AN ACT relating to health care for inmates.

1

2

14

15

16

17

18

19

20

21

22

23

24

25

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

- 3 → Section 1. KRS 441.053 is amended to read as follows:
- 4 (1) Except as provided in subsection (2) of this section, each jail, regional jail,
 5 holdover, or other correctional facility owned or operated by a unit of local
 6 government, combination of units of local government, or regional jail authority
- shall utilize the Department of Corrections' contract pharmacy plan.
- 8 (2) (a) Except as provided in paragraph (b) of this subsection, the Department of
 9 Corrections shall, on a yearly basis, waive the requirement of subsection (1) of
 10 this section if the unit of local government, combination of units of local
 11 government, or regional jail authority proves to the Department of Corrections
 12 that the unit of local government, combination of units of local government,
 13 or regional jail authority has contracted with another vendor and that:
 - The prescription plan covers pharmacy services, drugs, and medicine in a manner which is equal to or superior to the Department of Corrections' contract pharmacy plan; and
 - 2. The cost of the prescription plan is equal to or less in total cost, including the product cost and all other costs associated with the delivery of the drugs, than the Department of Corrections' contract pharmacy plan.
 - (b) If a unit of local government, combination of units of local government, or regional jail authority contracts with a private provider of comprehensive health services for inmates, then that private provider may elect not to use the Department of Corrections' contract pharmacy plan and a waiver under this subsection shall not be required.
- 26 (3) Except as provided in subsection (4) of this section, each jail, regional jail, holdover, or other correctional facility owned or operated by a unit of local

XXXX Jacketed

I		government, combination of units of local government, or regional jail authority
2		shall utilize the Department of Corrections' contract medical, dental, and
3		psychological care access plan, and the administrative service fee for the plan shall
4		be paid by the Department of Corrections subject to the limits of 2007 Ky. Acts
5		ch. 128, sec. 5.
6	(4)	The Department of Corrections may, on a yearly basis, waive the requirement of
7		subsection (3) of this section if the unit of local government, combination of units
8		of local government, or regional jail authority proves to the Department of
9		Corrections that the unit of local government, combination of units of local
10		government, or regional jail authority has contracted with another vendor and that:
11		(a) The medical, dental, and psychological care access plan provides services and
12		access which is equal to or superior to the Department of Corrections' contract
13		medical, dental, and psychological care access plan; and
14		(b) The cost of the medical, dental, and psychological care access plan is equal to
15		or less in cost than the Department of Corrections' contract medical, dental,
16		and psychological care access plan.
17	(5)	[(a) An entity, corporation, or organization of any kind that assists the Department
18		of Corrections in managing claims or evaluating an application for a waiver
19		under subsection (2) or (4) of this section shall not seek or be awarded a
20		contract to provide:
21		1. Medical care;
22		2. Dental care;
23		3. Psychological care;
24		4. Pharmaceutical products; or
25		5. Any other health care service;
26		to inmates housed in any jail operated by any unit of local government,
27		combination of units of local government, or regional jail authority.

1	(b) The prohibition in this subsection shall also apply to the entity's, corporation's,
2	or organization of any kind's:
3	1. Owners;
4	2. Incorporators;
5	3. Officers;
6	4. Employees; or
7	5. Other person who has a financial interest in the organization.
8	(c) Nothing in this subsection shall be construed to prohibit or limit the ability of
9	a state university to provide health care services to prison populations.
10	(6) The provisions of subsection (5) of this section shall not apply if an entity,
11	corporation, organization, or person referenced in subsection (5)(b) of this section
12	is:
13	(a) Already a party to a contract with any consolidated local government or urban-
14	county government and is currently engaged in providing the services or
15	products referenced in subsection (5)(a) of this section; and
16	(b) There is no material change to the existing contract with any consolidated
17	local government or urban-county government within a reasonable time
18	period;
19	prior to seeking or being awarded a contract with the department to manage claims
20	or evaluate an application for a waiver under subsection (2) or (4) of this section.
21	No provision of this subsection shall be construed to prohibit or limit the ability of a
22	state university to provide health care services to prison populations.
23	(7)] A unit of local government, combination of units of local government, or regional
24	jail authority may appeal a decision of the Department of Corrections denying a
25	waiver under subsection (2) or (4) of this section to the secretary of justice and
26	public safety.
27	(6)[(8)] No program specified in this section shall require or permit reimbursement at

a rate in excess of the Kentucky Medicaid program for the same or similar services

2 or products but may permit a lesser rate of reimbursement.