AN ACT

SENATE BILL NO. 153

BY SENATOR ERDEY

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2	To amend and reenact R.S. 22:1061(3)(d)(i), 1073(B)(4), 1210(D) and (E), and 1213, to
3	enact R.S. 22:1061(4)(k) and 1205(C)(6), and to repeal R.S. 22:1210(F), relative to
4	the Louisiana Health Plan; to provide for compliance with federal law for expanded
5	coverage by the plan; to redefine certain terms relative to portability, availability,
6	and renewability of health insurance coverage; to provide with respect to coverage
7	of mental and nervous conditions, including alcohol and substance abuse, by the
8	plan; to provide with respect to initial rates for federally and non-federally defined
9	eligible individuals; to delete the six-month preexisting condition provision for
10	federally defined eligible individuals; and to provide for related matters.
11	Be it enacted by the Legislature of Louisiana:
12	Section 1. R.S. 22:1061(3)(d)(i), 1073(B)(4), 1210(D), and (E), 1213 are hereby
13	amended and reenacted and R.S. 22:1061(4)(k) and 1205(C)(6) are hereby enacted to read
14	as follows:
15	§1061. Definitions
16	As used in R.S. 22:984 and 1061 through 1079, the following terms shall
17	have the following meanings:
18	* * *
19	(3) "Excepted benefits" means benefits under one or more of the following:
20	* * *
21	(d) Benefits not subject to requirements if offered as a separate insurance
22	policy:
23	(i) Medicare coverage. supplemental health insurance as defined under
24	Section 1882(g)(1) of the Social Security Act.
25	* * *
26	(4) "Creditable coverage" means, with respect to an individual, coverage of
27	the individual under any of the following:

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2	(k) Medical assistance coverage provided under 42 USCA 1397 et seq.
3	* * *
4	§1073. Guaranteed availability of individual health insurance coverage to certain
5	individuals with prior group or individual coverage
6	* * *
7	B. As used in this Section, the term "eligible individual" means an individual
8	who meets the requirements of Subsection H of this Section or an individual:
9	* * *
10	(4) Who, elected if offered the option of continuation of coverage under
11	a COBRA continuation provision or under a similar state program-, elected this
12	coverage.
13	* * *
14	§1205. Plan of operation
15	* * *
16	C. In its plan of operation the board shall:
17	* * *
18	(6) Provide the details of the calculation of each participating insurer's
19	assessment.
20	* * *
21	§1210. Fees assessed to participating health insurers for plan losses attributable to
22	federally defined eligible individuals
23	* * *
24	D.(1) Each participating insurer's fee assessment shall be in the proportion
25	to gross premiums earned on business in this state for policies or contracts covered
26	under this Section for the most recent calendar year for which information is
27	available.
28	E. (2) Each participating insurer's fee assessment shall be determined by the
29	board based on annual statements and other reports deemed to be necessary by the
30	board and filed by the participating insurer with the board. The board may use any

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reasonable method of estimating the amount of gross premium of a participating insurer if the specific amount is unknown. The plan of operation shall provide the details of the calculation of each participating insurer's assessment which shall require the approval of the commissioner.

F. E. A participating insurer may petition the commissioner of insurance for deferral of all or part of any fee assessed by the board. If, in the opinion of the commissioner, payment of the fee assessment would endanger the solvency of the participating insurer, the commissioner may defer, in whole or in part, the fee assessment as part of a voluntary rehabilitation or supervisory plan established to prevent the plan's insolvency. Any deferrals approved under a voluntary rehabilitation or supervisory plan shall be limited to four years and require repayment of all deferrals by the end of such period plus legal interest. Until notice of payment in full is received from the board, the insurer shall remain under the voluntary rehabilitation or supervisory plan. In the event a fee assessment against a participating insurer is deferred in whole or in part, the amount by which the fee assessment is deferred may be assessed to the other participating insurers in a manner consistent with the basis for fee assessments set forth in this Section. Collection of such deferrals and legal interest shall be used to offset fee assessments against the other participating insurers in a manner consistent with the basis for fee assessments set forth in this Section.

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22 §1213. Benefits; availability

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A. The plan shall offer comprehensive coverage to every eligible person who is not eligible for Medicare and public programs as defined in this Subpart. Comprehensive coverage offered by the plan shall pay an eligible person's covered expenses, subject to limits on the deductible and coinsurance payments authorized under Paragraph (4) of Subsection $F \to E$ of this Section, up to a maximum lifetime benefit as established by the board of not less than five hundred thousand dollars per covered person, payable up to a maximum of two hundred fifty thousand dollars per covered person per twelve consecutive months of coverage. For federally defined

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1	eligible persons, the board shall establish benefits and maximum benefit amounts in
2	accordance with applicable federal law and regulations.
3	B. The board shall establish reasonable reimbursement amounts for the
4	following services and articles prescribed by a health care provider and determined
5	by the plan to be medically necessary, including but not limited to: Covered
6	expenses shall be the usual, customary, and reasonable charge, as established
7	by the board, in the locality for the following services and articles when
8	prescribed by a physician and determined by the plan to be medically necessary
9	for the following areas of services:
10	(1) Hospital services.
11	(2) Professional services for the diagnosis or treatment of injuries, illnesses
12	or conditions which are rendered by a health care provider or by other licensed
13	professionals at the direction of a health care provider.
14	(3) Services of a licensed skilled nursing facility for up to a maximum of one
15	hundred twenty days per twelve consecutive months of coverage, unless extended
16	for additional days under any cost containment program implemented by the board
17	pursuant to Subsection $\underline{\mathbf{H}}$ of this Section.
18	(4) Services of a home health agency up to a maximum of two hundred
19	seventy services per twelve consecutive months of coverage, unless increased under
20	any cost containment program implemented by the board pursuant to Subsection
21	<u>H</u> of this Section.
22	(5) Use of radium or other radioactive materials.
23	(6) Oxygen.
24	(7) Anesthetics.
25	(8) Prostheses other than dental.
26	(9) Rental of durable medical equipment, other than eyeglasses and hearing
27	aids, for which there is no personal use in the absence of the conditions for which is
28	is prescribed.

(11) Oral surgery for excision of partially or completely unerupted, impacted

(10) Diagnostic X-rays and laboratory tests.

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1	teeth or the gums and tissues of the mouth when not performed in connection with
2	the extraction or repair of other teeth.
3	(12) Services of a physical therapist.
4	(13) Transportation provided by a licensed ambulance service to the nearest
5	facility qualified to treat the condition.
6	(14) Services for diagnosis and treatment of mental and nervous
7	disorders provided that a covered person may be required to pay up to a fifty
8	percent coinsurance payment, and the plan's payment may not exceed twenty-
9	five thousand dollars. Notwithstanding the previous provision, the department
10	may conduct a periodic actuarial cost analysis to determine whether the plan's
11	maximum payment for outpatient services for diagnosis and treatment of
12	mental and nervous disorders should be adjusted.
13	C. The board shall establish reasonable reimbursement amounts for any
14	services covered under the benefits plans which are not included in Subsection B of
15	this Section.
16	D. In the event the amounts charged for services and articles provided by or
17	at the direction of a health care provider exceed the amount payable for covered
18	expenses as provided herein, the health care provider may seek payment of the
19	balance owed from the member as allowed under applicable contracts or state and
20	federal laws and regulations.
21	E. Covered expenses shall not include the following, except as mandated by
22	applicable federal law for federally defined eligible individuals:
23	(1) Any charge for treatment for cosmetic purposes other than surgery for the
24	repair or treatment of an injury or a congenital bodily defect to restore normal bodily
25	functions.
26	(2) Care which is primarily for custodial purposes.
27	(3) Any charge for confinement in a private room to the extent surcharge is
28	in excess of the institution's charge for its most common semiprivate room, unless
29	a private room is prescribed as medically necessary by a physician.
30	(4) That part of any charge for services rendered or articles prescribed by a

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1	physician, dentist, or other health care provider which exceeds the reasonable
2	reimbursement amounts established in Subsections B and C of this Section or for any
3	charge not medically necessary.
4	(5) Any charge for services or articles the provision of which is not within the
5	scope of authorized practice of the institution or individual providing the services or
6	articles.
7	(6) Any expense incurred prior to the effective date of coverage by the plan
8	for the person on whose behalf the expense is incurred.
9	(7) Dental care except as provided in Subsection B of this Section.
10	(8) Eyeglasses and hearing aids.
11	(9) Illness or injury due to acts of war.
12	(10) Services of blood donors and any fee for failure to replace the first three
13	pints of blood provided to an eligible person each policy year.
14	(11) Personal supplies or personal services provided by a hospital or nursing
15	home, or any other nonmedical or nonprescribed supply or service.
16	(12) Any charge for the diagnosis and treatment of mental and nervous
16 17	(12) Any charge for the diagnosis and treatment of mental and nervous disorders, including alcohol and substance abuse.
17	disorders, including alcohol and substance abuse.
17 18	disorders, including alcohol and substance abuse. F: E.(1) Premiums charged for coverages issued by the plan may not be
17 18 19	disorders, including alcohol and substance abuse. F: E.(1) Premiums charged for coverages issued by the plan may not be unreasonable in relation to the benefits provided, the risk experience, and the
17 18 19 20	disorders, including alcohol and substance abuse. F: E.(1) Premiums charged for coverages issued by the plan may not be unreasonable in relation to the benefits provided, the risk experience, and the reasonable expenses of providing the coverage.
17 18 19 20 21	disorders, including alcohol and substance abuse. F: E.(1) Premiums charged for coverages issued by the plan may not be unreasonable in relation to the benefits provided, the risk experience, and the reasonable expenses of providing the coverage. (2) Separate schedules of premium rates based on age, sex, and geographical
17 18 19 20 21 22	disorders, including alcohol and substance abuse. F: E.(1) Premiums charged for coverages issued by the plan may not be unreasonable in relation to the benefits provided, the risk experience, and the reasonable expenses of providing the coverage. (2) Separate schedules of premium rates based on age, sex, and geographical location may apply for individual risks. Separate schedules of premium rates for
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17 18 19 20 21 22 23 24 25	disorders, including alcohol and substance abuse. F: E.(1) Premiums charged for coverages issued by the plan may not be unreasonable in relation to the benefits provided, the risk experience, and the reasonable expenses of providing the coverage. (2) Separate schedules of premium rates based on age, sex, and geographical location may apply for individual risks. Separate schedules of premium rates for federally defined eligible individuals may be based on age, sex, and geographical location, in accordance with applicable federal laws and regulations. (3)(a) The plan, with the assistance of the commissioner, shall determine
17 18 19 20 21 22 23 24 25 26	disorders, including alcohol and substance abuse. F: E.(1) Premiums charged for coverages issued by the plan may not be unreasonable in relation to the benefits provided, the risk experience, and the reasonable expenses of providing the coverage. (2) Separate schedules of premium rates based on age, sex, and geographical location may apply for individual risks. Separate schedules of premium rates for federally defined eligible individuals may be based on age, sex, and geographical location, in accordance with applicable federal laws and regulations. (3)(a) The plan, with the assistance of the commissioner, shall determine the standard risk rate by calculating the average individual standard rate charged by
17 18 19 20 21 22 23 24 25 26 27	disorders, including alcohol and substance abuse. F: E.(1) Premiums charged for coverages issued by the plan may not be unreasonable in relation to the benefits provided, the risk experience, and the reasonable expenses of providing the coverage. (2) Separate schedules of premium rates based on age, sex, and geographical location may apply for individual risks. Separate schedules of premium rates for federally defined eligible individuals may be based on age, sex, and geographical location, in accordance with applicable federal laws and regulations. (3)(a) The plan, with the assistance of the commissioner, shall determine the standard risk rate by calculating the average individual standard rate charged by the five largest insurers offering coverages in the state comparable to the plan

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(b) Standard risk rates for federally defined eligibles eligible individuals shall comply with all applicable federal laws and regulations. Initial rates for plan coverage for federally defined eligible individuals shall not be less than one hundred twenty-five percent of rates established as applicable for individual standard risks. In no event shall plan rates exceed two hundred percent of rates applicable to the individual standard risks.

(c) Initial rates for plan coverage provided to nonfederally defined eligible individuals shall not be less than one hundred fifty percent of rates established as applicable for individual standard risks, or the minimum monthly rates as provided for herein, whichever is greater. Subsequent rates provided to nonfederally defined eligible individuals shall be established to provide fully for the expected costs of claims, including recovery of prior losses, expenses of operation, investment income of claim reserves, and any other cost factors subject to the limitations described herein. In no event shall plan rates exceed two hundred percent of rates applicable to individual standard risks. In no event shall rates be lower than one hundred ten percent of rates applicable to individual standard risks.

(4) The plan coverage defined in this Section shall provide benefits, deductibles, coinsurance, and copayments to be established by the board. In addition, the board may establish optional benefits, deductibles, coinsurance, and copayments.

G F. Plan coverage provided to non-federally defined eligible individuals shall exclude charges or expenses incurred for or caused by preexisting conditions as allowed under R.S. 22:1073(A)(1)(b)., except that no preexisting condition exclusion shall be applied to a federally defined eligible individual.

H: G. (1) Notwithstanding any other law to the contrary, the coverage provided by the plan shall be considered excess coverage, and benefits otherwise payable under plan coverage shall be reduced by all hospital and medical expense benefits paid or payable under any workers' compensation coverage, automobile medical payment, or liability insurance whether provided on the basis of fault or nonfault, and by any hospital or medical benefits paid or payable by any insurer or insurance arrangement or any hospital or medical benefits paid or payable under or

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provided pursuant to any state or federal law or program.

(2) The plan shall have a cause of action against an eligible person for the recovery of the amount of benefits paid by it which are not covered expenses. Benefits due from the plan may be reduced or refused as a set-off against any amount recoverable under this Paragraph.

 \pm $\underline{\mathbf{H}}$. The benefits plan offered pursuant to this Section shall include such managed care provisions as the board deems necessary and proper for:

- (1) Compliance with applicable federal laws and regulations regarding choices of benefit coverage for federally defined eligible individuals.
- (2) Containment of costs, including precertification and concurrent or continued stay review of hospital admissions, mandatory outpatient surgical procedures, preadmission testing, or any other provisions determined by the board to be cost effective and consistent with the purposes of this Subpart.
- F. I. Except as otherwise provided in this Subpart and in R.S. 22:976, this Section shall establish the exclusive means for determining the benefits required to be offered by the plan, notwithstanding any mandatory benefits or required policy provisions in this Title to the contrary.
- Section 2. R.S. 22:1210(F) is hereby repealed.
- Section 3. This Act shall become effective upon signature by the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on the day following such approval.

	PRESIDENT OF THE SENATE
	SPEAKER OF THE HOUSE OF REPRESENTATIVES
APPROVED:	GOVERNOR OF THE STATE OF LOUISIANA

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