1 AN ACT relating to insurance fraud.

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

- 3 → Section 1. KRS 304.47-020 is amended to read as follows:
- 4 (1) For the purposes of this subtitle, a person or entity commits a "fraudulent insurance act" if he or she engages in any of the following, including but not limited to matters relating to workers' compensation:
- 7 (a) Knowingly and with intent to defraud or deceive presents, causes to be 8 presented, or prepares with knowledge or belief that it will be presented to an
- 9 insurer, Kentucky Claims Commission, Special Fund, or any agent thereof:
 - Any written or oral statement as part of, or in support of, a claim for payment or other benefit pursuant to an insurance policy or from a "selfinsurer" as defined by KRS Chapter 342, knowing that the statement contains any false, incomplete, or misleading information concerning any fact or thing material to a claim; or
 - 2. Any statement as part of, or in support of, an application for an insurance policy, for renewal, reinstatement, or replacement of insurance, or in support of an application to a lender for money to pay a premium, knowing that the statement contains any false, incomplete, or misleading information concerning any fact or thing material to the application;
 - (b) Knowingly and willfully transacts any contract, agreement, or instrument which violates this title;
- 23 (c) Knowingly and with intent to defraud or deceive:
- 24 1. Receives money for the purpose of purchasing insurance, and fails to obtain insurance;
 - 2. Fails to make payment or disposition of money or voucher as defined in KRS 304.17A-750, as required by agreement or legal obligation, that

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1		comes into his or her possession while acting as a licensee under this
2		chapter;
3		3. Presents, causes to be presented, or prepares with knowledge or belief
4		that it will be presented to or by an insurer, or to the commissioner, any
5		statement, knowing that the statement contains any false, incomplete, or
6		misleading information concerning any material fact or thing, as part of,
7		or in support of one (1) or more of the following:
8		a. The rating of an insurance policy;
9		b. The financial condition of an insurer;
10		c. The formation, acquisition, merger, reconsolidation, dissolution, or
11		withdrawal from one (1) or more lines of insurance in all or part of
12		this Commonwealth by an insurer; or
13		d. A document filed with the commissioner; or
14		4. Engages in any of the following:
15		a. Solicitation or acceptance of new or renewal insurance risks on
16		behalf of an insolvent insurer; or
17		b. Removal, concealment, alteration, tampering, or destruction of
18		money, records, or any other property or assets of an insurer;
19	(d)	Issues or knowingly presents fake or counterfeit insurance policies, certificates
20		of insurance, insurance identification cards, insurance binders, or any other
21		documents that purport to evidence insurance;
22	(e)	Makes any false or fraudulent representation as to the death or disability of a
23		policy or certificate holder in any written statement or certificate for the
24		purpose of fraudulently obtaining money or benefit from an insurer;
25	(f)	Engages in unauthorized insurance, as set forth in KRS 304.11-030; or
26	(g)	Assists, abets, solicits, or conspires with another to commit a fraudulent
27		insurance act in violation of this subtitle.

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1	(2) [(a) Except as provided in paragraphs (b) and (c) of this subsection,]A person
2	convicted of a violation of subsection (1) of this section shall be guilty of a <i>Class A</i>
3	misdemeanor, unless where the aggregate of the claim, benefit, or money referred
4	to in subsection (1) of this section is less than or equal to five hundred dollars
5	(\$500), and shall be punished by]:
6	(a)[1.] Five hundred dollars (\$500) or more but less than ten thousand
7	dollars (\$10,000), in which case it is a Class D felony[Imprisonment for no
8	more than one (1) year];
9	(b)[2.] Ten thousand dollars (\$10,000) or more but less than one million
10	dollars (\$1,000,000), in which case it is a Class C felony[A fine, pe
11	occurrence, of not more than one thousand dollars (\$1,000) per individual no
12	five thousand dollars (\$5,000) per corporation or twice the amount of gain
13	received as a result of the violation, whichever is greater]; or
14	(c)[3.] One million dollars (\$1,000,000) or more, in which case it is a Class E
15	felony [Both imprisonment and a fine as set forth in subparagraphs 1. and 2. o
16	this paragraph].
17	(3)[(b)] A[Except as provided in paragraph (c) of this subsection, where the claim
18	benefit, or money referred to in subsection (1) of this section exceeds an aggregate
19	of five hundred dollars (\$500), a person convicted of a violation of subsection (1) or
20	this section shall be guilty of a felony and shall be punished by:
21	1. Imprisonment for not less than one (1) nor more than five (5) years;
22	2. A fine, per occurrence, of not more than ten thousand dollars (\$10,000)
23	per individual nor one hundred thousand dollars (\$100,000) pe
24	corporation or twice the amount of gain received as a result of the
25	violation, whichever is greater; or
26	3. Both imprisonment and a fine as set forth in subparagraphs 1. and 2. or
27	this paragraph.

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1	(c)	Any	person, with the purpose to establish or maintain a criminal syndicate [,]
2		or to	o facilitate any of its activities, [as set forth in KRS 506.120(1),] shall be
3		guilt	ry of engaging in organized crime, a Class B felony, if he or she engages
4		in a	ny of the activities set forth in KRS 506.120(1).
5	(4) A	person	convicted of a crime established in this section[and] shall be punished
6	by	:	
7	<u>(a</u>	<u>)[1.]</u>	Imprisonment for <u>a term:</u>
8		<u>1.</u>	Not to exceed the period set forth in KRS 532.090 if the crime is a
9			Class A misdemeanor; or
10		<u>2.</u>	Within the periods set forth in KRS 532.060 if the crime is a Class D,
11			C, or B felony [not less than ten (10) years nor more than twenty (20)
12			years] ;
13	<u>(b</u>	<u>)[2.]</u>	A fine, per occurrence, of:
14		<u>1.</u>	For a misdemeanor, not more than one thousand dollars (\$1,000) per
15			individual nor five thousand dollars (\$5,000) per corporation or twice
16			the amount of gain received as a result of the violation, whichever is
17			greater; or
18		<u>2.</u>	For a felony, not more than ten thousand dollars (\$10,000) per
19			individual nor one hundred thousand dollars (\$100,000) per corporation,
20			or twice the amount of gain received as a result of the violation;
21			whichever is greater; or
22	<u>(c)</u>	<u>[3.]</u>	Both imprisonment and a fine, as set forth in subparagraphs 1. and 2. of
23		this	paragraph.
24	<u>(5)[(d)]</u>	In a	ddition to imprisonment, the assessment of a fine, or both, a person
25	co	nvicted	of a crime established in [violation of paragraph (a), (b), or (c) of
26	su	bsection	1 (2) of] this section may be ordered to make restitution to any victim who
27	su	ffered a	monetary loss due to any actions by that person which resulted in the

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1	adjudication of guilt, and to the division for the cost of any investigation. The
2	amount of restitution shall equal the monetary value of the actual loss or twice the
3	amount of gain received as a result of the violation, whichever is greater.

4 <u>(6)</u>[(3)] Any person damaged as a result of a violation of any provision of this section 5 shall have a cause of action to recover compensatory damages, plus all reasonable 6 investigation and litigation expenses, including attorneys' fees, at the trial and 7 appellate courts.

(7)[(4)]The provisions of this section shall also apply to any agent, unauthorized insurer or its agents or representatives, or surplus lines carrier who, with intent, injures, defrauds, or deceives any claimant with regard to any claim. The claimant shall have the right to recover the damages provided in subsection (6) of this section.

→ Section 2. KRS 304.47-050 is amended to read as follows:

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- 14 (1) Any person, other than those specified in subsection (2) of this section, having 15 knowledge or believing that a fraudulent insurance act or any other act or practice 16 which, upon conviction, constitutes a felony or misdemeanor under the subtitle is 17 being or has been committed may send to the division a report of information 18 pertinent to this knowledge of or belief and any additional relevant information the 19 commissioner may request.
- 20 (2) The following *persons*, [individuals] having knowledge or believing that a fraudulent insurance act or any other act or practice which may constitute a felony or misdemeanor under this subtitle is being or has been committed, shall send to the division a report or information pertinent to the knowledge or belief and additional relevant information that the commissioner or the commissioner's employees or agents may require:
 - Any professional practitioner licensed or regulated by the Commonwealth, except as provided by law;

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1		(b) Any private medical review committee;
2		(c) Any insurer, agent, or other person licensed under this chapter; [and]
3		(d) The following Kentucky Boards:
4		1. Board of Medical Licensure;
5		2. Board of Chiropractic Examiners;
6		3. Board of Nursing;
7		4. Board of Physical Therapy;
8		5. Board of Occupational Therapy; and
9		6. Board for Massage Therapy; and
10		(e) Any employee of the persons named in paragraphs (a) to $(\underline{d})[(e)]$ of this
11		subsection.
12	(3)	The division or its employees or agents shall review this information or these
13		reports and select the information or reports that, in the judgment of the division,
14		may require further investigation. The division shall then cause an investigation of
15		the facts surrounding the information or report to be made to determine the extent,
16		if any, to which a fraudulent insurance act or any other act or practice which, upon
17		conviction, constitutes a felony or misdemeanor under this subtitle is being
18		committed.
19	(4)	The following Department of Workers' Claims shall provide the division access to
20		all relevant information the commissioner may request:
21		(a) The Department of Workers' Claims; and
22		(b) The boards named in subsection (2)(d) of this section.
23	(5)	The division shall report any alleged violations of law which the investigations
24		disclose to the appropriate licensing agency and the Commonwealth's attorney,
25		Attorney General, or other prosecuting agency having jurisdiction with respect to a
26		violation. If prosecution by the Commonwealth's attorney, Attorney General, or

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other prosecuting agency is not begun within sixty (60) days of the report, the

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prosecuting attorney shall inform the division of the reasons for the lack of prosecution. In addition to filing a report with the appropriate prosecuting agency, the commissioner may, through the Attorney General, prosecute violations of this subtitle in the Circuit Court of the county in which the alleged wrongdoer resides or has his or her principal place of business, in the Circuit Court of the county in which the fraudulent insurance act has been committed, or, with consent of the parties, in the Franklin Circuit Court.

- Notwithstanding the provisions of subsections (1) to (5) of this section, any person having knowledge or believing that a fraudulent insurance act or any other act that may be prohibited under this subtitle is being or has been committed, may notify any law enforcement agency of his or her knowledge or belief and provide information relevant to the act, as may be requested by that agency, including, but not limited to, insurance policy information including the application for insurance, policy premium payment records, history of previous claims made by the insured, and other information relating to the investigation of the claim, including statements of any person, proofs of loss, and notice of loss. Reporting to any other agency does not relieve those listed in subsection (2) of this section of their mandatory duty to report to the division.
- 19 (7) If the information referred to in this section is specifically requested by the division, 20 any other law enforcement agency, or a prosecuting attorney, the insurer shall 21 provide certified copies of the requested information within ten (10) business days 22 of the request or as soon thereafter as reasonable.
 - (8) In the absence of malice, fraud, or gross negligence, <u>the following</u> [no insurer or agent authorized by an insurer to act on its behalf, law enforcement agency, the Department of Workers' Claims, their respective employees, or an insured] shall <u>not</u> be subject to any civil liability for libel, slander, or related cause of action by virtue of filing reports or for releasing or receiving any information pursuant to this

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1		subsection:
2		(a) An insurer;
3		(b) An agent authorized by an insurer to act on its behalf;
4		(c) A law enforcement agency;
5		(d) The Department of Workers' Claims;
6		(e) The boards named in subsection (2)(d) of this section;
7		(f) Employees of the persons named in paragraphs (d) and (e) of this
8		subsection; or
9		(g) An insured.
10		→ Section 3. KRS 189.635 is amended to read as follows:
11	(1)	The Justice and Public Safety Cabinet, Department of Kentucky State Police, shall
12		be responsible for maintaining a reporting system for all vehicle accidents which
13		occur within the Commonwealth. Such accident reports shall be utilized for such
14		purposes as will improve the traffic safety program in the Commonwealth involving
15		the collection, processing, storing, and dissemination of such data and the
16		establishment of procedures by administrative regulations to ensure that uniform
17		definitions, classifications, and other federal requirements are in compliance.
18	(2)	Any person operating a vehicle on the highways of this state who is involved in an
19		accident resulting in fatal or nonfatal personal injury to any person or damage to the
20		vehicle rendering the vehicle inoperable shall be required to immediately notify a
21		law enforcement officer having jurisdiction. In the event the operator fails to notify
22		or is incapable of notifying a law enforcement officer having jurisdiction, such
23		responsibility shall rest with the owner of the vehicle or any occupant of the vehicle
24		at the time of the accident. A law enforcement officer having jurisdiction shall
25		investigate the accident and file a written report of the accident with his or her law

27 (3) Every law enforcement agency whose officers investigate a vehicle accident of

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enforcement agency.

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1		which	ch a report must be made as required in this chapter shall file a report of the				
2		acci	dent with the Department of Kentucky State Police within ten (10) days after				
3		inve	investigation of the accident upon forms supplied by the department.				
4	(4)	Any	person operating a vehicle on the highways of this state who is involved in an				
5		acci	dent resulting in any property damage exceeding five hundred dollars (\$500) in				
6		whic	ch an investigation is not conducted by a law enforcement officer shall file a				
7		writ	ten report of the accident with the Department of Kentucky State Police within				
8		ten (10) days of occurrence of the accident upon forms provided by the department.				
9	(5)	<u>(a)</u>	All accident reports filed with the Department of Kentucky State Police in				
10			compliance with subsection (4) above shall not be considered open records				
11			under KRS 61.870 to 61.884 and shall remain confidential, except				
12			that the department may:				
13			<u>1.</u> Disclose the identity of a person involved in an accident when his or her				
14			identity is not otherwise known or when he or she denies his or her				
15			presence at an accident; and				
16			2. Make the reports available:				
17			a. To the persons named in paragraph (c) of this subsection; and				
18			b. In accordance with subsection (8) of this section.				
19		<u>(b)</u>	[Except as provided in subsection (9) of this section,]All other accident				
20			reports required by this section, and the information contained in the reports,				
21			shall be confidential and exempt from public disclosure <u>under KRS 61.870 to</u>				
22			<u>61.884,</u> except <u>when:</u>				
23			<u>1.</u> [when]Produced pursuant to a properly executed subpoena or court				
24			order: or except pursuant to]				
25			<u>Disclosed as provided in [subsection (8) of]</u> this section.				
26		<u>(c)</u>	Accident[These] reports shall be made available[only] to:				
27			<u>1.</u> The parties to the accident: [,]				

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1		2. The parents or guardians of a minor who is party to the accident; [, and]
2		<u>3.</u> Insurers or their written designee for insurance business purposes of any
3		party who is the subject of the report:[, or to]
4		<u>4.</u> The attorneys of the parties <u>to the accident;</u>
5		5. Any party to litigation who files with the department a request for the
6		report and includes a copy of the first page of a District or Circuit
7		Court clerk-stamped complaint naming all parties; and
8		6. The Department of Workplace Standards in the Labor Cabinet if the
9		accident report is pertinent to an occupational safety and health
10		investigation.
11	(6)	Except as provided for in this subsection, the department shall not release accident
12		reports for a commercial purpose. The department may, as a matter of public safety,
13		contract with an outside entity and release vehicle damage data extracted from
14		accident reports to $\underline{\textit{the}}[\text{such an}]$ entity if the data is used solely for the purpose of
15		providing the public a means of determining a vehicle's accident history. The
16		department may further contract with a third party to provide electronic access to
17		reports for persons and entities who are entitled to <u>the</u> [such] reports under
18		<u>subsection</u> [subsections] (5)[and (9)] of this section.
19	(7)	The department shall promulgate administrative regulations in accordance with
20		KRS Chapter 13A to set out a fee schedule for accident reports made available
21		pursuant to subsections (5) [, (8) ,] and (8) [(9)] of this section. These fees shall be in
22		addition to those charged to the public for records produced under KRS Chapter 61.
23	(8)	(a) The report shall be made available to a news-gathering organization, solely for
24		the purpose of publishing or broadcasting the news. The news-gathering
25		organization shall not use or distribute the report, or knowingly allow its use
26		or distribution, for a commercial purpose other than the news-gathering
27		organization's publication or broadcasting of the information in the report.

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1	(b)	For	the p	urposes of this subsection:
2		<u>1.</u>	''Ne	ws-gathering organization" includes:
3			<u>a.</u>	A newspaper or periodical [shall be considered a news gathering
4				organization] if it:
5				\underline{i} [1.] Is published at least fifty (50) of fifty-two (52) weeks during
6				a calendar year;
7				<u>ii.[2.]</u> Contains at least twenty-five percent (25%) news content in
8				each issue or no more than seventy-five percent (75%)
9				advertising content in any issue in the calendar year; and
10				<u>iii.</u> [3.] Contains news of general interest to its readers that can
11				include news stories, editorials, sports, weddings, births, and
12				death notices[.
13				<u>1;</u>
14			<u>b.</u>	A television or radio station with a valid broadcast license issued
15				by the Federal Communications Commission;
16			<u>c.</u>	A news organization that broadcasts over a multichannel video
17				programming service as defined in KRS 136.602;
18			<u>d.</u>	A Web site published by or affiliated with any entity described in
19				subdivision a., b., or c. of this subparagraph;
20			<u>e.</u>	An online-only newspaper or magazine that publishes news or
21				opinion of interest to a general audience and is not affiliated
22				with any entity described in subparagraph 2. of this paragraph;
23				<u>and</u>
24			<u>f.</u>	Any other entity that publishes news content by any means to the
25				general public or to members of a particular profession or
26				occupational group; and
27		2.	''Ne	ews-gathering organization" does not include any product or

1		publication with the primary purpose of distributing advertising or of
2		publishing names and other personal identifying information
3		concerning parties to motor vehicle accidents which may be used to
4		solicit for services covered under Subtitle 39 of KRS Chapter 304.
5	(c)	A <u>news-gathering organization</u> [newspaper, periodical, or radio or television
6		station] shall not be held to have used or knowingly allowed the use of the
7		report for a commercial purpose merely because of its publication or
8		broadcast.
9	(d)	[For the purposes of this section, the meaning of "news-gathering
10		organization" does not include any product or publication:
11		1. Which is intended primarily for members of a particular profession or
12		occupational group; or
13		2. With the primary purpose of distributing advertising or of publishing
14		names and other personal identifying information concerning parties to
15		motor vehicle accidents which may be used to solicit for services
16		covered under Subtitle 39 of KRS Chapter 304.
17	(e)	-]A request under this <u>subsection</u> [section] shall be completed using a form
18		promulgated by the department through administrative regulations in
19		accordance with KRS Chapter 13A. The form under this paragraph shall
20		include:
21		1. The name and address of the requestor and the news-gathering
22		organization the requestor represents;
23		2. A statement that the requestor is a news-gathering organization under
24		this subsection and identifying the specific subdivision of paragraph
25		(b)1. of this subsection under which the requester qualifies;
26		3. A statement that the request is in compliance with the criteria contained
27		in this section; and

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1	4. A declaration of the requestor as to the accuracy and truthfulness of the
2	information provided in the request.
3	(e) 1. The department shall redact all personal information from a report
4	prior to making it available to a news-gathering organization as
5	defined under paragraph (b)1.f. of this subsection.
6	2. Reports may be provided to news-gathering organizations as defined
7	under paragraph (b)1.a. to e. of this subsection without redaction.
8	3. For the purposes of this paragraph, "personal information" means
9	the address, driver's license number, phone number, date of birth, and
10	any other contact information contained in the report for each person
11	listed on the report.
12	(9) [The report shall be made available without subpoena to any party to litigation who
13	files with the department a request for the report and includes a copy of the first
14	page of a District or Circuit Court clerk stamped complaint naming all parties.
15	(10) The report shall be made available without subpoena to the Department of
16	Workplace Standards in the Labor Cabinet if the accident report is pertinent to an
17	occupational safety and health investigation.
18	(11) The motor vehicle insurers of any train engineer or other train crew member
19	involved in an accident on a railroad while functioning in their professional capacity
20	shall be prohibited from obtaining a copy of any accident report filed on the
21	accident under this section without written consent from the individual the company
22	insures. Insurance companies issuing motor vehicle policies in the Commonwealth
23	shall be prohibited from raising a policyholder's rates solely because the
24	policyholder, in his or her professional capacity, is a train engineer or other train
25	crew member involved in an accident on a railroad.
26	(10) [(12)] For reporting and statistical purposes, an autocycle as defined in KRS 186.010
27	shall be listed as its own distinct category and shall not be considered to be a motor

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1	vehicle or a motorcycle for reports issued under this section.
2	→SECTION 4. A NEW SECTION OF SUBTITLE 39 OF KRS CHAPTER 304
3	IS CREATED TO READ AS FOLLOWS:
4	(1) As used in this section, "compensation arrangement" has the same meaning as
5	in 42 U.S.C. sec. 1395nn, as amended.
6	(2) Except as otherwise provided in subsection (3) of this section:
7	(a) If a physician licensed under KRS Chapter 311, or an immediate family
8	member of the physician, has either of the following financial relationships
9	with a person, the physician shall not make a referral to the person for the
10	furnishing of health care services for which payment may be made from
11	basic reparation benefits provided under this subtitle:
12	1. An ownership or investment interest in the person, whether through
13	debt, equity, or other means; or
14	2. A compensation arrangement between the physician, or an immediate
15	family member of the physician, and the person; and
16	(b) No person shall present, cause to be presented, or collect payment on a
17	claim or bill for health care services referred to the person in violation of
18	paragraph (a) of this subsection.
19	(3) Subsection (2) of this section shall not apply if any of the exceptions provided in
20	42 U.S.C. sec. 1395nn, as amended, or a regulation adopted under that section, as
21	amended, are applicable to the referral.
22	(4) (a) No patient, insurer, or third-party payor shall be required to pay a person
23	for health care services referred to that person in violation of this section.
24	(b) If a person collects any amount in violation of this section, the person shall
25	refund, on a timely basis, the amount collected.
26	→ Section 5. KRS 304.99-060 is amended to read as follows:
27	(1) (a) The owner of any vehicle who fails to have in full force and effect the security

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1		required by Subtitle 39 of this chapter shall:
2		1. Be fined not less than five hundred dollars (\$500) nor more than one
3		thousand dollars (\$1,000), or sentenced to not more than ninety (90)
4		days in jail, or both;
5		2. Have the registration of the motor vehicle revoked and the license plates
6		of the vehicle suspended for a period of one (1) year or until such time
7		as proof, in a form satisfactory to the commissioner, is furnished that the
8		security is then and will remain in effect; and
9		3. For the second and each subsequent offense within any five (5) year
10		period, have his or her operator's license revoked in accordance with
11		KRS 186.560, and may be sentenced to one hundred and eighty (180)
12		days in jail, or fined not less than one thousand dollars (\$1,000) nor
13		more than two thousand five hundred dollars (\$2,500), or both.
14	(b)	Penalties under paragraph (a) of this subsection for the first offense are subject
15		to conditional discharge, suspension, or other forms of reduction of penalty by
16		judicial discretion upon production of proof of security.
17	(c)	For the second and each subsequent offense, minimum fines, suspensions, and
18		penalties under paragraph (a) of this subsection are subject to conditional
19		discharge, suspension, or other forms of reduction of penalty, by judicial
20		discretion only upon production of proof of security and a receipt showing that
21		a premium for a minimum policy period of six (6) months has been paid.
22	(d)	Upon expiration of the minimum six (6) month policy period, the court shall
23		order the vehicle owner to appear before it to verify renewal of the security
24		required by Subtitle 39 of this chapter by production of proof of security and a
25		receipt showing that a premium for a minimum six (6) month policy period

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Failure to appear shall result in the suspension of the vehicle owner's

has been paid.

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I			operator's license pursuant to KRS 186.570.
2		(f)	Unless uninterrupted coverage is maintained, cancellation or expiration of the
3			procured security before the end of the minimum six (6) month policy period
4			shall be a Class B misdemeanor.
5		(g)	Unless the requirement of paragraph (d) of this subsection is satisfied, the
6			court shall revoke any conditional discharge, suspension, or other form of
7			reduction of penalty granted under paragraph (c) of this subsection.
8	(2)	A pe	erson who operates a motor vehicle without security on the motor vehicle as
9		requi	ired by Subtitle 39 of this chapter shall:
10		(a)	Be fined not less than five hundred dollars (\$500) nor more than one thousand
11			dollars (\$1,000) or sentenced to not more than ninety (90) days in jail, or both;
12			and
13		(b)	For the second and each subsequent offense within any five (5) year period,
14			have his or her operator's license revoked in accordance with KRS 186.560,
15			and may be sentenced to not more than one hundred eighty (180) days in jail
16			or fined not less than one thousand dollars (\$1,000) nor more than two
17			thousand five hundred dollars (\$2,500), or both.
18	(3)	If the	e person who operates a motor vehicle without security on the motor vehicle as
19		requi	ired by Subtitle 39 of this chapter is also the owner of the motor vehicle, the
20		perso	on shall be subject to penalties under both subsection (1) and subsection (2) of
21		this s	section.
22	<u>(4)</u>	The	following shall be subject to a civil penalty of not less than one thousand
23		dolla	ars (\$1,000) nor more than five thousand dollars (\$5,000) for each violation:
24		<u>(a)</u>	Any person that presents, causes to be presented, or collects payment on a
25			bill or claim for health care services that the person knows or should know
26			were referred in violation of Section 4 of this Act; and
27		<u>(b)</u>	Any person that knowingly fails to make a timely refund required by Section

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1			4 of this Act.
2	<u>(5)</u>	A pi	hysician or other person that enters into an arrangement or scheme that the
3		phys	sician or person knows or should know has a principal purpose of assuring
4		<u>refe</u>	rrals by the physician that, if made directly by the physician, would be in
5		<u>viol</u>	ation of Section 4 of this Act shall be subject to a civil penalty of not less than
6		five	thousand dollars (\$5,000) nor more than twenty-five thousand dollars
7		<u>(\$25</u>	5,000) per arrangement or scheme.
8		→ S	ection 6. KRS 311.597 is amended to read as follows:
9	As	used i	in KRS 311.595(9), "dishonorable, unethical, or unprofessional conduct of a
10	char	acter	likely to deceive, defraud, or harm the public or any member thereof" shall
11	incl	ude bı	ut not be limited to the following acts by a licensee:
12	(1)	Pres	scribes or dispenses any medication:
13		(a)	With the intent or knowledge that a medication will be used or is likely to be
14			used other than medicinally or for an accepted therapeutic purpose;
15		(b)	With the intent to evade any law with respect to sale, use, or disposition of the
16			medication;
17		(c)	For the licensee's personal use or for the use of his immediate family when the
18			licensee knows or has reason to know that an abuse of a controlled substance
19			is occurring, or may result from such a practice;
20		(d)	In such amounts that the licensee knows or has reason to know, under the
21			attendant circumstances, that said amounts so prescribed or dispensed are
22			excessive under accepted and prevailing medical practice standards; or
23		(e)	In response to any communication transmitted or received by computer or
24			other electronic means, when the licensee fails to take the following actions to
25			establish and maintain a proper physician-patient relationship:
26			1. Verification that the person requesting medication is in fact who the
27			patient claims to be;

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1			2. Establishment of a documented diagnosis through the use of accepted
2			medical practices; and
3			3. Maintenance of a current medical record.
4			For the purposes of this paragraph, an electronic, on-line, or telephonic
5			evaluation by questionnaire is inadequate for the initial evaluation of the
6			patient or for any follow-up evaluation.
7	(2)	Issue	s, publishes, or makes oral or written representations in which grossly
8		impro	obable or extravagant statements are made which have a tendency to deceive or
9		defra	ud the public, or a member thereof, including but not limited to:
10		(a)	Any representation in which the licensee claims that he can cure or treat
11			diseases, ailments, or infirmities by any method, procedure, treatment, or
12			medicine which the licensee knows or has reason to know has little or no
13			therapeutic value;
14		(b)	Represents or professes or holds himself out as being able and willing to treat
15			diseases, ailments, or infirmities under a system or school of practice:
16			1. Other than that for which he holds a certificate or license granted by the
17			board, or
18			2. Other than that for which he holds a degree or diploma from a school
19			otherwise recognized as accredited by the board, or
20			3. Under a school or system which he professes to be self-taught.
21		For p	urposes of this subsection, actual injury to a patient need not be established.
22	(3)	A se	rious act, or a pattern of acts committed during the course of his medical
23		practi	ice which, under the attendant circumstances, would be deemed to be gross
24		incon	npetence, gross ignorance, gross negligence, or malpractice.
25	(4)	Cond	uct which is calculated or has the effect of bringing the medical profession
26		into c	lisrepute, including but not limited to any departure from, or failure to conform
27		to th	ne standards of acceptable and prevailing medical practice within the

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1		Commonwealth of Kentucky, and any departure from, or failure to conform to the
2		principles of medical ethics of the American Medical Association or the code of
3		ethics of the American Osteopathic Association. For the purposes of this subsection
4		actual injury to a patient need not be established.
5	(5)	Failure by a licensee to report a known or observed violation of KRS Chapter 311
6		by another licensee as described in KRS 311.606.

7 (6) Violation by a licensee of Section 4 or 5 of this Act.