## **UNOFFICIAL COPY**

1		AN ACT relating to state-operated mental health facilities.
2	Be it	enacted by the General Assembly of the Commonwealth of Kentucky:
3		→Section 1. KRS 210.040 is amended to read as follows:
4	The	Cabinet for Health and Family Services shall:
5	(1)	Exercise all functions of the state in relation to the administration and operation of
6		the state <u>facilities</u> [institutions] for the care and treatment of persons with mental
7		illness;
8	(2)	Establish or acquire, in accordance with the provisions of KRS 56.440 to 56.550,
9		other or additional facilities for psychiatric care and treatment of persons who are or
10		may become state charges;
11	(3)	Cooperate with other state agencies for the development of a statewide mental
12		health program looking toward the prevention of mental illness and the
13		aftercare [post-institutional-care] of persons released from public or private mental
14		hospitals;
15	(4)	Provide for the custody, maintenance, care, and medical and psychiatric treatment
16		of the patients of the <i>facilities</i> [institutions] operated by the cabinet, <i>including</i>
17		emergency and other medical care required to be provided outside of the facility
18		while the patient is admitted to the facility. Expenses of the outside medical
19		provider, other than elective procedures or elective surgery, shall be paid by the
20		cabinet and included in the determination of the patient liability when not
21		covered by the patient's third-party payor;
22	(5)	Provide psychiatric consultation for the state penal and correctional institutions, and
23		for the state <u>facilities</u> [institutions] operated for children or for persons with an
24		intellectual disability;
25	(6)	Administer and supervise programs for the [noninstitutional ]care of persons with
26		mental illness <i>outside of state facilities</i> ;

27 (7) Administer and supervise programs for the care of persons with chronic mental

- 1 illness, including but not limited to provision of the following:
- 2 (a) Identification of persons with chronic mental illness residing in the area to be
  3 served;
- 4 (b) Assistance to persons with chronic mental illness in gaining access to
  5 essential mental health services, medical and rehabilitation services,
  6 employment, housing, and other support services designed to enable persons
  7 with chronic mental illness to function outside inpatient *facilities*[institutions]
  8 to the maximum extent of their capabilities;
- 9 (c) Establishment of community-based transitional living facilities with twenty-10 four (24) hour supervision and community-based cooperative facilities with 11 part-time supervision; provided that, no more than either one (1) transitional 12 facility or one (1) cooperative facility may be established in a county 13 containing a city of the first class or consolidated local government with any 14 funds available to the cabinet;
- (d) Assurance of the availability of a case manager for each person with chronic
  mental illness to determine what services are needed and to be responsible for
  their provision; and
- (e) Coordination of the provision of mental health and related support services
  with the provision of other support services to persons with chronic mental
  illness;
- (8) Require all providers who receive public funds through state contracts, state grants,
   or reimbursement for services provided to have formalized quality assurance and
   quality improvement processes, including but not limited to a grievance procedure;
   and
- 25 (9) Supervise private mental hospitals receiving patients committed by order of a court.