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1		AN ACT relating to independent exte	rnal review claims.
2	Be i	enacted by the General Assembly of	the Commonwealth of Kentucky:
3		→ Section 1. KRS 205.646 is amend	led to read as follows:
4	(1)	As used in this section:	
5		(a) "Administrative appeals hearing	g" means a formal adjudicatory proceeding
6		conducted by the administrative	hearing tribunal of the Cabinet for Health and
7		Family Services in accordance	with KRS Chapter 13B;
8		(b) "Department" means the Depart	ment for Medicaid Services;
9		(c) "External independent third-pa	rty review" means a review performed by an
10		independent third party outside	of the Medicaid managed care organization's
11		internal appeal process pursuan	t to administrative regulations promulgated by
12		the department;	
13		(d) "Medicaid managed care org	anization" means an entity for which the
14		Department for Medicaid Servi	ces has contracted to serve as a managed care
15		organization as defined in 42 C.	F.R. sec. 438.2; and
16		(e) "Provider" means any person or	entity licensed in Kentucky as defined in KRS
17		304.17A-700(9) that provides c	overed services to enrollees.
18	(2)	Notwithstanding any law to the cont	cary, a provider who has exhausted the written
19		internal appeals process of a Medica	id managed care organization shall be entitled
20		to an external independent third-p	arty review of the Medicaid managed care
21		organization's final decision that den	es, in whole or in part, a health care service to
22		an enrollee or a claim for reimburs	ement to a provider for a health care service
23		rendered by the provider to an enroll	ee of the Medicaid managed care organization.
24		A provider may submit multiple c	laims \underline{to} {may} be $\underline{appealed}$ {determined} in \underline{a}
25		single external independent third-	party review if the provider alleges that a

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Medicaid managed care organization has implemented a policy or practice that

results in the denial, in whole or in part, of those claims [one (1) action upon

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request of a party in accordance with administrative regulations promulgated by the

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2		department].		
3	(3)	A Medicaid managed care organization's letter to a provider reflecting the fina		
4		decision of the provider's internal appeal shall include:		
5		(a) A statement that the provider's internal appeal rights within the Medicaid		
6		managed care organization have been exhausted;		
7		(b) A statement that the provider is entitled to an external independent third-party		
8		review; and		
9		(c) The time period and address to request an external independent third-party		
10		review.		
11	(4)	A Medicaid managed care organization or provider[A party] shall be entitled to		
12		appeal a final decision of the external independent third-party review to the		
13		administrative hearing tribunal within the Cabinet for Health and Family Services		
14		for an administrative hearing to be held in accordance with KRS Chapter 13B. An		
15		appeal shall be filed within thirty (30) days from the appealing party's receipt of the		
16		final decision of the external independent third-party review. A decision of the		
17		administrative hearing tribunal shall be final for purposes of judicial appeal. Any		
18		appeal of a final decision of an external independent third-party review involving		
19		the submission of multiple claims as allowed under subsection (2) of this section		
20		shall be conducted as a single administrative hearing under this subsection.		
21	(5)	Within one hundred twenty (120) days after April 8, 2016, the department shall		
22		promulgate administrative regulations to implement the external independent third-		
23		party review as required by this section.		
24	(6)	The department shall promulgate administrative regulations to establish reasonable		
25		fees, not to exceed one thousand dollars (\$1,000), to defray expenses associated		
26		with an administrative hearing that shall be paid by the party who does not prevail		
27		in the administrative hearing. If the administrative hearing is an appeal of a final		

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1		decision of an external independent third-party review involving the submission
2		of multiple claims as allowed under subsection (2) of this section, only one (1) fee
3		shall be assessed under this subsection against the party who does not prevail.
4	(7)	This section shall apply to all contracts or master agreements between Medicaid
5		managed care organizations and the Commonwealth of Kentucky entered into or
6		renewed on or after July 1, 2016.