1		AN ACT relating to health care trade practices.
2	Be it	enacted by the General Assembly of the Commonwealth of Kentucky:
3		→SECTION 1. A NEW SECTION OF SUBTITLE 17C OF KRS CHAPTER 304
4	IS C	REATED TO READ AS FOLLOWS:
5	<u>As u</u>	sed in Sections 1 to 5 of this Act:
6	<u>(1)</u>	"Covered person" means an individual who is covered by a dental benefit plan;
7	<u>(2)</u>	"Dental benefit plan" means a limited health service benefit plan that provides
8		coverage for dental services;
9	<u>(3)</u>	"Dental carrier" means a health insurer that provides coverage for dental
10		services;
11	<u>(4)</u>	"Dental services":
12		(a) Means services for the diagnosis, prevention, treatment, or cure of a dental
13		condition, illness, injury, or disease; and
14		(b) Does not include services delivered by a provider that are billed as medical
15		expenses under a health insurance plan;
16	<u>(5)</u>	"Dentist" means any dentist licensed or otherwise authorized in this state to
17		furnish dental services;
18	<u>(6)</u>	"Health insurer" means any insurance company, health maintenance
19		organization, self-insurer or multiple employer welfare arrangement not exempt
20		from state regulation by ERISA, provider-sponsored integrated health delivery
21		network, self-insured employer-organized association, nonprofit hospital,
22		medical-surgical, dental, and health service corporation, or limited health service
23		organization authorized to transact health insurance business in Kentucky; and
24	<u>(7)</u>	"Provider":
25		(a) Means an individual or entity, acting within the scope of the individual or
26		entity's licensure or certification, that provides dental services or supplies
27		defined by the dental benefit plan; and

1	(b) Does not include a physician organization or physician hospital
2	organization that leases or rents its network to a third party.
3	→ SECTION 2. A NEW SECTION OF SUBTITLE 17C OF KRS CHAPTER 304
4	IS CREATED TO READ AS FOLLOWS:
5	(1) As used in this section:
6	(a) "Contracting entity" means a dental carrier, a third-party administrator, or
7	any other person that enters into direct contracts with providers for the
8	delivery of dental services in the ordinary course of business;
9	(b) "Provider network contract" means a contract between a contracting entity
10	and a provider that:
11	1. Specifies the rights and responsibilities of the contracting entity; and
12	2. Provides for the delivery and payment of dental services to a covered
13	person; and
14	(c) "Third party":
15	1. Means an individual or entity that enters into a contract with a
16	contracting entity or with another person to gain access to the dental
17	services or contractual discounts of a provider network contract; and
18	2. Does not include an employer or other group for whom the dental
19	carrier or contracting entity provides administrative services.
20	(2) A contracting entity may grant a third party access to a provider network contract
21	or a provider's dental services or contractual discounts provided pursuant to a
22	provider network contract if:
23	(a) At the time the provider network contract is entered into or renewed, or
24	when there are material modifications to the provider network contract
25	relevant to granting a third party access to a provider network contract, the
26	dental carrier allows any provider which is part of the dental carrier's
27	provider network to choose to:

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1		1. Not participate in third-party access to the provider network contract;
2		<u>or</u>
3		2. Enter into a provider network contract directly with the health insurer
4		that acquired the provider network;
5	<u>(b)</u>	The provider network contract includes the following third-party access
6		provisions:
7		1. That the contracting entity may enter into an agreement with third
8		parties allowing the third parties to obtain the contracting entity's
9		rights and responsibilities as if the third party were the contracting
10		entity; and
11		2. When the contracting entity is a dental carrier:
12		a. That the provider network contract grants third-party access to
13		the provider network;
14		b. The provider chose to participate in third-party access at the time
15		the provider network contract was entered into or renewed; and
16		c. The provider has the right to choose not to participate in third-
17		party access;
18	<u>(c)</u>	The third party accessing the provider network contract agrees to comply
19		with all of the contract's terms;
20	<u>(d)</u>	The contracting entity:
21		1. Identifies all third parties in existence in a list on its Internet Web site,
22		which shall be updated at least once every sixty (60) days;
23		2. Except for electronic transactions required by the Health Insurance
24		Portability and Accountability Act of 1996, Pub. L. No. 104-191,
25		requires the third party to identify the source of the discount on all
26		remittance advices or explanations of payment under which a discount
27		is taken; and

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1	3. Makes available a copy of the provider network contract relied on th
2	the adjudication of a claim to a participating provider within thirty
3	(30) days of a request from the provider; and
4	(e) The third party's right to a provider's discounted rate ceases as of the
5	termination date of the provider network contract with the exception of
6	covered dental services that are in progress.
7	(3) A dental carrier:
8	(a) Shall not cancel or otherwise end a contractual relationship with a provider
9	as a result of the provider opting out of third-party access in accordance
10	with subsection (2)(a) of this section; and
11	(b) When initially contracting with a provider, shall accept a qualified provider
12	even if the provider opts out of a third-party access provision.
13	(4) A provider shall not be bound by, or required to provide dental services under, a
14	provider network contract that has been granted to a third party in violation of
15	this section.
16	(5) This section shall not apply:
17	(a) If access to a provider network contract is granted to:
18	1. A dental carrier or any other entity operating in accordance with the
19	same brand licensee program as the contracting entity; or
20	2. An entity that is an affiliate of the contracting entity. A contracting
21	entity shall make a list of its affiliates available to providers on its
22	Internet Web site; or
23	(b) To a provider network contract for dental services provided to beneficiaries
24	of state-sponsored public medical assistance programs, including Medicaid
25	and the Kentucky Children's Health Insurance Program.
26	→SECTION 3. A NEW SECTION OF SUBTITLE 17C OF KRS CHAPTER 304
27	IS CREATED TO READ AS FOLLOWS:

1	<u>(1)</u>	As used in this section, "prior authorization" means any written communication
2		that:
3		(a) Indicates that a specific procedure is, or multiple procedures are, covered
4		under the covered person's dental benefit plan and reimbursable at a
5		specific amount, subject to applicable cost sharing; and
6		(b) Is issued in response to a request submitted by a dentist using a format
7		prescribed by the dental carrier.
8	<u>(2)</u>	A dental benefit plan shall not deny any claim subsequently submitted by a
9		dentist for procedures specifically included in a prior authorization unless at least
10		one (1) of the following circumstances applies for each procedure denied:
11		(a) Benefit limitations, which may include annual maximums and frequency
12		limitations, not applicable at the time of prior authorization are reached due
13		to utilization subsequent to issuance of the prior authorization;
14		(b) Documentation for the claim provided by the person submitting the claim
15		clearly fails to support the claim as originally authorized;
16		(c) In accordance with the dental benefit plan, the service:
17		1. Is not considered medically necessary; or
18		2. Does not meet any other terms or conditions for coverage that were in
19		effect at the time the prior authorization was issued;
20		(d) Another payer is responsible for payment;
21		(e) The dentist has already been paid for procedures identified on the claim;
22		(f) The covered person was not eligible to receive the procedure on the date of
23		service and the dental carrier did not know, and with the exercise of
24		reasonable care could not have known, of the covered person's eligibility
25		status; or
26		(g) The prior authorization was based upon fraudulent, materially inaccurate,
27		or misrepresented information submitted by the covered person or dentist.

1	→ SECTION 4. A NEW SECTION OF SUBTITLE 1/C OF KRS CHAPTER 304
2	IS CREATED TO READ AS FOLLOWS:
3	(1) As used in this section:
4	(a) "Credit card payment":
5	1. Means a type of electronic funds transfer in which a dental benefit
6	plan or its contracted vendor issues a single-use series of numbers
7	associated with the payment of dental services:
8	a. Performed by a dentist and chargeable to a predetermined dollar
9	amount; and
10	b. For which the dentist is responsible for processing the payment
11	by a credit card terminal or Internet portal; and
12	2. Shall include virtual or online credit card payments for which no
13	physical credit card is presented to the dentist and the single-use credit
14	card expires upon payment processing;
15	(b) "Dentist agent" means a person that establishes an agency relationship
16	contract with a dentist to process bills for services provided by the dentist
17	under terms and conditions established between the agent and dentist. Such
18	contracts may permit the dentist agent to submit bills, request
19	reconsideration, and receive reimbursement; and
20	(c) "Electronic funds transfer payment":
21	1. Means a payment by any method of electronic funds transfer other
22	than health care electronic fund transfer and remittance advice
23	transactions under 45 C.F.R. secs. 162.1601 and 162.1602; and
24	2. Shall include virtual credit card payments.
25	(2) A dental benefit plan shall not contain restrictions on methods of payment from
26	the dental benefit plan or its vendors to the dentist in which the only acceptable
27	payment method is a credit card payment.

1	<u>(3)</u>	When initiating or changing payments to a dentist using electronic funds transfer
2		payments, a dental benefit plan or its vendors shall:
3		(a) Notify the dentist if any fees are associated with a particular payment
4		method;
5		(b) Advise the dentist of the available methods of payment; and
6		(c) Provide clear instructions to the dentist as to how to select an alternative
7		payment method.
8	<u>(4)</u>	(a) A dental benefit plan or its vendor that initiates or changes payments to a
9		dentist for health care electronic fund transfer and remittance advice
10		transactions under 45 C.F.R. secs. 162.1601 and 162.1602 shall not charge
11		a fee solely to transmit the payment to the dentist unless the dentist has
12		consented to the fee.
13		(b) When transmitting health care electronic fund transfer and remittance
14		advice transactions under 45 C.F.R. secs. 162.1601 and 162.1602, a dentist
15		agent may charge reasonable fees for payments related to transaction
16		management, data management, portal services, and other value-added
17		services in addition to the bank transmittal.
18		→SECTION 5. A NEW SECTION OF SUBTITLE 17C OF KRS CHAPTER 304
19	IS CI	REATED TO READ AS FOLLOWS:
20	<u>The</u>	provisions of Sections 1 to 5 of this Act shall not be waived by contract. Any
21	<u>contr</u>	vactual arrangement in conflict with this section or that purports to waive any
22	<u>requi</u>	rement of this section of shall be null and void.
23		→ Section 6. KRS 304.17C-085 is amended to read as follows:
24	<u>(1)</u>	As used in this section:
25		(a) "Contractual discount" means a percentage reduction from a provider's
26		usual and customary rate for covered services and material required under
27		a participating provider agreement; and

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1	(b) "Covered services" means services and materials for which:
2	1. Reimbursement from a plan is provided by the enrollee's plan
3	contract; or
4	2. Reimbursement would be available but for the application of the
5	enrollee's contractual limitations of deductibles, copayments
6	coinsurance, or frequency limitations.
7	(2) A participating provider agreement shall not require a participating provider to
8	provide services to an enrollee [enrolled participant] at a fee set by or subject to the
9	approval of the limited health service benefit plan unless the services are covered
10	services under the provider agreement.
11	(3) A provider shall not charge more for services and materials that are noncovered
12	services under a limited health service benefit plan than the provider's rate for
13	the services and materials.
14	(4) The amount of a contractual discount shall not result in a fee that is less than the
15	limited health service benefit plan would pay for covered services but for the
16	application an enrollee's contractual limitations of deductibles, copayments
17	coinsurance, or frequency limitations.
18	(5) Reimbursement paid by the limited health service benefit plan for covered
19	services:
20	(a) Shall be reasonable; and
21	(b) Shall not provide nominal reimbursement in order to claim that services
22	and materials are covered services.
23	→ Section 7. Pursuant to KRS 304.2-110, the commissioner of insurance may
24	promulgate administrative regulations to aid in the effectuation of the provisions of this
25	Act.
26	→ Section 8. Sections 1 to 6 of this Act shall apply to contracts issued, delivered
27	entered, extended, or renewed on or after the effective date of this Act.

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