives of employer members of the entity who obtain group health insurance coverage through the entity or through a trust or other mechanism established by the entity, and whose health insurance decisions are reflected in written minutes or other written documentation.

Except as provided in KRS 304.17A-200, 304.17A.210, and 304.17A-220, and except as otherwise provided by the definition of "large group" contained in subsection (30) of this section, an employer-organized association shall not be treated as an association, small group, or large group under this subtitle, provided that an employer-organized association that is a bona fide association as defined in subsection (5) of this section shall be treated as a large group under this subtitle;

(13) "Employer-organized association health insurance plan" means any health insurance plan, policy, or contract issued to an employer-organized association, or to a trust established by one (1) or more employer-organized associations, or providing coverage solely for the employees, retired employees, directors and their spouses and dependents of the members of one (1) or more employer-organized associations;

(14) "Excepted benefits" means benefits under one (1) or more, or any combination thereof, of the following:

(a) Coverage only for accident, including accidental death and dismemberment, or disability income insurance, or any combination thereof;

(b) Coverage issued as a supplement to liability insurance;
(c) Liability insurance, including general liability insurance and automobile liability insurance;
(d) Workers' compensation or similar insurance;
(e) Automobile medical payment insurance;
(f) Credit-only insurance;
(g) Coverage for on-site medical clinics;
(h) Other similar insurance coverage, specified in administrative regulations, under which benefits for medical care are secondary or incidental to other insurance benefits;
(i) Limited scope dental or vision benefits;
(j) Benefits for long-term care, nursing home care, home health care, community-based care, or any combination thereof;
(k) Such other similar, limited benefits as are specified in administrative regulations;
(l) Coverage only for a specified disease or illness;
(m) Hospital indemnity or other fixed indemnity insurance;
(n) Benefits offered as Medicare supplemental health insurance, as defined under section 1882(g)(1) of the Social Security Act;
(o) Coverage supplemental to the coverage provided under Chapter 55 of Title 10, United States Code;
(p) Coverage similar to that in paragraphs (n) and (o) of this subsection that is supplemental to coverage under a group health plan; and
(q) Health flexible spending arrangements;

(15) "Governmental plan" means a governmental plan as defined in 29 U.S.C. sec. 1002(32);
(16) "Group health plan" means a plan, including a self-insured plan, of or contributed to by an employer, including a self-employed person, or employee organization, to
provide health care directly or otherwise to the employees, former employees, the
employer, or others associated or formerly associated with the employer in a
business relationship, or their families;

(17) "Guaranteed acceptance program participating insurer" means an insurer that is
required to or has agreed to offer health benefit plans in the individual market to
guaranteed acceptance program qualified individuals under KRS 304.17A-400 to
304.17A-480;

(18) "Guaranteed acceptance program plan" means a health benefit plan in the individual
market issued by an insurer that provides health benefits to a guaranteed acceptance
program qualified individual and is eligible for assessment and refunds under the
guaranteed acceptance program under KRS 304.17A-400 to 304.17A-480;

(19) "Guaranteed acceptance program" means the Kentucky Guaranteed Acceptance
Program established and operated under KRS 304.17A-400 to 304.17A-480;

(20) "Guaranteed acceptance program qualified individual" means an individual who, on
or before December 31, 2000:
   (a) Is not an eligible individual;
   (b) Is not eligible for or covered by other health benefit plan coverage or who is a
spouse or a dependent of an individual who:
      1. Waived coverage under KRS 304.17A-210(2); or
      2. Did not elect family coverage that was available through the association
or group market;
   (c) Within the previous three (3) years has been diagnosed with or treated for a
high-cost condition or has had benefits paid under a health benefit plan for a
high-cost condition, or is a high risk individual as defined by the underwriting
criteria applied by an insurer under the alternative underwriting mechanism
established in KRS 304.17A-430(3);
   (d) Has been a resident of Kentucky for at least twelve (12) months immediately
preceding the effective date of the policy; and

(e) Has not had his or her most recent coverage under any health benefit plan terminated or nonrenewed because of any of the following:

1. The individual failed to pay premiums or contributions in accordance with the terms of the plan or the insurer had not received timely premium payments;

2. The individual performed an act or practice that constitutes fraud or made an intentional misrepresentation of material fact under the terms of the coverage; or

3. The individual engaged in intentional and abusive noncompliance with health benefit plan provisions;

(21) "Guaranteed acceptance plan supporting insurer" means either an insurer, on or before December 31, 2000, that is not a guaranteed acceptance plan participating insurer or is a stop loss carrier, on or before December 31, 2000, provided that a guaranteed acceptance plan supporting insurer shall not include an employer-sponsored self-insured health benefit plan exempted by ERISA;

(22) "Health benefit plan" means any hospital or medical expense policy or certificate; nonprofit hospital, medical-surgical, and health service corporation contract or certificate; provider sponsored integrated health delivery network; a self-insured plan or a plan provided by a multiple employer welfare arrangement, to the extent permitted by ERISA; health maintenance organization contract; or any health benefit plan that affects the rights of a Kentucky insured and bears a reasonable relation to Kentucky, whether delivered or issued for delivery in Kentucky, and does not include policies covering only accident, credit, dental, disability income, fixed indemnity medical expense reimbursement policy, long-term care, Medicare supplement, specified disease, vision care, coverage issued as a supplement to liability insurance, insurance arising out of a workers' compensation or similar law,
automobile medical-payment insurance, insurance under which benefits are payable
with or without regard to fault and that is statutorily required to be contained in any
liability insurance policy or equivalent self-insurance, short-term coverage, student
health insurance offered by a Kentucky-licensed insurer under written contract with
a university or college whose students it proposes to insure, medical expense
reimbursement policies specifically designed to fill gaps in primary coverage,
coinsurance, or deductibles and provided under a separate policy, certificate, or
contract, or coverage supplemental to the coverage provided under Chapter 55 of
Title 10, United States Code, or limited health service benefit plans;

(23) "Health care provider" or "provider" means any facility or service required to be
licensed pursuant to KRS Chapter 216B, a pharmacist as defined pursuant to KRS
Chapter 315, or home medical equipment and services provider as defined pursuant
to KRS 309.402, and any of the following independent practicing practitioners:

(a) Physicians, osteopaths, and podiatrists licensed under KRS Chapter 311;

(b) Chiropractors licensed under KRS Chapter 312;

(c) Dentists licensed under KRS Chapter 313;

(d) Optometrists licensed under KRS Chapter 320;

(e) Physician assistants regulated under KRS Chapter 311;

(f) Advanced practice registered nurses licensed under KRS Chapter 314; and

(g) Other health care practitioners as determined by the department by
administrative regulations promulgated under KRS Chapter 13A;

(24) (a) "High-cost condition," pursuant to the Kentucky Guaranteed Acceptance
Program, means a covered condition in an individual policy as listed in
paragraph (c) of this subsection or as added by the commissioner in
accordance with KRS 304.17A-280, but only to the extent that the condition
exceeds the numerical score or rating established pursuant to uniform
underwriting standards prescribed by the commissioner under paragraph (b) of
this subsection that account for the severity of the condition and the cost
associated with treating that condition.

(b) The commissioner by administrative regulation shall establish uniform
underwriting standards and a score or rating above which a condition is
considered to be high-cost by using:

1. Codes in the most recent version of the "International Classification of
   Diseases" that correspond to the medical conditions in paragraph (c) of
   this subsection and the costs for administering treatment for the
   conditions represented by those codes; and

2. The most recent version of the questionnaire incorporated in a national
   underwriting guide generally accepted in the insurance industry as
   designated by the commissioner, the scoring scale for which shall be
   established by the commissioner.

(c) The diagnosed medical conditions are: acquired immune deficiency syndrome
   (AIDS), angina pectoris, ascites, chemical dependency cirrhosis of the liver,
coronary insufficiency, coronary occlusion, cystic fibrosis, Friedreich's ataxia,
hemophilia, Hodgkin's disease, Huntington chorea, juvenile diabetes,
leukemia, metastatic cancer, motor or sensory aphasia, multiple sclerosis,
muscular dystrophy, myasthenia gravis, myotonia, open heart surgery,
Parkinson's disease, polycystic kidney, psychotic disorders, quadriplegia,
stroke, syringomyelia, and Wilson's disease;

(25) "Index rate" means, for each class of business as to a rating period, the arithmetic
average of the applicable base premium rate and the corresponding highest premium
rate;

(26) "Individual market" means the market for the health insurance coverage offered to
individuals other than in connection with a group health plan. The individual market
includes an association plan that is not employer related, issued to individuals on an
individually underwritten basis, other than an employer-organized association or a 
bona fide association, that has been organized and is maintained in good faith for 
purposes other than obtaining insurance for its members and that has a constitution 
and bylaws;

(27) "Insurer" means any insurance company; health maintenance organization; self-
insurer or multiple employer welfare arrangement not exempt from state regulation 
by ERISA; provider-sponsored integrated health delivery network; self-insured 
employer-organized association, or nonprofit hospital, medical-surgical, dental, or 
health service corporation authorized to transact health insurance business in 
Kentucky;

(28) "Insurer-controlled" means that the commissioner has found, in an administrative 
hearing called specifically for that purpose, that an insurer has or had a substantial 
involvement in the organization or day-to-day operation of the entity for the 
principal purpose of creating a device, arrangement, or scheme by which the insurer 
segments employer groups according to their actual or anticipated health status or 
actual or projected health insurance premiums;

(29) "Kentucky Access" has the meaning provided in KRS 304.17B-001(17);

(30) "Large group" means:

(a) An employer with fifty-one (51) or more employees;
(b) An affiliated group with fifty-one (51) or more eligible members; or
(c) An employer-organized association that is a bona fide association as defined 
in subsection (5) of this section;

(31) "Managed care" means systems or techniques generally used by third-party payors 
or their agents to affect access to and control payment for health care services and 
that integrate the financing and delivery of appropriate health care services to 
covered persons by arrangements with participating providers who are selected to 
participate on the basis of explicit standards for furnishing a comprehensive set of
health care services and financial incentives for covered persons using the
participating providers and procedures provided for in the plan;

(32) "Market segment" means the portion of the market covering one (1) of the
following:

(a) Individual;
(b) Small group;
(c) Large group; or
(d) Association;

(33) "Participant" means any employee or former employee of an employer, or any
member or former member of an employee organization, who is or may become
eligible to receive a benefit of any type from an employee benefit plan which covers
employees of the employer or members of the organization, or whose beneficiaries
may be eligible to receive any benefit as established in Section 3(7) of ERISA;

(34) "Preventive services" means medical services for the early detection of disease that
are associated with substantial reduction in morbidity and mortality;

(35) "Provider network" means an affiliated group of varied health care providers that is
established to provide a continuum of health care services to individuals;

(36) "Provider-sponsored integrated health delivery network" means any provider-
sponsored integrated health delivery network created and qualified under KRS
304.17A-300 and KRS 304.17A-310;

(37) "Purchaser" means an individual, organization, employer, association, or the
Commonwealth that makes health benefit purchasing decisions on behalf of a group
of individuals;

(38) "Rating period" means the calendar period for which premium rates are in effect. A
rating period shall not be required to be a calendar year;

(39) "Restricted provider network" means a health benefit plan that conditions the
payment of benefits, in whole or in part, on the use of the providers that have
entered into a contractual arrangement with the insurer to provide health care services to covered individuals;

(40) "Self-insured plan" means a group health insurance plan in which the sponsoring organization assumes the financial risk of paying for covered services provided to its enrollees;

(41) "Small employer" means, in connection with a group health plan with respect to a calendar year and a plan year, an employer who employed an average of at least two (2) but not more than fifty (50) employees on business days during the preceding calendar year and who employs at least two (2) employees on the first day of the plan year;

(42) "Small group" means:

(a) A small employer with two (2) to fifty (50) employees; or

(b) An affiliated group or association with two (2) to fifty (50) eligible members;

(43) "Standard benefit plan" means the plan identified in KRS 304.17A-250; and

(44) "Telehealth" means the delivery of health services from a provider of health care to a patient or client at a different location through the use of information and audio-visual communication technology, not including standard telephone, facsimile, or electronic mail, and:

(a) Is used to deliver services to a patient or client who, within the two (2) previous years, has established a clinical relationship with the health care provider through an in-office or in-person visit and who maintains ongoing communication with the health care provider as part of a continued care relationship;

(b) Is delivered via a secure connection that complies with the requirements of the federal Health Insurance Portability and Accountability Act of 1996, Pub. L. No. 104-191; and

(c) Shall not require the patient or client to have secure real-time video or
audio technology unless deemed clinically appropriate for the circumstances by the health care provider [has the meaning provided in KRS 311.550].

.Section 3. KRS 18A.225 is amended to read as follows:

(1) (a) The term "employee" for purposes of this section means:

1. Any person, including an elected public official, who is regularly employed by any department, office, board, agency, or branch of state government; or by a public postsecondary educational institution; or by any city, urban-county, charter county, county, or consolidated local government, whose legislative body has opted to participate in the state-sponsored health insurance program pursuant to KRS 79.080; and who is either a contributing member to any one (1) of the retirement systems administered by the state, including but not limited to the Kentucky Retirement Systems, Kentucky Teachers' Retirement System, the Legislators' Retirement Plan, or the Judicial Retirement Plan; or is receiving a contractual contribution from the state toward a retirement plan; or, in the case of a public postsecondary education institution, is an individual participating in an optional retirement plan authorized by KRS 161.567;

2. Any certified or classified employee of a local board of education;

3. Any elected member of a local board of education;

4. Any person who is a present or future recipient of a retirement allowance from the Kentucky Retirement Systems, Kentucky Teachers' Retirement System, the Legislators' Retirement Plan, the Judicial Retirement Plan, or the Kentucky Community and Technical College System's optional retirement plan authorized by KRS 161.567, except that a person who is receiving a retirement allowance and who is age
sixty-five (65) or older shall not be included, with the exception of persons covered under KRS 61.702(4)(c), unless he or she is actively employed pursuant to subparagraph 1. of this paragraph; and

5. Any eligible dependents and beneficiaries of participating employees and retirees who are entitled to participate in the state-sponsored health insurance program;

(b) The term "health benefit plan" for the purposes of this section means a health benefit plan as defined in KRS 304.17A-005;

(c) The term "insurer" for the purposes of this section means an insurer as defined in KRS 304.17A-005; and

(d) The term "managed care plan" for the purposes of this section means a managed care plan as defined in KRS 304.17A-500.

(2) (a) The secretary of the Finance and Administration Cabinet, upon the recommendation of the secretary of the Personnel Cabinet, shall procure, in compliance with the provisions of KRS 45A.080, 45A.085, and 45A.090, from one (1) or more insurers authorized to do business in this state, a group health benefit plan that may include but not be limited to health maintenance organization (HMO), preferred provider organization (PPO), point of service (POS), and exclusive provider organization (EPO) benefit plans encompassing all or any class or classes of employees. With the exception of employers governed by the provisions of KRS Chapters 16, 18A, and 151B, all employers of any class of employees or former employees shall enter into a contract with the Personnel Cabinet prior to including that group in the state health insurance group. The contracts shall include but not be limited to designating the entity responsible for filing any federal forms, adoption of policies required for proper plan administration, acceptance of the contractual provisions with health insurance carriers or third-party administrators, and
adoption of the payment and reimbursement methods necessary for efficient
administration of the health insurance program. Health insurance coverage
provided to state employees under this section shall, at a minimum, contain
the same benefits as provided under Kentucky Kare Standard as of January 1,
1994, and shall include a mail-order drug option as provided in subsection
(13) of this section. All employees and other persons for whom the health care
coverage is provided or made available shall annually be given an option to
elect health care coverage through a self-funded plan offered by the
Commonwealth or, if a self-funded plan is not available, from a list of
coverage options determined by the competitive bid process under the
provisions of KRS 45A.080, 45A.085, and 45A.090 and made available
during annual open enrollment.

(b) The policy or policies shall be approved by the commissioner of insurance and
may contain the provisions the commissioner of insurance approves, whether
or not otherwise permitted by the insurance laws.

(c) Any carrier bidding to offer health care coverage to employees shall agree to
provide coverage to all members of the state group, including active
employees and retirees and their eligible covered dependents and
beneficiaries, within the county or counties specified in its bid. Except as
provided in subsection (20) of this section, any carrier bidding to offer health
care coverage to employees shall also agree to rate all employees as a single
entity, except for those retirees whose former employers insure their active
employees outside the state-sponsored health insurance program.

(d) Any carrier bidding to offer health care coverage to employees shall agree to
provide enrollment, claims, and utilization data to the Commonwealth in a
format specified by the Personnel Cabinet with the understanding that the data
shall be owned by the Commonwealth; to provide data in an electronic form
and within a time frame specified by the Personnel Cabinet; and to be subject
to penalties for noncompliance with data reporting requirements as specified
by the Personnel Cabinet. The Personnel Cabinet shall take strict precautions
to protect the confidentiality of each individual employee; however, confidentiality assertions shall not relieve a carrier from the requirement of
providing stipulated data to the Commonwealth.

(e) The Personnel Cabinet shall develop the necessary techniques and capabilities
for timely analysis of data received from carriers and, to the extent possible,
provide in the request-for-proposal specifics relating to data requirements,
electronic reporting, and penalties for noncompliance. The Commonwealth
shall own the enrollment, claims, and utilization data provided by each carrier
and shall develop methods to protect the confidentiality of the individual. The
Personnel Cabinet shall include in the October annual report submitted
pursuant to the provisions of KRS 18A.226 to the Governor, the General
Assembly, and the Chief Justice of the Supreme Court, an analysis of the
financial stability of the program, which shall include but not be limited to
loss ratios, methods of risk adjustment, measurements of carrier quality of
service, prescription coverage and cost management, and statutorily required mandates. If state self-insurance was
available as a carrier option, the report also shall provide a detailed financial
analysis of the self-insurance fund including but not limited to loss ratios,
reserves, and reinsurance agreements.

(f) If any agency participating in the state-sponsored employee health insurance
program for its active employees terminates participation and there is a state
appropriation for the employer's contribution for active employees' health
insurance coverage, then neither the agency nor the employees shall receive
the state-funded contribution after termination from the state-sponsored
employee health insurance program.

(g) Any funds in flexible spending accounts that remain after all reimbursements have been processed shall be transferred to the credit of the state-sponsored health insurance plan's appropriation account.

(h) Each entity participating in the state-sponsored health insurance program shall provide an amount at least equal to the state contribution rate for the employer portion of the health insurance premium. For any participating entity that used the state payroll system, the employer contribution amount shall be equal to but not greater than the state contribution rate.

(3) The premiums may be paid by the policyholder:

(a) Wholly from funds contributed by the employee, by payroll deduction or otherwise;

(b) Wholly from funds contributed by any department, board, agency, public postsecondary education institution, or branch of state, city, urban-county, charter county, county, or consolidated local government; or

(c) Partly from each, except that any premium due for health care coverage or dental coverage, if any, in excess of the premium amount contributed by any department, board, agency, postsecondary education institution, or branch of state, city, urban-county, charter county, county, or consolidated local government for any other health care coverage shall be paid by the employee.

(4) If an employee moves his place of residence or employment out of the service area of an insurer offering a managed health care plan, under which he has elected coverage, into either the service area of another managed health care plan or into an area of the Commonwealth not within a managed health care plan service area, the employee shall be given an option, at the time of the move or transfer, to change his or her coverage to another health benefit plan.

(5) No payment of premium by any department, board, agency, public postsecondary
educational institution, or branch of state, city, urban-county, charter county, county, or consolidated local government shall constitute compensation to an insured employee for the purposes of any statute fixing or limiting the compensation of such an employee. Any premium or other expense incurred by any department, board, agency, public postsecondary educational institution, or branch of state, city, urban-county, charter county, county, or consolidated local government shall be considered a proper cost of administration.

(6) The policy or policies may contain the provisions with respect to the class or classes of employees covered, amounts of insurance or coverage for designated classes or groups of employees, policy options, terms of eligibility, and continuation of insurance or coverage after retirement.

(7) Group rates under this section shall be made available to the disabled child of an employee regardless of the child's age if the entire premium for the disabled child's coverage is paid by the state employee. A child shall be considered disabled if he has been determined to be eligible for federal Social Security disability benefits.

(8) The health care contract or contracts for employees shall be entered into for a period of not less than one (1) year.

(9) The secretary shall appoint thirty-two (32) persons to an Advisory Committee of State Health Insurance Subscribers to advise the secretary or his designee regarding the state-sponsored health insurance program for employees. The secretary shall appoint, from a list of names submitted by appointing authorities, members representing school districts from each of the seven (7) Supreme Court districts, members representing state government from each of the seven (7) Supreme Court districts, two (2) members representing retirees under age sixty-five (65), one (1) member representing local health departments, two (2) members representing the Kentucky Teachers' Retirement System, and three (3) members at large. The secretary shall also appoint two (2) members from a list of five (5) names submitted
by the Kentucky Education Association, two (2) members from a list of five (5)
names submitted by the largest state employee organization of nonschool state
employees, two (2) members from a list of five (5) names submitted by the
Kentucky Association of Counties, two (2) members from a list of five (5) names
submitted by the Kentucky League of Cities, and two (2) members from a list of
names consisting of five (5) names submitted by each state employee organization
that has two thousand (2,000) or more members on state payroll deduction. The
advisory committee shall be appointed in January of each year and shall meet
quarterly.

(10) Notwithstanding any other provision of law to the contrary, the policy or policies
provided to employees pursuant to this section shall not provide coverage for
obtaining or performing an abortion, nor shall any state funds be used for the
purpose of obtaining or performing an abortion on behalf of employees or their
dependents.

(11) Interruption of an established treatment regime with maintenance drugs shall be
grounds for an insured to appeal a formulary change through the established appeal
procedures approved by the Department of Insurance, if the physician supervising
the treatment certifies that the change is not in the best interests of the patient.

(12) Any employee who is eligible for and elects to participate in the state health
insurance program as a retiree, or the spouse or beneficiary of a retiree, under any
one (1) of the state-sponsored retirement systems shall not be eligible to receive the
state health insurance contribution toward health care coverage as a result of any
other employment for which there is a public employer contribution. This does not
preclude a retiree and an active employee spouse from using both contributions to
the extent needed for purchase of one (1) state sponsored health insurance policy for
that plan year.

(13) (a) The policies of health insurance coverage procured under subsection (2) of
this section shall include a mail-order drug option for maintenance drugs for state employees. Maintenance drugs may be dispensed by mail order in accordance with Kentucky law.

(b) A health insurer shall not discriminate against any retail pharmacy located within the geographic coverage area of the health benefit plan and that meets the terms and conditions for participation established by the insurer, including price, dispensing fee, and copay requirements of a mail-order option. The retail pharmacy shall not be required to dispense by mail.

(c) The mail-order option shall not permit the dispensing of a controlled substance classified in Schedule II.

(14) The policy or policies provided to state employees or their dependents pursuant to this section shall provide coverage for obtaining a hearing aid and acquiring hearing aid-related services for insured individuals under eighteen (18) years of age, subject to a cap of one thousand four hundred dollars ($1,400) every thirty-six (36) months pursuant to KRS 304.17A-132.

(15) Any policy provided to state employees or their dependents pursuant to this section shall provide coverage for the diagnosis and treatment of autism spectrum disorders consistent with KRS 304.17A-142.

(16) Any policy provided to state employees or their dependents pursuant to this section shall provide coverage for obtaining amino acid-based elemental formula pursuant to KRS 304.17A-258.

(17) If a state employee's residence and place of employment are in the same county, and if the hospital located within that county does not offer surgical services, intensive care services, obstetrical services, level II neonatal services, diagnostic cardiac catheterization services, and magnetic resonance imaging services, the employee may select a plan available in a contiguous county that does provide those services, and the state contribution for the plan shall be the amount available in the county
where the plan selected is located.

(18) If a state employee's residence and place of employment are each located in counties in which the hospitals do not offer surgical services, intensive care services, obstetrical services, level II neonatal services, diagnostic cardiac catheterization services, and magnetic resonance imaging services, the employee may select a plan available in a county contiguous to the county of residence that does provide those services, and the state contribution for the plan shall be the amount available in the county where the plan selected is located.

(19) The Personnel Cabinet is encouraged to study whether it is fair and reasonable and in the best interests of the state group to allow any carrier bidding to offer health care coverage under this section to submit bids that may vary county by county or by larger geographic areas.

(20) Notwithstanding any other provision of this section, the bid for proposals for health insurance coverage for calendar year 2004 shall include a bid scenario that reflects the statewide rating structure provided in calendar year 2003 and a bid scenario that allows for a regional rating structure that allows carriers to submit bids that may vary by region for a given product offering as described in this subsection:

(a) The regional rating bid scenario shall not include a request for bid on a statewide option;

(b) The Personnel Cabinet shall divide the state into geographical regions which shall be the same as the partnership regions designated by the Department for Medicaid Services for purposes of the Kentucky Health Care Partnership Program established pursuant to 907 KAR 1:705;

(c) The request for proposal shall require a carrier's bid to include every county within the region or regions for which the bid is submitted and include but not be restricted to a preferred provider organization (PPO) option;

(d) If the Personnel Cabinet accepts a carrier's bid, the cabinet shall award the
carrier all of the counties included in its bid within the region. If the Personnel
Cabinet deems the bids submitted in accordance with this subsection to be in
the best interests of state employees in a region, the cabinet may award the
contract for that region to no more than two (2) carriers; and
(e) Nothing in this subsection shall prohibit the Personnel Cabinet from including
other requirements or criteria in the request for proposal.
(21) Any fully insured health benefit plan or self-insured plan issued or renewed on or
after July 12, 2006, to public employees pursuant to this section which provides
coverage for services rendered by a physician or osteopath duly licensed under KRS
Chapter 311 that are within the scope of practice of an optometrist duly licensed
under the provisions of KRS Chapter 320 shall provide the same payment of
coverage to optometrists as allowed for those services rendered by physicians or
osteopaths.
(22) Any fully insured health benefit plan or self-insured plan issued or renewed on or
after July 12, 2006, to public employees pursuant to this section shall comply with
the provisions of KRS 304.17A-270 and 304.17A-525.
(23) Any fully insured health benefit plan or self insured plan issued or renewed on
or after July 12, 2006, to public employees shall comply with KRS 304.17A-600 to
304.17A-633 pertaining to utilization review, KRS 205.593 and 304.17A-700 to
304.17A-730 pertaining to payment of claims, KRS 304.14-135 pertaining to
uniform health insurance claim forms, KRS 304.17A-580 and 304.17A-641
pertaining to emergency medical care, KRS 304.99-123, and any administrative
regulations promulgated thereunder.
(24) Any fully insured health benefit plan or self-insured plan issued or renewed on or
after July 1, 2017, to public employees pursuant to this section shall comply with
Section 1 of this Act.