1	AN ACT relating to prior authorization.

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

- 3 → Section 1. KRS 304.17A-600 is amended to read as follows:
- 4 As used in KRS 304.17A-600 to 304.17A-633:
- 5 (1) (a) "Adverse determination" means a determination by an insurer or its designee
- 6 that the health care services furnished or proposed to be furnished to a
- 7 covered person are:
- 8 1. Not medically necessary, as determined by the insurer, or its designee or
- 9 experimental or investigational, as determined by the insurer, or its
- designee; and
- 11 2. Benefit coverage is therefore denied, reduced, or terminated.
- 12 (b) "Adverse determination" does not mean a determination by an insurer or its
- designee that the health care services furnished or proposed to be furnished to
- a covered person are specifically limited or excluded in the covered person's
- health benefit plan;
- 16 (2) "Authorized person" means a parent, guardian, or other person authorized to act on
- behalf of a covered person with respect to health care decisions;
- 18 (3) "Concurrent review" means utilization review conducted during a covered person's
- course of treatment or hospital stay;
- 20 (4) "Covered person" means a person covered under a health benefit plan;
- 21 (5) "External review" means a review that is conducted by an independent review
- 22 entity which meets specified criteria as established in KRS 304.17A-623, 304.17A-
- 23 625, and 304.17A-627];
- 24 (6) "Health benefit plan" has the same meaning as in KRS 304.17A-005, except that for
- purposes of KRS 304.17A-600 to 304.17A-633, the term includes short-term
- 26 coverage policies;
- 27 (7) "Health care provider" or "provider" has the same meaning as in KRS 304.17A-

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1	005 except that, for purposes of Sections 2, 3, 4, 5, 6, and 7 of this Act and
2	subsections (3) and (4) of Section 10 of this Act, the term includes, if practicing
3	independently, any:
4	(a) Licensed clinical alcohol and drug counselor licensed under KRS Chapter
5	<u>309;</u>
6	(b) Licensed psychologist, licensed psychological practitioner, or certified
7	psychologist with autonomous functioning licensed or certified under the
8	provisions of KRS Chapter 319;
9	(c) Licensed professional clinical counselor licensed under KRS Chapter 335;
10	(d) Licensed marriage and family therapist licensed under KRS Chapter 335;
11	(e) Licensed professional art therapist licensed under KRS Chapter 309; and
12	(f) Licensed clinical social worker licensed under KRS Chapter 335;
13	(8)[(7)] "Health care service" has the same meaning as in KRS 304.17A-005.
14	except that, for purposes of Sections 2, 3, 4, and 6 of this Act, the term does not
15	include the provision of Schedules II, III, IV, or V controlled substances, as
16	described in KRS Chapter 218A;
17	(9) "Independent review entity" means an individual or organization certified by the
18	department to perform external reviews[ under KRS 304.17A 623, 304.17A 625
19	and 304.17A 627];
20	(10)[(8)] "Insurer" means any of the following entities authorized to issue health
21	benefit plans [as defined in subsection (6) of this section]:
22	(a) An insurance company; [,]
23	(b) A health maintenance organization;
24	$\underline{(c)}$ A self-insurer or multiple employer welfare arrangement not exempt from
25	state regulation by ERISA;
26	(d) A provider-sponsored integrated health delivery network;
27	(e) A self-insured employer-organized association;

1	<u>(f)</u>	<u>A</u> nonprofit hospital, medical-surgical, or health service corporation; or
2	<u>(g)</u>	Any other entity authorized to transact health insurance business in Kentucky;
3	<u>(11)</u> [(9)]	"Internal appeals process" means a formal process, as set forth in KRS
4	304.	17A-617, established and maintained by the insurer, its designee, or agent
5	wher	beby the covered person, an authorized person, or a provider may contest an
6	adve	rse determination rendered by the insurer, its designee, or private review agent;
7	<u>(12)</u> [(10)]	"Nationally recognized accreditation organization":
8	(a)	Means a private nonprofit entity that:
9		1. Sets national utilization review and internal appeal standards; and
10		2. Conducts review of insurers, agents, or independent review entities for
11		the purpose of accreditation or certification; and
12	(b)	Shall include the Accreditation Association for Ambulatory Health Care
13		(AAAHC), the National Committee for Quality Assurance (NCQA), the
14		American Accreditation Health Care Commission (URAC), the Joint
15		Commission, or any other organization identified by the department;
16	<u>(13)</u> [(11)]	"Private review agent" or "agent":
17	(a)	Means a person or entity performing utilization review that is either affiliated
18		with, under contract with, or acting on behalf of any insurer or other person
19		providing or administering health benefits to citizens of this Commonwealth;
20		and
21	(b)	Does not include an independent review entity <u>that</u> [which] performs external
22		<u>reviews</u> [review] of adverse determinations;
23	<u>(14)</u> [(12)]	"Prospective review":
24	<u>(a)</u>	Means a utilization review that is conducted prior to the provision of health
25		care services; and[. "Prospective review" also]
26	<u>(b)</u>	Includes any insurer's or agent's requirement that a covered person or provider
27		notify the insurer or agent prior to providing a health care service, including

1		but not limited to prior authorization, step therapy protocol, preadmission
2		review, pretreatment review, utilization, and case management;
3	<u>(15)</u> [(13)]	"Qualified personnel" means $\underline{a}$ licensed physician, registered nurse, licensed
4	pract	ical nurse, medical records technician, or other licensed medical personnel
5	who,	through training and experience, shall render consistent decisions based on the
6	revie	w criteria;
7	<u>(16)</u> [(14)]	"Registration" means an authorization issued by the department to an insurer
8	or a j	private review agent to conduct utilization review;
9	<u>(17)</u> [(15)]	"Retrospective review":
10	(a)	Means utilization review that is conducted after health care services have been
11		provided to a covered person; and
12	(b)	Does not include the review of a claim that is limited to an evaluation of
13		reimbursement levels[,] or adjudication of payment;
14	<u>(18)</u> [(16)	(a)] "Urgent health care services":
15	<u>(a)</u>	Means health care or treatment with respect to which the application of the
16		time periods for making nonurgent determination:
17		1. Could seriously jeopardize the life or health of the covered person or the
18		ability of the covered person to regain maximum function; or
19		2. In the opinion of a physician with knowledge of the covered person's
20		medical condition, would subject the covered person to severe pain that
21		cannot be adequately managed without the care or treatment that is the
22		subject of the utilization review; and[.]
23	(b)	<u>Includes</u> [Urgent health care services include] all requests for hospitalization
24		and outpatient surgery;
25	<u>(19)</u> [(17)]	(a) "Utilization review" means a review of the medical necessity and
26		appropriateness of hospital resources and medical services given or proposed
27		to be given to a covered person for purposes of determining the availability of

1	payment.
2	(b) Areas of review include concurrent, prospective, and retrospective review;
3	and
4	(20)[(18)] "Utilization review plan" means a description of the procedures governing
5	utilization review activities performed by an insurer or a private review agent.
6	→SECTION 2. A NEW SECTION OF KRS 304.17A-600 TO 304.17A-633 IS
7	CREATED TO READ AS FOLLOWS:
8	(1) As used in this section, "evaluation period" means a six (6) month period of time
9	during which a health care provider's prior authorization experience for a
10	particular health care service is evaluated by an insurer or private review agent
11	for purposes of determining eligibility for an exemption under subsection (3)(a)
12	of this section.
13	(2) An insurer or its private review agent shall not require a covered person,
14	authorized person, or health care provider to obtain prior authorization for a
15	particular health care service if, at the time the health care service was provided,
16	the health care provider:
17	(a) Qualified for or had an exemption under subsection (3)(a) of this section
18	for that health care service; or
19	(b) Qualified under the exemption of another health care provider in
20	accordance with subsection (3)(b) of this section for that health care
21	service.
22	(3) (a) A health care provider shall qualify for an exemption for a particular health
23	care service if, in the most recent evaluation period, the insurer or its
24	private review agent approved not less than ninety percent (90%) of the
25	prior authorization requests submitted by the health care provider for that
26	health care service.
27	(b) Subject to paragraph (c) of this subsection, a health care provider shall be

1		<u>qua</u>	upea unaer the exemption of another neath care provider for a
2		<u>part</u>	ticular health care service if:
3		<u>1.</u>	The following requirements are met:
4			a. The health care provider is an advanced practice registered
5			nurse or physician assistant;
6			b. The health care provider's collaborating or supervising
7			physician has an exemption for the health care service under
8			paragraph (a) of this subsection;
9			c. The health care service is within the scope of practice of an
10			advanced practice registered nurse or physician assistant; and
11			d. The health care provider submits the claim for the health care
12			service under the collaborating or supervising physician's
13			national provider identifier in a manner consistent with
14			applicable law; or
15		<u>2.</u>	The health care provider is supervising or providing a health care
16			service ordered by a health care provider with an exemption for the
17			health care service under paragraph (a) of this subsection.
18	<u>(c)</u>	1.	For health care services provided under paragraph (b) of this
19			subsection, the health care provider shall include the name and
20			national provider identifier of the collaborating or supervising
21			physician, or the ordering health care provider, on the claim forms for
22			the health care service.
23		<u>2.</u>	The insurer or its private review agent may provide coding guidance to
24			health care providers submitting claim forms under subparagraph 1.
25			of this paragraph to ensure that information is appropriately captured
26			on the claim.
2.7		3.	If the information required under subparagraph 1, of this paragraph

1		is not included on claim forms submitted for the health care service,
2		the insurer or its private review agent may treat the claim as subject to
3		an otherwise applicable prior authorization requirement.
4	(4) (a)	An insurer or its private review agent shall evaluate, once every six (6)
5		months, whether a health care provider qualifies for an exemption under
6		subsection (3)(a) of this section for each health care service:
7		1. Provided by the provider during the evaluation period, regardless of
8		the number of prior authorization requests submitted by the provider
9		for the health care service during the evaluation period; and
10		2. For which:
11		a. The insurer or private review agent requires prior authorization;
12		<u>and</u>
13		b. The provider does not have an exemption under subsection (3)(a)
14		of this section.
15	<u>(b)</u>	An insurer or its private review agent shall not:
16		1. Include prior authorization requests that have not been finalized in its
17		evaluation under paragraph (a) of this subsection; or
18		2. Require a health care provider to request an exemption in order to
19		qualify for the exemption.
20	(5) (a)	Except as provided in paragraph (b) of this subsection, not later than five
21		(5) days after conducting an evaluation under subsection (4) of this section,
22		an insurer or its private review agent shall provide, in accordance with
23		Section 5 of this Act, the health care provider with a notice that includes:
24		1. A statement notifying the health care provider:
25		a. That the provider has been granted an exemption under
26		subsection (3)(a) of this section; and
27		b. Of the duration of the exemption under subsection (7) of this

1		section; and
2		2. A list of the health care services and plans to which the exemption
3		applies.
4		(b) An insurer or its private review agent may deny an exemption under
5		subsection (3)(a) of this section not later than five (5) days after conducting
6		an evaluation under subsection (4) of this section if the insurer or private
7		review agent provides, in accordance with Section 5 of this Act, the health
8		care provider with the following:
9		1. Actual statistics and data for the relevant evaluation period;
10		2. Detailed information sufficient to demonstrate that the health care
11		provider does not meet the exemption criteria for the particular health
12		care service; and
13		3. A plain language explanation of how the health care provider may
14		seek an external review of the denial under Section 4 of this Act.
15	<u>(6)</u>	If a health care provider submits a prior authorization request for a health care
16		service for which the health care provider qualifies for an exemption under
17		subsection (3)(a) of this section, the insurer or its private review agent shall
18		promptly provide, in accordance with Section 5 of this Act, the health care
19		provider with a notice that includes:
20		(a) The information required under subsection (5)(a) of this section; and
21		(b) The insurer's payment requirements.
22	<u>(7)</u>	An exemption that a health care provider qualifies for or has under subsection
23		(3)(a) of this section shall remain in effect until it is rescinded under Section 3 of
24		this Act.
25	<u>(8)</u>	When a health care provider's exemption has been denied under subsection (5)(b)
26		of this section or rescinded under Section 3 of this Act, the health care provider
27		may qualify for or have an exemption under subsection (3)(a) of this section for

1	the same health care service beginning six (6) months after the effective date of
2	the rescission or denial.
3	→SECTION 3. A NEW SECTION OF KRS 304.17A-600 TO 304.17A-633 IS
4	CREATED TO READ AS FOLLOWS:
5	(1) As used in this section, "evaluation period" means a six (6) month period of time
6	during which a health care provider's claims experience for a particular health
7	care service is evaluated by an insurer or private review agent for purposes of
8	determining whether an exemption may be rescinded under this section.
9	(2) (a) Subject to this section and except as provided in subsection (6) of Section 4
10	of this Act, an insurer or its private review agent may, during the months of
11	January and July of each year, rescind an exemption granted in accordance
12	with subsection (3)(a) of Section 2 of this Act, if the insurer or private
13	review agent:
14	1. Makes a determination, based on a retrospective review of a random
15	sample of not less than five (5) and not more than twenty (20) claims
16	submitted by the health care provider for the particular health care
17	service during the most recent evaluation period, that less than ninety
18	percent (90%) of the claims met the medical necessity criteria that
19	would have been used during the relevant evaluation period by the
20	insurer or private review agent when conducting a prior authorization
21	review for that health care service; and
22	2. Notifies the health care provider of the rescission in accordance with
23	Section 5 of this Act and paragraph (b) of this subsection.
24	(b) The notification required under paragraph (a) of this subsection shall
25	include:
26	1. An identification of the health care services and plans for which the
27	exemption is being rescinded;

1	2. Ine date the nonfication was issuea;
2	3. The date the rescission will become effective under subsection (3)(c)2.
3	of this section;
4	4. A statement that includes:
5	a. The total number of payable claims submitted by or in
6	connection with the health care provider that were eligible to be
7	reviewed under paragraph (a)1. of this subsection for each
8	health care service subject to the rescission;
9	b. Identification of each claim included in the random sample
10	referenced in paragraph (a)1. of this subsection;
11	c. The insurer's or private review agent's determination of whether
12	each claim identified under subdivision b. of this subparagraph
13	met the insurer's or private review agent's medical necessity
14	criteria; and
15	d. For each claim identified under subdivision b. of this
16	subparagraph that was determined to not have met the insurer's
17	or private review agent's medical necessity criteria:
18	i. The principal reasons for the determination, including, i
19	applicable, a statement that the determination was based on
20	a failure to submit specified medical records;
21	ii. The clinical basis for the determination;
22	iii. A description of the medical necessity criteria sources that
23	were used as guidelines in making the determination; and
24	iv. The professional specialty of the health care provider who
25	made the determination;
26	5. A plain language explanation of how the health care provider may
27	seek an external review of the rescission under Section 4 of this Act;

1	6. A form, prescribed by the commissioner under Section / of this Act,
2	for the health care provider to request an external review of the
3	rescission under Section 4 of this Act that includes:
4	a. The name, address, contact information, and national provider
5	identifier of the health care provider;
6	b. An indication of whether the health care provider is requesting
7	the independent review entity to review an additional random
8	sample of claims, as provided in subsection (4)(a) of Section 4 of
9	this Act;
10	c. The date of the external review request; and
11	d. An instruction for the health care provider to:
12	i. Submit the completed form to the insurer or private review
13	agent before the date the rescission becomes effective
14	under subsection (3)(c)2.a. of this section; and
15	ii. Include applicable medical records for any determination
16	that was based on a failure to provide medical records;
17	7. Options for the health care provider to submit the form referenced in
18	subparagraph 6. of this paragraph by mail, email, or other electronic
19	methods; and
20	8. The address and contact information for submitting, through the
21	means provided under subparagraph 7. of this paragraph, the form
22	referenced in subparagraph 6. of this paragraph.
23	(c) An insurer or its private review agent shall not rescind an exemption of a
24	health care provider that has less than five (5) claims subject to review
25	under paragraph (a) of this subsection.
26	(3) (a) 1. Except as provided in subparagraph 2. of this paragraph, the review
27	periods under subsection (2)(a)1. of this section shall be January

1	through June and July through December of each year.
2	2. If six (6) months has not elapsed since the date of the notification
3	provided under subsection (5)(a) or (6) of Section 2 of this Act,
4	whichever is earlier, the review period shall be extended to include the
5	next full review period set forth in subparagraph 1. of this paragraph.
6	(b) An insurer or private review agent shall not include claims that have not
7	been finalized in its review under subsection (2)(a)1. of this section.
8	(c) A rescission determination under subsection (2) of this section shall:
9	1. Be made by an individual:
10	a. Licensed to practice medicine in this state; and
11	b. When relating to a physician, who has the same or similar
12	specialty as the physician, when possible; and
13	2. Subject to subsection (4) of this section, take effect:
14	a. Except as provided in subdivision b. of this subparagraph, on the
15	thirty-first day after the date the health care provider receives the
16	rescission determination; or
17	b. If the health care provider timely requests an external review of
18	the rescission under subsection (2)(a)1. of Section 4 of this Act,
19	on the fifth day after the date the independent review entity
20	affirms the rescission.
21	(4) If a notice under subsection (2) of this section is sent in a manner inconsistent
22	with Section 5 of this Act, the notice shall be defective and any exemption
23	referenced in the defective notice shall remain in effect.
24	→SECTION 4. A NEW SECTION OF KRS 304.17A-600 TO 304.17A-633 IS
25	CREATED TO READ AS FOLLOWS:
26	(1) As used in this section, "evaluation period" has the same meaning as in Section 3
27	of this Act.

1	(2) $(a)$	1.	Except as provided in paragraph (b) of this subsection, a health care
2			provider may, within thirty (30) days of receiving an exemption denial
3			under Section 2 of this Act or an exemption rescission under Section 3
4			of this Act, submit a request for an external review of the rescission or
5			denial to the insurer or its private review agent. An external review
6			requested under this subparagraph shall be conducted by an
7			independent review entity.
8		<u>2.</u>	Requests for an external review under subparagraph 1. of this
9			paragraph shall be forwarded by the insurer or its private review agent
10			to the independent review entity within twenty-four (24) hours of
11			receipt by the insurer or private review agent.
12		<u>3.</u>	The department shall establish a system for each insurer or its private
13			review agent to be assigned an independent review entity for external
14			reviews conducted under subparagraph 1. of this paragraph.
15		<u>4.</u>	The system established under subparagraph 3. of this paragraph shall:
16			a. Be prospective; and
17			b. Require insurers and private review agents to utilize independent
18			review entities on a rotating basis so that an insurer or private
19			review agent does not have the same independent review entity
20			for two (2) consecutive external reviews.
21		<u>5.</u>	For purposes of the system established under subparagraph 3. of this
22			paragraph, the department shall contract with not less than two (2)
23			independent review entities.
24	<u>(b)</u>	1.	A health care provider may submit a request for an external review of
25			any rescission notice alleged to have been sent in a manner
26			inconsistent with Section 5 of this Act. An external review requested
27			under this subparagraph shall be conducted by the department.

1		2. The commissioner shall promulgate an administrative regulation to
2		establish procedures for an external review requested under
3		subparagraph 1. of this paragraph.
4		(c) An insurer or its private review agent shall:
5		1. Not require a health care provider to engage in an internal appeal
6		before requesting an external review under this subsection; and
7		2. Provide options for a health care provider to submit a request for an
8		external review under paragraph (a)1. of this subsection by mail,
9		email, or other electronic methods.
10	<u>(3)</u>	For an external review of an exemption denial under Section 2 of this Act, the
11		independent review entity shall base its decision on the criteria established under
12		subsection (3)(a) of Section 2 of this Act.
13	<u>(4)</u>	For an external review of an exemption rescission under Section 3 of this Act:
14		(a) A health care provider may request that the independent review entity, as
15		part of its review, consider, if available, another random sample of not less
16		than five (5) and not more than twenty (20) claims submitted to the insurer
17		or its private review agent by the health care provider during the relevant
18		evaluation period for the relevant health care service;
19		(b) The independent review entity shall base its decision on the criteria
20		established under subsection (2)(a)1. of Section 3 of this Act, as determined
21		by the medical necessity of the following sample of claims:
22		1. The claims reviewed by the insurer or its private review agent under
23		subsection (2)(a)1. of Section 3 of this Act; and
24		2. If the health care provider makes a request under paragraph (a) of
25		this subsection, the additional claims, if available, submitted for
26		review under this subsection; and
2.7		(c) In making its decision, the independent review entity shall take into account

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1		all of the following:
2		1. Information submitted by the insurer or its private review agent and
3		the health care provider, including:
4		a. The relevant medical records for the claims being reviewed;
5		b. The standards, criteria, and clinical rationale used by the insurer
6		or private review agent to make its determination; and
7		c. The insurer's health plan;
8		2. Findings, studies, research, and other relevant documents of
9		government agencies and nationally recognized organizations,
10		including the National Institutes of Health, the National Cancer
11		Institute, the National Academy of Sciences, the United States Food
12		and Drug Administration, the Centers for Medicare and Medicaid
13		Services of the United States Department of Health and Human
14		Services, and the Agency for Health Care Research and Quality; and
15		3. Relevant findings in peer-reviewed medical or scientific literature,
16		published opinions of nationally recognized medical specialists, and
17		clinical guidelines adopted by relevant national medical societies.
18	(5) (a)	The independent review entity shall issue an external review decision to the
19		health care provider, insurer or its private review agent, and department not
20		later than thirty (30) days after the date the health care provider submits a
21		request under subsection (2)(a)1. of this section.
22	<u>(b)</u>	The external review decision issued under this subsection shall include:
23		1. The findings for either the health care provider or the insurer or its
24		private review agent regarding each exemption under review;
25		2. The relevant provisions of the insurer's health plan and how the
26		provisions applied; and
27		3. The relevant provisions of any nationally recognized and peer-

1			<u>reviewed medical or scientific documents used in the external review.</u>
2	<u>(6)</u>	If a	n insurer's or private review agent's denial or rescission is overturned by an
3		<u>inde</u>	pendent review entity under this section, the insurer or private review agent:
4		<u>(a)</u>	Shall be bound by the decision;
5		<u>(b)</u>	Shall not attempt to rescind the exemption reviewed by the independent
6			review entity before the end of the next evaluation period that occurs; and
7		<u>(c)</u>	May only deny or rescind the exemption reviewed by the independent review
8			entity after the insurer or private review agent complies with this section
9			and Sections 2 and 3 of this Act.
10	<u>(7)</u>	An	insurer or its private review agent shall pay:
11		<u>(a)</u>	For any external review requested under this section; and
12		<u>(b)</u>	A reasonable fee determined by the Kentucky Board of Medical Licensure
13			for any copies of medical records or other documents requested from a
14			health care provider during an external review under this section.
15	<u>(8)</u>	The	external review process shall be confidential and shall not be subject to KRS
16		<u>61.8</u>	205 to 61.850 or 61.870 to 61.884.
17	<u>(9)</u>	(a)	The insurer, private review agent, or health care provider involved in an
18			external review under subsection (2)(a)1. of this section may submit a
19			written complaint to the department regarding any independent review
20			entity's actions believed to be an inappropriate application of this section.
21		<u>(b)</u>	1. The department shall promptly review the complaint, and if the
22			department determines that the actions of the independent review
23			entity were inappropriate, the department shall take corrective
24			measures, including decertification or suspension of the independent
25			review entity from further participation in external reviews.
26			2. The department's actions under subparagraph 1. of this paragraph
27			shall be subject to the powers and administrative procedures set forth

1	<u>in this chapter.</u>
2	→SECTION 5. A NEW SECTION OF KRS 304.17A-600 TO 304.17A-633 IS
3	CREATED TO READ AS FOLLOWS:
4	(1) For purposes of sending forms and notices to a health care provider under
5	Sections 2, 3, and 4 of this Act, an insurer or its private review agent shall solicit
6	from each health care provider the provider's preferred:
7	(a) Method of contact; and
8	(b) Contact information.
9	(2) An insurer or its private review agent shall:
10	(a) Send all forms and notices required to be sent to a health care provider
11	under Sections 2, 3, and 4 of this Act, or administrative regulations
12	promulgated pursuant thereto, in the manner designated by the health care
13	provider under subsection (1) of this section; and
14	(b) Provide a process for health care providers to update the preferences
15	designated under subsection (1) of this section.
16	→SECTION 6. A NEW SECTION OF KRS 304.17A-600 TO 304.17A-633 IS
17	CREATED TO READ AS FOLLOWS:
18	Nothing in Section 2, 3, 4, 5, 6, 7, or 10 of this Act shall be construed to:
19	(1) Authorize a health care provider to provide a health care service outside the scope
20	of the provider's applicable license; or
21	(2) Require an insurer or its private review agent to pay for a health care service
22	described in subsection (1) of this section that is performed in violation of the
23	laws of this state.
24	→SECTION 7. A NEW SECTION OF KRS 304.17A-600 TO 304.17A-633 IS
25	CREATED TO READ AS FOLLOWS:
26	For every process relating to an exemption from prior authorization requirements
27	under Section 2, 3, 4, and 5 of this Act, the commissioner shall, by administrative

1	<u>regu</u>	tion, establish standardized forms that shall be used by insurers, private reviev
2	agei	and health care providers.
3		Section 8. KRS 304.17A-605 is amended to read as follows:
4	(1)	ections 2, 3, 4, 5, 6, and 7 of this Act and KRS 304.17A-600, 304.17A-603
5		04.17A-605, 304.17A-607, 304.17A-609, 304.17A-611, 304.17A-613, and
6		04.17A-615 set forth the requirements and procedures regarding utilization review
7		nd shall apply to:
8		Any insurer or its private review agent that provides or performs utilization
9		review in connection with a health benefit plan or a limited health service
10		benefit plan; and
11		Any private review agent that performs utilization review functions on behal
12		of any person providing or administering health benefit plans or limited health
13		service benefit plans.
14	(2)	Where an insurer or its agent provides or performs utilization review, and in al
15		nstances where internal appeals as set forth in KRS 304.17A-617 are involved, the
16		nsurer or its agent shall be responsible for:
17		a) Monitoring all utilization reviews and internal appeals carried out by or or
18		behalf of the insurer;
19		Ensuring that all requirements of KRS 304.17A-600 to 304.17A-633 are met;
20		e) Ensuring that all administrative regulations promulgated in accordance with
21		KRS 304.17A-609, 304.17A-613, and 304.17A-629 are complied with; and
22		d) Ensuring that appropriate personnel have operational responsibility for the
23		performance of the insurer's utilization review plan.
24	(3)	private review agent that operates solely under contract with the federal
25		overnment for utilization review or patients eligible for hospital services unde
26		Title XVIII of the Social Security Act shall not be subject to the registration

requirements set forth in KRS 304.17A-607, 304.17A-609, and 304.17A-613.

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1		→ Section 9. KRS 304.17A-607 is amended to read as follows:
2	(1)	An insurer or private review agent shall not provide or perform utilization reviews
3		without being registered with the department. A registered insurer or private review
4		agent shall:
5		(a) Have available the services of sufficient numbers of registered nurses,
6		medical records technicians, or similarly qualified persons supported by
7		licensed physicians with access to consultation with other appropriate
8		physicians to carry out its utilization review activities;
9		(b) Ensure that [, for any contract entered into on or after January 1, 2020,]:
10		<u>1.</u> For the provision of utilization review services, only licensed
11		physicians, who are of the same or similar specialty and subspecialty,
12		when possible, as the ordering provider, shall:
13		<u>a.[1.]</u> Make a utilization review decision to deny, reduce, limit, or
14		terminate a health care benefit or to deny, or reduce payment for, a
15		health care service because that service is not medically necessary,
16		experimental, or investigational except:
17		$\underline{i}$ . In the case of a health care service rendered by a chiropractor
18		or optometrist <sub>2</sub> [ where] the denial shall be made respectively
19		by a chiropractor or optometrist duly licensed in Kentucky;
20		and
21		ii. For the provision of utilization review services relating to
22		prior authorization, only physicians licensed in this state
23		shall make the utilization review decision; and
24		<u>b.[2.]</u> Supervise qualified personnel conducting case reviews; <u>and</u>
25		2. For the provision of utilization review services relating to prior
26		authorization for any prescription drug, the drug shall be the basis for
27		the prior authorization decision regardless of the dosage;

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(c) Have available the services of sufficient numbers of practicing physicians in appropriate specialty areas to assure the adequate review of medical and surgical specialty and subspecialty cases;

- (d) Not disclose or publish individual medical records or any other confidential medical information in the performance of utilization review activities except as provided in the Health Insurance Portability and Accountability Act, Subtitle F, secs. 261 to 264 and 45 C.F.R. <u>pts.</u>[secs.] 160 to 164 and other applicable laws and administrative regulations;
- (e) Provide a toll free telephone line for covered persons, authorized persons, and providers to contact the insurer or private review agent and be accessible to covered persons, authorized persons, and providers for forty (40) hours a week during normal business hours in this state;
- (f) Where an insurer, its agent, or private review agent provides or performs utilization review, be available to conduct utilization review during normal business hours and extended hours in this state on Monday and Friday through 6:00 p.m., including federal holidays;
- (g) Provide decisions to covered persons, authorized persons, and all providers on appeals of adverse determinations and coverage denials of the insurer or private review agent, in accordance with this section and administrative regulations promulgated in accordance with KRS 304.17A-609;
- (h) Except for retrospective review of an emergency admission where the covered person remains hospitalized at the time the review request is made, which shall be considered a concurrent review, or as otherwise provided in this subtitle, provide a utilization review decision in accordance with the timeframes in paragraph (i) of this subsection and 29 C.F.R. <u>pt.[part]</u> 2560, including written notice of the decision;
- (i) 1. Render a utilization review decision concerning urgent health care

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1		services, and notify the covered person, authorized person, or provider
2		of that decision <u>not</u> [no] later than twenty-four (24) hours after obtaining
3		all necessary information to make the utilization review decision; and
4		2. If the insurer or agent requires a utilization review decision of nonurgent
5		health care services, render a utilization review decision and notify the
6		covered person, authorized person, or provider of the decision within
7		five (5) days of obtaining all necessary information to make the
8		utilization review decision.
9		For purposes of this paragraph, "necessary information" is limited to:
10		a. The results of any face-to-face clinical evaluation;
11		b. Any second opinion that may be required; and
12		c. Any other information determined by the department to be
13		necessary to making a utilization review determination;
14	(j)	Provide written notice of review decisions to the covered person, authorized
15		person, and providers. The written notice may be provided in an electronic
16		format, including e-mail or facsimile, if the covered person, authorized
17		person, or provider has agreed in advance in writing to receive the notices
18		electronically. An insurer or agent that denies a step therapy exception, as
19		defined in KRS 304.17A-163, or denies coverage or reduces payment for a
20		treatment, procedure, drug that requires prior approval, or device shall include
21		in the written notice:
22		1. A statement of the specific medical and scientific reasons for denial or
23		reduction of payment or identifying that provision of the schedule of
24		benefits or exclusions that demonstrates that coverage is not available;
25		2. The medical license number and the title of the reviewer making the
26		decision;

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3.

Except for retrospective review, a description of alternative benefits,

1			services, or supplies covered by the health benefit plan, if any; and
2			4. Instructions for initiating or complying with the insurer's internal appeal
3			procedure, as set forth in KRS 304.17A-617, stating, at a minimum,
4			whether the appeal shall be in writing, and any specific filing
5			procedures, including any applicable time limitations or schedules, and
6			the position and phone number of a contact person who can provide
7			additional information;
8		(k)	Afford participating physicians an opportunity to review and comment on all
9			medical and surgical and emergency room protocols, respectively, of the
10			insurer and afford other participating providers an opportunity to review and
11			comment on all of the insurer's protocols that are within the provider's legally
12			authorized scope of practice; and
13		(1)	Comply with its own policies and procedures on file with the department or, if
14			accredited or certified by a nationally recognized accrediting entity, comply
15			with the utilization review standards of that accrediting entity where they are
16			comparable and do not conflict with state law.
17	(2)	<u>(a)</u>	The insurer's or private review agent's failure to make a determination and
18			provide written notice within the time frames set forth in this section shall be
19			deemed to be a prior authorization for the health care services or benefits
20			subject to the review.
21		<u>(b)</u>	This <u>subsection</u> [provision] shall not apply where the failure to make the
22			determination or provide the notice results from circumstances which are
23			documented to be beyond the insurer's control.
24	(3)	<u>(a)</u>	An insurer or private review agent shall submit a copy of any changes to its
25			utilization review policies or procedures to the department.
26		<u>(b)</u>	No change to <u>utilization review</u> policies and procedures shall be effective or

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used until after it has been filed with and approved by the commissioner.

1	(4)	<u>(a)</u>	A private review agent shall provide to the department the names of the
2			entities for which the private review agent is performing utilization review in
3			this state.
4		<u>(b)</u>	Notice shall be provided to the department within thirty (30) days of any
5			change.
6		<b>→</b> S	ection 10. KRS 304.17A-611 is amended to read as follows:
7	(1)	A ut	cilization review decision shall not retrospectively deny coverage for health care
8		serv	ices provided to a covered person when prior approval has been obtained from
9		the	insurer or its designee for those services, unless the approval was based upon
10		frau	dulent, materially inaccurate, or misrepresented information submitted by the
11		cove	ered person, authorized person, or the provider.
12	(2)	<del>[For</del>	health benefit plans issued or renewed on or after January 1, 2022, ]An insurer
13		shal	l not require or conduct a prospective or concurrent review for a prescription
14		drug	y:
15		(a)	That:
16			1. Is used in the treatment of alcohol or opioid use disorder; and
17			2. Contains Methadone, Buprenorphine, or Naltrexone; or
18		(b)	That was approved before January 1, 2022, by the United States Food and
19			Drug Administration for the mitigation of opioid withdrawal symptoms.
20	<u>(3)</u>	(a)	An insurer or its private review agent shall not retrospectively:
21			1. Except as provided in paragraph (b) of this subsection, deny or reduce
22			payment for a health care service for which the provider:
23			a. Qualified for or had an exemption under subsection (3)(a) of
24			Section 2 of this Act; or
25			b. Qualified under the exemption of another health care provider
26			under subsection (3)(b) of Section 2 of this Act; or
27			2. Deny a health care service on the basis of a rescission under Section 3

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1	of this Act, regardless of whether an independent review entity affirms
2	the insurer's or private review agent's determination.
3	(b) Paragraph (a)1. of this subsection shall not apply if the health care
4	provider:
5	1. Knowingly and materially misrepresented the health care service in a
6	request for payment submitted to the insurer or private review agent
7	with the specific intent to deceive and obtain an unlawful payment
8	from the insurer or private review agent; or
9	2. Failed to substantially perform the health care service.
10	(4) Notwithstanding any other law to the contrary, an insurer or its private review
11	agent shall not conduct a retrospective review of a health care service for which
12	the health care provider qualified for or had an exemption under subsection
13	(3)(a) of Section 2 of this Act, or qualified under the exemption of another health
14	care provider under subsection (3)(b) of Section 2 of this Act, except:
15	(a) To determine if the health care provider continues to qualify for an
16	exemption; or
17	(b) When the insurer or private review agent has reasonable cause to suspect a
18	basis for denial exists under subsection (3)(b) of this section.
19	→ Section 11. KRS 304.17A-621 is amended to read as follows:
20	The Independent External Review Program is hereby established in the department. The
21	program shall provide covered persons with a formal, independent review to address
22	disagreements between the covered person and the covered person's insurer regarding an
23	adverse determination made by the insurer, its designee, or a private review agent. This
24	section and KRS 304.17A-623 and 304.17A-625 establish requirements and procedures
25	governing the program [external review and independent review entities].
26	→ Section 12. KRS 304.17A-627 is amended to read as follows:
27	(1) To be certified as an independent review entity under this chapter, an organization

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shall submit to the department an application on a form required by the department.

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2		The a	application shall include the following:
3		(a)	The name of each stockholder or owner of more than five percent (5%) of any
4			stock or options for an applicant;
5		(b)	The name of any holder of bonds or notes of the applicant that exceeds one
6			hundred thousand dollars (\$100,000);
7		(c)	The name and type of business of each corporation or other organization that
8			the applicant controls or with which it is affiliated and the nature and extent of
9			the affiliation or control;
10		(d)	The name and a biographical sketch of each director, officer, and executive of
11			the applicant and any entity listed under paragraph (c) of this subsection and a
12			description of any relationship the named individual has with an insurer as
13			defined in KRS 304.17A-600 or a provider of health care services;
14		(e)	The percentage of the applicant's revenues that are anticipated to be derived
15			from independent reviews;
16		(f)	A description of the minimum qualifications employed by the independent
17			review entity to select health care professionals to perform external review,
18			their areas of expertise, and the medical credentials of the health care
19			professionals currently available to perform external reviews; and
20		(g)	The procedures to be used by the independent review entity in making review
21			determinations.
22	(2)	If at	any time there is a material change in the information included in the
23		appli	cation[,] <u>required under[provided for in]</u> subsection (1) of this section, the
24		indep	pendent review entity shall submit updated information to the department.
25	(3)	An ii	ndependent review entity shall not be a subsidiary of, [or] in any way affiliated
26		with,	or owned[,] or controlled by an insurer or a trade or professional association
27		of pa	yors.

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1	(4)	An independent review entity shall not be a subsidiary of, [or] in any way affiliated		
2		with, or owned[,] or controlled by a trade or professional association of providers.		
3	(5)	Health care professionals who are acting as reviewers for the independent review		
4		entity shall hold in good standing a nonrestricted license in a state of the United		
5		States.		
6	(6)	Health care professionals who are acting as reviewers for the independent review		
7		entity shall:		
8		<u>(a)</u> H	Iold a current certification by a recognized American medical specialty board	
9		0	r other recognized health care professional boards in the area appropriate to	
10		tł	ne subject of the review:[,]	
11		<u>(b)</u> B	se a specialist in the treatment of the covered person's medical condition	
12		u	nder review <u>; [,]</u> and	
13		<u>(c)</u> H	lave actual clinical experience in that medical condition.	
14	(7)	The independent review entity shall:		
15		(a) Have a quality assurance mechanism to ensure the timeliness and quality of		
16		the review <u>;</u> [,]		
17		(b) The qualifications and independence of the physician reviewer: $[\cdot, \cdot]$ and		
18		<u>(c)</u> T	The confidentiality of medical records and review material.	
19	(8)	Neither the independent review entity nor any reviewers of the entity[,] shall have		
20		any ma	aterial, professional, familial, or financial conflict of interest with any of the	
21		followi	ng:	
22		(a) <u><b>F</b></u>	For external reviews conducted under Section 11 of this Act and KRS	
23		<u>3</u>	04.17A-623 and 304.17A-625:	
24		<u>1</u> .	The insurer involved in the review;	
25		<u>2</u> .	Any officer, director, or management employee of the insurer;	
26		<u>3.</u>	• The provider proposing the service or treatment or any associated	
27			independent practice association;	

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1			$\underline{4}$ . [(d)] The institution at which the service or treatment would be		
2			provided;		
3			$\underline{5.[(e)]}$ The development or manufacture of the principal drug, device,		
4			procedure, or other therapy proposed for the covered person whose		
5			treatment is under review; or		
6			$\underline{6.\{(f)\}}$ The covered person; and		
7	(b) For external reviews conducted under subsection (2)(a)1. of Section 4 of				
8			this Act:		
9	1. The requesting health care provider;				
10	2. The insurer or private review agent involved in the review;				
11			3. Any officer, director, or management employee of the insurer or		
12	private review agent; or				
13			4. The development or manufacture of the principal drug, device,		
14			procedure, or other therapy involved in the health care service that is		
15			the subject of the exemption determination being reviewed.		
16	(9)	Asτ	used in this section, "conflict of interest" shall not be interpreted to include:		
17		(a)	A contract under which an academic medical center or other similar medical		
18			center provides health care services to covered persons, except for academic		
19			medical centers that may provide the service under review;		
20		(b)	Provider affiliations which are limited to staff privileges; or		
21		(c)	A specialist reviewer's relationship with an insurer as a contracting health care		
22			provider, except for a specialist reviewer proposing to provide the service		
23			under review.		
24	(10)	On a	an annual basis, the independent review entity shall report to the department the		
25		follo	owing information:		
26		(a)	For external reviews conducted under Section 11 of this Act and KRS		
27			304.17A-623 and 304.17A-625:		

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1		$\underline{I}$ . The number of independent review decisions in favor of covered	
2		persons;	
3		2.[(b)] The number of independent review decisions in favor of insurers;	
4		3.[(e)] The average turnaround time for an independent review decision;	
5		4.[(d)] The number of cases in which the independent review entity did	
6		not reach a decision in the time specified in statute or administrative	
7	regulation; and		
8		5.[(e)] The reasons for any delay: and	
9		(b) For external reviews conducted under subsection (2)(a)1. of Section 4 of	
10		this Act:	
11		1. The number of external review decisions in favor of health care	
12		providers;	
13		2. The number of external review decisions in favor of insurers and	
14		private review agents;	
15		3. The average turnaround time for an independent review decision;	
16		4. The number of cases in which the independent review entity did not	
17		reach a decision in the time specified in statute or administrative	
18		regulation; and	
19		5. The reasons for any delay.	
20		→ Section 13. KRS 304.17A-633 is amended to read as follows:	
21	<u>(1)</u>	The commissioner shall report every six (6) months to the Interim Joint Committee	
22		on Banking and Insurance[,] and to the Governor on:	
23		(a) The state of the Independent External Review Program established under	
24		Section 11 of this Act; and	
25		(b) The external reviews conducted under Section 4 of this Act.	
26	<u>(2)</u>	The report <u>required under subsection (1) of this section</u> shall include a summary	
27		of <u>:</u>	

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1		<u>(a)</u>	The number of reviews conducted:[,]
2		<u>(b)</u>	Medical specialties affected: [,] and
3		<u>(c)</u>	[a summary of ]The findings and recommendations made by the independent
4			external review entity.
5		<b>→</b> S	ection 14. KRS 304.17A-706 is amended to read as follows:
6	(1)	An i	insurer may contest a clean claim only in the following instances:
7		(a)	The insurer has reasonable documented grounds to believe that the clean
8			claim involves a preexisting condition, coordination of benefits within the
9			meaning of KRS 304.18-085, or that another insurer is primarily responsible
10			for the claim;
11		(b)	Unless prohibited by Section 10 of this Act or any other law, the insurer will
12			conduct a retrospective review of the services identified on the claim;
13		(c)	The insurer has information that the claim was submitted fraudulently; or
14		(d)	The covered person's or group's premium has not been paid.
15	(2)	(a)	If an insurer requires a provider to submit health claim attachments to the
16			claim before the claim will be paid, the insurer shall identify the specific
17			required health claim attachments in its provider manual or other document
18			that sets forth the procedure for filing claims with the insurer. The insurer
19			shall provide sixty (60) days' advance written notice of modifications to the
20			provider manual that materially change the type or content of the health claim
21			attachments or other documents to be submitted.
22		(b)	If a provider submits a clean claim with the required health claim attachments
23			as specified in the provider manual or other document that sets forth the
24			procedure for filing claims with the insurer, the insurer shall pay or deny the
25			claim within the required claims payment time frame established in KRS
26			304.17A-702.

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(c) If an insurer conducts a retrospective review of a claim and requires an

1 attachment not specified in the provider manual or other document that sets 2 forth the procedure for filing claims, the insurer shall:

(3)

- 1. Notify the provider, in writing or electronically within the claims payment time frame established in KRS 304.17A-702, of the service that will be retrospectively reviewed and the specific information needed from the provider regarding the insurer's review of a claim;
- 2. Complete the retrospective review within twenty (20) business days of the insurer's receipt of the medical information described in this subsection; and
- 3. Subject to paragraph (d) of this subsection, add interest to the amount of the claim, to be paid at a rate of twelve percent (12%) per annum, or at a rate in accordance with KRS 304.17A-730, accruing from the appropriate claim payment time frame established in KRS 304.17A-613 after the claim was received by the insurer through the date upon which the claim is paid.
- (d) If the provider fails to submit the information requested under subparagraph(c) 1. of this subsection within fifteen (15) business days from the date of the receipt of the notice, the insurer shall not be required to pay interest.
- (a) If a claim or portion thereof is contested by an insurer on the basis that the insurer has not received information reasonably necessary to determine insurer liability for the claim or portion thereof, or if the insurer contests the claim on the reasonable and documented belief that the claim involves the coordination of benefits within the meaning of KRS 304.18-085, or questions of pre-existing conditions, the insurer shall, within the applicable claims payment time frame established in KRS 304.17A-702, provide written or electronic notice to the provider, covered person, group policyholder, or other insurer, as appropriate, with an itemization of all new, never-before-provided

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(b) The insurer shall pay or deny the claim within thirty (30) calendar days of receiving the additional information described in paragraph (a) of this subsection. If the insurer does not receive the additional information described in paragraph (a) of this subsection within fifteen (15) business days from the date of receipt of the notice set forth in paragraph (a) of this subsection, the insurer may deny the claim. Any claim denied under this paragraph may be resubmitted by the provider and any resubmitted claim shall not be denied on the basis of timeliness if the resubmitted claim is made with the timeframe for submitting claims established by the insurer beginning on the date of denial.

→ Section 15. KRS 205.536 is amended to read as follows:

- 12 (1) A Medicaid managed care organization shall have a utilization review plan, as
  13 defined in KRS 304.17A-600, that meets the requirements established in 42 C.F.R.
  14 pts 431 438 and 456 and to the extent consistent with the regulations of the state of the second state of the seco
- pts. 431, 438, and 456, and to the extent consistent with the regulations:[.]
- If the Medicaid managed care organization utilizes a private review agent, as defined in KRS 304.17A-600, the agent shall comply with all applicable requirements of KRS 304.17A-600 to 304.17A-633:[..]
  - (b)[(2)] In conducting utilization reviews for Medicaid benefits, the[each] Medicaid managed care organization shall use the medical necessity criteria selected by the Department of Insurance pursuant to KRS 304.38-240, for making determinations of medical necessity and clinical appropriateness pursuant to the utilization review plan required by [subsection (1) of ]this
- 23 <u>subsection; and</u>
- 24 (c) The Medicaid managed care organization shall comply with Sections 2, 3, 4,
  25 5, 6, and 7 of this Act and subsections (3) and (4) of Section 10 of this
  26 Act[section].
- 27 (2)[(3)] To the extent consistent with the federal regulations referenced in subsection

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- 1 (1) of this section, the Department for Medicaid Services or any managed care
  2 organization contracted to provide Medicaid benefits pursuant to KRS Chapter 205
  3 shall not require or conduct a prospective or concurrent review, as defined in KRS
  4 304.17A-600, for a prescription drug:
- 5 (a) That:

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- 6 1. Is used in the treatment of alcohol or opioid use disorder; and
- 7 2. Contains Methadone, Buprenorphine, or Naltrexone; or
- 8 (b) That was approved before January 1, 2022, by the United States Food and 9 Drug Administration for the mitigation of opioid withdrawal symptoms.
- → Section 16. KRS 222.422 is amended to read as follows:
- 11 (1) As used in this section, "third-party payor" means any person required to comply with KRS 304.17A-611(2) or 205.536(2)[(3)].
- 13 (2) Prior to the discharge of a patient that has received medication for addiction-14 treatment, the treating facility shall submit a written discharge plan to the patient, 15 and the patient's third-party payor, if any, which shall describe arrangements for 16 additional services needed following discharge.
- Section 17. This Act shall apply to contracts delivered, entered, renewed, extended, or amended on or after the effective date of this Act.
  - → Section 18. If the Cabinet for Health and Family Services determines that a waiver or any other authorization from a federal agency is necessary to implement Section 15 of this Act for any reason, including the loss of federal funds, the cabinet shall, within 90 days of the effective date of this section, request the waiver or authorization, and may only delay implementation of those provisions for which a waiver was deemed necessary until the waiver or authorization is granted.
- Section 19. Sections 1 to 17 of this Act take effect January 1, 2025. →

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